THIRD AMENDMENT TO THE AGREEMENT BETWEEN THE CITY OF SOUTH SAN FRANCISCO AND FRANK AND GROSSMAN LANSCAPE CONTRACTORS, INC.

THIS THIRD AMENDMENT TO THE SERVICE AGREEMENT is made at South San Francisco, California, as of June 1, 2025, by and between THE CITY OF SOUTH SAN FRANCISCO ("City"), a municipal corporation, and Frank and Grossman Landscape Contractors, Inc. ("Contractor"), (sometimes referred together as the "Parties") who agree as follows:

RECITALS

- A. On July 1, 2021, City and Contractor entered that certain Service Agreement ("Agreement") whereby Contractor agreed to Right of Way Landscaping Services. A true and correct copy of the Agreement and its exhibits is attached as Exhibit A.
- B. On April 10, 2023, City and Contractor executed a First Amendment to the Agreement to amend the contract end date and payment. The First Amendment is attached hereto as Exhibit B.
- C. On April 15, 2024, City and Contractor executed a Second Amendment to the Agreement to amend the contract end date and payment. The Second Amendment is attached hereto as Exhibit C.
 - D. City and Contractor now desire to amend the Agreement.

NOW, THEREFORE, for and in consideration of the promises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, City and Contractor hereby agree as follows:

- 1. All terms which are defined in the Agreement shall have the same meaning when used in this Amendment, unless specifically provided herein to the contrary.
- 2. Section 1: Term. The June 30, 2025, end date for the term of services identified in Section 1 of the Agreement is hereby replaced with June 30, 2026.
- 3. Section 2: Compensation. Section 2 of the Agreement shall be amended such that the City agrees to pay Contractor a sum not to exceed \$ 1,550,310.26, with the understanding that up to \$1,146,575.00 has already been paid to Contractor as of April 30, 2025.

Original Contract Amount: \$616,064.00 (FY2021/22 – 2022/23)

Amendment #1: \$278,760.00 (FY 2023-24)

Amendment #2: \$323,195.20 (FY 2024-25) Amendment #3: \$332,291.06 (FY 2025-26)

Total Contract Amount: \$1,550,310.26

Contractor agrees this is the City's total contribution for payment of costs under the Agreement unless additional payments are authorized in accordance with the terms of the Agreement and said terms of payment are mutually agreed to by and between the parties in writing.

All other terms, conditions and provisions in the Agreement remain in full force and effect. If there is a conflict between the terms of this Amendment and the Agreement, the terms of the Agreement will control unless specifically modified by this Amendment.

$[SIGNATURES\ ON\ THE\ FOLLOWING\ PAGE]$

Dated:	
CITY OF SOUTH SAN FRANCISCO	FRANK + GROSSMAN LANDSCAPR CONTRACTOR INC.
By:Sharon Ranals, City Manager	By: Rick Oropeza, VP Commercial Operations
ATTEST:	
By: City Clerk	
APPROVED AS TO FORM:	
By: City Attorney	



City of South San Francisco

Attn: Joshua Richardson

550 N. Canal St.

South San Francisco, CA 94080

Cover Sheet:

Increase for 2025-2026 Increase

	FY 24-25	3% increase	FY25-26
Right of Ways	\$ 284,335.20	\$ 8,530.06	\$ 292,865.26
Westborough	\$ 7,920.00	\$ 237.60	\$ 8,157.60
Water Quality	\$ 10,940.00	\$ 328.20	\$ 11,268.20
Total			\$ 312,291.06

Please find additional breakdown for areas following this sheet.



~: ±		C -	4	San	E	: .	
I ITV	α T	SO	IITN	Nan	-ra	nric	ററ

Attn: Joshua Richardson 550 N. Canal St. South San Francisco, CA 94080

Right of Way 2025-2026

5/7/2025 - We would like to propose a price increase of 3% for the upcoming Fiscal Year (July 2025 to June 2026). After evaluating our expenses over the last year, including gas, labor, materials, and the need to invest in Electric equipment we have determined this increase is necessary to maintain the quality of our services.

The new contract price for the upcoming Fiscal Year will be \$292,865.25, representing a 3% increase from the current contract price of \$284,335.20.

Thank you for your business, and we look forward to continuing to provide you with excellent service.

	Current Contract	3% Increase	Total New Contract
Monthly	\$23,694.60	\$710.84	\$24,405.44
Annually	\$284,335.20	\$8,530.05	\$292,865.25

Upon approval, please sign and return to sch	nedule work.	
Thank you,		
Signature:		
Date:	-	



City of South San Francisco Attn: Joshua Richardson 550 N. Canal St.
South San Francisco, CA 94080
5/7/25 - Frank & Grossman is providing a quote for the following work needed for the Westborough Park.
SCOPE OF WORK : ONGOING MAINTENANCE – WESTBOROUGH PARK
Location : Westborough shoulders extending from Olympic to Oakmont to the Westbound side of the road
Ongoing service to include - trash pick up once every two weeks and weed abatement quarterly.
- Recurring Maintenance: \$680/month (trash pickup once every two weeks and weed abatement as needed)
Upon approval, please sign and return to schedule work.
Thank you,
Signature:

Date:



City of South San Francisco

Attn: Joshua Richardson

550 N. Canal St.

South San Francisco, CA 94080

5/7/25 - Frank & Grossman is providing a quote for the following work needed for the City of South San Francisco.

SCOPE OF WORK: WATER QUALITY: WEED ABATEMENT, HERBICIDE TREATMENT & TRASH PICK UP

- Please see quarterly & annual pricing below

LOCATION			QUARTERLY		
Main Wastewater Treatment Plant	195 Belle Aire Road., SSF	\$	1,236.00	\$ 4,944.00	
Pump Station No. 1	378 Oyster Point Rd., SSF	\$	66.95	\$ 267.80	
Pump Station No. 2	955 Gateway Blvd., SSF	\$	66.95	\$ 267.80	
Pump Station No. 3	195 Kimball Way, SSF	\$	82.40	\$ 329.60	
Pump Station No. 4	249 Harbor Way, SSF	\$	123.60	\$ 494.40	
Pump Station No. 5	477 So. Airport Blvd. SSF	\$	82.40	\$ 329.60	
Pump Station No. 6	160 Utah Ave., SSF	\$	66.95	\$ 267.80	
Pump Station No. 7	220 Littlefield Ave., SSF	\$	66.95	\$ 267.80	
Pump Station No. 8	701 Forbes Blvd., SSF	\$	123.60	\$ 494.40	
Pump Station No. 9	1479 San Mateo Ave., SSF	\$	123.60	\$ 494.40	
Pump Station No. 10	572 Forbes Blvd., SSF	\$	66.95	\$ 267.80	
Pump Station No. 11	235 Shaw Rd., SSF	\$	123.60	\$ 494.40	
Pump Station No. 14	1191 Veterans Blvd., SSF	\$	82.40	\$ 329.60	
Marina Pump Station	Oyster Point Marina	\$	123.60	\$ 494.40	
Shaw Rd Storm Water Station	251 Shaw Rd, SSF	\$	123.60	\$ 494.40	
Lindenville Storm Water Station	27 South Linden Avenue, SSF	\$	257.50	\$ 1,030.00	

TOTAL	\$	2,817.05	\$ 11,268.20
-------	----	----------	--------------

Weed abatement, Herbicide application & trash pick (Price includes labor, material & equipment)

SCOPE OF WORK

TOTAL ANNUAL COST: \$10,940.00

Upon approval, please sign and return to schedule work. Thank you,				
Signature:				
Date:	-			



CERTIFICATE OF LIABILITY INSURANCE

3/28/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER		CONTACT NAME: Maria Hill			
(PT) Heffernan Insurance Brok 101 2nd Street, Suite 120	ers	PHONE (A/C, No, Ext): 707-789-3069	FAX (A/C, No): 707-78	1-0800	
Petaluma CA 94952		E-MAIL ADDRESS: MariaH@heffins.com			
		INSURER(S) AFFORDING COVERAGE		NAIC#	
		INSURER A: Greenwich Insurance Company		22322	
INSURED	FRANGRO-01 e Contractors, Inc.	INSURER B: Berkley National Insurance Company		38911	
Frank & Grossman Landscape (3428 Arden Road Hayward CA 94545		INSURER C:			
		INSURER D:			
		INSURER E :			
		INSURER F:			
00//504050	OFFICIOATE NUMBER: 000400700	DEVICION NUM	ADED.		

COVERAGES CERTIFICATE NUMBER: 666460730 REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

	TOTAL TRANSPORT OF SUCH I						
INSR LTR		ADDL SUBR INSD WVD		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s
Α	X COMMERCIAL GENERAL LIABILITY	YY	NPC-1007908-01	9/1/2024	9/1/2025	EACH OCCURRENCE	\$1,000,000
	CLAIMS-MADE X OCCUR					DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 300,000
	X _{\$2K Ded}					MED EXP (Any one person)	\$ 10,000
						PERSONAL & ADV INJURY	\$ 1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	\$ 2,000,000
	POLICY X PRO- JECT LOC					PRODUCTS - COMP/OP AGG	\$ 2,000,000
	OTHER:						\$
Α	AUTOMOBILE LIABILITY		NBA-1007906-01	9/1/2024	9/1/2025	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
	X ANY AUTO					BODILY INJURY (Per person)	\$
	OWNED SCHEDULED AUTOS					BODILY INJURY (Per accident)	\$
	HIRED NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	\$
							\$
Α	UMBRELLA LIAB X OCCUR		NEC-6007488-01	9/1/2024	9/1/2025	EACH OCCURRENCE	\$5,000,000
	X EXCESS LIAB CLAIMS-MADE					AGGREGATE	\$ 5,000,000
	DED X RETENTION \$ 0					XS over GL, AL, EL	\$
В	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY		JWC 9800091-10	4/1/2025	4/1/2026	X PER OTH- STATUTE ER	
	ANYPROPRIETOR/PARTNER/EXECUTIVE N	N/A				E.L. EACH ACCIDENT	\$ 1,000,000
	(Mandatory in NH)					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
	I .		l .				

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
Re: As Per Contract or Agreement on File with Insured. City of South San Francisco is included as an additional insured (Primary and Non-Contributory) on the General Liability policy per the attached endorsements, if required. Waiver of Subrogation is included on General Liability policy per the attached endorsement, if required. Cancellation notice endorsement for the General Liability policy is attached, if required. This certificates replaces and supersedes all previously issued certificates.

CERTIFICATE HOLDER	CANCELLATION
City of South San Francisco	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
400 Grand Avenue South San Francisco, CA 94080	AUTHORIZED REPRESENTATIVE

ENDORSEMENT#

This endorsement, effective 12:01 a.m., 9/01/2024 , forms a part of

Policy No.NPC-1007908-01 issued to Frank & Grossman Landscape Contractors, Inc.

by Greenwich Insurance Company

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

Name of Person or Organization:

Blanket as required by written contract.

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

- **A. Section II Who Is An Insured** is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.
- **B.** With respect to the insurance afforded to these additional insureds, the following exclusion is added:

2. Exclusions

XIL 2010-1001 (Ed. 0413)

© 2013, XL America, Inc.

Page 1 of 2

All rights reserved. May not be copied without permission.

Includes copyrighted material of Insurance Services Office, Inc., with its permission

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- (1) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the site of the covered operations has been completed; or
- (2) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

All other terms and conditions remain unchanged.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

PRIMARY AND NONCONTRIBUTORY – OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

Primary And Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

(1) The additional insured is a Named Insured under such other insurance; and

(2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART ELECTRONIC DATA LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART POLLUTION LIABILITY COVERAGE PART DESIGNATED SITES POLLUTION LIABILITY LIMITED COVERAGE PART DESIGNATED SITES PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART RAILROAD PROTECTIVE LIABILITY COVERAGE PART UNDERGROUND STORAGE TANK POLICY DESIGNATED TANKS

SCHEDULE

Name Of Person(s) Or Organization(s):

Blanket as required by written contract

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery against the person(s) or organization(s) shown in the Schedule above because of payments we make under this Coverage Part. Such waiver by us applies only to the extent that the insured has waived its right of recovery against such person(s) or organization(s) prior to loss. This endorsement applies only to the person(s) or organization(s) shown in the Schedule above.

ENDORSEMENT#

This endorsement, effective 12:01 a.m., 8/30/2024

forms a part of

Policy No. NPC-1007908-01 issued to Frank & Grossman Landscape Contractors, Inc.

by Greenwich Insurance Company

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CANCELLATION NOTIFICATION TO OTHERS ENDORSEMENT

In the event coverage is cancelled for any statutorily permitted reason, other than nonpayment of premium, advanced written notice will be mailed or delivered to person(s) or entity(ies) according to the notification schedule shown below:

Name of Person(s) or Entity(ies)	Mailing Address:	Number of Days Advanced Notice of Cancellation:
City of South San Francisco	400 Grand Avenue South San Francisco, CA 94080	30

All other terms and conditions of the Policy remain unchanged.

Docusign Envelope ID: 4EA73	325C-B()F3-4B22-B1E2-424	4AF355F136	GREE	MENT	APPR	OVAL	ROUTING FORM	1 =	xhibi	t C
		ROUTING:	P&R	→VENDOR	\rightarrow RM \rightarrow	CAO→	СМО	→CLK→ P&R			
	DATE	06/21/2024	DEPT ID	PR.24.02	8	VEN	OOR <u>Fr</u>	rank + Grossman La	ndscape Co	ontracto	ors Inc.
	SCOP	E/DESCRIPTION	FY 2024-25	Right of w	ay lands	cape n	nainten	ance			
ALIFORNIA		Originating De	ept.: P&R			PM	Joshu	a Richardson	EXT.	3833	JR
					- A	DMIN	Jeane	tte Yoshida	EXT.	3984	
TYPE OF CONTRACT	Sh	ort Form Services	S								
Budget	Am	endment SSF BL	Additional Ser	vices and Fun	ds					_	
PROCUREMENT METH	HOD:										
CONTRACT AMOUNTS	s <u>S</u>	pecified Amounts	Indicated B	Below							
		DATE		AMOUNT				DATE			AMOUNT
0	riginal	07/01/2021	61	6,064.00	3rd	Amendr	nent				
1st Amen	dment	07/01/2023	27	78,760.00	4th	Amendr	nent				

FUNDING 1	Specified Amounts	AMOUNT 616,064.00 278,760.00 323,195.20 Council ers Requested? YE /AIVER wing amounts) E) Local - both G ING ACCOUNTI	-		
Origin: 1st Amendmer 2nd Amendmer APPROVAL AUTHORITY: NSURANCE REQUIREMEN RISK MANAGER APPROVA BUDGETARY: Included in Buc FUNDING 1	DATE ol 07/01/2021 ot 07/01/2023 ot 07/01/2024 ITS: Waive AL OF INSURANCE W aget (Simpler report attached show YPE: LOCAL (Non-GF) DUNT PROJECT STRI	AMOUNT 616,064.00 278,760.00 323,195.20 Council ers Requested? YE /AIVER wing amounts) E) Local - both G ING ACCOUNTI	Ath Amendment If YES, rout Docusigned by: Judge Docusigned by: Fand non-GF as indicated be	TOTAL Purchase Item from Annual Budget te to Risk Manager for signa D	\$ 1,218,019.20 approval has explicit CM approval ature first ATE
1st Amendmer 2nd Amendmer APPROVAL AUTHORITY: NSURANCE REQUIREMEN SISK MANAGER APPROVA BUDGETARY: Included in Buc FUNDING T	or o	616,064.00 278,760.00 323,195.20 Council ers Requested? YE //AIVER wing amounts)	Ath Amendment If YES, rout Docusigned by: Judge Docusigned by: Fand non-GF as indicated be	TOTAL Purchase Item from Annual Budget te to Risk Manager for signa D	\$ 1,218,019.20 approval has explicit CM approval ature first ATE
1st Amendmer 2nd Amendmer APPROVAL AUTHORITY: NSURANCE REQUIREMEN SISK MANAGER APPROVA BUDGETARY: Included in Buc FUNDING T	ot 07/01/2023 ot 07/01/2024 ITS: Waive AL OF INSURANCE W Iget (Simpler report attached show YPE: LOCAL (Non-GF) DUNT PROJECT STRI	278,760.00 323,195.20 Council ers Requested? YE /AIVER wing amounts) Local - both G ING ACCOUNTI	Ath Amendment If YES, rout Docusigned by: Judge Docusigned by: Fand non-GF as indicated be	Purchase Item from Annual Budget te to Risk Manager for signa D	ature first
2nd Amendmer APPROVAL AUTHORITY: NSURANCE REQUIREMEN AISK MANAGER APPROVA BUDGETARY: Included in Buc FUNDING T	ITS: Waive AL OF INSURANCE W get (Simpler report attached show YPE: LOCAL (Non-GF) DUNT PROJECT STRI	Council ers Requested? YE /AIVER wing amounts)	If YES, rout Docusigned by: Jackson Prince IDAUFFERDA F and non-GF as indicated be	Purchase Item from Annual Budget te to Risk Manager for signa D	approval has explicit CM approval ature first
PPROVAL AUTHORITY: NSURANCE REQUIREMENT ISK MANAGER APPROVA UDGETARY: Included in Buck FUNDING TAME	ITS: Waive AL OF INSURANCE W get (Simpler report attached show YPE: LOCAL (Non-GF) DUNT PROJECT STRI	Council ers Requested? YE //AIVER wing amounts) E) Local - both G ING ACCOUNTI	S If YES, rout Docusigned by: Jackson STILLESTIDANT FORDAL F and non-GF as indicated be	Purchase Item from Annual Budget te to Risk Manager for signa D	approval has explicit CM approval ature first
ISURANCE REQUIREMENT ISK MANAGER APPROVA UDGETARY: Included in Buck FUNDING TAME	Iget (Simpler report attached show YPE: LOCAL (Non-GF	ers Requested? YE /AIVER wing amounts) F) Local - both G ING ACCOUNTI	Docusigned by: Jacob Docuston Docuston F and non-GF as indicated be	te to Risk Manager for signa D	nture first
UDGETARY: Included in Buc FUNDING T	Iget (Simpler report attached show YPE: LOCAL (Non-GF	wing amounts)	Docusigned by: Jacob Docuston Docuston F and non-GF as indicated be	D Delow	ATE
UDGETARY: Included in Buc FUNDING T	get (Simpler report attached shov YPE: LOCAL (Non-GF	wing amounts) F) Local - both G ING ACCOUNTI	F and non-GF as indicated be	elow	
FUNDING T	YPE: LOCAL (Non-GF	Local - both G			Encumbered
FUNDING T	YPE: LOCAL (Non-GF	Local - both G			Encumbered
AM0	OUNT PROJECT STRI	ING ACCOUNTI			Encumbered
			NG STRING	PO Requisition: YES	Encumbered
			NG STRING		
	22,403.16		20 5005		
	140 405 30		20-5005		
	118,185.39	231-175			
	29,093.12	232-175			
	29,179.45	233-175			
	113,394.08	234-175		DS	
	10,940.00		22-5050 *Subject t	o change BGS	
TTACHMENTS:	Pertificate of Insurance	naming City of Sour	th San Francisco as Additi	ional Insured	uestionnaire
				onar madred and Q	acstronnanc
	Agreements and All Exh	hibits 🔽 Reso	olution <u>82-2024</u>		
			— DocuSigned by:		
EPARTMENT HEAD ACKI	NOWLEDGEMENT:		Greg Mediati	Date:	
	The contract, amendmen	nts, exhibits, insurance	requirements/waivers and a	ttachments have been reviewe	ed and included.
ITY ATTORNEY APPROVA	AL OF ENTIRE AGREE	EMENT:	Schwyler Schwartz	Date	:
Have there been any chan	ges to the contract templ	late? NO		Name of Reviewer	
Comments:					
ASSISTANT CITY MANAGE	R'S APPROVAL:		DocuSigned by:		DATE:
INAL APPROVAL:		DocuSigned by: SHUKON KU	MUS	Da	te:
		City Manager on	behalf of Council		

SECOND AMENDMENT TO THE AGREEMENT BETWEEN THE CITY OF SOUTH SAN FRANCISCO AND FRANK + GROSSMAN LANDSCAPE CONTRACTORS, INC.

THIS SECOND AMENDMENT TO THE SERVICE AGREEMENT is made at South San Francisco, California, as of April 15, 2024, by and between THE CITY OF SOUTH SAN FRANCISCO ("City"), a municipal corporation, and Frank + Grossman Landscape Contractors, Inc. ("Contractor"), (sometimes referred together as the "Parties") who agree as follows:

RECITALS

- A. On July 1, 2021, City and Contractor entered that certain Service Agreement ("Agreement") whereby Contractor agreed to Right of Way landscaping services. A true and correct copy of the Agreement and its exhibits is attached as Exhibit A.
- B. On April 10, 2023, City and Contractor executed a First Amendment to the Agreement to amend the contract end date and payment. The First Amendment is attached hereto as Exhibit B.
 - C. City and Contractor now desire to amend the Agreement.

NOW, THEREFORE, for and in consideration of the promises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, City and Contractor hereby agree as follows:

- 1. All terms which are defined in the Agreement shall have the same meaning when used in this Amendment, unless specifically provided herein to the contrary.
- 2. Section 1: Term. The June 30, 2024, end date for the term of services identified in Section 1 of the Agreement is hereby replaced with June 30, 2025.
- 3. Section 2: Compensation. Section 2 of the Agreement shall be amended such that the City agrees to pay Contractor a sum not to exceed \$ 1,218,019.20 with the understanding that up to \$825,134 may have already been paid to Contractor as of April 1, 2024.

Original Contract Amount: \$616,064.00 (FY 2021/22 and 2022-23)

Amendment #1 \$278,760.00 (FY 2023-24) Amendment #2 \$323,195.20 (FY 2024-25)

Total Contract Amount: \$1,218,019.20

Contractor agrees this is the City's total contribution for payment of costs under the Agreement unless additional payments are authorized in accordance with the terms of the Agreement and said terms of payment are mutually agreed to by and between the parties in writing.

All other terms, conditions and provisions in the Agreement remain in full force and effect. If there is a conflict between the terms of this Amendment and the Agreement, the terms of the Agreement will control unless specifically modified by this Amendment.

Dated:
CITY OF SOUTH SAN FRANCISCO
By: Docusigned by: SHUKON KUNUS
Sharon Ranals, City Manager
ATTEST:
By: Rosa Gowa Uosta City Clerk
APPROVED AS TO FORM:

FRANK + GROSSMAN LANDSCAPE CONTRACTORS, INC.

By:

Rick Oropeza, VP Commercial Operations



	•	_		_	_		
Citv	ot	Soi	uth	San	Fra	ncisco	כ

Attn: Joshua Richardson 550 N. Canal St.

South San Francisco, CA 94080

REVISED 3-15-24, 2-29-24 - We would like to propose a price increase of 2% for the upcoming Fiscal Year (July 2024 to June 2025). After evaluating our expenses over the last year, including gas, labor, materials, and the need to invest in Electric equipment we have determined this increase is necessary to maintain the quality of our services.

The new contract price for the upcoming Fiscal Year will be \$284,335.20, representing a 2% increase from the current contract price of \$278,760.00.

Thank you for your business, and we look forward to continuing to provide you with excellent service.

	Current Contract	2% Increase	Total New Contract
Monthly	\$23,230.00	\$464.60	\$23,694.60
Annually	\$278,760.00	\$5,575.20	\$284,335.20

Upon approval, please sign and return to sch	nedule work.	
Thank you,		
Signature:		
Date:		



City of South San Francisco
Attn: Joshua Richardson
550 N. Canal St.

South San Francisco, CA 94080

3-6-24 Frank & Grossman is providing a quote for the following work needed for the Westborough Park.

SCOPE OF WORK: ONE TIME CLEAN UP & ONGOING MAINTENANCE

Location: Westborough shoulders extending from Olympic to Oakmont to the Westbound side of the road

Scope of work includes - first time service to clear all brush, weeds, and trash from that shoulder to get it into a maintainable state.

Ongoing service to include - trash pick up once every two weeks and weed abatement quarterly.

-One Time Clean Up: \$5,400.00 (Labor, equipment and dump fees)

- Recurring Maintenance: \$660/month (trash pickup once every two weeks and weed abatement as needed)

Upon approval, please sign and return to schedule work.

Thank you,

Signature:			
Date:			



City of South San Francisco

Attn: Joshua Richardson

550 N. Canal St.

South San Francisco, CA 94080

3-6-24 Frank & Grossman is providing a quote for the following work needed for the City of South San Francisco.

SCOPE OF WORK: WEED ABATEMENT, HERBICIDE TREATMENT & TRASH PICK UP

- Please see quarterly & annual pricing below

LOCA	TION	QUARTERLY	ANNUAL
Main Wastewater Treatment Plant	195 Belle Aire Road., SSF	\$ 1,200.00	\$ 4,800.00
Pump Station No. 1	378 Oyster Point Rd., SSF	\$ 65.00	\$ 260.00
Pump Station No. 2	955 Gateway Blvd., SSF	\$ 65.00	\$ 260.00
Pump Station No. 3	195 Kimball Way, SSF	\$ 80.00	\$ 320.00
Pump Station No. 4	249 Harbor Way, SSF	\$ 120.00	\$ 480.00
Pump Station No. 5	477 So. Airport Blvd. SSF	\$ 80.00	\$ 320.00
Pump Station No. 6	160 Utah Ave., SSF	\$ 65.00	\$ 260.00
Pump Station No. 7	220 Littlefield Ave., SSF	\$ 65.00	\$ 260.00
Pump Station No. 8	701 Forbes Blvd., SSF	\$ 120.00	\$ 480.00
Pump Station No. 9	1479 San Mateo Ave., SSF	\$ 120.00	\$ 480.00
Pump Station No. 10	572 Forbes Blvd., SSF	\$ 65.00	\$ 260.00
Pump Station No. 11	235 Shaw Rd., SSF	\$ 120.00	\$ 480.00
Pump Station No. 14	1191 Veterans Blvd., SSF	\$ 80.00	\$ 320.00
Marina Pump Station	Oyster Point Marina	\$ 120.00	\$ 480.00
Shaw Rd Storm Water Station	251 Shaw Rd, SSF	\$ 120.00	\$ 480.00
Lindenville Storm Water Station	27 South Linden Avenue, SSF	\$ 250.00	\$ 1,000.00

TOTAL	\$	2,735.00	\$ 10,940.00
-------	----	----------	--------------

Weed abatement, Herbicide application & trash pick (Price includes labor, material & equipment)

SCOPE OF WORK

TOTAL ANNUAL COST: \$10,940.00

Upon approval, please sign and return to so	hedule work.
Thank you,	
Signature:	_
Date:	

Docusign Envelope ID: 4EA7325C-B0F3-4B22-B1E2-424AF355F136



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 4/12/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

th	is certificate does not confer rights to	o the	cert	ificate holder in lieu of su	uch end	lorsement(s)).			,, ,,,	
	DUCER NAME: Maria Hill										
(PT) Heffernan Insurance Brokers 101 2nd Street, Suite 120					PHONE (A/C, No, Ext): 707-789-3069 FAX (A/C, No): 707-781-0800						
TOT ZITA CITOCI, CATIC 120						E-MAIL ADDRESS: MariaH@heffins.com					
						INS	URER(S) AFFOR	DING COVERAGE			NAIC#
					INSURER A: Oak River Insurance Company						34630
INSU				FRANGRO-01	INSURER B: Greenwich Insurance Company					22322	
	ank & Grossman Landscape Contract 28 Arden Road	ctors	, Inc	•	INSURER C:						
	vward CA 94545				INSURER D:						
	, 2				INSURER E :						
					INSURER F:						
CO	VERAGES CER	TIFIC	CATE	NUMBER: 1720256438	1.1.001.12			REVISION NUM	IBER:		
	HIS IS TO CERTIFY THAT THE POLICIES				VE BEE	N ISSUED TO	THE INSURE	D NAMED ABOVE	FOR TH	E POLI	CY PERIOD
	IDICATED. NOTWITHSTANDING ANY RE										
	ERTIFICATE MAY BE ISSUED OR MAY I XCLUSIONS AND CONDITIONS OF SUCH							HEREIN IS SUB	SJECT TO	ALL I	HE TERMS,
INSR	TYPE OF INSURANCE	ADDL SUBR INSD WVD POLICY NUMBER		POLICY EFF POLICY EXP (MM/DD/YYYY)			LIMITS				
LTR B	X COMMERCIAL GENERAL LIABILITY	Y	Y	NPC-1007908-00		9/1/2023	9/1/2024	EACH OCCURRENC		\$ 1.000.	000
	CLAIMS-MADE X OCCUR			5 1007000 00		07.72020	0/ 1/202 1	DAMAGE TO RENTE	D	\$ 300,00°	
								PREMISES (Ea occui	,		
	\$2K Ded							MED EXP (Any one p		\$ 10,000	
								PERSONAL & ADV IN		\$ 1,000 <u>,</u>	
	POLICY X PRO- JECT LOC							GENERAL AGGREGA		\$ 2,000,	
								PRODUCTS - COMP.		<u>\$ 2,000,</u> \$	000
В	OTHER: AUTOMOBILE LIABILITY			NBA-1007906-00		9/1/2023	9/1/2024	COMBINED SINGLE		\$ 1,000,	000
ь	X ANY AUTO			NBA-1007900-00		9/1/2023	9/1/2024	(Ea accident) BODILY INJURY (Per		\$ 1,000, \$	
	OWNED SCHEDULED							BODILY INJURY (Per	· /+		
	AUTOS ONLY AUTOS NON-OWNED							PROPERTY DAMAGE		\$ \$	
	AUTOS ONLY AUTOS ONLY							(Per accident)		\$ \$	
В	UMBRELLA LIAB X OCCUB			NEC 0007400 00		0/4/0000	0/4/0004				
Ь	V Everence with			NEC-6007488-00		9/1/2023	9/1/2024	EACH OCCURRENC		\$ 5,000,	
	OLAIWO-WABL							AGGREGATE		\$ 5,000,	000
•	DED X RETENTION \$ 0			EDIMOSOOSO		4/4/0004	4/4/0005	V PFR	OTH-	\$	
А	AND EMPLOYERS' LIABILITY Y/N			FRWC522058		4/1/2024	4/1/2025	X PER STATUTE	ER		
	ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A						E.L. EACH ACCIDEN		\$ 1,000,	
	(Mandatory in NH) If yes, describe under							E.L. DISEASE - EA E			
	DÉSCRIPTION OF OPERATIONS below							E.L. DISEASE - POLI	ICY LIMIT	\$ 1,000,	000
DEC	DOUBTION OF OBER ATIONS (1. CO. T.C.)	FC (1	0000	404 Additional P				0			
	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL : As Per Contract or Agreement on File v								ind Non-C	ontribu	utorv) on the
Gei	neral Liability policy per the attached end	dorse	ement	 s, if required. Waiver of Su 	ıbrogatio	on is included	l on General l	Liability policy per	r the attac	ched er	ndorsement,
it re	equired. The Cancéllation notice endorse en received. This certificates replaces ar	emen nd su	t nas perse	been requested for General des all previously issued o	aı Liabili ertificat	ity policy from	i the insurance	ce company and i	t approve	a wiii b	e forwarded
				,							
CERTIFICATE HOLDER CANCELLATION											
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE										
								ESCRIBED POLICI EREOF, NOTICE			
	City of County Com For	_						Y PROVISIONS.			
	City of South San Francisc 400 Grand Avenue	0									
South San Francisco, CA 94080					AUTHORIZED REPRESENTATIVE						

ENDORSEMENT#

This endorsement, effective 12:01 a.m., 9/01/2023 , forms a part of

Policy No. NPC-1007908-00 issued to Frank & Grossman Landscape Contractors, Inc.

by Greenwich Insurance Company

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

Name of Person or Organization:

Blanket as required by written contract.

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

- A. Section II Who Is An Insured is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.
- **B.** With respect to the insurance afforded to these additional insureds, the following exclusion is added:

2. Exclusions

XIL 2010-1001 (Ed. 0413)

© 2013, XL America, Inc.

Page 1 of 2

All rights reserved. May not be copied without permission.

Includes copyrighted material of Insurance Services Office, Inc., with its permission

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- (1) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the site of the covered operations has been completed; or
- (2) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

All other terms and conditions remain unchanged.

COMMERCIAL GENERAL LIABILITY CG 20 01 12 19

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

PRIMARY AND NONCONTRIBUTORY – OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

Primary And Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

(1) The additional insured is a Named Insured under such other insurance; and

(2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.

COMMERCIAL GENERAL LIABILITY CG 24 04 12 19

POLICY NUMBER: NPC-1007908-00

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART ELECTRONIC DATA LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART POLLUTION LIABILITY COVERAGE PART DESIGNATED SITES POLLUTION LIABILITY LIMITED COVERAGE PART DESIGNATED SITES PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART RAILROAD PROTECTIVE LIABILITY COVERAGE PART UNDERGROUND STORAGE TANK POLICY DESIGNATED TANKS

SCHEDULE

Name Of Person(s) Or Organization(s):

Blanket as required by written contract

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery against the person(s) or organization(s) shown in the Schedule above because of payments we make under this Coverage Part. Such waiver by us applies only to the extent that the insured has waived its right of recovery against such person(s) or organization(s) prior to loss. This endorsement applies only to the person(s) or organization(s) shown in the Schedule above.



City of South San Francisco

City Council

Resolution: RES 82-2024

P.O. Box 711 (City Hall, 400 Grand Avenue) South San Francisco, CA

File Number: 24-557 Enactment Number: RES 82-2024

RESOLUTION AMENDING THE EXISTING LANDSCAPE SERVICES AGREEMENTS WITH FRANK AND GROSSMAN LANDSCAPE CONTRACTORS, INC. OF HAYWARD, CALIFORNIA FOR THE SECOND TIME FOR CITYWIDE RIGHT-OF-WAY LANDSCAPE MAINTENANCE SERVICES FOR AN ADDITIONAL \$303,195.20 PLUS \$20,000 CONTINGENCY (FOR A NEW TOTAL NOT TO EXCEED CONTRACT AMOUNT OF \$1,218,019.20) FOR AN ADDITIONAL 12-MONTH TERM BEGINNING JULY 1, 2024.

WHEREAS, the City of South San Francisco ("City") issued a Request for Proposals for Landscape Maintenance Services on March 1, 2021, and

WHEREAS, in FY 2021-22, the City awarded a landscape services agreement to Frank and Grossman Landscape Contractors of Hayward, California for the Right-of-Way Landscape Maintenance Services Project in a total amount not to exceed \$616,064 for a 24-month term based on their average overall proposal score, which included evaluation of project costs, project understanding, project completion schedule, qualifications, and experience; and

WHEREAS, in FY 2023-24, the first amendment to the agreement increased the contract amount by \$278,760 for an additional 12-month year term; and

WHEREAS, staff has favorably reviewed the performance the contractor; and

WHEREAS, staff has reviewed and added additional scope and negotiated an additional two percent increase for escalating costs; and

WHEREAS, additional costs for the added scope of work will be funded by existing funds within the Water Quality Control Plant budget and Parks and Recreation Department budget; and

NOW, THEREFORE, BE IT RESOLVED, that the City Council of the City of South San Francisco hereby amends the landscape services agreement with Frank and Grossman of Hayward, California, for the Right-of-Way Landscape Maintenance Services Project, for an additional \$303,195.20 plus \$20,000 contingency (for a new total not-to-exceed contract amount of \$1,218,019.20) and an additional 12-month term; and

BE IT FUTHER RESOLVED, that the contract is conditioned on both contractor's timely execution of the Project contracts and submission of all required documents, including but not limited to, certificates of insurance and endorsements, in accordance with the Project documents; and

File Number: 24-557

Enactment Number: RES 82-2024

BE IT FURTHER RESOLVED that the City Manager is hereby authorized to execute the amendments to the landscape services agreements and any other necessary documents on behalf of the City, subject to approval as to form by the City Attorney.

* * * * *

At a meeting of the City Council on 6/12/2024, a motion was made by Councilmember Nagales, seconded by Vice Mayor Flores, that this Resolution be approved. The motion passed.

Yes: 5 Mayor Coleman, Vice Mayor Flores, Councilmember Addiego, Councilmember Nagales, and Councilmember Nicolas

Attest by

Rosa Govea Acosta, City Clerk

DocuSign Envelope ID: 8C37D8AF-2E58-4C07-B257-C1	0702072222
	9103913232
(OV)	

uSign Envelope ID: 8C37D	8AF-2E58-4C07-B257-C1	9703973232 GREEM	ENT APPROVAL	ROUTING FORM	m.
	ROUTING: ADMI	N→ P&R →VENDOR →	RM→ CAO→ CMO	→CLK→ P&R	
	DATE 07/05/2023	DEPT ID 23-050	VENDOR F	rank and Grossman	
		FY 2023-24 Right of Way			Ds
ALIFORNIA					JK 2002
	Originating De	ot.: P&R		ıa Richardson	EXT. 3833
			ADMIN Jeane	ette Yoshida	EXT. 3984
YPE OF CONTRACT	Consulting Services				
		Additional Services and Funds		-	
Budget	SSF BL	# 109696		3	
ROCUREMENT METH	OD: Request for P	roposals (RFP) (Over \$50,00	0 procured through	best value method)	
	0 10 14				
ONTRACT AMOUNTS					
Or	DATE iginal 07/01/2021	AMOUNT 616,064.00	3rd Amendment	DATE	AMOUNT
1st Amend		278,760.00	4th Amendment		
2nd Amend	ment			TOTAL	\$ 894,824.00
			= _	_	
APPROVAL AUTHORIT	γ:	Council		Purchase Item from Annual Budg	et approval has explicit CM approval
	Main	Paguage 2 VEC	If VEC route	to Diele Blancou fou since	atom Post
NSURANCE REQUIREN	MENTS: Walve	ers Requested Poocusified by:	ii TES, Toute	to Risk Manager for sign	
RISK MANAGER APPRO	OVAL OF INSURANCE W	AIVER 0			DATE July 6, 2023 10:
		910C61DA0FF04D	#···		
BUDGETARY: Included in	n Budget (Simpler report attached sho	ving amounts)			
FUNDIN	IG TYPE: LOCAL (Non-GI	Local - both GF and no	on-GF as indicated belo	w	
	AMOUNT PROJECT STR	ING ACCOUNTING STRING	ì	PO Requisition: YES	Encumbered
	20,000.00	100-17320-5005			
	105,507.80	231-17531-5050	·		
	25,972.34	232-17532-5050			
-	26,049.41	233-17533-5050			
-	101,230.46	234-17530-5050			
TTACHMENTS:	Certificate of Insurance	, naming City of South San F	rancisco as Addition	al Insured 🔽 SIR (Questionnaire
	Agreements and All Exl	nibits Resolution	102-2023	_	
	- •	DocuSigned by:	-	_	
EPARTMENT HEAD A	CKNOWLEDGEMENT:	Gry Mediati		Date	July 6, 2023 10:04
	The contract, amendme	nts, exhibits, insurance requiren	nents/waivers and atta		
		[[] :] :			
ITY ATTORNEY APPRO	OVAL OF ENTIRE AGREE	MENT: 000000000000000000000000000000000000		Date	: ————————————————————————————————————
Have there been any c	hanges to the contract temp	ate? NO		Name of Reviewer	Alexandra Wolf
Comments:					
-					
SSISTANT CITY MANA					DATE:
INAL APPROVAL:	SHARON RANALS			D-	ate: July 6, 2023 10
	WA40BZF44TFD4BA	City Manager on behalf	of Council		ite.
		Jity Munager on Denail	Or Octation		
ITY CLERK: Atte	est 7 Keen a conv	for your files	n to Originating De	ant	[explain]

Jung, Kari

From: Wong, Jason

Sent: Thursday, April 20, 2023 10:47 AM

To: Jung, Kari

Subject: RE: Frank+Grossman - COI review

Hi Kari,

That's fine, I will provide the waiver.

Jason

From: Jung, Kari <Kari.Jung@ssf.net>
Sent: Thursday, April 20, 2023 8:28 AM
To: Wong, Jason <Jason.Wong@ssf.net>
Subject: Frank+Grossman - COI review

Importance: High

Jason,

We are in the process of amending the agreement with Frank+Grossman for another FY. The Insurance Company will not provide the 30 day notice – the broker is requesting a waiver for this requirement. COI attached for your review.

Thanks,

Kari Jung
Management Analyst I
City of South San Francisco
Parks and Recreation Department
Direct (650) 829-3809
kari.jung@ssf.net

Future Out of Office Dates: ½ Days: 04/21, 04/28, 05/19 Full Days: 05/12, 05/29

From: Maria Hill < MariaH@HeffINS.com > Sent: Wednesday, April 19, 2023 5:00 PM

To: Jung, Kari < Kari.Jung@ssf.net>

Subject: FW: Request for updated COI - City of South San Francisco

Importance: High

[NOTICE: This message originated outside of City of South San Francisco -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Hi Kari

My apologies for the delay in responding. The insurance companies don't provide notice to anyone other than the Named Insured. Is there a way to waive this requirement?

Thank you,

Maria Hill, CRIS Account Executive Heffernan Insurance Brokers 707-789-3069

Heffernan Insurance Brokers - CA License #0564249 Maria Hill - CA License #0D40315

From: Bela Gillanders < Bela@FrankAndGrossman.com >

Sent: Monday, April 10, 2023 2:23 PM
To: Maria Hill < Maria H@HeffINS.com>

Cc: Bill Stevenson < Bill S@frankandgrossman.com >

Subject: FW: Request for updated COI - City of South San Francisco

Importance: High

** CAUTION: OUTSIDE EMAIL **

Hi Maria,

Please see the request below from our client and forward the additional information the COI as soon as possible.

Thank you,

Bela Gillanders

Maintenance Office Manager

T: 510-674-2327 - Direct F: 415-625-5560 - Direct W: frankandgrossman.com



From: Jung, Kari < Kari.Jung@ssf.net>
Sent: Monday, April 10, 2023 2:16 PM

To: Bela Gillanders < Bela@FrankAndGrossman.com >

Subject: RE: Request for updated COI

Bela,

Thank you for the quick response. This is missing the statement of obligation:

The certificates shall contain a statement of obligation on the part of the carrier to notify City of any material change, cancellation, termination or non-renewal of the coverage at least thirty (30) days in advance of the effective date of any such material change, cancellation, termination or non-renewal.

Please send an update for processing.

Thanks,

Kari Jung

Docusign Envelope ID: 4EA7325C-B0F3-4B22-B1E2-424AF355F136

Management Analyst I
City of South San Francisco
Parks and Recreation Department
Direct (650) 829-3809
kari.jung@ssf.net

Cultural Activity Grant – Submit your application by 04/15!

From: Bela Gillanders < Bela@FrankAndGrossman.com >

Sent: Monday, April 10, 2023 1:53 PM **To:** Jung, Kari < Kari.Jung@ssf.net > **Subject:** RE: Request for updated COI

[NOTICE: This message originated outside of City of South San Francisco -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

See attached per your request.

Truly,

Bela Gillanders

Maintenance Office Manager

T: 510-674-2327 - DirectF: **41**5-625-5560 - Direct
W: <u>frankandgrossman.com</u>



From: Jung, Kari < Kari.Jung@ssf.net>
Sent: Monday, April 10, 2023 1:21 PM

To: Bela Gillanders <Bela@FrankAndGrossman.com>

Subject: Request for updated COI

Hello,

Can you have updated Certificate(s) of Insurance forwarded?

Thanks,

Kari Jung
Management Analyst I
City of South San Francisco
Parks and Recreation Department
Direct (650) 829-3809
kari.jung@ssf.net

Cultural Activity Grant - Submit your application by 04/15!

Docusign Envelope ID: 4EA7325C-B0F3-4B22-B1E2-424AF355F136 Heffernan Insurance Brokers -- CA Insurance License # 0564249

This communication, including attachments, is for the exclusive use of addressee and may contain proprietary or confidential information. If you are not the intended recipient, any use, copying, disclosure, dissemination or distribution is strictly prohibited. If you are not the intended recipient, please notify the sender immediately by return email and delete this communication and destroy all copies. Please note, any request to bind coverage, modify coverage or report a claim is not valid until you receive confirmation from Heffernan Insurance Brokers that we have processed your request.

Jung, Kari

From: Jung, Kari

Sent: Tuesday, May 9, 2023 12:30 PM

To: Wolf, Alexandra I.

Subject: RE: Contract Amendment review: Frank + Grossman

That's my thought ... something to recall for next year. We'll prep the staff report and reso for the amendment to go to council.

Kari Jung
Management Analyst I
City of South San Francisco
Parks and Recreation Department
Direct (650) 829-3809
kari.jung@ssf.net

Future Out of Office Dates:

½ Days: 05/19

Full Days: 05/12, 05/29, 06/02, 06/09

From: Wolf, Alexandra I. <awolf@meyersnave.com>

Sent: Tuesday, May 9, 2023 12:28 PM **To:** Jung, Kari < Kari. Jung@ssf.net>

Cc: Woodruff, Sky [Meyersnave] <sky@meyersnave.com>; Richardson, Joshua <Joshua.Richardson@ssf.net>

Subject: RE: Contract Amendment review: Frank + Grossman

[NOTICE: This message originated outside of City of South San Francisco -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Kari,

I may not have a clear picture of this so perhaps it would be helpful if we hop on a call today. Ultimately, if there is no amount specified for increase, only "negotiated increase," and the increase negotiated is above Sharon's signing authority, then I would recommend taking these amendments to Council on consent. It is a little vague to have a negotiated increase of fees in the line item without specifying the amount Sharon is authorized to sign for.

Ali

Alexandra I Wolf

Associate

meyers nave

email bio website

Oakland • Los Angeles • Sacramento • San Diego • Santa Rosa

Confidentiality Notice: This email may contain material that is confidential, privileged and/or attorney work product for the sole use of the intended recipient. Any review, reliance or distribution by others or forwarding without express permission is strictly prohibited. If you are not the intended recipient, please contact the sender and delete all copies.

From: Jung, Kari < Kari.Jung@ssf.net Sent: Tuesday, May 9, 2023 12:21 PM

Docusign Envelope ID: 4EA7325C-B0F3-4B22-B1E2-424AF355F136

To: Wolf, Alexandra I. <awolf@meyersnave.com>

Cc: Woodruff, Sky <sky@meyersnave.com>; Richardson, Joshua <Joshua.Richardson@ssf.net>

Subject: RE: Contract Amendment review: Frank + Grossman

Ali,

For clarification, the contract base amount are included in the Departments budget as recurring rolling over amounts. The current budget items is for a negotiated increase of fees for renewing the agreements for an additional FY. I'm confident with going to Sharon, as these increase amounts were part of our decision packages which she line item approved. I guess the question is that it's the old amount already reflected in our base budget plus the negotiated increase — is that ok to have Sharon approve without going to Council separately for the full contract amount for the extension?

Thanks,

Kari Jung
Management Analyst I
City of South San Francisco
Parks and Recreation Department
Direct (650) 829-3809
kari.jung@ssf.net

Future Out of Office Dates:

½ Days: 05/19

Full Days: 05/12, 05/29, 06/02, 06/09

From: Wolf, Alexandra I. <awolf@meyersnave.com>

Sent: Tuesday, May 9, 2023 12:16 PM **To:** Jung, Kari < Kari.Jung@ssf.net>

Cc: Woodruff, Sky [Meyersnave] <sky@meyersnave.com>; Richardson, Joshua <Joshua.Richardson@ssf.net>

Subject: RE: Contract Amendment review: Frank + Grossman

[NOTICE: This message originated outside of City of South San Francisco -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Hi Kari,

Can you confirm the dollar amount approved by Council, and does that amount match these amendments?

The purchasing policy provides that "If an item or service is explicitly listed and approved in the annual budget book during the budget adoption process by City Council, this may constitute City Council approval. However, this is considered on a case-by-case basis, determined by the purchase amount and description and only with explicit approval by the City Manager."

To expedite the process, I strongly suggest you seek Sharon's approval before sending these agreements out for signatures. If Sharon is okay not taking these amendments to Council based on the purchasing policy standards, then it would be okay to proceed in reliance on the budget line items (as long as the amounts are consistent). Sharon needs the opportunity to consider whether Council members will be concerned that the amendments were not taken back to them prior to execution.

Ali

Alexandra I Wolf

Associate

Docusign Envelope ID: 4EA7325C-B0F3-4B22-B1E2-424AF355F136



Oakland • Los Angeles • Sacramento • San Diego • Santa Rosa

Confidentiality Notice: This email may contain material that is confidential, privileged and/or attorney work product for the sole use of the intended recipient. Any review, reliance or distribution by others or forwarding without express permission is strictly prohibited. If you are not the intended recipient, please contact the sender and delete all copies.

From: Jung, Kari < Kari.Jung@ssf.net Sent: Thursday, May 4, 2023 8:27 AM

To: Wolf, Alexandra I. awolf@meyersnave.com

Cc: Woodruff, Sky <sky@meyersnave.com>; Richardson, Joshua <Joshua.Richardson@ssf.net>

Subject: RE: Contract Amendment review: Frank + Grossman

[EXTERNAL E-MAIL]

Ali,

I appreciate your clarification. The text from the decision packages for the increased amounts:

The citywide maintenance contract is expiring in July 2023 and we seek to extend both contracts for 1 year as allowed by the contract. These costs reflect the increase in materials and labor due to rising costs from inflation and general annual increase. Costs will be split roughly between Common Greens (10%) and General Fund (90%).

And

The Common Green maintenance contract is expiring in July 2023 and we seek to extend both contracts for 1 year as allowed by the contract. These costs reflect the increase in materials and labor due to rising costs from inflation and general annual increase. Costs will be funded by Common Greens accounts.

Regards,

Kari Jung
Management Analyst I
City of South San Francisco
Parks and Recreation Department
Direct (650) 829-3809
kari.jung@ssf.net

Future Out of Office Dates: ½ Days: 05/19
Full Days: 05/12, 05/29

From: Wolf, Alexandra I. <a wolf@meyersnave.com>

Sent: Wednesday, May 3, 2023 6:19 PM **To:** Jung, Kari < Kari.Jung@ssf.net>

Cc: Woodruff, Sky [Meyersnave] < sky@meyersnave.com > **Subject:** RE: Contract Amendment review: Frank + Grossman

[NOTICE: This message originated outside of City of South San Francisco -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Hi Kari,

As you mentioned, I believe this contract presents the same issues as the Gothic Agreement. Upon further review of the resolution, I don't see authorization for extension of the contracts beyond 24 months authorized by the resolution. As you mention, there is language in the agreement that states the contract may be amended, but Council's authorization was limited to the initial contract amount for 24 months. Can you clarify what exactly was included in the decision packet for the budget that would authorize further extension of the contract? Sorry for missing this, but it may just require further clarification for where the extension authorization was provided.

I also would not recommend including Frank + Grossman's fee increase letter as Exhibit B as the amended scope of work. It is my understanding that the work they are being hired to do is not changing, so really there should be no language or exhibit for scope of work change.

The Gothic exhibit, on the other hand, does appear to include the projects they will be working on, but can you clarify if there is actually a change to the scope of work, or just a price increase? If it is just a price increase then my same guidance provided above would be applicable to the Gothic scope of work language and exhibit as well.

Thanks, Ali

Alexandra I Wolf

Associate

meyers nave

email bio website

Oakland · Los Angeles · Sacramento · San Diego · Santa Rosa

Confidentiality Notice: This email may contain material that is confidential, privileged and/or attorney work product for the sole use of the intended recipient. Any review, reliance or distribution by others or forwarding without express permission is strictly prohibited. If you are not the intended recipient, please contact the sender and delete all copies.

From: Jung, Kari < Kari.Jung@ssf.net >
Sent: Wednesday, April 12, 2023 3:36 PM
To: Woodruff, Sky < sky@meyersnave.com >

Subject: Contract Amendment review: Frank + Grossman

Hello,

We'd like to issue an amendment to extend the agreement for an additional FY with a fee increase. Please review the attached and provide any comments.

Thanks,

Kari Jung
Management Analyst I
City of South San Francisco
Parks and Recreation Department
Direct (650) 829-3809
kari.jung@ssf.net

Cultural Activity Grant - Submit your application by 04/15!

FIRST AMENDMENT TO THE AGREEMENT BETWEEN THE CITY OF SOUTH SAN FRANCISCO AND FRANK + GROSSMAN LANDSCAPE CONTRACTORS, INC.

THIS FIRST AMENDMENT TO THE SERVICES AGREEMENT is made at South San Francisco, California, as of April 10, 2023, by and between THE CITY OF SOUTH SAN FRANCISCO ("City"), a municipal corporation, and Frank + Grossman Landscape Contractors, Inc. ("Contractor"), (sometimes referred together as the "Parties") who agree as follows:

RECITALS

- A. On July 1, 2021, City and Contractor entered that certain Services Agreement ("Agreement") whereby Contractor agreed to provide Right of Way landscaping services. A true and correct copy of the Agreement and its exhibits is attached as <u>Exhibit A</u>.
 - B. City and Contractor now desire to amend the Agreement.

NOW, THEREFORE, for and in consideration of the promises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, City and Contractor hereby agree as follows:

- 1. All terms which are defined in the Agreement shall have the same meaning when used in this Amendment, unless specifically provided herein to the contrary.
- 2. Section 1: Term. The June 30, 2023, end date for the term of services identified in Section 1 of the Agreement is hereby replaced with June 30, 2024.
- 3. Section 2: Compensation. Section 2 of the Agreement shall be amended by the amount of \$278,760 such that the City agrees to pay Contractor a sum not to exceed totaling \$894,824.00, with the understanding that up to \$491,690 has already been paid to Contractor as of 04/01/2023.

 Original Contract Amount:
 \$616,064.00

 Amendment #1:
 \$278,760.00

 Total Contract Amount:
 \$894,824.00

Contractor agrees this is the City's total contribution for payment of costs under the Agreement unless additional payments are authorized in accordance with the terms of the Agreement and said terms of payment are mutually agreed to by and between the parties in writing.

4. Scope of Services. The Scope of services is amended and attached as <u>Exhibit B</u> to this Amendment.

All other terms, conditions and provisions in the Agreement remain in full force and effect. If there is a conflict between the terms of this Amendment and the Agreement, the terms of the Agreement will control unless specifically modified by this Amendment.

Dated:	
CITY OF SOUTH SAN FRANCISCO	FRANK + GROSSMAN LANDSCAPE CONTRACTORS, INC.
By: SHIKON KIMUS Sharon Ranals, City Manager	By: Rick Oropeza VP Commercial Operations
ATTEST: DocuSigned by: Jayminu Miranda S2C28AD80900442F City Clerk DS	
Approved as to Form: Docusigned by: Unive Lai 951A604F45D4466 City Attorney	

Exhibit A

LANDSCAPE MAINTENANCE SERVICES AGREEMENT BETWEEN THE CITY OF SOUTH SAN FRANCISCO AND FRANK + GROSSMAN LANDSCAPE CONTRACTORS, INC.

THIS AGREEMENT for consulting services is made by and between the City of South San Francisco ("City") and <u>Frank + Grossman Landscape Contractors, Inc.</u> ("Consultant") (together sometimes referred to as the "Parties") as of <u>July 1, 2021</u> (the "Effective Date").

Section 1. Subject to the terms and conditions set forth in this Agreement, Consultant shall provide to City the services described in the Scope of Work attached as **Exhibit A**, attached hereto and incorporated herein, at the time and place and in the manner specified therein. In the event of a conflict in or inconsistency between the terms of this Agreement and **Exhibit A**, the Agreement shall prevail.

- 1.1 <u>Term of Services.</u> The term of this Agreement shall begin on the Effective Date and shall end on June 30, 2023, the date of completion specified in <u>Exhibit A</u>, and Consultant shall complete the work described in <u>Exhibit A</u> prior to that date, unless the term of the Agreement is otherwise terminated or extended, as provided for in Section 9. The time provided to Consultant to complete the services required by this Agreement shall not affect the City's right to terminate the Agreement, as provided for in Section 9.
- Standard of Performance. Consultant shall perform all services required pursuant to this Agreement in the manner and according to the standards observed by a competent practitioner of the profession in which Consultant is engaged in the geographical area in which Consultant practices its profession. Consultant shall prepare all work products required by this Agreement in a substantial, first-class manner and shall conform to the standards of quality normally observed by a person practicing in Consultant's profession.
- 1.3 Assignment of Personnel. Subject to the requirements of Section 9.4, Consultant shall assign only competent personnel to perform services pursuant to this Agreement. In the event that City, in its sole discretion, at any time during the term of this Agreement, desires the reassignment of any such persons, Consultant shall, immediately upon receiving notice from City of such desire of City, reassign such person or persons.
- 1.4 <u>Time.</u> Consultant shall devote such time to the performance of services pursuant to this Agreement as may be reasonably necessary to meet the standard of performance provided in Sections 1.1 and 1.2 above and to satisfy Consultant's obligations hereunder.

SIX HUDRED SIXTEEN THOUSAND SIXTY FOUR DOLLARS (\$616,064) not withstanding any contrary indications that may be contained in Consultant's proposal, for services to be performed and reimbursable costs incurred under this Agreement. In the event of a conflict between this Agreement and Consultant's proposal, attached as Exhibit A, regarding the amount of compensation, the Agreement shall prevail. City shall pay Consultant for services rendered pursuant to this Agreement at the time and in the manner set forth herein. The payments specified below shall be the only payments from City to Consultant for services

rendered pursuant to this Agreement. Consultant shall submit all invoices to City in the manner specified herein. Except as specifically authorized by City, Consultant shall not bill City for duplicate services performed by more than one person.

Consultant and City acknowledge and agree that compensation paid by City to Consultant under this Agreement is based upon Consultant's estimated costs of providing the services required hereunder, including salaries and benefits of employees and subcontractors of Consultant. Consequently, the parties further agree that compensation hereunder is intended to include the costs of contributions to any pensions and/or annuities to which Consultant and its employees, agents, and subcontractors may be eligible. City therefore has no responsibility for such contributions beyond compensation required under this Agreement.

- 2.1 <u>Invoices.</u> Consultant shall submit invoices, not more often than once per month during the term of this Agreement, based on the cost for services performed and reimbursable costs incurred prior to the invoice date. Invoices shall contain the following information:
 - Serial identifications of progress bills (i.e., Progress Bill No. 1 for the first invoice, etc.);
 - The beginning and ending dates of the billing period;
 - A task summary containing the original contract amount, the amount of prior billings, the total due this period, the balance available under the Agreement, and the percentage of completion;
 - At City's option, for each work item in each task, a copy of the applicable time entries or time sheets shall be submitted showing the name of the person doing the work, the hours spent by each person, a brief description of the work, and each reimbursable expense;
 - The total number of hours of work performed under the Agreement by Consultant and each employee, agent, and subcontractor of Consultant performing services hereunder, as well as a separate notice when the total number of hours of work by Consultant and any individual employee, agent, or subcontractor of Consultant reaches or exceeds eight hundred (800) hours, which shall include an estimate of the time necessary to complete the work described in Exhibit A;
 - The amount and purpose of actual expenditures for which reimbursement is sought;
 - The Consultant's signature.
- 2.2 Monthly Payment. City shall make monthly payments, based on invoices received, for services satisfactorily performed, and for authorized reimbursable costs incurred. City shall have thirty (30) days from the receipt of an invoice that complies with all of the requirements above to pay Consultant. City shall have no obligation to pay invoices submitted ninety (90) days past the performance of work or incurrence of cost.
- 2.3 <u>Final Payment.</u> City shall pay the last five percent (5%) of the total sum due pursuant to this Agreement within sixty (60) days after completion of the services and submittal to City of a final invoice, if all services required have been satisfactorily performed.

- 2.4 <u>Total Payment.</u> City shall pay for the services to be rendered by Consultant pursuant to this Agreement. City shall not pay any additional sum for any expense or cost whatsoever incurred by Consultant in rendering services pursuant to this Agreement. City shall make no payment for any extra, further, or additional service pursuant to this Agreement.
 - In no event shall Consultant submit any invoice for an amount in excess of the maximum amount of compensation provided above either for a task or for the entire Agreement, unless the Agreement is modified prior to the submission of such an invoice by a properly executed change order or amendment.
- 2.5 <u>Hourly Fees.</u> Fees for work performed by Consultant on an hourly basis shall not exceed the amounts shown in <u>Exhibit A</u>.
- 2.6 <u>Reimbursable Expenses.</u> Expenses not listed are not chargeable to City. Reimbursable expenses are included in the total amount of compensation provided under this Agreement that shall not be exceeded.
- 2.7 Payment of Taxes. Consultant is solely responsible for the payment of employment taxes incurred under this Agreement and any similar federal or state taxes. Contractor represents and warrants that Contractor is a resident of the State of California in accordance with California Revenue & Taxation Code Section 18662, as may be amended, and is exempt from withholding. Contractor accepts sole responsibility for verifying the residency status of any subcontractors and withhold taxes from non-California subcontractors as required by law.
- 2.8 Payment upon Termination. In the event that the City or Consultant terminates this Agreement pursuant to Section 8, the City shall compensate the Consultant for all outstanding costs and reimbursable expenses incurred for work satisfactorily completed as of the date of written notice of termination. Consultant shall maintain adequate logs and timesheets in order to verify costs incurred to that date.
- 2.9 <u>Authorization to Perform Services.</u> The Consultant is not authorized to perform any services or incur any costs whatsoever under the terms of this Agreement until receipt of authorization from the Contract Administrator.
- <u>Section 3.</u> <u>FACILITIES AND EQUIPMENT.</u> Except as set forth herein, Consultant shall, at its sole cost and expense, provide all facilities and equipment that may be necessary to perform the services required by this Agreement. City shall make available to Consultant only the facilities and equipment listed in this section, and only under the terms and conditions set forth herein.

City shall furnish physical facilities such as desks, filing cabinets, and conference space, as may be reasonably necessary for Consultant's use while consulting with City employees and reviewing records and the information in possession of the City. The location, quantity, and time of furnishing those facilities shall be in the sole discretion of City. In no event shall City be obligated to furnish any facility that may involve

incurring any direct expense, including but not limited to computer, long-distance telephone or other communication charges, vehicles, and reproduction facilities.

<u>Section 4.</u> <u>CONTRACT SECURITY.</u> Concurrently with the execution of this Agreement, Consultant shall furnish a surety bond in an amount equal to at least 100% of the contract price set forth in Section 2 as security for the faithful performance of this contract. Sureties on said bond and the form thereof shall be issued by a California-admitted surety, satisfactory to the City and approved by the Contract Administrator identified in Section 11.9.

Section 5 INSURANCE REQUIREMENTS. Before beginning any work under this Agreement, Consultant, at its own cost and expense, unless otherwise specified below, shall procure the types and amounts of insurance listed below against claims for injuries to persons or damages to property that may arise from or in connection with the performance of the work hereunder by the Consultant and its agents, representatives, employees, and subcontractors. Consistent with the following provisions, Consultant shall provide Certificates of Insurance, attached hereto and incorporated herein as Exhibit B, indicating that Consultant has obtained or currently maintains insurance that meets the requirements of this section and under forms of insurance satisfactory, in all respects, to the City. Consultant shall maintain the insurance policies required by this section throughout the term of this Agreement. The cost of such insurance shall be included in the Consultant's bid. Consultant shall not allow any subcontractor to commence work on any subcontract until Consultant has obtained all insurance required herein for the subcontractor(s).

Statutory Workers' Compensation. Consultant shall, at its sole cost and expense, maintain Statutory Workers' Compensation Insurance and Employer's Liability Insurance for any and all persons employed directly or indirectly by Consultant. The Statutory Workers' Compensation Insurance and Employer's Liability Insurance shall be provided with limits of not less than ONE MILLION DOLLARS (\$1,000,000) per accident. In the alternative, Consultant may rely on a self-insurance program to meet those requirements, but only if the program of self-insurance complies fully with the provisions of the California Labor Code. Determination of whether a self-insurance program meets the standards of the Labor Code shall be solely in the discretion of the Contract Administrator (as defined in Section 10.9). The insurer, if insurance is provided, or the Consultant, if a program of self-insurance is provided, shall waive all rights of subrogation against the City and its officers, officials, employees, and volunteers for loss arising from work performed under this Agreement.

5.2 Commercial General and Automobile Liability Insurance.

5.2.1 General requirements. Consultant, at its own cost and expense, shall maintain commercial general and automobile liability insurance for the term of this Agreement in an amount not less than ONE MILLION DOLLARS (\$1,000,000.00) per occurrence, combined single limit coverage for risks associated with the work contemplated by this Agreement. If a Commercial General Liability Insurance or an Automobile Liability form or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to the work to be performed under this Agreement or the general aggregate limit shall be at least

twice the required occurrence limit. Such coverage shall include but shall not be limited to, protection against claims arising from bodily and personal injury, including death resulting there from, and damage to property resulting from activities contemplated under this Agreement, including the use of owned and non-owned automobiles.

- 5.2.2 Minimum scope of coverage. Commercial general coverage shall be at least as broad as Insurance Services Office Commercial General Liability occurrence form CG 0001 or GL 0002 (most recent editions) covering comprehensive General Liability and Insurance Services Office form number GL 0404 covering Broad Form Comprehensive General Liability. Automobile coverage shall be at least as broad as Insurance Services Office Automobile Liability form CA 0001 (ed. 12/90) Code 8 and 9. No endorsement shall be attached limiting the coverage.
- **5.2.3** Additional requirements. Each of the following shall be included in the insurance coverage or added as a certified endorsement to the policy:
 - The insurance shall cover on an occurrence or an accident basis, and not on a claims-made basis.
 - Any failure of Consultant to comply with reporting provisions of the policy shall not affect coverage provided to City and its officers, employees, agents, and volunteers.

5.3 Professional Liability Insurance.

- 5.3.1 General requirements. Consultant, at its own cost and expense, shall maintain for the period covered by this Agreement professional liability insurance for licensed professionals performing work pursuant to this Agreement in an amount not less than ONE MILLION DOLLARS (\$1,000,000) covering the licensed professionals' errors and omissions. Any deductible or self-insured retention shall not exceed ONE HUNDRED FIFTY THOUSAND DOLLARS \$150,000 per claim.
- **5.3.2** Claims-made limitations. The following provisions shall apply if the professional liability coverage is written on a claims-made form:
 - a. The retroactive date of the policy must be shown and must be before the date of the Agreement.
 - b. Insurance must be maintained and evidence of insurance must be provided for at least five (5) years after completion of the Agreement or the work, so long as commercially available at reasonable rates.
 - If coverage is canceled or not renewed and it is not replaced with another claims-made policy form with a retroactive date that precedes the date of

this Agreement, Consultant must provide extended reporting coverage for a minimum of five (5) years after completion of the Agreement or the work. The City shall have the right to exercise, at the Consultant's sole cost and expense, any extended reporting provisions of the policy, if the Consultant cancels or does not renew the coverage.

 A copy of the claim reporting requirements must be submitted to the City prior to the commencement of any work under this Agreement.

5.4 All Policies Requirements.

- **5.4.1** Acceptability of insurers. All insurance required by this section is to be placed with insurers with a Bests' rating of no less than A: VII.
- 5.4.2 Verification of coverage. Prior to beginning any work under this Agreement, Consultant shall furnish City with complete copies of all policies delivered to Consultant by the insurer, including complete copies of all endorsements attached to those policies. All copies of policies and certified endorsements shall show the signature of a person authorized by that insurer to bind coverage on its behalf. If the City does not receive the required insurance documents prior to the Consultant beginning work, it shall not waive the Consultant's obligation to provide them. The City reserves the right to require complete copies of all required insurance policies at any time.
- 5.4.3 Notice of Reduction in or Cancellation of Coverage. A certified endorsement shall be attached to all insurance obtained pursuant to this Agreement stating that coverage shall not be suspended, voided, canceled by either party, or reduced in coverage or in limits, except after thirty (30) days' prior written notice by certified mail, return receipt requested, has been given to the City. In the event that any coverage required by this section is reduced, limited, cancelled, or materially affected in any other manner, Consultant shall provide written notice to City at Consultant's earliest possible opportunity and in no case later than ten (10) working days after Consultant is notified of the change in coverage.
- DS DS

5.4.4 Additional insured; primary insurance. City and its officers, employees, agents, and volunteers shall be covered as additional insureds with respect to each of the following: liability arising out of activities performed by or on behalf of Consultant, including the insured's general supervision of Consultant; products and completed operations of Consultant, as applicable; premises owned, occupied, or used by Consultant; and automobiles owned, leased, or used by the Consultant in the course of providing services pursuant to this Agreement. The coverage shall contain no special limitations on the scope of protection afforded to City or its officers, employees, agents, or volunteers.

A certified endorsement must be attached to all policies stating that coverage is primary insurance with respect to the City and its officers, officials, employees and volunteers, and that no insurance or self-insurance maintained by the City shall be called upon to contribute to a loss under the coverage.

5.4.5 <u>Deductibles and Self-Insured Retentions.</u> Consultant shall disclose to and obtain the approval of City for the self-insured retentions and deductibles before beginning any of the services or work called for by any term of this Agreement. Further, if the Consultant's insurance policy includes a self-insured retention that must be paid by a named insured as a precondition of the insurer's liability, or which has the effect of providing that payments of the self-insured retention by others, including additional insureds or insurers do not serve to satisfy the self-insured retention, such provisions must be modified by special endorsement so as to not apply to the additional insured coverage required by this agreement so as to not prevent any of the parties to this agreement from satisfying or paying the self-insured retention required to be paid as a precondition to the insurer's liability. Additionally, the certificates of insurance must note whether the policy does or does not include any self-insured retention and also must disclose the deductible.

During the period covered by this Agreement, only upon the prior express written authorization of Contract Administrator, Consultant may increase such deductibles or self-insured retentions with respect to City, its officers, employees, agents, and volunteers. The Contract Administrator may condition approval of an increase in deductible or self-insured retention levels with a requirement that Consultant procure a bond, guaranteeing payment of losses and related investigations, claim administration, and defense expenses that is satisfactory in all respects to each of them.

- 5.4.6 <u>Subcontractors.</u> Consultant shall include all subcontractors as insureds under its policies or shall furnish separate certificates and certified endorsements for each subcontractor. All coverages for subcontractors shall be subject to all of the requirements stated herein.
- 5.4.7 <u>Wasting Policy.</u> No insurance policy required by Section 4 shall include a "wasting" policy limit.
- 5.4.8 <u>Variation.</u> The City may approve a variation in the foregoing insurance requirements, upon a determination that the coverage, scope, limits, and forms of such insurance are either not commercially available, or that the City's interests are otherwise fully protected.
- **Remedies.** In addition to any other remedies City may have if Consultant fails to provide or maintain any insurance policies or policy endorsements to the extent and within the time herein required, City may, at its sole option exercise any of the following remedies, which

are alternatives to other remedies City may have and are not the exclusive remedy for Consultant's breach:

- Obtain such insurance and deduct and retain the amount of the premiums for such insurance from any sums due under the Agreement;
- Order Consultant to stop work under this Agreement or withhold any payment that becomes due to Consultant hereunder, or both stop work and withhold any payment, until Consultant demonstrates compliance with the requirements hereof; and/or
- c. Terminate this Agreement.

INDEMNIFICATION AND CONSULTANT'S RESPONSIBILITIES. Consultant shall Section 6. indemnify, defend with counsel selected by the City, and hold harmless the City and its officials, officers, employees, agents, and volunteers from and against any and all losses, liability, claims, suits, actions, damages, and causes of action arising out of any personal injury, bodily injury, loss of life, or damage to property, or any violation of any federal, state, or municipal law or ordinance, to the extent caused, in whole or in part, by the willful misconduct or negligent acts or omissions of Consultant or its employees, subcontractors, or agents, by acts for which they could be held strictly liable, or by the quality or character of their work. The foregoing obligation of Consultant shall not apply when (1) the injury, loss of life, damage to property, or violation of law arises wholly from the gross negligence or willful misconduct of the City or its officers, employees, agents, or volunteers and (2) the actions of Consultant or its employees, subcontractor, or agents have contributed in no part to the injury, loss of life, damage to property, or violation of law. It is understood that the duty of Consultant to indemnify and hold harmless includes the duty to defend as set forth in Section 2778 of the California Civil Code. Acceptance by City of insurance certificates and endorsements required under this Agreement does not relieve Consultant from liability under this indemnification and hold harmless clause. This indemnification and hold harmless clause shall apply to any damages or claims for damages whether or not such insurance policies shall have been determined to apply. By execution of this Agreement, Consultant acknowledges and agrees to the provisions of this Section and that it is a material element of consideration.

In the event that Consultant or any employee, agent, or subcontractor of Consultant providing services under this Agreement is determined by a court of competent jurisdiction or the California Public Employees Retirement System (PERS) to be eligible for enrollment in PERS as an employee of City, Consultant shall indemnify, defend, and hold harmless City for the payment of any employee and/or employer contributions for PERS benefits on behalf of Consultant or its employees, agents, or subcontractors, as well as for the payment of any penalties and interest on such contributions, which would otherwise be the responsibility of City.

Section 7. STATUS OF CONSULTANT.

7.1 <u>Independent Contractor.</u> At all times during the term of this Agreement, Consultant shall be an independent contractor and shall not be an employee of City. City shall have the right to control Consultant only insofar as the results of Consultant's services rendered pursuant to this Agreement and assignment of personnel pursuant to Subparagraph 1.3;

however, otherwise City shall not have the right to control the means by which Consultant accomplishes services rendered pursuant to this Agreement. Notwithstanding any other City, state, or federal policy, rule, regulation, law, or ordinance to the contrary, Consultant and any of its employees, agents, and subcontractors providing services under this Agreement shall not qualify for or become entitled to, and hereby agree to waive any and all claims to, any compensation, benefit, or any incident of employment by City, including but not limited to eligibility to enroll in the California Public Employees Retirement System (PERS) as an employee of City and entitlement to any contribution to be paid by City for employer contributions and/or employee contributions for PERS benefits.

7.2 <u>Consultant No Agent.</u> Except as City may specify in writing, Consultant shall have no authority, express or implied, to act on behalf of City in any capacity whatsoever as an agent or to bind City to any obligation whatsoever.

Section 8. LEGAL REQUIREMENTS.

- **8.1** Governing Law. The laws of the State of California shall govern this Agreement.
- 8.2 <u>Compliance with Applicable Laws.</u> Consultant and any subcontractors shall comply with all laws applicable to the performance of the work hereunder.
- 8.3 Other Governmental Regulations. To the extent that this Agreement may be funded by fiscal assistance from another governmental entity, Consultant and any subcontractors shall comply with all applicable rules and regulations to which City is bound by the terms of such fiscal assistance program.
- 8.4 <u>Licenses and Permits.</u> Consultant represents and warrants to City that Consultant and its employees, agents, and any subcontractors have all licenses, permits, qualifications, and approvals, including from City, of what-so-ever nature that are legally required to practice their respective professions. Consultant represents and warrants to City that Consultant and its employees, agents, any subcontractors shall, at their sole cost and expense, keep in effect at all times during the term of this Agreement any licenses, permits, and approvals that are legally required to practice their respective professions. In addition to the foregoing, Consultant and any subcontractors shall obtain and maintain during the term of this Agreement valid Business Licenses from City.
- 8.5 Nondiscrimination and Equal Opportunity. Consultant shall not discriminate, on the basis of a person's race, religion, color, national origin, age, physical or mental handicap or disability, medical condition, marital status, sex, or sexual orientation, against any employee, applicant for employment, subcontractor, bidder for a subcontract, or participant in, recipient of, or applicant for any services or programs provided by Consultant under this Agreement. Consultant shall comply with all applicable federal, state, and local laws, policies, rules, and requirements related to equal opportunity and nondiscrimination in employment, contracting, and the provision of any services that are the subject of this

Agreement, including but not limited to the satisfaction of any positive obligations required of Consultant thereby.

Consultant shall include the provisions of this Subsection in any subcontract approved by the Contract Administrator or this Agreement.

8.6 Prevailing Wage. Where applicable, the wages to be paid for a day's work to all classes of laborers, workmen, or mechanics on the work contemplated by this Agreement. Shall be not less than the prevailing rate for a day's work in the same trade or occupation in the locality within the state where the work hereby contemplates to be performed as determined by the Director of Industrial Relations pursuant to the Director's authority under Labor Code Section 1770, et seq. Each laborer, worker or mechanic employed by Consultant or by any subcontractor shall receive the wages herein provided for. The Consultant shall pay two hundred dollars (\$200), or whatever amount may be set by Labor Code Section 1775, as may be amended, per day penalty for each worker paid less than prevailing rate of per diem wages. The difference between the prevailing rate of per diem wages and the wage paid to each worker shall be paid by the Consultant to each worker.

An error on the part of an awarding body does not relieve the Consultant from responsibility for payment of the prevailing rate of per diem wages and penalties pursuant to Labor Code Sections 1770 and 1775. The City will not recognize any claim for additional compensation because of the payment by the Consultant for any wage rate in excess of prevailing wage rate set forth. The possibility of wage increases is one of the elements to be considered by the Consultant.

- (A) Posting of Schedule of Prevailing Wage Rates and Deductions. If the schedule of prevailing wage rates is not attached hereto pursuant to Labor Code Section 1773.2, the Consultant shall post at appropriate conspicuous points at the site of the project a schedule showing all determined prevailing wage rates for the various classes of laborers and mechanics to be engaged in work on the project under this contract and all deductions, if any, required by law to be made from unpaid wages actually earned by the laborers and mechanics so engaged.
- (B) Payroll Records. Each Consultant and subcontractor shall keep an accurate payroll record, showing the name, address, social security number, work week, and the actual per diem wages paid to each journeyman, apprentice, worker, or other employee employed by the Consultant in connection with the public work. Such records shall be certified and made available upon request as required by Labor Code Section 1776.
- (C) Subcontracting Consultant shall be responsible for his own and subcontractors' compliance with Section 1777.5 of the Labor Code regarding apprentice-able occupations. Consultant's willful failure to comply with this section shall be denied the right to bid on a public works contract for a period of six (6) months from the date the determination is made.

Section 9. TERMINATION AND MODIFICATION.

9.1 <u>Termination.</u> City may cancel this Agreement at any time and without cause upon written notification to Consultant.

Consultant may cancel this Agreement for cause upon 30 days' written notice to City and shall include in such notice the reasons for cancellation.

In the event of termination, Consultant shall be entitled to compensation for services performed to the date of notice of termination; City, however, may condition payment of such compensation upon Consultant delivering to City all materials described in Section 10.1.

- 9.2 Extension. If agreed to by all parties the City may extend the end date of this Agreement beyond that provided for in Subsection 1.1. Any such extension shall require a written amendment to this Agreement, as provided for herein. Consultant understands and agrees that, if City grants such an extension, City shall have no obligation to provide Consultant with compensation beyond the maximum amount provided for in this Agreement. Similarly, unless authorized by the Contract Administrator, City shall have no obligation to reimburse Consultant for any otherwise reimbursable expenses incurred during the extension period.
- 9.3 <u>Amendments.</u> The parties may amend this Agreement only by a writing signed by all the parties.
- 9.4 Assignment and Subcontracting. City and Consultant recognize and agree that this Agreement contemplates personal performance by Consultant and is based upon a determination of Consultant's unique personal competence, experience, and specialized personal knowledge. Moreover, a substantial inducement to City for entering into this Agreement was and is the professional reputation and competence of Consultant. Consultant may not assign this Agreement or any interest therein without the prior written approval of the Contract Administrator. Consultant shall not assign or subcontract any portion of the performance contemplated and provided for herein, other than to the subcontractors noted in the proposal, without prior written approval of the Contract Administrator. Not less than fifty percent (50%) of the contract work shall be done by the prime contractor. Further, the Contractor shall not, without the consent of the City of South San Francisco, either:
 - (a) Substitute any person or subcontractors in place of the subcontractors designated on the original proposal; or
 - (b) Permit any subcontract to be assigned or transferred or allow it to be performed by anyone other than the original subcontractor listed in the proposal.

- Should the Consultant violate any of the provisions of this Agreement or the Identification of Subcontractors Form contained in the proposal, it shall be deemed a violation of this Agreement, and the City of South San Francisco may cancel the Agreement.
- 9.5 Temporary Suspension of Work. The Parks Manager shall have the authority to suspend the work wholly or in part for such period as deemed necessary, due to unsuitable weather, or to such other conditions as are considered unfavorable for the suitable prosecution of the work, or for such time as he/she may deem necessary, due to the failure on the part of the contractor to carry out orders given, or to perform any of the provisions of the work. The contractor shall immediately obey such orders of the Parks Manager and shall not restart the work until ordered in writing by the Parks Manager.
- 9.6 <u>Survival.</u> All obligations arising prior to the termination of this Agreement and all provisions of this Agreement allocating liability between City and Consultant shall survive the termination of this Agreement.
 - 9.7 Options upon Breach by Consultant. If Consultant materially breaches any of the terms of this Agreement, City's remedies shall include, but not be limited to, the following:
 - 9.7.1 Immediately terminate the Agreement;
 - **9.7.2** Retain the plans, specifications, drawings, reports, design documents, and any other work product prepared by Consultant pursuant to this Agreement;
 - 9.7.3 Retain a different consultant to complete the work described in <u>Exhibit A</u> not finished by Consultant; or
 - 9.7.4 Charge Consultant the difference between the costs to complete the work described in <u>Exhibit A</u> that is unfinished at the time of breach and the amount that City would have paid Consultant pursuant to Section 2 if Consultant had completed the work.

Section 10. KEEPING AND STATUS OF RECORDS.

10.1 Records Created as Part of Consultant's Performance. All reports, data, maps, models, charts, studies, surveys, photographs, memoranda, plans, studies, specifications, records, files, or any other documents or materials, in electronic or any other form, that Consultant prepares or obtains pursuant to this Agreement and that relate to the matters covered hereunder shall be the property of the City. Consultant hereby agrees to deliver those documents to the City upon termination of the Agreement. It is understood and agreed that the documents and other materials, including but not limited to those described above, prepared pursuant to this Agreement are prepared specifically for the City and are not necessarily suitable for any future or other use. City and Consultant agree that, until final approval by City, all data, plans, specifications, reports and other documents are

confidential and will not be released to third parties without prior written consent of both parties unless required by law.

- 10.2 <u>Consultant's Books and Records.</u> Consultant shall maintain any and all ledgers, books of account, invoices, vouchers, canceled checks, and other records or documents evidencing or relating to charges for services or expenditures and disbursements charged to the City under this Agreement for a minimum of three (3) years, or for any longer period required by law, from the date of final payment to the Consultant to this Agreement.
- 10.3 Inspection and Audit of Records. Any records or documents that Section 10.2 of this Agreement requires Consultant to maintain shall be made available for inspection, audit, and/or copying at any time during regular business hours, upon oral or written request of the City. Under California Government Code Section 8546.7, if the amount of public funds expended under this Agreement exceeds TEN THOUSAND DOLLARS (\$10,000.00), the Agreement shall be subject to the examination and audit of the State Auditor, at the request of City or as part of any audit of the City, for a period of three (3) years after final payment under the Agreement.
- 10.4 Records Submitted in Response to an Invitation to Bid or Request for Proposals. All responses to a Request for Proposals (RFP) or invitation to bid issued by the City become the exclusive property of the City. At such time as the City selects a bid, all proposals received become a matter of public record, and shall be regarded as public records, with the exception of those elements in each proposal that are defined by Consultant and plainly marked as "Confidential," "Business Secret" or "Trade Secret."

The City shall not be liable or in any way responsible for the disclosure of any such proposal or portions thereof, if Consultant has not plainly marked it as a "Trade Secret" or "Business Secret," or if disclosure is required under the Public Records Act.

Although the California Public Records Act recognizes that certain confidential trade secret information may be protected from disclosure, the City may not be in a position to establish that the information that a prospective bidder submits is a trade secret. If a request is made for information marked "Trade Secret" or "Business Secret," and the requester takes legal action seeking release of the materials it believes does not constitute trade secret information, by submitting a proposal, Consultant agrees to indemnify, defend and hold harmless the City, its agents and employees, from any judgment, fines, penalties, and award of attorneys fees awarded against the City in favor of the party requesting the information, and any and all costs connected with that defense. This obligation to indemnify survives the City's award of the contract. Consultant agrees that this indemnification survives as long as the trade secret information is in the City's possession, which includes a minimum retention period for such documents.

Section 11 MISCELLANEOUS PROVISIONS.

- 11.1 <u>Attorneys' Fees.</u> If a party to this Agreement brings any action, including arbitration or an action for declaratory relief, to enforce or interpret the provision of this Agreement, the prevailing party shall be entitled to reasonable attorneys' fees in addition to any other relief to which that party may be entitled. The court may set such fees in the same action or in a separate action brought for that purpose.
- 11.2 <u>Venue.</u> In the event that either party brings any action against the other under this Agreement, the parties agree that trial of such action shall be vested exclusively in the state courts of California in the County San Mateo or in the United States District Court for the Northern District of California.
- 11.3 Severability. If a court of competent jurisdiction finds or rules that any provision of this Agreement is invalid, void, or unenforceable, the provisions of this Agreement not so adjudged shall remain in full force and effect. The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision of this Agreement.
- 11.4 No Implied Waiver of Breach. The waiver of any breach of a specific provision of this Agreement does not constitute a waiver of any other breach of that term or any other term of this Agreement.
- 11.5 <u>Successors and Assigns.</u> The provisions of this Agreement shall inure to the benefit of and shall apply to and bind the successors and assigns of the parties.
- 11.6 <u>Use of Recycled Products.</u> Consultant shall prepare and submit all reports, written studies and other printed material on recycled paper to the extent it is available at equal or less cost than virgin paper.
- 11.7 <u>Conflict of Interest.</u> Consultant may serve other clients, but none whose activities within the corporate limits of City or whose business, regardless of location, would place Consultant in a "conflict of interest," as that term is defined in the Political Reform Act, codified at California Government Code Section 81000 et seq.

Consultant shall not employ any City official in the work performed pursuant to this Agreement. No officer or employee of City shall have any financial interest in this Agreement that would violate California Government Code Sections 1090 *et seq.*

Consultant hereby warrants that it is not now, nor has it been in the previous twelve (12) months, an employee, agent, appointee, or official of the City. If Consultant was an employee, agent, appointee, or official of the City in the previous twelve (12) months, Consultant warrants that it did not participate in any manner in the forming of this Agreement. Consultant understands that, if this Agreement is made in violation of Government Code §1090 et.seg., the entire Agreement is void and Consultant will not be

entitled to any compensation for services performed pursuant to this Agreement, including reimbursement of expenses, and Consultant will be required to reimburse the City for any sums paid to the Consultant. Consultant understands that, in addition to the foregoing, it may be subject to criminal prosecution for a violation of Government Code § 1090 and, if applicable, will be disqualified from holding public office in the State of California.

- **11.8** Solicitation. Consultant agrees not to solicit business at any meeting, focus group, or interview related to this Agreement, either orally or through any written materials.
- 11.9 <u>Contract Administration.</u> This Agreement shall be administered by Joshua Richardson, Parks Maintenance Program Manager ("Contract Administrator"). All correspondence shall be directed to or through the Contract Administrator or his or her designee.
- 11.10 Notices. All notices and other communications which are required or may be given under this Agreement shall be in writing and shall be deemed to have been duly given (i) when received if personally delivered; (ii) when received if transmitted by telecopy, if received during normal business hours on a business day (or if not, the next business day after delivery) provided that such facsimile is legible and that at the time such facsimile is sent the sending Party receives written confirmation of receipt; (iii) if sent for next day delivery to a domestic address by recognized overnight delivery service (e.g., Federal Express); and (iv) upon receipt, if sent by certified or registered mail, return receipt requested. In each case notice shall be sent to the respective Parties as follows:

Consultant: Frank + Grossman Landscape Contractors, Inc.

3428 Arden Road Hayward, CA 94545

City:

City Clerk

City of South San Francisco

400 Grand Avenue

South San Francisco, CA 94080

With a copy to:

Joshua Richardson

Parks Maintenance Program Manager

City of South San Francisco.

P.O. Box 711,

South San Francisco California 94083

11.11 Professional Seal. Where applicable in the determination of the contract administrator, the first page of a technical report, first page of design specifications, and each page of construction drawings shall be stamped/sealed and signed by the licensed professional responsible for the report/design preparation. The stamp/seal shall be in a block entitled

F			

- 11.12 <u>Integration.</u> This Agreement, including all Exhibits attached hereto, and incorporated herein, represents the entire and integrated agreement between City and Consultant and supersedes all prior negotiations, representations, or agreements, either written or oral pertaining to the matters herein.
- **11.13** <u>Counterparts.</u> This Agreement may be executed in multiple counterparts, each of which shall be an original and all of which together shall constitute one agreement.
- 11.14 <u>Construction.</u> The headings in this Agreement are for the purpose of reference only and shall not limit or otherwise affect any of the terms of this Agreement. The parties have had an equal opportunity to participate in the drafting of this Agreement; therefore any construction as against the drafting party shall not apply to this Agreement.

Approved as to Form:

Docusigned by:

Clair Lai

951A604F45D4468.

City Attorney

The Parties have executed this Agreement as of the Effective Date.

CITY OF SOUTH SAN FRANCISCO	CONSULTANT	Frank & Grossman
Mike Futrell	Pick Oropeza	
Mike Futrell, City Manager	RICK Oropeza	
	VP Commercial	Operations
Attest:		
DocuSigned by:		
Rosa Govea Acosta		
City Clerk		

ATTACHMENT A SERVICE AREAS AND LITTER PICKUP FREQUENCIES

Perform the scope of work for <u>LANDSCAPE MAINTENANCE SERVICES</u> in place, and in accordance with the Service Areas and Litter Pickup Frequencies below, and with the Standard of Services (Attachment C). See key below for notes. In the event of a conflict in or inconsistency between the terms of this Attachment and the Standard of Services (Attachment B), the Standard of Services shall prevail.

BID ITEM	DESCRIPTION	FROM	то	LITTER PICKUP SERVICE FREQ.	IRRIG. TYPE	NOTES	MONTHLY RATE	ANNUAL COST
1	Callan Boulevard	Carter Drive	Westborough Boulevard	26	М		\$ 572	\$ 6,860
2	Capay Circle / Lomitas Ave.	Cuesta Drive	Verano Drive	26	М		\$ 332	\$ 3,979
3	Chestnut Avenue	El Camino Real	Mission Road	26	A		\$ 480	\$ 5,762
4	Chestnut Avenue	Hillside Boulevard	Grand Avenue/Aldengate Dr.	26	A	А	\$ 57	\$ 686
5	East Grand Avenue	Airport Boulevard	Gateway Boulevard	26	A	В	\$ 343	\$ 4,116
6	El Camino Real medians & shoulders	Hickey Boulevard	Noor Avenue	52	А	C	\$ 1,932	\$23,185
7	Gellert Boulevard	King Drive	Westborough Boulevard	26	Ā		\$ 572	\$ 6,860
8	Gellert Boulevard	Westborough Boulevard	Shannon Drive	26	A,M	D	S 332	\$ 3,979
9	Mission Road	Chestnut Avenue	Oak Avenue	26	Α	В	\$ 514	\$ 6,174
10	Mitchell Avenue South Airport Blvd.	South Airport Boulevard	W/O S.P.R.R. Beacon Street southern most	26	М	F	\$ 343	\$ 4,116
11	medians	S.P.R.R. Underpass	intersection	26	N	G	\$ 354	\$ 4,253
12	Westborough Boulevard Median	800' E/O Junipero Serra Blvd,	Olympic Drive	52	A		\$ 1,086	\$13,033
13	Westborough Boulevard Median	Olympic Drive	Skyline Boulevard	52	N	н	\$ 560	\$ 6,722
14	Westborough Boulevard Median	515' W/O Camaritas Avenue	El Camino Real	52	A	ा	\$ 229	\$ 2,744
15	Elm Court	Tamarack Ln.	Park Way	12	М	Ĭ	\$ 160	\$ 1,921
16	Forbes Boulevard Medians	E. Grand Ave.	Allerton	26	М		\$ 252	\$ 3,018

Exhibit A to the 1st Amendment

BID ITEM	DESCRIPTION	FROM	то	LITTER PICKUP SERVICE FREQ.	IRRIG. TYPE	NOTES	MONTHLY RATE	ANNUAL COST
17	East Grand Ave. Medians	Gateway Blvd.	Littlefield Ave.	26	A,M		\$ 229	S 2,744
18	Hillside Blvd.	Chestnut Ave.	Dolores Way	12	A	к	\$ 114	\$ 1,372
19	Willow Avenue	Dolores Way	Estate Ct.	26	Λ		\$ 114	\$ 1,372
20	Gateway Boulevard	E. Grand Ave.	Mitchell Aye,	26	A		\$ 343	\$ 4,116
21	Airport Blvd. medians, shoulders and hook ramps	Sister Cities Blvd.	Brisbane City limits	12	A,N		\$ 252	\$ 3,018
22	Airport Blvd. median, sidewalks, and tree wells	Sister Cities Blvd.	South to S.P.R.R. underpass	26	А		\$ 366	\$ 4,390
23	Slopes on Airport Blvd.	2nd Lane (including south side)	South Airport Blvd.	12	N	i	\$ 171	\$ 2,058
24	Hillside Blvd/Sister Cities Blvd	Lincoln St.	Airport Blvd	26	A	М	\$ 1,029	\$ 12,347
25	Industrial Way	101 Grand Ave Exit	Planted area at end of Industrial Way	26	N	N	\$ 926	\$ 11,112
26	Hillside Blvd.	N. Slope at end of school fence	East to backflow control valve	12	N		\$ 423	\$ 5,076
27	Randolph Ave slope/valley gutter	Highland Ave.	Airport Blvd.	12	A,N	0	\$ 686	\$ 8,231
28	Beech St. median	Spruce Ave.	Larch Ave.	12	N	P	\$ 91	\$ 1,098
29	Spruce Ave. median	Maple Ave.	Park Way	12	N	Q	\$ 69	\$ 823
30	Hickey Blvd.	El Camino Real	Daly City limits	12	A	R	\$ 857	\$ 10,289
31	Oyster Pt. Blvd. median	Airport Blvd.	Marina Blvd.	26	А		\$ 366	\$ 4,390
32	Jack Drago Park	E. Grand Ave.	Gateway Boulevard	26	А	s	\$ 686	\$ 8,231
33	"Gus' Islands" on Airport Blvd.	Grand Ave.	Miller Ave.	26	A		\$ 171	\$ 2,058
34	Centennial Way / Trail	San Bruno BART	South San Francisco BART	26	A	т	\$ 2,287	\$ 27,438
35	Junipero Serra	Hwy-280 Avalon entrance	SSF Sign approx 90' Northwest of Hickey Island	12	N	u	\$ 2,287	\$ 27,438
36	Gull Drive	Oyster Point Blvd	End of culvert approximately 220° before Forbes Blvd	2	N	v	\$ 343	\$ 4,116

BID ITEM	DESCRIPTION	FROM	то	LITTER PICKUP SERVICE FREQ.	IRRIG. TYPE	NOTES	MONTHLY RATE	ANNUAL COST
37	Appian Way Median	Westborough Boulevard	Shannon Dr.	12	A		\$ 332	\$ 3,979
38	SSF Drive Shoulder	Mandalay Place	120' before Woods Circle	-4	N	w	\$ 171	\$ 2,058
					TOTAL	BID PRICE	\$ 20,430	\$245,160

Key to Service Area Notes:

Service Frequency: Minimum frequency of litter removal.

- 2 Biannual Service (2 times per year)
- 4 Quarterly Service (4 times per year)
- 12 Monthly Service (12 times per year)
- 26 Bi-weekly Service (26 times per year)
- 52 Weekly Service (52 times per year)

Irrigation Type: Type of control system.

A Automatic. Irrigation schedule shall be coordinated with the City.

M Manual. Contractor shall be responsible for turning system on and off as

required

for proper irrigation.

N No irrigation system. City will provide water wagon service as requested by contractor.

Other Notes:

- A. Side median landscaping on west side (adjacent to subdivision boundary wall) from Hillside to Livingston Place to Street Light #3550; side median landscaping on east side (adjacent to subdivision boundary wall) from easement gate (near Street Light #4234) to Treeside Court to Street Light #4230; west roadside landscaping from Street Light #4229 to Grand Avenue (adjacent to subdivision boundary wall), which continues along Grand Avenue to Aldengate and includes both east and west roadside landscapes at the Aldengate entrance. Includes eastern hillside from Sunset Ave to Hillside Blvd from roadside to header board below homes.
- **B.** Area includes median islands and roadside landscaping; includes "bomanite" concrete side median along Dubuque which extends along E. Grand Avenue for 200 feet. (area is adjacent to 101 highway boundary fence)
- C. Area includes median islands, intersection islands at Hickey Blvd., and weed abatement along a 10' wide easement from shopping center driveway on west side of El Camino Real extending 525' to grey retaining wall; west side of El Camino Real from El Camino Real staircase across from Bart Way to Arroyo Drive, including triangular area between El Camino Real and Del Paso Drive. Also includes west side shoulder from Brentwood to San Bruno City limits (along wooden retaining wall).
- D. Area includes median islands plus roadside landscaping on east side, adjacent to subdivision boundary wall.

ATTACHMENT B ADDITIONAL SERVICES AS NEEDED

This attachment serves to dictate price per service (weed abatement and trash pick-up only) in each area listed below. These prices will be used to award additional work as determined by the Director, Parks Manager, or representative for the City. The City will pay the proposed price for each additional maintenance service requested and service in each area may be requested multiple times. If service is not deemed acceptable or adequate to the standards detailed in the Landscape & Right Of Way Standard of Services (Attachment C), the City holds the right to withhold payment until standards are met.

BID ITEM	DESCRIPTION	FROM	то	Rate Per Weed Abatement Occurrence	Rate per Trash Pickup Occurrence
1	Callan Boulevard	Carter Drive	Westborough Boulevard	\$ 286	\$ 143
2	Capay Circle / Lomitas Ave.	Cuesta Drive	Verano Drive	\$ 166	\$ 83
3	Chestnut Avenue	El Camino Real	Mission Road	\$ 240	S 120
4	Chestnut Avenue	Hillside Boulevard	Grand Avenue/Alden gate Dr.	\$ 29	\$ 14
5	East Grand Avenue	Airport Boulevard	Gateway Boulevard	\$ 171	S 86
6	El Camino Real medians & shoulders	Hickey Boulevard	Noor Avenue	\$ 966	\$ 483
7	Gellert Boulevard	King Drive	Westborough Boulevard	\$ 286	S 143
8	Gellert Boulevard	Westborough Boulevard	Shannon Drive	\$ 166	\$ 83
ŋ	Mission Road	Chestnut Avenue	Oak Avenue	\$ 257	\$ 129
10	Mitchell Avenue	South Airport Boulevard	W/O S.P.R.R.	\$ 171	\$ 86
H	South Airport Blvd. medians	S.P.R.R. Underpass	Beacon Street southern most intersection	\$ 177	5 89
12	Westborough Boulevard Median	800° E/O Junipero Serra Blvd.	Olympic Drive	\$ 543	\$ 272
13	Westborough Boulevard Median	Olympic Drive	Skyline Boulevard	\$ 280	\$ 140
14	Westborough Boulevard Median	515' W/O Camaritas Avenue	El Camino Real	\$ 114	\$ 57.
15	Elm Court	Tamarack Ln.	Park Way	\$ 80	\$ 40

Exhibit A to the 1st Amendment

BID ITEM	DESCRIPTION	FROM	то	Rate Per Weed Abatement Occurrence	Rate per Trash Pickup Occurrence
16	Forbes Boulevard Medians	E. Grand Ave.	Allerton	\$ 126	\$ 63
17	East Grand Ave. Medians	Gateway Blvd.	Littlefield Ave.	\$ 114	\$ 57
18	Hillside Blvd.	Chestnut Ave.	Dolores Way	\$ 57	29
19	Hillside Blvd.	Chestnut	Ridgeview	\$ 57	\$ 29
20	Willow Avenue	Dolores Way	Estate Ct.	\$ 57	S 29
21	Gateway Boulevard	E. Grand Ave.	Mitchell Ave.	\$ 171	\$ 86
22	Aîrport Blvd. medians, shoulders and hook ramps	Sister Cities Blvd.	Brisbane City limits	\$ 126	\$ 63
23	Airport Blyd. median, sidewalks, and tree wells	Sister Cities Blvd.	South to S.P.R.R. underpass	\$ 183	\$ 91
24	Slopes on Airport Blvd.	2 nd Lane (including south side)	South Airport Blvd.	\$ 86	S 43
25	Hillside Blyd/Sister Cities Blyd	Lincoln St.	Airport Blyd	\$ 514	\$ 257
26	Industrial Way	101 Grand Ave Exit	Planted area at end of Industrial Way	\$ 463	\$ 232
27	Hillside Blyd.	N. Slope at end of school fence	East to backflow control valve	\$ 212	S 106
28	Randolph Ave slope/valley gutter	Highland Ave.	Airport Blvd.	\$ 343	\$ 171
29	Beech St. median	Spruce Ave.	Larch Ave.	\$ 46	\$ 23
30	Spruce Ave, median	Maple Ave.	Park Way	\$ 34	\$ 17
31	Hickey Blvd.	El Camino Real	Daly City limits	\$ 429	\$ 214
32	Oyster Pt. Blvd. median	Airport Blvd.	Marina Blvd.	\$ 183	\$ 91
33	Jack Drago Park	E. Grand Ave.	Gateway Boulevard	\$ 343	\$ 171
34	"Gus' Islands" on Airport Blvd.	Grand Ave.	Miller Ave.	\$ 86	\$ 43

Exhibit A to the 1st Amendment

BID ITEM	DESCRIPTION	FROM	то	Rate Per Weed Abatement Occurrence	Rate per Trash Pickup Occurrence
35	Centennial Way / Trail	San Bruno BART	South San Francisco BART	\$ 1.143	\$ 572
36	Junipero Serra	Hwy-280 Avalon entrance	SSF Sign approx 90' Northwest of Hickey Island	\$ 1,143	\$ 572
37	Gull Drive	Oyster Point Blvd	End of culvert approximately 220' before Forbes Blvd	\$ 171	\$ 86
38	Appian Way Median	Westborough Boulevard	Shannon Dr.	\$ 166	S 83
39	SSF Drive Shoulder	Mandalay Place	120' before Woods Circle	\$ 86	\$ 43

Monthly and Annual Rates for Service

Estimates are to be calculated based on a monthly service. The scope of work for each area is detailed in the notes associated with each area and the price should be based on these tasks accordingly.

Bid Item	Description	From	То	Notes	Monthly Rate	Annua Rate
Section A	BART Plaza across from SSF BART	El Camino Real	BART Drop- off area	a, b	\$1,006	\$12,072
Section B	Property Adjacent to Centennial Trail	SSF BART	Mission Road Bridge	а	\$375	\$4,500
Section C	Drainage ditch on Northwest side of trail	Spruce Ave	500' down Centennial Trail	a	\$150	\$1,800
Section D	South west Property adjacent to Centennial Trail	PUC Structure	Start of chain link fence for USPS	a	\$375	\$4,500
				Total Base Bid	\$1,906	\$22,872

1. Notes:

- a. Scope of service includes weed abatement, herbicide application, and litter pick-up per the standards defined in Attachment D: Landscape & Right of Way Standard of Services
- b. Area requires pressure washing of hardscape areas bi-annually and/or as needed when deemed necessary by the City. Area also includes maintenance of landscaped planters, trash receptacles, and graffiti abatement.
- c. This area is separate only in parcel delineation from the rest of Centennial Trail, but maintenance would be consistent with the rest of Centennial Trail as described in Attachment A.

Exhibit A to the 1st Amendment



City of South San Francisco

P.O. Box 711 (City Hall, 400 Grand Avenue) South San Francisco, CA

City Council

Resolution: RES 100-2021

File Number: 21-419 Enactment Number: RES 100-2021

RESOLUTION AWARDING LANDSCAPE MAINTENANCE SERVICES AGREEMENTS FRANK AND GROSSMAN LANDSCAPE CONTRACTORS, INC. OF HAYWARD, CALIFORNIA FOR CITYWIDE RIGHT-OF-WAY LANDSCAPE MAINTENANCE SERVICES IN AN AMOUNT NOT TO EXCEED \$616,064, AND TO **GOTHIC** LANDSCAPING OF SAN JOSE, CALIFORNIA FOR COMMON GREENS LANDSCAPE MAINTENANCE SERVICES IN AN AMOUNT NOT TO EXCEED \$792,416 FOR A TWENTY-FOUR (24) MONTH TERM AND AMENDING THE PARKS AND RECREATION DEPARTMENT'S FISCAL YEAR 2021-22 AND 2022-23 OPERATING BUDGETS PURSUANT TO BUDGET AMENDMENT #22.002.

WHEREAS, the City of South San Francisco ("City") issued a Request for Proposals for Landscape Maintenance Services on March 1, 2021 and received three (3) bids in response; and

WHEREAS, staff recommends awarding a landscape services agreement to Frank and Grossman Landscape Contractors of Hayward, California for the Right-of-Way Landscape Maintenance Services Project in a total amount not to exceed \$616,064 for a twenty-four (24) month term based on their average overall proposal score, which included evaluation of project costs, project understanding, project completion schedule, qualifications, expertise and experience; and

WHEREAS, staff recommends awarding a landscape services agreement to Gothic Landscaping of San Jose, California for the Common Greens Landscape Maintenance Services Project in a total amount not to exceed \$792,416 for a twenty-four (24) month term based on their average overall proposal score, which included evaluation of project costs, project understanding, project completion schedule, qualifications, expertise and experience; and

WHEREAS, additional funding in an amount of \$101,100 is requested from the Common Greens funds to elevate the current level of service without any further financial impact to the City's General Fund; and

WHEREAS, staff requests Council's approval for contract authority to utilize a contingency not to exceed \$80,000 annually split equally between the two contracts, with this funding currently existing in the Parks and Recreation Department operating budget, to be used for enhancement projects on either the Right-of-Way Landscape Maintenance Project or the Common Greens Maintenance Project.

File Number: 21-419 Enactment Number: RES 100-2021

NOW, THEREFORE, BE IT RESOLVED, by the City Council of the City of South San Francisco that the City Council hereby award a landscape services agreement to Frank and Grossman of Hayward, California, for the Right-of-Way Landscape Maintenance Services Project, in a total amount not to exceed \$616,064 for a twenty-four (24) month term, and award a landscape services agreement to Gothic Landscaping of San Jose, California, for the Common Greens Landscape Maintenance Services Project, in a total amount not to exceed \$792,416 for a twenty-four (24) month term; and

BE IT FUTHER RESOLVED, that the contract is conditioned on both contractor's timely execution of the Project contracts and submission of all required documents, including but not limited to, certificates of insurance and endorsements, in accordance with the Project documents; and

BE IT FUTHER RESOLVED that the Parks and Recreation Department's Fiscal Year 2021-22 and 2022-23 Operating Budgets will be amended via budget amendment #22.002, and that the Finance Director is authorized to adjust budget as necessary to comply with budgetary intent of the executed contract(s); and

BE IT FURTHER RESOLVED that the City Manager is hereby authorized to execute the landscape services agreement and any other necessary documents on behalf of the City, subject to approval as to form by the City Attorney.

* * * * *

At a meeting of the City Council on 5/26/2021, a motion was made by Vice Mayor Nagales, seconded by Councilmember Flores, that this Resolution be approved. The motion passed.

Yes: 5 Mayor Addiego, Vice Mayor Nagales, Councilmember Nicolas, Councilmember Coleman, and Councilmember Flores

Attest by

Rosa Govea Acosta, City Clerk

Exhibit B to the 1st Amendment



-		-	-	-	
City	nt of	South	San	Fran	CISCO
	~ ~ :	20001	~~		

Attn: Joshua Richardson

550 N. Canal St.

South San Francisco, CA 94080

3-17-23 - We would like to propose a price increase of 4% for the upcoming Fiscal Year (July 2023 to June 2024). After evaluating our expenses over the past two years, including gas, labor, and materials costs, we have determined this increase is necessary to maintain the quality of our services.

The new contract price for the upcoming Fiscal Year will be \$268,032.00, representing a 4% increase from the current contract price of \$278,760.00

Thank you for your business, and we look forward to continuing to provide you with excellent service.

	Current Contract	4% Increase	Total New Contract
Monthly	\$22,336	\$894	\$23,230
Annually	\$268,032	\$10,728	\$278,760

Upon approval, please sign and return to schedule wor	k.
Thank you,	
Signature:	
Date:	



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 3/29/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	CONTACT NAME: Maria Hill				
(PT) Heffernan Insurance Brokers 101 2nd Street, Suite 120	PHONE (A/C, No. Ext): 707-789-3069	FAX (A/C, No): 707-781-0800			
Petaluma CA 94952	ADDRESS: MariaH@heffins.com	FAAU			
	INSURER(S) AFFORDING CO	VERAGE NAIC #			
	INSURER A: Oak River Insurance Compar	ny 34630			
INSURED FRANGE	INSURER B : Argonaut Insurance Company	y 19801			
Frank & Grossman Landscape Contractors, Inc. 3428 Arden Road	INSURER C :				
Hayward CA 94545	INSURER D:				
	INSURER E:				
	INSURER F:				

COVERAGES CERTIFICATE NUMBER: 964097522

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

NSR	TYPE OF INSURANCE		SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
В	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Y	Y	LAN290148902	9/1/2022	9/1/2023	EACH OCCURRENCE	\$ 1,000,000
							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 100,000
							MED EXP (Any one person)	\$ 5,000
							PERSONAL & ADV INJURY	\$1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:	1					GENERAL AGGREGATE	\$ 2,000,000
	POLICY X PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$2,000,000
	OTHER:							5
В	AUTOMOBILE LIABILITY	Y		LAA290148902	9/1/2022	9/1/2023	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
	X ANY AUTO						BODILY INJURY (Per person)	5
	OWNED SCHEDULED AUTOS ONLY						BODILY INJURY (Per accident)	\$
	HIRED NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	5
								\$
В	UMBRELLA LIAB X OCCUR		Y	LAX290148902	9/1/2022	9/1/2023	EACH OCCURRENCE	\$ 5,000,000
	X EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ 5,000,000
	DED X RETENTIONS 0						XS over GL, Auto, EL	\$
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	N/A		FRWC420263	4/1/2023	4/1/2024	X PER OTH-	
	ANYPROPRIETOR/PARTNER/EXECUTIVE					E.L. EACH ACCIDENT	\$ 1,000,000	
	(Mandatory in NH)						E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
Re: As Per Contract or Agreement on File with Insured. City of South San Francisco is included as an additional insured (Primary and Non-Contributory) on the General Liability and Excess Liability policies and additional insured on Automobile Liability policy per the attached endorsements, if required. Waiver of Subrogation is included on General Liability and Excess Liability policies per the attached endorsements, if required. This certificates replaces and supersedes all previously issued certificates.

CERTIFICATE HOLDER	CANCELLATIO		
L.O.C. C.O.A. VANAGA	1,200,000,000		

City of South San Francisco 400 Grand Avenue South San Francisco, CA 94080 SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

© 1988-2015 ACORD CORPORATION. All rights reserved.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

PROGRAM(S)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. SECTION I – COVERAGES, COVERAGE A – BODILY INJURY AND PROPERTY DAMAGE LIABILITY, 2. Exclusions is amended by the addition of the following:

This insurance does not apply to:

Dedicated Insurance Program(s)

"Bodily injury" or "property damage" arising out of either your ongoing operations or operations included within the "products-completed operations hazard", performed by or on behalf of the insured at any project(s) which is or was subject to a "dedicated insurance program".

This exclusion applies whether or not the "dedicated insurance program":

- 1. Provides coverage identical to that provided by this Coverage Part:
- Provides coverage to one or more contractors;
- 3. Provides multiple lines of coverage;
- 4. Has limits adequate to cover all claims; or
- 5. Remains in effect.

B. SECTION V – DEFINITIONS is amended and the following added:

"Dedicated insurance program" means a centralized insurance program under which one party has secured either insurance or self-insurance covering some or all of the contractors or subcontractors performing work on one or more specific project(s), owner controlled insurance program(s), contractor controlled insurance program(s), or other project specific insurance policy whether provided by you, or any other person or entity if you are an insured under such insurance.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

U483-0620 Page 1 of 1

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – AUTOMATIC STATUS FOR OTHER PARTIES WHEN REQUIRED IN WRITTEN CONSTRUCTION AGREEMENT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. Section II Who Is An Insured is amended to include as an additional insured:
 - Any person or organization for whom you are performing operations when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy; and
 - 2. Any other person or organization you are required to add as an additional insured under the contract or agreement described in Paragraph 1. above.

Such person(s) or organization(s) is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

- a. Your acts or omissions; or
- b. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured described in Paragraph 1. or 2. above.

However, the insurance afforded to such additional insured described above:

- a. Only applies to the extent permitted by law; and
- b. Will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for the person or organization described in Paragraph 1. above are completed.

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

- "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
 - a. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of, or the failure to render, any professional architectural, engineering or surveying services.

- "Bodily injury" or "property damage" occurring after:
 - a. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or

- b. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

The most we will pay on behalf of the additional insured is the amount of insurance:

 Required by the contract or agreement described in Paragraph A.1.; or Available under the applicable limits of insurance;

whichever is less.

This endorsement shall not increase the applicable limits of insurance.

POLICY NUMBER: LAA2901489-02

 ADDITIONAL INSURED AND WAIVER OF SUBROGATION COVERAGE REQUIRED BY "INSURED CONTRACT", WRITTEN AGREEMENT OR PERMIT

In SECTION II - LIABILITY COVERAGE, item a.1. Who Is An Insured, the following are added as "insureds":

- f. Any person, organization, trustee, estate or governmental entity with respect to the operation, maintenance or use of a covered "auto" if:
 - (1) You are obligated to add that person, organization, trustee, estate or governmental entity as an additional "insured" to this policy by:
 - (a) An expressed provision of an "insured contract" or written agreement; or
 - (b) An expressed condition of a written permit issued to you by a governmental or public authority.
 - (2) The "bodily injury" or "property damage" is caused by an "accident" which takes place after:
 - (a) You executed the "insured contract' or written agreement; or
 - (b) The permit has been issued to you.

The following paragraph is added to SECTION IV - BUSINESS AUTO CONDITIONS:

We waive any right of recovery we may have against any additional "insured" under paragraph **f.** above, but only as respects "loss" arising out of the operation, maintenance or use of a covered "auto" pursuant to the provisions or conditions of the "insured contract", written agreement or permit.

COMMERCIAL EXCESS LIABILITY

COMMERCIAL EXCESS LIABILITY COVERAGE FORM

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and what is and is not covered.

Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations, and any other person or organization qualifying as a Named Insured under this policy. The words "we", "us" and "our" refer to the company providing this insurance. The word "insured" means any person or organization qualifying as such under the "applicable underlying insurance".

Other words and phrases that appear in quotation marks in this policy have special meaning. Refer to **SECTION IV** – **DEFINITIONS**. Other words and phrases that are not defined under this policy but defined in the "applicable underlying insurance" will have the meaning described in the policy of "underlying insurance".

The insurance provided under this policy will follow the same provisions, exclusions and limitations that are contained in the "applicable underlying insurance", unless otherwise directed by this insurance. To the extent such provisions differ or conflict, the provisions of this policy will apply. However, this policy will not provide coverage for an "event" unless all the "applicable underlying insurance" provides coverage for the "event". Under no circumstances will coverage provided by this policy ever be broader than coverage provided by all the "applicable underlying insurance".

SECTION I - COVERAGES

1. Insuring Agreement

a. We will pay on behalf of the insured the "ultimate net loss" in excess of the "retained limit" because of "injury or damage" for which the insured is legally obligated to pay and to which this insurance applies.

We have no duty to investigate any claim, suit or proceeding or defend under this policy. However, at our sole discretion we have the right and will be given the opportunity to effectively associate in the defense or investigation of any claim, suit or proceeding. At our sole discretion we also have the right to assume charge of, negotiate and settle any claim, suit or proceeding to which this policy applies. In all such circumstances the insured will cooperate with us fully.

But:

- The amount we will pay for "ultimate net loss" is limited as described in SECTION II – LIMITS OF INSURANCE, and
- (2) Our right to defend terminates when we have exhausted the applicable limit of insurance in the payment of "ultimate net loss" under this Coverage Part. However, if any policy of "underlying insurance" specifies that limits are reduced by defense expenses, our right to defend terminates when we have used up the applicable limit of insurance in the payment of "ultimate net loss" under this Coverage Part.
- b. An additional insured under "applicable underlying insurance" will automatically be an additional insured under this insurance, if coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the lessor of the amount of insurance required by the contract or available under the limits of insurance provided under this policy, less any amounts payable by any "underlying insurance".

Additional insured coverage provided by this insurance will not be broader than coverage provided by all "applicable underlying insurance".

COMMERCIAL GENERAL LIABILITY CG 20 01 12 19

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

PRIMARY AND NONCONTRIBUTORY - OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

Primary And Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

(1) The additional insured is a Named Insured under such other insurance; and

(2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.

COMMERCIAL GENERAL LIABILITY CG 24 04 12 19

POLICY NUMBER: LAN2901489-02

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART
ELECTRONIC DATA LIABILITY COVERAGE PART
LIQUOR LIABILITY COVERAGE PART
POLLUTION LIABILITY COVERAGE PART DESIGNATED SITES
POLLUTION LIABILITY LIMITED COVERAGE PART DESIGNATED SITES
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART
RAILROAD PROTECTIVE LIABILITY COVERAGE PART
UNDERGROUND STORAGE TANK POLICY DESIGNATED TANKS

SCHEDULE

Name Of Person(s) Or Organization(s):

Blanket as required by written contract and effective during the policy period as stated in the policy declarations.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV - Conditions:

We waive any right of recovery against the person(s) or organization(s) shown in the Schedule above because of payments we make under this Coverage Part. Such waiver by us applies only to the extent that the insured has waived its right of recovery against such person(s) or organization(s) prior to loss. This endorsement applies only to the person(s) or organization(s) shown in the Schedule above.



City of South San Francisco

City Council

Resolution: RES 102-2023

P.O. Box 711 (City Hall, 400 Grand Avenue) South San Francisco, CA

File Number: 23-498 Enactment Number: RES 102-2023

RESOLUTION AMENDING THE **EXISTING** CONSULTING SERVICES AGREEMENT WITH FRANK AND GROSSMAN LANDSCAPE CONTRACTORS, INC. HAYWARD. CALIFORNIA FOR CITYWIDE RIGHT-OF-WAY LANDSCAPE MAINTENANCE SERVICES FOR AN ADDITIONAL \$278,760 (FOR A NEW TOTAL NOT-TO-EXCEED CONTRACT AMOUNT OF \$894,824.00) AND FOR AN ADDITIONAL TWELVE (12) MONTHS.

WHEREAS, the City of South San Francisco ("City") issued a Request for Proposals for Landscape Maintenance Services on March 1, 2021, and

WHEREAS, the City awarded a landscape services agreement to Frank and Grossman Landscape Contractors of Hayward, California for the Right-of-Way Landscape Maintenance Services Project in a total amount not to exceed \$616,064 for a twenty-four (24) month term based on their average overall proposal score, which included evaluation of project costs, project understanding, project completion schedule, qualifications, and experience; and

WHEREAS, the initial term of that agreement ends on June 30, 2023; and

WHEREAS, Staff has favorably reviewed the performance of the contractor; and

WHEREAS, with the increase in service needs and extension of contract term, staff has reviewed additional scope and negotiated additional fees for the escalating scopes; and

WHEREAS, Staff has requested additional annual funding in the amount of \$10,000 in General Funds as part of the Departments annual budget requests for the Fiscal Year 2023-24 Budget.

NOW, THEREFORE, BE IT RESOLVED, by the City Council of the City of South San Francisco that the City Council hereby approves an amendment to the consulting services agreement with Frank and Grossman of Hayward, California, for the Right-of-Way Landscape Maintenance Services Project, for an additional \$278,760 (for a new total not-to-exceed contract amount of \$894,824.00) and for an additional twelve (12) months, as attached in Exhibit A and incorporated herein.

BE IT FURTHER RESOLVED that the City Manager is hereby authorized to execute the amendment in substantially the same form as Exhibit A conditioned upon the contractor's timely execution of the amendment and submission of all required documents, including but not limited to, certificates of insurance and endorsements and any other necessary documents on behalf of the City, subject to approval as to form by the City Attorney.

File Number: 23-498

Enactment Number: RES 102-2023

* * * * *

At a meeting of the City Council on 6/28/2023, a motion was made by Councilmember Addiego, seconded by Councilmember Coleman, that this Resolution be approved. The motion passed.

Yes: 5 Mayor Nicolas, Vice Mayor Nagales, Councilmember Addiego, Councilmember Coleman, and Councilmember Flores

Attest by

Rosa Govea Acosta, City Clerk



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 3/29/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed.

this certificate does not confer rights to						equire an endorsement	. A Sta	iternent on
PRODUCER				CONTACT NAME: Maria Hill				
(PT) Heffernan Insurance Brokers) Heffernan Insurance Brokers		PHONE (A/C, No, Ext): 707-789-3069 (A/C, No): 707-781-0800					
101 2nd Street, Suite 120 Petaluma CA 94952				E-MAIL ADDRESS: MariaH@		(A/C, No):	. 01-10	. 5000
i dididilid O/1 04002				-		DING COVERAGE		NAIC#
				INSURER A : Oak Rive	. ,			34630
INSURED			FRANGRO-01	INSURER B : Argonaut		· · ·		19801
Frank & Grossman Landscape Contract	ctors	, Inc.		INSURER C:	i ilisurarioc O	ompany		13001
3428 Arden Road Hayward CA 94545				INSURER D:				
Hayward CA 94545								
				INSURER E :				
COVERAGES CER	TIFIC	:ΔTF	NUMBER: 964097522	INSURER F.		REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES INDICATED. NOTWITHSTANDING ANY RE CERTIFICATE MAY BE ISSUED OR MAY FEXCLUSIONS AND CONDITIONS OF SUCH I	OF I QUIR PERT	NSUR EMEI	RANCE LISTED BELOW HAV NT, TERM OR CONDITION THE INSURANCE AFFORDI	OF ANY CONTRACT ED BY THE POLICIES	THE INSURE OR OTHER D DESCRIBED	D NAMED ABOVE FOR THOOCUMENT WITH RESPEC	CT TO V	VHICH THIS
	ADDL	SUBR WVD		POLICY EFF (MM/DD/YYYY)	POLICY EXP	LIMIT	s	
B X COMMERCIAL GENERAL LIABILITY	Y Y	Y	LAN290148902	9/1/2022	9/1/2023	EACH OCCURRENCE	\$ 1,000	000
CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 100,0	
CEANING-WADE COOK						MED EXP (Any one person)	\$ 5,000	
						PERSONAL & ADV INJURY	\$ 1,000	000
GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2.000	
POLICY X PRO-						PRODUCTS - COMP/OP AGG	\$2,000	
OTHER:						TROBOOTO COMITTO TROC	\$	
B AUTOMOBILE LIABILITY	Υ		LAA290148902	9/1/2022	9/1/2023	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000	000
X ANY AUTO						BODILY INJURY (Per person)	\$	
OWNED SCHEDULED AUTOS ONLY AUTOS						BODILY INJURY (Per accident)	\$	
AUTOS ONLY HIRED AUTOS ONLY AUTOS ONLY AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$	
AUTOS ONET						(i di addiaditi)	\$	
B UMBRELLA LIAB X OCCUR	Υ	Y	LAX290148902	9/1/2022	9/1/2023	EACH OCCURRENCE	\$ 5,000	000
X EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$5,000	000
DED X RETENTION \$ 0						XS over GL, Auto, EL	\$	
A WORKERS COMPENSATION AND EMPLOYERS' LIABILITY			FRWC420263	4/1/2023	4/1/2024	X PER OTH- STATUTE ER		
ANYPROPRIETOR/PARTNER/EXECUTIVE T/N	NI / A					E.L. EACH ACCIDENT	\$ 1,000	000
OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A					E.L. DISEASE - EA EMPLOYEE	\$ 1,000	000
If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000	000
DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICL Re: As Per Contract or Agreement on File w General Liability and Excess Liability policie Subrogation is included on General Liability all previously issued certificates.	/ith Ìr s and	nsured d add	 d. City of South San Franc itional insured on Automob 	isco is included as ar bile Liability policy per	n additional in r the attached	sured (Primary and Non-Olemonts) and Non-Olemonts, if require	d. Waiv	er of
CERTIFICATE HOLDER				CANCELLATION				
City of South San Francisco	0			SHOULD ANY OF 1	I DATE THE	ESCRIBED POLICIES BE CARREDF, NOTICE WILL E Y PROVISIONS.		

© 1988-2015 ACORD CORPORATION. All rights reserved.

South San Francisco, CA 94080

AUTHORIZED REPRESENTATIVE

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

EXCLUSION – DEDICATED INSURANCE PROGRAM(S)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. SECTION I – COVERAGES, COVERAGE A – BODILY INJURY AND PROPERTY DAMAGE LIABILITY, 2. Exclusions is amended by the addition of the following:

This insurance does not apply to:

Dedicated Insurance Program(s)

"Bodily injury" or "property damage" arising out of either your ongoing operations or operations included within the "products-completed operations hazard", performed by or on behalf of the insured at any project(s) which is or was subject to a "dedicated insurance program".

This exclusion applies whether or not the "dedicated insurance program":

- 1. Provides coverage identical to that provided by this Coverage Part;
- 2. Provides coverage to one or more contractors;
- 3. Provides multiple lines of coverage;
- 4. Has limits adequate to cover all claims; or
- 5. Remains in effect.

B. **SECTION V – DEFINITIONS** is amended and the following added:

"Dedicated insurance program" means a centralized insurance program under which one party has secured either insurance or self-insurance covering some or all of the contractors or subcontractors performing work on one or more specific project(s), owner controlled insurance program(s), contractor controlled insurance program(s), or other project specific insurance policy whether provided by you, or any other person or entity if you are an insured under such insurance.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

U483-0620 Page 1 of 1

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – AUTOMATIC STATUS FOR OTHER PARTIES WHEN REQUIRED IN WRITTEN CONSTRUCTION AGREEMENT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. Section II Who Is An Insured is amended to include as an additional insured:
 - Any person or organization for whom you are performing operations when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy; and
 - 2. Any other person or organization you are required to add as an additional insured under the contract or agreement described in Paragraph 1. above.

Such person(s) or organization(s) is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

- a. Your acts or omissions: or
- b. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured described in Paragraph 1. or 2. above.

However, the insurance afforded to such additional insured described above:

- a. Only applies to the extent permitted by law; and
- b. Will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for the person or organization described in Paragraph 1. above are completed.

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

- "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
 - a. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - b. Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of, or the failure to render, any professional architectural, engineering or surveying services.

- "Bodily injury" or "property damage" occurring after:
 - a. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or

- b. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

The most we will pay on behalf of the additional insured is the amount of insurance:

 Required by the contract or agreement described in Paragraph A.1.; or Available under the applicable limits of insurance;

whichever is less.

This endorsement shall not increase the applicable limits of insurance.

POLICY NUMBER: LAA2901489-02

I. ADDITIONAL INSURED AND WAIVER OF SUBROGATION COVERAGE REQUIRED BY "INSURED CONTRACT", WRITTEN AGREEMENT OR PERMIT

In SECTION II - LIABILITY COVERAGE, item a.1. Who Is An Insured, the following are added as "insureds";

- f. Any person, organization, trustee, estate or governmental entity with respect to the operation, maintenance or use of a covered "auto" if:
 - (1) You are obligated to add that person, organization, trustee, estate or governmental entity as an additional "insured" to this policy by:
 - (a) An expressed provision of an "insured contract" or written agreement; or
 - (b) An expressed condition of a written permit issued to you by a governmental or public authority.
 - (2) The "bodily injury" or "property damage" is caused by an "accident" which takes place after:
 - (a) You executed the "insured contract" or written agreement; or
 - (b) The permit has been issued to you.

The following paragraph is added to SECTION IV - BUSINESS AUTO CONDITIONS:

We waive any right of recovery we may have against any additional "insured" under paragraph f. above, but only as respects "loss" arising out of the operation, maintenance or use of a covered "auto" pursuant to the provisions or conditions of the "insured contract", written agreement or permit.

POLICY NUMBER: LAX2901489-02

COMMERCIAL EXCESS LIABILITY

COMMERCIAL EXCESS LIABILITY COVERAGE FORM

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and what is and is not covered.

Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations, and any other person or organization qualifying as a Named Insured under this policy. The words "we", "us" and "our" refer to the company providing this insurance. The word "insured" means any person or organization qualifying as such under the "applicable underlying insurance".

Other words and phrases that appear in quotation marks in this policy have special meaning. Refer to **SECTION IV – DEFINITIONS.** Other words and phrases that are not defined under this policy but defined in the "applicable underlying insurance" will have the meaning described in the policy of "underlying insurance".

The insurance provided under this policy will follow the same provisions, exclusions and limitations that are contained in the "applicable underlying insurance", unless otherwise directed by this insurance. To the extent such provisions differ or conflict, the provisions of this policy will apply. However, this policy will not provide coverage for an "event" unless all the "applicable underlying insurance" provides coverage for the "event". Under no circumstances will coverage provided by this policy ever be broader than coverage provided by all the "applicable underlying insurance".

SECTION I - COVERAGES

1. Insuring Agreement

a. We will pay on behalf of the insured the "ultimate net loss" in excess of the "retained limit" because of "injury or damage" for which the insured is legally obligated to pay and to which this insurance applies.

We have no duty to investigate any claim, suit or proceeding or defend under this policy. However, at our sole discretion we have the right and will be given the opportunity to effectively associate in the defense or investigation of any claim, suit or proceeding. At our sole discretion we also have the right to assume charge of, negotiate and settle any claim, suit or proceeding to which this policy applies. In all such circumstances the insured will cooperate with us fully.

But:

- The amount we will pay for "ultimate net loss" is limited as described in SECTION II - LIMITS OF INSURANCE, and
- (2) Our right to defend terminates when we have exhausted the applicable limit of insurance in the payment of "ultimate net loss" under this Coverage Part. However, if any policy of "underlying insurance" specifies that limits are reduced by defense expenses, our right to defend terminates when we have used up the applicable limit of insurance in the payment of "ultimate net loss" under this Coverage Part.
- b. An additional insured under "applicable underlying insurance" will automatically be an additional insured under this insurance. If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the lessor of the amount of insurance required by the contract or available under the limits of insurance provided under this policy, less any amounts payable by any "underlying insurance".

Additional insured coverage provided by this insurance will not be broader than coverage provided by all "applicable underlying insurance".

COMMERCIAL GENERAL LIABILITY CG 20 01 12 19

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

PRIMARY AND NONCONTRIBUTORY - OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

Primary And Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

(1) The additional insured is a Named Insured under such other insurance; and

(2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.

COMMERCIAL GENERAL LIABILITY CG 24 04 12 19

POLICY NUMBER: LAN2901489-02

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART ELECTRONIC DATA LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART POLLUTION LIABILITY COVERAGE PART DESIGNATED SITES POLLUTION LIABILITY LIMITED COVERAGE PART DESIGNATED SITES PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART RAILROAD PROTECTIVE LIABILITY COVERAGE PART UNDERGROUND STORAGE TANK POLICY DESIGNATED TANKS

SCHEDULE

Name Of Person(s) Or Organization(s):

Blanket as required by written contract and effective during the policy period as stated in the policy declarations.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV - Conditions:

We waive any right of recovery against the person(s) or organization(s) shown in the Schedule above because of payments we make under this Coverage Part. Such waiver by us applies only to the extent that the insured has waived its right of recovery against such person(s) or organization(s) prior to loss. This endorsement applies only to the person(s) or organization(s) shown in the Schedule above.

Certificate Of Completion

Envelopeld Stamping: Enabled

Time Zone: (UTC-08:00) Pacific Time (US &

Envelope Id: 8C37D8AF2E584C07B257C19703973232

Subject: Complete with DocuSign: Frank+Grossman Right of Way Landscaping 1st Amendment...

Source Envelope:

Document Pages: 56 Signatures: 8 Envelope Originator:

Certificate Pages: 6 Initials: 2 Kari Jung AutoNav: Enabled Stamps: 1 329 Miller Ave

South San Francisco, CA 94080

kari.jung@ssf.net

Status: Completed

IP Address: 199.181.122.2

Record Tracking

Canada)

Status: Original Holder: Kari Jung Location: DocuSign

7/5/2023 9:18:08 AM kari.jung@ssf.net

Security Appliance Status: Connected Pool: StateLocal

Pool: Carahsoft OBO City of South San Francisco Storage Appliance Status: Connected Location: DocuSign

JR

Pwh Q

BB659B85852242B

Signer Events

Signature Joshua Richardson

Joshua.Richardson@ssf.net

Security Level: Email, Account Authentication

(None)

Signature Adoption: Pre-selected Style Using IP Address: 199.181.122.2

Electronic Record and Signature Disclosure:

Accepted: 4/5/2021 9:42:29 AM

ID: 48c58f6d-7b43-4f0a-9b35-e1521e9fb5af

Rick@frankandgrossman.com

VP Commercial Operations

Security Level: Email, Account Authentication

(None)

Rick Oropeza

Frank & Grossman

Electronic Record and Signature Disclosure:

Accepted: 7/6/2023 9:58:21 AM

ID: 4af330de-68d6-4964-9bc6-973fd8492b09

Greg Mediati

Greg.Mediati@ssf.net Deputy Director Park & Rec

City of South San Francisco

Security Level: Email, Account Authentication

(None)

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

Jason Wong

jason.wong@ssf.net

Deputy Finance Director

City of South San Francisco

Security Level: Email, Account Authentication

(None)

Electronic Record and Signature Disclosure:

Accepted: 9/7/2021 10:54:17 AM

ID: 3d748ba4-2514-4bd9-8f2e-4da172f662f3

Timestamp

Sent: 7/5/2023 9:43:35 AM Viewed: 7/6/2023 8:46:10 AM

Signed: 7/6/2023 8:46:18 AM

Sent: 7/6/2023 8:46:24 AM Viewed: 7/6/2023 9:58:21 AM Signed: 7/6/2023 10:00:12 AM

Signature Adoption: Drawn on Device Using IP Address: 50.233.85.254

Sent: 7/6/2023 10:00:18 AM Greg Mediati Viewed: 7/6/2023 10:04:40 AM Signed: 7/6/2023 10:04:57 AM

Signature Adoption: Pre-selected Style Using IP Address: 199.181.122.2

> Sent: 7/6/2023 10:05:03 AM Viewed: 7/6/2023 10:16:57 AM Signed: 7/6/2023 10:17:47 AM

Signature Adoption: Uploaded Signature Image

Using IP Address: 199.181.122.2

1DC61DA0FF64D4

Not Offered via DocuSign

Signer Events Signature Timestamp Claire Lai Sent: 7/6/2023 10:17:53 AM Claire Lai Claire.Lai@ssf.net Viewed: 7/6/2023 4:29:07 PM Approved as to Form- City Attorney Signed: 7/11/2023 12:10:46 AM Signing Group: City Attorney Signature Adoption: Pre-selected Style Security Level: Email, Account Authentication Using IP Address: 206.169.145.130 (None) **Electronic Record and Signature Disclosure:** Accepted: 7/11/2023 12:09:44 AM ID: b5ae6063-653d-4010-aaed-e83af189b7b0 **SHARON RANALS** -DocuSigned by: Sent: 7/6/2023 10:17:54 AM SHARON RANALS sharon.ranals@ssf.net Viewed: 7/6/2023 10:19:32 AM 8A40B2F441FD4BA. City Manager Signed: 7/6/2023 10:22:26 AM Security Level: Email, Account Authentication Signature Adoption: Pre-selected Style (None) Using IP Address: 199.181.122.2 **Electronic Record and Signature Disclosure:** Accepted: 7/6/2023 10:19:32 AM ID: 63d29244-9287-4444-b00f-0d778cd060b3 Jazmine Miranda Sent: 7/11/2023 12:10:52 AM Jazmine Miranda jazmine.miranda@ssf.net Viewed: 7/11/2023 9:51:35 AM 82C28AD9096642F... Signed: 7/11/2023 9:51:42 AM Assistant City Clerk City of South San Francisco Signing Group: City Clerk Security Level: Email, Account Authentication (None) Signature Adoption: Pre-selected Style Using IP Address: 199.181.122.2 **Electronic Record and Signature Disclosure:** Not Offered via DocuSign In Porcon Signor Events Signature Timestamn

in Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
Jeanette jeanette.yoshida@ssf.net Administrative Assistant II City of South San Francisco Security Level: Email, Account Authentication (None)	COPIED	Sent: 7/11/2023 9:51:48 AM
Electronic Record and Signature Disclosure:		

Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp

Envelope Summary Events	Status	Timestamps		
Envelope Sent	Hashed/Encrypted	7/5/2023 9:43:35 AM		
Certified Delivered	Security Checked	7/11/2023 9:51:35 AM		
Signing Complete	Security Checked	7/11/2023 9:51:42 AM		
Completed	Security Checked	7/11/2023 9:51:48 AM		
Payment Events	Status	Timestamps		
Electronic Record and Signature Disclosure				

ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, Carahsoft OBO City of South San Francisco (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through the DocuSign system. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to this Electronic Record and Signature Disclosure (ERSD), please confirm your agreement by selecting the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

Getting paper copies

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after the signing session and, if you elect to create a DocuSign account, you may access the documents for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. Further, you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

How to contact Carahsoft OBO City of South San Francisco:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: tony.barrera@ssf.net

To advise Carahsoft OBO City of South San Francisco of your new email address

To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at tony.barrera@ssf.net and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

If you created a DocuSign account, you may update it with your new email address through your account preferences.

To request paper copies from Carahsoft OBO City of South San Francisco

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to tony.barrera@ssf.net and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with Carahsoft OBO City of South San Francisco

To inform us that you no longer wish to receive future notices and disclosures in electronic format you may:

i. decline to sign a document from within your signing session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;

ii. send us an email to tony.barrera@ssf.net and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

Required hardware and software

The minimum system requirements for using the DocuSign system may change over time. The current system requirements are found here: https://support.docusign.com/guides/signer-guide-signing-system-requirements.

Acknowledging your access and consent to receive and sign documents electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please confirm that you have read this ERSD, and (i) that you are able to print on paper or electronically save this ERSD for your future reference and access; or (ii) that you are able to email this ERSD to an email address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format as described herein, then select the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

By selecting the check-box next to 'I agree to use electronic records and signatures', you confirm that:

- You can access and read this Electronic Record and Signature Disclosure; and
- You can print on paper this Electronic Record and Signature Disclosure, or save or send this Electronic Record and Disclosure to a location where you can print it, for future reference and access; and
- Until or unless you notify Carahsoft OBO City of South San Francisco as described above, you consent to receive exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you by Carahsoft OBO City of South San Francisco during the course of your relationship with Carahsoft OBO City of South San Francisco.