

The City of San Diego

M E M O R A N D U M

DATE: July 26, 2017 TO: James Nagelvoort, Director, Public Works Department FROM: Albert P. Rechany, Deputy Director, Public Works Contracts SUBJECT: Sole Source Agreement (H186965) for the Desert View Inclinometer Monitoring Project Contract Number: H186965 Dept. Est. Total: \$55,000

Dept. Est. Total:\$55,000Vendor:Leighton & Associates, Inc.Expiration Date:36 Months from Award DateRecommendation:Approve Sole Source

In accordance with SDMC §22.3016, this is to certify that a Sole Source Agreement (H186965) with Leighton & Associates, Inc. for the desert view inclinometer monitoring project is necessary, and that a strict compliance with a competitive process would be unavailing or would not produce an advantage, and soliciting bids or proposals would be undesirable, impractical or impossible for the following reasons:

JUSTIFICATION:

Desert View Drive is located along a slope on the east side of Mount Soledad and has a past history of extensive ground movement and landslides that resulted in damages and loss of homes. Under a prior contract for the Desert View Drive Storm Drain Outfall Stabilization Project, Leighton and Associates installed the inclinometers in the roadway for the purposes of analyzing slope stability and reporting distress. Leighton and Associates has been monitoring the inclinometers between April 5th 2015 and March 25th 2017.

Going through the competitive bid process is not recommended because it would be much more costly to the City if we hired a different company to read the existing inclinometers as differences in the instrumentation would cause error, and the calibration of a new inclinometer probe would take months of consecutive readings because a different probe would not match the existing inclinometer consecutive readings. Additionally, using a different probe would run the risk of having faulty or unreliable information from the readings for an extended period of time, putting the safety of homeowners, residents, and the general public at risk. Page 2 James Nagelvoort, Director July 26, 2017

The proposed consultant has completed the project for which the inclinometers were installed, and is intimately familiar with the geologic site conditions. A new consultant would have a very steep learning curve to acquire the same level of familiarity with the complex geology of the area, and may miss critical evidence for movement affecting public improvements and adjacent homes. It is recommended that Leighton and Associates, Inc. be awarded a sole source contract so that the City can proceed immediately with monitoring the existing inclinometers and minimize the risk of having undetected ground movement that could result in an unanticipated slope failure resulting in damage to the adjacent homes.

AGREEMENT VALUE & DURATION:

The total fee for these services shall not exceed the amount noted above and the term of the agreement will be in effect from date of the agreement execution, until the agreement is completed/closed, but will not exceed the above listed duration without issuance of a modification to duration of both the agreement and this sole source.

RECOMMENDED BY: Albert P. Rechany, Deputy Director, Public Works Contracts APPROVED_BY: agelvoort, Director, Public Works James AR.clc

Date: 7/26/17

Date: 7/3//17

James Nagelvoort, Director, Public Works Department
 Kris McFadden, Director, Transportation & Storm Water Department
 Myrna Dayton, Acting Assistant Director, Public Works Department
 Vic Bianes, Assistant Director, Transportation & Storm Water Department
 Linda Marabian, Deputy Director, Transportation & Storm Water Department
 Gary Pence, Senior Traffic Engineer, Transportation & Storm Water Department
 Cindy Crocker, Principal Contract Specialist, Public Works Department



The City of San Diego M E M O R A N D U M

DATE:	July 24, 2017
TO:	Al Rechany, Deputy Director, Public Works-Contract
FROM:	Linda J. Marabian, Deputy Director, Transportation and Storm Water Department
SUBJECT:	Request for Sole Source Approval for the Desert View Drive Inclinometer Monitoring Project (H186965)

The services to be purchased are consulting services by Leighton and Associates, Inc. for continued quarterly monitoring and reporting of five existing inclinometers in the roadway between 5797 and 5905 Desert View Drive.

Desert View Drive is located along a slope on the east side of Mount Soledad and has a past history of extensive ground movement and landslides that resulted in damages and loss of homes. Under a prior contract for the Desert View Drive Storm Drain Outfall Stabilization Project, Leighton and Associates installed the inclinometers in the roadway for the purposes of analyzing slope stability and reporting distress. Leighton and Associates has been monitoring the inclinometers between April 5th 2015 and March 25th 2017. The purpose of this request is to have Leighton & Associates continue their monitoring services on a quarterly basis under a new contract for an additional 36 months. The cost of the continued services by Leighton & Associates is \$55,000.00

The reason going through the competitive bid process is not recommended is because it would be much more costly to the City if we hired a different company to read the existing inclinometers as differences in the instrumentation would cause error, and calibration of a new inclinometer probe would take months of consecutive readings. A different probe would not match the existing inclinometer probe, and we would run the risk of having faulty or unreliable information from the readings for an extended period of time. Secondarily, the proposed consultant has completed the project for which the inclinometers were installed, and is intimately familiar with the geologic site conditions. A new consultant would have a very steep learning curve to acquire the same level of familiarity with the complex geology of the area, and may miss critical evidence for movement affecting public

Page 2 Al Rechany, Deputy Director, Public Works-Contract July 20, 2017

improvements and adjacent homes. We recommend that Leighton and Associates, Inc. be awarded a sole source contract so that we can proceed immediately with monitoring the existing inclinometers and minimize the risk of having undetected ground movement.

inda Linda I. Marabian

GP:clc

James Nagelvoort, Director, Public Works Department cc: Kris McFadden, Director, Transportation & Storm Water Department Vic Bianes, Assistant Director, Transportation & Storm Water Department Cindy Crocker, Principal Contract Specialist, Public Works Department

AGREEMENT BETWEEN THE CITY OF SAN DIEGO AND

LEIGHTON & ASSOCIATES, INC.

FOR

AS-NEEDED DESERT VIEW DRIVE INCLINOMETER MONITORING SERVICES

CONTRACT NUMBER: H186965

AGREEMENT FOR AS-NEEDED CONSULTANT SERVICES

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CONSULTANT AS-NEEDED AGREEMENT EXHIBITS

Exhibit A - Scope of Services

Exhibit B - Task Order Authorization

Exhibit C - Compensation and Fee Schedule

- Exhibit D City's Equal Opportunity Contracting Program Consultant Requirements
 - (AA) Disclosure of Discrimination Complaints
 - (BB) Work Force Report
 - (CC) Subcontractors List
- Exhibit E Consultant Certification for a Drug-Free Workplace
- Exhibit F Determination Form
- Exhibit G Consultant Evaluation Form

Exhibit H - Contractor Standards Pledge of Compliance

- Exhibit I Regarding Information Requested under the California Public Records Act
- Exhibit J Americans with Disabilities Act (ADA) Compliance Certification

AS-NEEDED AGREEMENT BETWEEN THE CITY OF SAN DIEGO AND LEIGHTON & ASSOCIATES, INC. FOR CONSULTANT SERVICES

THIS Agreement is made and entered into between the City of San Diego, a municipal corporation [City], and Leighton & Associates, Inc. [Consultant] for the Consultant to provide Professional Services to the City for geotechnical engineering.

RECITALS

The City wants to retain the services of a professional geotechnical engineering firm to provide the Professional Services on an as-needed, hourly fee basis.

The Consultant represents that it has the expertise, experience and personnel necessary to provide the Professional Services on an as-needed, hourly fee basis.

The City and the Consultant [Parties] want to enter into an Agreement whereby the City will retain the Consultant to provide, and the Consultant shall provide, the Professional Services on an as-needed, hourly fee basis [Agreement].

In consideration of the above recitals and the mutual covenants and conditions set forth herein, and for good and valuable consideration, the sufficiency of which are hereby acknowledged, the Parties hereby set forth their mutual covenants and understandings as follows:

ARTICLE I

CONSULTANT SERVICES

The above-listed recitals are true and correct and are hereby incorporated by reference.

1.1 Scope of Services. The scope of services will be determined by the City on an as-needed basis and presented to Consultant as an individual task [Task]. The Consultant shall perform the Professional Services at the direction of the City and as generally set forth in the Scope of Services [Exhibit A] and as more specifically described in each Task Order Authorization [Task Order] [Exhibit B].

1.1.1 Task Order. Prior to beginning performance in response to a Task Order, Consultant shall complete and execute the Task Order which must be approved in writing by the City. Each Task Order shall include a scope of Professional Services, a cost estimate, and the time for completion. The scope of Professional Services shall include all activities or work reasonably anticipated as necessary for successful completion of each Task presented by the City.

1.1.2 Non-Exclusivity. The Consultant agrees that this Agreement is nonexclusive and that the City may enter into agreements with other Consultants to perform the same or similar Professional Services during the term of this Agreement.

1.1.3 Issuance of Task Orders for Multiple Contracts with the Same Services. When multiple As-Needed Agreements exist for the same discipline, the Contract Manager will rotate award of Task Orders between the multiple agreements until the contract duration expires or the contract authorization amount is reached. After a Consultant has been issued a Task Order, that Consultant will be placed at the end of the list for consideration to perform the next Task Order.

1.2 Task Administrator. The Transportation & Storm Water Department is the task administrator for this Agreement. The Consultant shall provide the Professional Services under the direction of a designated representative of the Transportation & Storm Water Department. The City's designated representative will communicate with the Consultant on all matters related to the administration of this Agreement and the Consultant's performance of the Professional Services rendered hereunder. When this Agreement refers to communications to or with the City, those communications will be with the designated representative, unless the designated representative or the Agreement specifies otherwise. Further, when this Agreement refers to an act or approval to be performed by City, that act or approval shall be performed by the Mayor or designee, unless the Agreement specifies otherwise.

1.3 City Modification of Scope of Services. The City may, without invalidating this Agreement, order changes in any Task by altering, adding to or deducting from the Professional Services to be performed. All such changes shall be in writing and shall be performed in accordance with the provisions of this Agreement. If any such changes cause an increase or decrease in the Consultant's cost of, or the time required for, the performance of any of the Professional Services, the Consultant shall immediately notify the City. If the City deems it appropriate, an equitable adjustment to the Consultant's compensation may be made, provided that any adjustment must be approved by both Parties in writing in accordance with Section 9.1 of this Agreement.

1.4 Written Authorization. Prior to performing any Professional Services in connection with the Tasks, the Consultant shall obtain from the City a written authorization to proceed. Further, throughout the term of this Agreement, the Consultant shall immediately advise the City in writing of any anticipated changes to any Task, including any changes to the time for completion or the Compensation and Fee Schedule, and shall obtain the City's written consent to the change prior to making any changes. In no event shall the City's consent be construed to relieve the Consultant from its duty to render all Professional Services in accordance with applicable laws and accepted industry standards.

1.5 Confidentiality of Services. All Professional Services performed by the Consultant, including but not limited to all drafts, data, correspondence, proposals, reports, and estimates compiled or composed by the Consultant, pursuant to this Agreement, are for the sole use of the City, its agents and employees. Neither the documents nor their contents shall be released to any third party without the prior written consent of the City. This provision does not apply to information that (a) was publicly known, or otherwise known to the Consultant, at the time that it was disclosed to the Consultant by the City, (b) subsequently becomes publicly known through no act or omission of the Consultant, or (c) otherwise becomes known to the Consultant other than through disclosure by the City.

Non-Design Long Form As-Needed

Except for Subcontractors covered by Section 4.4, neither the documents nor their contents shall be released to any third party without the prior written consent of the City.

1.6 Competitive Bidding. If applicable, the Consultant shall comply with the following: Consultant shall ensure that any plans, specifications, studies, or reports prepared, required, or recommended under this Agreement allow for competitive bidding. The Consultant shall prepare such plans, specifications, studies, or reports so that procurement of services, labor or materials are not available from only one source, and shall not prepare plans, specifications, studies, or reports around a single or specific product, piece of major equipment or machinery, a specific patented design, or a proprietary process, unless required by principles of sound engineering practice and supported by a written justification that has been approved in writing by the City. The Consultant shall submit this written justification to the City prior to beginning work on such plans, specifications, studies, or reports. Whenever the Consultant recommends a specific product or equipment for competitive procurement, such recommendation shall include at least two brand names of products that are capable of meeting the functional requirements applicable to the Project.

ARTICLE II

DURATION OF AGREEMENT

2.1 Term of Agreement. This Agreement shall be effective on the date it is executed by the last Party to sign the Agreement, and approved by the City Attorney in accordance with San Diego Charter Section 40. Unless otherwise terminated, this Agreement shall be effective for issuing and completing Task Orders for no more than thirty-six (36) months following the date of its execution by the City, unless said duration is modified in writing by an amendment to this Agreement. If required, the duration of this Agreement can be extended up to a maximum of sixty (60) months. Any extension beyond sixty (60) months will require City Council approval via Ordinance.

2.2 Time of Essence. Time is of the essence for each provision of this Agreement, unless otherwise specified in this Agreement. The time for performance of any Task shall be set forth in the Task Order and shall not exceed the contract duration.

2.3 Notification of Delay. The Consultant shall immediately notify the City in writing if Consultant experiences or anticipates experiencing a delay in performing the Professional Services within the time frames set forth in the Task Order. The written notice shall include an explanation of the cause for, and a reasonable estimate of the length of, the delay. If in the opinion of the City, the delay affects a material part of the Task, the City may exercise its rights under Sections 2.5–2.7 of this Agreement.

2.4 Delay. If delays in the performance of the Professional Services are caused by unforeseen events beyond the control of the Parties, such delay may entitle the Consultant to a reasonable extension of time, but such delay shall not entitle the Consultant to damages or additional compensation. Any such extension of time must be approved in writing by the City. The following conditions may constitute such a delay: war; changes in law or government regulation; labor disputes; strikes; fires, floods, adverse weather or other similar condition of the elements necessitating cessation of the Consultant's work; inability to obtain materials, equipment or labor; required additional Professional Services; or other specific reasons agreed to between the City and the Consultant; provided, however, that: (a) this provision shall not apply to, and the Consultant shall not be entitled to an extension of

Non-Design Long Form As-Needed

time for, a delay caused by the acts or omissions of the Consultant; and (b) a delay caused by the inability to obtain materials, equipment, or labor shall not entitle the Consultant to an extension of time unless the Consultant furnishes the City, in a timely manner, documentary proof satisfactory to the City of the Consultant's inability to obtain materials, equipment, or labor.

2.5 City's Right to Suspend for Convenience. The City may, at its sole option and for its convenience, suspend all or any portion of the Consultant's performance of the Professional Services, for a reasonable period of time not to exceed six months. In accordance with the provisions of this Agreement, the City will give written notice to the Consultant of such suspension. In the event of such a suspension, in accordance with the provisions of Article III of this Agreement, the City shall pay to the Consultant a sum equivalent to the reasonable value of the Professional Services the Consultant has performed up to the date of suspension. Thereafter, the City may rescind such suspension by giving written notice of rescission to the Consultant. The City may then require the Consultant to resume performance of the Professional Services in compliance with the terms and conditions of this Agreement; provided, however, that the Consultant shall be entitled to an extension of time equal to the length of the suspension, unless otherwise agreed to in writing by the Parties.

City's Right to Terminate for Convenience. The City may, at its sole option 2.6 and for its convenience, terminate all or any portion of the Professional Services agreed to pursuant to this Agreement by giving written notice of such termination to the Consultant. Such notice shall be delivered by certified mail with return receipt for delivery to the City. The termination of the Professional Services shall be effective upon receipt of the notice by the Consultant. After termination of this Agreement, the Consultant shall complete any and all additional work necessary for the orderly filing of documents and closing of the Consultant's Professional Services under this Agreement. For services rendered in completing the work, the Consultant shall be entitled to fair and reasonable compensation for the Professional Services performed by the Consultant before the effective date of termination. After filing of documents and completion of performance, the Consultant shall deliver to the City all drawings, plans, calculations, specifications and other documents or records related to the Consultant's Professional Services on all Task(s). By accepting payment for completion, filing and delivering documents as called for in this paragraph, the Consultant discharges the City of all of the City's payment obligations and liabilities under this Agreement.

2.7 City's Right to Terminate for Default. If the Consultant fails to perform or adequately perform any obligation required by this Agreement, the Consultant's failure constitutes a Default. A Default includes the Consultant's failure to complete the Professional Services within the time for completion as set forth in the Task Order. If the Consultant fails to satisfactorily cure a Default within ten calendar days of receiving written notice from the City specifying the nature of the Default, the City may immediately cancel and/or terminate this Agreement, and terminate each and every right of the Consultant, and any person claiming any rights by or through the Consultant under this Agreement. The rights and remedies of the City sights under any other provision of this Agreement. Nor does this Section otherwise waive or deny any right or remedy, at law or in equity, existing as of the date of this Agreement or hereinafter enacted or established, that may be available to the City against the Consultant.

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ARTICLE III

COMPENSATION

3.1 Amount of Compensation. The City shall pay the Consultant for performance of all Professional Services rendered in accordance with this Agreement, including all reasonably related expenses, in an amount not to exceed \$55,000. The City agrees to issue at least one or more Task Orders with a minimum aggregate value of \$1,000.00 to the Consultant.

3.2 Manner of Payment. The City shall pay the Consultant in accordance with the Compensation and Fee Schedule [Exhibit C]. For the duration of this Agreement, the Consultant shall not be entitled to fees, including fees for expenses, that exceed the amounts specified in the Compensation and Fee Schedule. The Consultant shall submit one invoice per calendar month in a form acceptable to City in accordance with the Compensation and Fee Schedule. The Consultant shall submit one invoice per calendar month in a form acceptable to City in accordance with the Compensation and Fee Schedule. The Consultant shall include with each invoice a description of completed Professional Services, reasonably related expenses, if any, and all other information, including but not limited to: the progress percentage of the Scope of Services and/or deliverables completed prior to the invoice date, as required by the City. The City will pay undisputed portions of invoices within thirty calendar days of receipt.

3.3 Additional Costs. Additional Costs are those costs that can be reasonably determined to be related to the Consultant's errors or omissions, and may include Consultant, City, or Subcontractor overhead, construction, materials, demolition, and related costs. The Consultant shall not be paid for the Professional Services required due to the Consultant's errors or omissions, and the Consultant shall be responsible for any Additional Costs associated with such errors or omissions. These Additional Costs may be deducted from monies due, or that become due, the Consultant. Whether or not there are any monies due, or becoming due, the Consultant shall reimburse the City for Additional Costs due to the Consultant's errors or omissions.

3.4 Eighty Percent Notification. The Consultant shall promptly notify the City in writing of any potential cost overruns. Cost overruns include, but are not limited to the following: (1) where anticipated costs to be incurred in the next sixty calendar days, when added to all costs previously incurred, will exceed 80 percent of the maximum compensation for this Agreement or for any issued Task Order; or (2) where the total anticipated cost for performance of the Scope of Services may be greater than the maximum compensation for this Agreement or for any Task Order.

ARTICLE IV

CONSULTANT'S OBLIGATIONS

4.1 Industry Standards. The Consultant agrees that the Professional Services rendered under this Agreement shall be performed in accordance with the standards customarily adhered to by an experienced and competent geotechnical engineering firm using the degree of care and skill ordinarily exercised by reputable professionals practicing in the same field of service in the State of California. Where approval by the City, the Mayor or his designee, or other representatives of the City is required, it is understood to be general approval only and does not relieve the Consultant of responsibility for complying with all applicable laws, codes, and good consulting practices.

4.2 Right to Audit.

4.2.1 Access. The City retains the right to review and audit, and the reasonable right of access to Consultant's and any Subcontractor's premises to review and audit the Consultant's or Subcontractor's compliance with the provisions of this Agreement [City's Right]. The City's Right includes the right to inspect and photocopy same, and to retain copies, outside of the Consultant's premises, of any and all records related to the Professional Services provided hereunder with appropriate safeguards, if such retention is deemed necessary by the City in its sole discretion. This information shall be kept by the City in the strictest confidence allowed by law.

4.2.2 Audit. The City's Right includes the right to examine any and all books, records, documents and any other evidence of procedures and practices that the City determines are necessary to discover and verify that the Consultant or Subcontractor is in compliance with all requirements under this Agreement.

4.2.2.1 Cost Audit. If there is a claim for additional compensation or for Additional Costs, the City's Right includes the right to examine books, records, documents, and any and all other evidence and accounting procedures and practices that the City determines are necessary to discover and verify all direct and indirect costs, of whatever nature, which are claimed to have been incurred, or anticipated to be incurred.

4.2.2.1.1 Accounting Records. The Consultant and all Subcontractors shall maintain complete and accurate records in accordance with generally accepted accounting practices in the industry. The Consultant and Subcontractors shall make available to the City for review and audit, all Service related accounting records and documents, and any other financial data. Upon the City's request, the Consultant and Subcontractors shall submit exact duplicates of originals of all requested records to the City.

4.2.3 City's Right Binding on Subcontractors. The Consultant shall include the City's Right as described in Section 4.2, in any and all of their subcontracts, and shall ensure that these sections are binding upon all Subcontractors.

4.2.4 Compliance Required before Mediation or Litigation. A condition precedent to proceeding with mandatory mediation and further litigation provided for in Article VII is the Consultant's and Subcontractors full compliance with the provisions of this Section 4.2 within sixty days of the date on which the City mailed a written request to review and audit compliance.

4.3 Insurance. The Consultant shall not begin the Professional Services under this Agreement until it has: (a) obtained, and provided to the City, insurance certificates reflecting evidence of all insurance as set forth herein; however, the City reserves the right to request, and the Consultant shall submit, copies of any policy upon reasonable request by the City; (b) obtained City approval of each company or companies as described in Section 4.3.3; and (c) confirmed that all policies contain the specific provisions required in Section 4.3.4. Consultant's liabilities, including but not limited to Consultant's indemnity obligations, under this Agreement, shall not be deemed limited in any way to the insurance coverage required herein. Except as provide that the City is entitled to thirty (30) days prior written notice (10 days for cancellation due to non-payment of premium) of cancellation or non-renewal of the policy or policies. Maintenance of specified insurance coverage is a material element of this

Agreement and Consultant's failure to maintain or renew coverage or to provide evidence of renewal during the term of this Agreement may be treated as a material breach of contract by the City.

Further, the Consultant shall not modify any policy or endorsement thereto which increases the City's exposure to loss for the duration of this Agreement.

4.3.1 Types of Insurance. At all times during the term of this Agreement, the Consultant shall maintain insurance coverage as follows:

4.3.1.1 Commercial General Liability. Commercial General Liability (CGL) Insurance written on an ISO Occurrence form CG 00 01 07 98 or an equivalent form providing coverage at least as broad which shall cover liability arising from any and all personal injury or property damage in the amount of \$1 million per occurrence and subject to an annual aggregate of \$2 million. There shall be no endorsement or modification of the CGL limiting the scope of coverage for either insured vs. insured claims or contractual liability. All defense costs shall be outside the limits of the policy.

4.3.1.2 Commercial Automobile Liability. For all of the Consultant's automobiles including owned, hired and non-owned automobiles, the Consultant shall keep in full force and effect, automobile insurance written on an ISO form CA 00 01 12 90 or a later version of this form or an equivalent form providing coverage at least as broad for bodily injury and property damage for a combined single limit of \$1 million per occurrence. Insurance certificate shall reflect coverage for any automobile (any auto).

4.3.1.3 Workers' Compensation. For all of the Consultant's employees who are subject to this Agreement and to the extent required by the applicable state or federal law, the Consultant shall keep in full force and effect, a Workers' Compensation policy. That policy shall provide a minimum of \$1 million of employers' liability coverage, and the Consultant shall provide an endorsement that the insurer waives the right of subrogation against the City and its respective elected officials, officers, employees, agents and representatives.

4.3.1.4 Professional Liability. For all of the Consultant's employees who are subject to this Agreement, the Consultant shall keep in full force and effect, Professional Liability coverage for professional liability with a limit of \$1 million per claim and \$2 million annual aggregate. The Consultant shall ensure both that: (1) the policy retroactive date is on or before the date of commencement of the Professional Services as described in issued Task Orders; and (2) the policy will be maintained in force for a period of three years after substantial completion of the Professional Services as described in issued Task Orders or termination of this Agreement whichever occurs last. The Consultant agrees that for the time period defined above, there will be no changes or endorsements to the policy that increase the City's exposure to loss.

4.3.2 Deductibles. All deductibles on any policy shall be the responsibility of the Consultant and shall be disclosed to the City at the time the evidence of insurance is provided.

4.3.3 Acceptability of Insurers.

4.3.3.1 Except for the State Compensation Insurance Fund, all insurance required by this Agreement shall only be carried by insurance companies with a rating of at least "A-, VI" by A.M. Best Company, that are authorized by the California Insurance Commissioner to do business in the State of California, and that have been approved by the City.

4.3.3.2 The City will accept insurance provided by non-admitted, "surplus lines" carriers only if the carrier is authorized to do business in the State of California and is included on the List of Approved Surplus Lines Insurers (LASLI list). All policies of insurance carried by non-admitted carriers are subject to all of the requirements for policies of insurance provided by admitted carriers described herein.

4.3.4 Required Endorsements

The following endorsements to the policies of insurance are required to be provided to the City before any work is initiated under this Agreement.

4.3.4.1 Commercial General Liability Insurance Endorsements

ADDITIONAL INSURED. To the fullest extent allowed by law including but not limited to California Insurance Code Section 11580.04, the policy or policies must be endorsed to include as an Additional Insured the City of San Diego and its respective elected officials, officers, employees, agents and representatives with respect to liability arising out of (a) ongoing operations performed by you or on your behalf, (b) your products, (c) your work, including but not limited to your completed operations performed by you or on your behalf, or (d) premises owned, leased, controlled or used by you.

PRIMARY AND NON-CONTRIBUTORY COVERAGE. The policy or policies must be endorsed to provide that the insurance afforded by the Commercial General Liability policy or policies is primary to any insurance or self-insurance of the City of San Diego and its elected officials, officers, employees, agents and representatives as respects operations of the Named Insured. Any insurance maintained by the City of San Diego and its elected officials, officers, employees, agents and representatives shall be in excess of Consultant's insurance and shall not contribute to it.

4.3.4.2 Automobile Liability Insurance Endorsements

ADDITIONAL INSURED. To the fullest extent allowed by law including but not limited to California Insurance Code Section 11580.04, the policy or policies must be endorsed to include as an Additional Insured the City of San Diego and its respective elected officials, officers, employees, agents and representatives with respect to liability arising out of automobiles owned, leased, hired or borrowed by or on behalf of the Consultant.

4.3.4.3 Worker's Compensation and Employer's Liability Insurance Endorsements

WAIVER OF SUBROGATION. The Worker's Compensation policy or policies must be endorsed to provide that the insurer will waive all rights of subrogation against the City and its respective elected officials, officers, employees, agents and representatives for losses paid under the terms of this policy or these policies which arise from work performed by the Named Insured for the City.

4.3.5 Reservation of Rights. The City reserves the right, from time to time, to review the Consultant's insurance coverage, limits, deductible and self-insured retentions to determine if they are acceptable to the City. The City will reimburse the Consultant for the cost of the additional premium for any coverage requested by the City in excess of that required by this Agreement without overhead, profit, or any other markup.

4.3.6 Additional Insurance. The Consultant may obtain additional insurance not required by this Agreement.

4.3.7 Excess Insurance. All policies providing excess coverage to the City shall follow the form of the primary policy or policies including but not limited to all endorsements.

4.4 Subcontractors. The Consultant's hiring or retaining of any third parties [Subcontractors] to perform services related to the Project [Subcontractor Services] is subject to prior approval by the City. The Consultant shall list on the Subcontractor List (Exhibit D, Attachment CC) all Subcontractors known to the Consultant at the time this Agreement is entered. If at any time after this Agreement is entered into, the Consultant identifies a need for addition, deletion, or substitution of Subcontractor Services, the Consultant must submit a written notice to the City requesting approval for the change modifying the Subcontractor Services. The Consultant's written notice shall include a justification, a description of the scope of services, an estimate of all costs/percentage of contract participation for the Subcontractor Services. The City agrees to consider such requests in good faith.

4.4.1 Subcontractor Contract. All contracts entered into between the Consultant and any Subcontractor shall contain the information as described in Sections 4.6 and 4.7 and shall also provide as follows:

4.4.1.1 The Consultant shall require the Subcontractor to obtain insurance policies, as described in Section 4.3.1, and those policies shall be kept in full force and effect during any and all work on this Project and for the duration of this Agreement. Furthermore, Subcontractor policy limits, and required endorsements shall be determined by the Consultant proportionate to the services performed by the Subcontractor.

4.4.1.2 The Consultant is obligated to pay the Subcontractor, for Consultant and City-approved invoice amounts, out of amounts paid by the City to the Consultant, not later than fourteen working days from the Consultant's receipt of payment from the City. Nothing in this paragraph shall be construed to impair the right of the Consultant and any Subcontractor to negotiate fair and reasonable pricing and payment provisions among themselves.

4.4.1.3 In the case of a deficiency in the performance of Subcontractor Services, the Consultant shall notify the City in writing of any withholding of payment to the Subcontractor, specifying: (a) the amount withheld; (b) the specific cause under the terms of the subcontract for withholding payment; (c) the connection between the cause for withholding payment and the amount withheld; and (d) the remedial action the Subcontractor must take in order to receive the amount withheld. Once the Subcontractor corrects the deficiency, the Consultant shall pay the Subcontractor the amount withheld

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within fourteen working days of the Consultant's receipt of the City's next payment.

4.4.1.4 In any dispute between the Consultant and Subcontractor, the City shall not be made a party to any judicial or administrative proceeding to resolve the dispute. The Consultant agrees to defend and indemnify the City as described in Article VI of this Agreement in any dispute between the Consultant and Subcontractor should the City be made a party to any judicial or administrative proceeding to resolve the dispute in violation of this position.

4.4.1.5 The Subcontractor is bound to the City's Equal Opportunity Contracting Program covenants set forth in Article IV, Section 4.6 and Exhibit D of this Agreement.

4.4.1.6 The City is an intended beneficiary of any work performed by the Subcontractor for purposes of establishing a duty of care between the Subcontractor and the City.

4.5 Contract Records and Reports.

4.5.1 The Consultant shall maintain records of all subcontracts entered into with all firms, all project invoices received from Subcontractors. Records shall show name, telephone number including area code, and business address of each Subcontractor and the total amount actually paid to each firm. Project relevant records, regardless of tier, may be periodically reviewed by the City.

4.5.2 The Consultant shall retain all records, books, papers, and documents directly pertinent to the Contract for a period of not less than five (5) years after Completion of the contract and allow access to said records by the City's authorized representatives.

4.5.3 The Consultant must submit the following reporting using the City's web-based contract compliance i.e., Prism[®] portal:

4.5.3.1 Monthly Employment Utilization. Consultant and their Subcontractors must submit Monthly Employment Utilization Reporting by the fifth (5th) day of the subsequent month.

4.5.3.2 Monthly Invoicing and Payments. Consultant and their Subcontractors must submit Monthly Invoicing and Payment Reporting by the fifth (5th) day of the subsequent month.

4.5.3.3 To view the City's online tutorials on how to utilize PRISM[®] for compliance reporting, please visit: <u>http://stage.prismcompliance.com/etc/vendortutorials.htm</u>

Incomplete and/or delinquent reporting may cause payment delays, non-payment of invoice, or both. The Consultant understands and agrees that violation of this clause shall be considered a material breach of the contract and may result in contract termination, debarment, or other sanctions.

4.6 Non-Discrimination Requirements.

4.6.1 Compliance with the City's Equal Opportunity Contracting Program. The Consultant shall comply with the City's Equal Opportunity Contracting Program Consultant Requirements [Exhibit D]. The Consultant shall not discriminate against any employee or applicant for employment on any basis prohibited by law. The Consultant shall provide equal opportunity in all employment practices. The Consultant shall ensure that its Subcontractors comply with the City's Equal Opportunity Contracting Program Consultant Requirements. Nothing in this Section shall be interpreted to hold the Consultant liable for any discriminatory practice of its Subcontractors.

4.6.2 Non-Discrimination Ordinance. The Consultant shall not discriminate on the basis of race, gender, gender expression, gender identity, religion, national origin, ethnicity, sexual orientation, age, or disability in the solicitation, selection, hiring or treatment of Subcontractors, vendors or suppliers. The Consultant shall provide equal opportunity for Subcontractors to participate in subcontracting opportunities. The Consultant understands and agrees that violation of this clause shall be considered a material breach of the contract and may result in contract termination, debarment, or other sanctions. This language shall be in contracts between the Consultant and any Subcontractors, vendors and suppliers.

4.6.3 Compliance Investigations. Upon the City's request, the Consultant agrees to provide to the City, within sixty calendar days, a truthful and complete list of the names of all Subcontractors, vendors, and suppliers that the Consultant has used in the past five years on any of its contracts that were undertaken within San Diego County, including the total dollar amount paid by the Consultant for each subcontract or supply contract. The Consultant further agrees to fully cooperate in any investigation conducted by the City pursuant to the City's Nondiscrimination in Contracting Ordinance [San Diego Municipal Code sections 22.3501–22.3517.] The Consultant understands and agrees that violation of this clause shall be considered a material breach of the contract and may result in remedies being ordered against the Consultant up to and including contract termination, debarment, and other sanctions for violation of the provisions of the Nondiscrimination in Contracting Ordinance. The Consultant further understands and agrees that the procedures, remedies and sanctions provided for in the Nondiscrimination Ordinance apply only to violations of said Nondiscrimination Ordinance.

4.7 Drug-Free Workplace. The Consultant agrees to comply with the City's Drug-Free Workplace requirements set forth in Council Policy 100–17, adopted by San Diego Resolution R-277952 and incorporated into this Agreement by this reference. The Consultant shall certify to the City that it will provide a drug-free workplace by submitting a Consultant Certification for a Drug-Free Workplace form [Exhibit E].

4.7.1 Consultant's Notice to Employees. The Consultant shall publish a statement notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the work place, and specifying the actions that will be taken against employees for violations of the prohibition.

4.7.2 Drug-Free Awareness Program. The Consultant shall establish a drug-free awareness program to inform employees about all of the following:

4.7.2.1 The dangers of drug abuse in the work place.

4.7.2.2 The policy of maintaining a drug-free work place.

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- **4.7.2.3** Available drug counseling, rehabilitation, and employee assistance programs.
- **4.7.2.4** The penalties that may be imposed upon employees for drug abuse violations.

4.7.3 Posting the Statement. In addition to Section 4.7.1 above, the Consultant shall post the drug-free policy in a prominent place.

4.7.4 Subcontractor's Agreements. The Consultant further certifies that each contract for Subcontractor Services for this Agreement shall contain language that binds the Subcontractor to comply with the provisions of Article IV, Section 4.7 of this Agreement, as required by Sections 2.A.(1) through (3) of Council Policy 100–17. Consultants and Subcontractors shall be individually responsible for their own drug-free work place program.

4.8 Product Endorsement. The Consultant acknowledges and agrees to comply with the provisions of City of San Diego Administrative Regulation 95.65, concerning product endorsement. Any advertisement identifying or referring to the City as the user of a product or service requires the prior written approval of the City.

4.9 Conflict of Interest. The Consultant is subject to all federal, state and local conflict of interest laws, regulations, and policies applicable to public contracts and procurement practices, including but not limited to California Government Code sections 1090, et. seq. and 81000, et. seq., and the City of San Diego Ethics Ordinance, codified in the San Diego Municipal Code at sections 27.3501 to 27.3595.

4.9.1 If, in performing the Professional Services set forth in this Agreement, the Consultant makes, or participates in, a "governmental decision" as described in Title 2, section 18701(a)(2) of the California Code of Regulations, or performs the same or substantially all the same duties for the City that would otherwise be performed by a City employee holding a position specified in the department's conflict of interest code, the Consultant shall be subject to a conflict of interest code requiring the completion of one or more statements of economic interests disclosing the Consultant's relevant financial interests. The determination as to whether any individual members of the Assessment Engineering Professional's organization must make disclosures of relevant financial interests is set forth in the Determination Form [Exhibit F].

4.9.1.1 Statements of economic interests shall be made on Fair Political Practices Commission Form 700 and filed with the City Clerk. The Consultant shall file a Form 700 (Assuming Office Statement) within thirty calendar days of the City's determination that the Consultant is subject to a conflict of interest code. The Consultant shall also file a Form 700 (Annual Statement) on or before April 1, disclosing any financial interests held during the previous calendar year for which the Consultant was subject to a conflict of interest code.

4.9.1.2 If the City requires the Consultant to file a statement of economic interests as a result of the Professional Services performed, the Consultant shall be considered a "City Official" subject to the provisions of the City of San Diego Ethics Ordinance, including the prohibition against lobbying the City for one year following the termination of this Agreement.

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4.9.2 The Consultant shall establish and make known to its employees and agents appropriate safeguards to prohibit employees from using their positions for a purpose that is, or that gives the appearance of being, motivated by the desire for private gain for themselves or others, particularly those with whom they have family, business, or other relationships.

4.9.3 The Consultant's personnel employed for the Professional Services shall not accept gratuities or any other favors from any Subcontractors or potential Subcontractors. The Consultant shall not recommend or specify any product, supplier, or contractor with whom the Consultant has a direct or indirect financial or organizational interest or relationship that would violate conflict of interest laws, regulations, or policies.

4.9.4 If the Consultant violates any conflict of interest law or any of the provisions in this Section 4.9, the violation shall be grounds for immediate termination of this Agreement. Further, the violation subjects the Consultant to liability to the City for attorneys' fees and all damages sustained as a result of the violation.

4.10 Mandatory Assistance. If a third party dispute or litigation, or both, arises out of, or relates in any way to the Professional Services provided under this Agreement, upon the City's request, the Consultant, its agents, officers, and employees agree to assist in resolving the dispute or litigation. The Consultant's assistance includes, but is not limited to, providing professional consultations, attending mediations, arbitrations, depositions, trials or any event related to the dispute resolution and/or litigation.

4.11 Compensation for Mandatory Assistance. The City will compensate the Consultant for fees incurred for providing Mandatory Assistance as Additional Costs under Section 3.3. If, however, the fees incurred for the Mandatory Assistance are determined, through resolution of the third party dispute or litigation, or both, to be attributable in whole, or in part, to the acts or omissions of the Consultant, its agents, officers, and employees, the Consultant shall reimburse the City. The City is then entitled to reimbursement of all fees paid to the Consultant, its agents, officers, and employees for Mandatory Assistance.

4.12 Attorney Fees related to Mandatory Assistance. In providing the City with dispute or litigation assistance, the Consultant or its agents, officers, and employees may incur expenses and/or costs. The Consultant agrees that any attorney fees it may incur as a result of assistance provided under Section 4.11 are not reimbursable. The Parties agree this provision does not in any way affect their rights to seek attorney fees under Article VIII, Section 8.8 of this Agreement.

4.13 ADA Certification. The Consultant hereby certifies [Exhibit J] that it agrees to comply with the City's Americans with Disabilities Act Compliance/City Contracts requirements set forth in Council Policy 100–04, adopted by San Diego Resolution R-282153 and incorporated into this Agreement by this reference.

4.14 Prevailing Wage Rates. Prevailing wage rates apply to this Agreement.

Pursuant to San Diego Municipal Code section 22.3019, construction, alteration, demolition, repair and maintenance work performed under this Agreement is subject to State prevailing wage laws. For construction work performed under this Agreement cumulatively exceeding \$25,000 and for alteration, demolition, repair and maintenance work performed under this

Agreement cumulatively exceeding \$15,000, the Design Professional and its subconsultants shall comply with State prevailing wage laws including, but not limited to, the requirements listed below.

4.14.1. Compliance with Prevailing Wage Requirements. Pursuant to sections 1720 through 1861 of the California Labor Code, the Design Professional and its subconsultants shall ensure that all workers who perform work under this Agreement are paid not less than the prevailing rate of per diem wages as determined by the Director of the California Department of Industrial Relations (DIR). This includes work performed during the design and preconstruction phases of construction including, but not limited to, inspection and land surveying work.

4.14.1.1. Copies of such prevailing rate of per diem wages are on file at the City of San Diego's Purchasing & Contracting Department (Equal Opportunity Contracting Division) and are available for inspection to any interested party on request. Copies of the prevailing rate of per diem wages also may be found at <u>http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm.</u> Design Professional and its subconsultants shall post a copy of the prevailing rate of per diem wages determination at each job site and shall make them available to any interested party upon request.

4.14.1.2. The wage rates determined by the DIR refer to expiration dates. If the published wage rate does not refer to a predetermined wage rate to be paid after the expiration date, then the published rate of wage shall be in effect for the life of this Agreement. If the published wage rate refers to a predetermined wage rate to become effective upon expiration of the published wage rate and the predetermined wage rate is on file with the DIR, such predetermined wage rate shall become effective on the date following the expiration date and shall apply to this Agreement in the same manner as if it had been published in said publication. If the predetermined wage rate refers to one or more additional expiration dates with additional predetermined wage rates, which expiration dates occur during the life of this Agreement on the date following the expiration date so this Agreement on the date following the expiration date of the previous wage rate. If the last of such predetermined wage rates expires during the life of this Agreement, such wage rate shall apply to the balance of the Agreement.

4.14.2. Penalties for Violations. Design Professional and its subconsultants shall comply with California Labor Code section 1775 in the event a worker is paid less than the prevailing wage rate for the work or craft in which the worker is employed. This shall be in addition to any other applicable penalties allowed under Labor Code sections 1720 – 1861.

4.14.3. Payroll Records. Design Professional and its subconsultants shall comply with California Labor Code section 1776, which generally requires keeping accurate payroll records, verifying and certifying payroll records, and making them available for inspection. Design Professional shall require its subconsultants to also comply with section 1776. Design Professional and its subconsultants shall submit weekly certified payroll records online via the City's web-based Labor Compliance Program. Design Professional is responsible for ensuring its subconsultants submit certified payroll records to the City.

4.14.3.1. In addition to the requirements in 4.14.3, the Design Professional and its subconsultants shall also furnish records specified in Labor Code section 1776 directly to the Labor Commissioner in the manner required by Labor Code section 1771.4.

4.14.4. Apprentices. Design Professional and its subconsultants shall comply with California Labor Code sections 1777.5, 1777.6 and 1777.7 concerning the employment and wages of apprentices. Design Professional shall be held responsible for the compliance of their subconsultants with sections 1777.5, 1777.6 and 1777.7.

4.14.5. Working Hours Design Professional and its subconsultants shall comply with California Labor Code sections 1810 through 1815, including but not limited to: (i) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1¹/₂ times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1810 through 1815.

4.14.6. Required Provisions for Subcontracts. Design Professional shall include at a minimum a copy of the following provisions in any contract they enter into with a subconsultant: California Labor Code sections 1771, 1771.1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861.

4.14.7. Labor Code Section 1861 Certification. Design Professional in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Agreement, Design Professional certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Agreement."

4.14.8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Department at 619–236–6000.

4.14.9. Contractor and Subcontractor Registration Requirements. This project is subject to compliance monitoring and enforcement by the DIR. A Design Professional or subcontractor shall not be qualified to bid on, be listed in a bid or proposal, subject to the requirements of section 4104 of the Public Contract Code, or engage in the performance of any contract for public work, as defined in this chapter, unless currently registered and qualified to perform public work pursuant to Labor Code section 1725.5 It is not a violation of this section for an unregistered contractor to submit a bid that is authorized by Section 7029.1 of the Business and Professions code or by Section 10164 or 20103.5 of the Public Contract Code, provided the

contractor is registered to perform public work pursuant to Section 1725.5 at the time the contract is awarded.

4.14.9.1. A Design Professional's inadvertent error in listing a subconsultant who is not registered pursuant to Labor Code section 1725.5 in response to a solicitation shall not be grounds for filing a protest or grounds for considering the bid or proposal non-responsive provided that any of the following apply: (1) the subconsultant is registered prior to proposal due date; (2) within twenty-four hours after the proposal due date, the subconsultant is registered and has paid the penalty registration fee specified in Labor Code section 1725.5; or (3) the subconsultant is replaced by another registered subconsultant pursuant to Public Contract Code section 4107.

4.14.10 Stop Order. For Design Professional or its subcontractor(s) engaging in the performance of any public work contract without having been registered in violation of Labor Code sections 1725.5 or 1771.1, the Labor Commissioner shall issue and serve a stop order prohibiting the use of the unregistered Design Professional or unregistered subcontractor(s) on ALL public works until the unregistered Design Professional or unregistered subcontractor(s) is registered. Failure to observe a stop order is a misdemeanor.

4.14.11 List of all Subcontractors. The City may ask Design Professional for the most current list of subcontractors (regardless of tier), along with their DIR registration numbers, utilized on this Agreement at any time during performance of this Agreement, and Design Professional shall provide the list within ten (10) working days of the City's request. Additionally, Design Professional shall provide the City with a complete list of all subcontractors utilized on this Agreement (regardless of tier), within ten working days of the completion of the Agreement, along with their DIR registration numbers. The City shall withhold final payment to Design Professional until at least 30 days after this information is provided to the City.

4.14.12 Exemptions for Small Projects. There are limited exemptions for installation, alteration, demolition, or repair work done on projects of \$25,000 or less. The Design Professional shall still comply with Labor Code sections 1720 et. seq. The only recognized exemptions are listed below:

4.14.12.1. Registration. The Design Professional will not be required to register with the DIR for small projects. (Labor Code section 1771.1).

4.14.12.2. Certified Payroll Records. The records required in Labor Code section 1776 shall be required to be kept and submitted to the City of San Diego, but will not be required to be submitted online with the DIR directly. The Design Professional will need to keep those records for at least three years following the completion of the Agreement. (Labor Code section 1771.4).

4.14.12.3. List of all Subcontractors. The Design Professional shall not be required to hire only registered subcontractors and is exempt from submitting the list of all subcontractors that is required in section 4.20.11 above. (Labor code section 1773.3).

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RESERVED

ARTICLE VI

INDEMNIFICATION

6.1 Indemnification and Hold Harmless Agreement. With respect to any liability, including but not limited to claims asserted or costs, losses, or payments for injury to any person or property caused or claimed to be caused by the acts or omissions of the Consultant, or Consultant's employees, agents, and officers, arising out of any services performed under this Agreement, the Consultant agrees to defend, indemnify, protect, and hold harmless the City, its agents, officers, and employees from and against all liability. Also covered is liability arising from, connected with, caused by, or claimed to be caused by the passive negligent acts or omissions of the City, its agents, officers, or employees which may be in combination with the active or passive negligent acts or omissions of the Consultant, its employees, agents or officers, or any third party. The Consultant's duty to defend, indemnify, protect and hold harmless shall not include any claims or liabilities arising from the active or sole negligence or sole willful misconduct of the City, its agents, officers or employees.

ARTICLE VII

MEDIATION

7.1 Mandatory Non-binding Mediation. With the exception of Sections 2.5–2.7 of this Agreement, if a dispute arises out of, or relates to this Agreement, or the breach thereof, and if said dispute cannot be settled through normal contract negotiations, prior to the initiation of any litigation, the Parties agree to attempt to settle the dispute in an amicable manner, using mandatory mediation under the Construction Industry Mediation Rules of the American Arbitration Association [AAA] or any other neutral organization agreed upon before having recourse in a court of law.

7.2 Mandatory Mediation Costs. The expenses of witnesses for either side shall be paid by the Party producing such witnesses. All other expenses of the mediation, including required traveling and other expenses of the mediator [Mediator], and the cost of any proofs or expert advice produced at the direct request of the Mediator, shall be borne equally by the Parties, unless they agree otherwise.

7.3 Selection of Mediator. A single Mediator that is acceptable to both Parties shall be used to mediate the dispute. The Mediator will be knowledgeable in construction aspects and may be selected from lists furnished by the AAA or any other agreed upon Mediator. To initiate mediation, the initiating Party shall serve a Request for Mediation on the opposing Party. If the Mediator is selected from a list provided by AAA, the initiating Party shall concurrently file with AAA a "Request for Mediation" along with the appropriate fees, a list of three requested Mediators marked in preference order, and a preference for available dates.

7.3.1 If AAA is selected to coordinate the mediation [Administrator], within ten working days from the receipt of the initiating Party's Request for Mediation, the

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opposing Party shall file the following: a list of preferred Mediators listed in preference order after striking any Mediators to which they have any factual objection, and a preference for available dates. If the opposing Party strikes all of initiating Party's preferred Mediators, opposing Party shall submit a list of three preferred Mediators listed in preference order to initiating Party and Administrator. Initiating Party shall file a list of preferred Mediators listed in preference order, after striking any Mediator to which they have any factual objection. This process shall continue until both sides have agreed upon a Mediator.

7.3.2 The Administrator will appoint or the Parties shall agree upon the highest, mutually preferred Mediator from the individual Parties' lists who is available to serve within the designated time frame.

7.3.3 If the Parties agree not to use AAA, then a Mediator, date and place for the mediation shall be mutually agreed upon.

7.4 Conduct of Mediation Sessions. Mediation hearings will be conducted in an informal manner and discovery will not be allowed. All discussions, statements, or admissions will be confidential to the Party's legal position. The Parties may agree to exchange any information they deem necessary.

7.4.1 Both Parties must have an authorized representative attend the mediation. Each representative must have the authority to recommend entering into a settlement. Either Party may have attorney(s) or expert(s) present. Upon reasonable demand, either Party may request and receive a list of witnesses and notification whether attorney(s) will be present.

7.4.2 Any agreements resulting from mediation shall be documented in writing. All mediation results and documentation, by themselves, shall be "non-binding" and inadmissible for any purpose in any legal proceeding, unless such admission is otherwise agreed upon, in writing, by both Parties. Mediators shall not be subject to any subpoena or liability and their actions shall not be subject to discovery.

ARTICLE VIII

INTELLECTUAL PROPERTY RIGHTS

8.1 Work For Hire. All original designs, plans, specifications, reports, documentation, and other informational materials, whether written or readable by machine, originated or prepared exclusively for the City pursuant to this Agreement (Deliverable Materials) is "work for hire" under the United States Copyright law and shall become the sole property of the City. The Contractor, including its employees, and independent Subcontractor(s), shall not assert any common law or statutory patent, copyright, trademark, or any other intellectual proprietary right to the City to the Deliverable Materials.

8.2. Rights in Data. All rights including, but not limited to publication(s), registration of copyright(s), and trademark(s) in the Deliverable Materials, developed by the Contractor, including its employees, agents, talent and independent Subcontractors pursuant to this Agreement are the sole property of the City. The Consultant, including its employees, agents, talent, and independent Subcontractor(s), may not use any such Deliverable Materials mentioned in this article for purposes unrelated to Consultant's work on behalf of the City without prior written consent of the City.

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8.3 Intellectual Property Rights Assignment. Consultant, its employees, agents, talent, and independent Subcontractor(s) agree to promptly execute and deliver, upon request by City or any of its successors or assigns at any time and without further compensation of any kind, any power of attorney, assignment, application for copyright, patent, trademark or other intellectual property right protection, or other papers or instruments which may be necessary or desirable to fully secure, perfect or otherwise protect to or for the City, its successors and assigns, all right, title and interest in and to the content of the Deliverable Materials; and cooperate and assist in the prosecution of any action or opposition proceeding involving said rights and any adjudication of the same.

8.4 Moral Rights. Consultant, its employees, agents, talent, and independent Subcontractor(s) hereby irrevocably and forever waives, and agrees never to assert, any Moral Rights in or to the Deliverable Materials which Consultant, its employees, agents, talent, and independent Subcontractor(s), may now have or which may accrue to Consultant, its employees, agents, talent, and independent Subcontractor(s)' benefit under U.S. or foreign copyright laws and any and all other residual rights and benefits which arise under any other applicable law now in force or hereafter enacted. The term "Moral Rights" shall mean any and all rights of paternity or integrity in or to the Deliverable Materials and the right to object to any modification, translation or use of said content, and any similar rights existing under judicial or statutory law of any country in the world or under any treaty, regardless of whether or not such right is denominated or referred to as a moral right.

8.5 Subcontracting. In the event that Consultant utilizes a Subcontractor(s) for any portion of the Work that is in whole or in part of the specified Deliverable Materials to the City, the agreement between Consultant and the Subcontractor [Subcontractor Agreement] shall include a statement that identifies that the Deliverable Materials/Work product as a "work-for hire" as defined in the Act and that all intellectual property rights in the Deliverable Materials/Work product, whether arising in copyright, trademark, service mark or other belongs to and shall vest solely with the City. Further, the Subcontractor Agreement shall require that the Subcontractor, if necessary, shall grant, transfer, sell and assign, free of charge, exclusively to the City, all titles, rights and interests in and to said Work/Deliverable Materials, including all copyrights and other intellectual property rights. City shall have the right to review any Subcontractor agreement for compliance with this provision.

8.6 Publication. Consultant may not publish or reproduce any Deliverable Materials, for purposes unrelated to Consultant's work on behalf of the City without prior written consent of the City.

8.7 Intellectual Property Warranty and Indemnification. Consultant represents and warrants that any materials or deliverables, including all Deliverable Materials, provided under this contract are either original, not encumbered and do not infringe upon the copyright, trademark, patent or other intellectual property rights of any third party, or are in the public domain. If Deliverable Materials provided hereunder become the subject of a claim, suit or allegation of copyright, trademark or patent infringement, City shall have the right, in its sole discretion, to require Consultant to produce, at Consultant's own expense, new non-infringing materials, deliverables or Works as a means of remedying any claim of infringement in addition to any other remedy available to the City under law or equity. Consultant further agrees to indemnify and hold harmless the City, its elected officials, officers, employees and agents from and against any and all claims, actions, costs, judgments or damages of any type alleging or threatening that any materials, deliverables,

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supplies, equipment, services, Deliverable Materials, or Works provided under this contract infringe the copyright, trademark, patent or other intellectual property or proprietary rights of any third party (Third Party Claims of Infringement). If a Third Party Claim of Infringement is threatened or made before Consultant receives payment under this contract, City shall be entitled, upon written notice to Consultant, to withhold some or all of such payment.

8.8 Enforcement Costs. The Consultant agrees to pay any and all costs the City incurs enforcing the indemnity and defense provisions set forth in Article 8, including but not limited to, attorneys' fees.

ARTICLE IX

MISCELLANEOUS

9.1 Notices. In all cases where written notice is required under this Agreement, service shall be deemed sufficient if the notice is deposited in the United States mail, postage paid. Proper notice shall be effective on the date it is mailed, unless provided otherwise in this Agreement. For the purpose of this Agreement, unless otherwise agreed in writing, notice to the City shall be addressed to: Transportation & Storm Water Department, c/o Gary Pence, MS 609, 1010 2nd Avenue, Suite 800, San Diego, CA 92101 and notice to the Consultant shall be addressed to: Leighton & Associates, Inc., Mike Jensen, 3934 Murphy Canyon Road, B-205, San Diego, CA 92123. mjensen@leightongroup.com.

9.2 Headings. All article headings are for convenience only and shall not affect the interpretation of this Agreement.

9.3 Non-Assignment. The Consultant shall not assign the obligations under this Agreement, whether by express assignment or by sale of the company, nor any monies due or to become due, without the City's prior written approval. Any assignment in violation of this paragraph shall constitute a Default and is grounds for immediate termination of this Agreement, at the sole discretion of the City. In no event shall any putative assignment create a contractual relationship between the City and any putative assignee.

9.4 Independent Contractors. The Consultant and any Subcontractors employed by the Consultant shall be independent contractors and not agents of the City. Any provisions of this Agreement that may appear to give the City any right to direct the Consultant concerning the details of performing the Professional Services, or to exercise any control over such performance, shall mean only that the Consultant shall follow the direction of the City concerning the end results of the performance.

9.5 Consultant and Subcontractor Principals for Consultant Services. It is understood that this Agreement is for unique Professional Services. Retention of the Consultant's Professional Services is based on the particular professional expertise of the following members of the Consultant's organization: Mike Jensen and Sam Koohi [Project Team]. Accordingly, performance of Professional Services under this Agreement may not be delegated to other members of the Consultant's organization or to Subcontractors without the prior written consent of the City. It is mutually agreed that the members of the Project Team are the principal persons responsible for delivery of all Professional Services and may not be removed from the Project Team without the City's prior written approval. Removal of

any member of the Project Team without notice and approval by the City may be considered a default of the terms and conditions of this Agreement by the Consultant. In the event any member of the Project Team becomes unavailable for any reason, the City must be consulted as to any replacement. If the City does not approve of a proposed replacement, the City may terminate this Agreement pursuant to section 2.6 of this Agreement. Further, the City reserves the right, after consultation with the Consultant, to require any of the Consultant's employees or agents to be removed from performance of the Scope of Services.

9.6 Covenants and Conditions. All provisions of this Agreement expressed as either covenants or conditions on the part of the City or the Consultant shall be deemed to be both covenants and conditions.

9.7 **Compliance with Controlling Law.** The Consultant shall comply with all laws, ordinances, regulations, and policies of the federal, state, and local governments applicable to this Agreement. In addition, the Consultant shall comply immediately with all directives issued by the City or its authorized representatives under authority of any laws, statutes, ordinances, rules, or regulations. The laws of the State of California shall govern and control the terms and conditions of this Agreement.

9.8 Jurisdiction. The jurisdiction and applicable laws for any suit or proceeding concerning this Agreement, the interpretation or application of any of its terms, or any related disputes shall be in accordance with the laws of the State of California without regard to the conflicts or choice of law provisions thereof.

9.9 Successors in Interest. This Agreement and all rights and obligations created by this Agreement shall be in force and effect whether or not any Parties to the Agreement have been succeeded by another entity, and all rights and obligations created by this Agreement shall be vested and binding on any Party's successor in interest.

9.10 Integration. This Agreement and the Exhibits and references incorporated into this Agreement fully express all understandings of the Parties concerning the matters covered in this Agreement. No change, alteration, amendment, or modification of the terms or conditions of this Agreement, and no verbal understanding of the Parties, their officers, agents, or employees shall be valid unless made in the form of a written change agreed to in writing by both Parties. All prior negotiations and agreements are merged into this Agreement.

9.11 Counterparts. This Agreement may be executed in counterparts, which when taken together shall constitute a single signed original as though all Parties had executed the same page.

9.12 No Waiver. No failure of either the City or the Consultant to insist upon the strict performance by the other of any covenant, term or condition of this Agreement, nor any failure to exercise any right or remedy consequent upon a breach of any covenant, term, or condition of this Agreement, shall constitute a waiver of any such breach of such covenant, term or condition. No waiver of any breach shall affect or alter this Agreement, and each and every covenant, condition, and term hereof shall continue in full force and effect without respect to any existing or subsequent breach.

9.13 Severability. The unenforceability, invalidity, or illegality of any provision of this Agreement shall not render any other provision of this Agreement unenforceable, invalid, or illegal.

9.14 Additional Consultants or Contractors. The City reserves the right to employ, at its own expense, such additional Consultants or contractors as the City deems necessary to perform work or to provide the Professional Services in the Scope of Services as described in issued Task Orders.

9.15 Employment of City Staff. This Agreement may be unilaterally and immediately terminated by the City, at its sole discretion, if the Consultant employs an individual who, within the last twelve months immediately preceding such employment did, in the individual's capacity as an officer or employee of the City, participate in, negotiate with, or otherwise have an influence on the recommendation made to the City Council or Mayor in connection with the selection of the Consultant.

9.16 Municipal Powers. Nothing contained in this Agreement shall be construed as a limitation upon the powers of the City as a chartered city of the State of California.

9.17 Drafting Ambiguities. The Parties agree that they are aware that they have the right to be advised by counsel with respect to the negotiations, terms and conditions of this Agreement, and the decision of whether or not to seek advice of counsel with respect to this Agreement is a decision which is the sole responsibility of each Party. This Agreement shall not be construed in favor of or against either Party by reason of the extent to which each Party participated in the drafting of the Agreement.

9.18 Signing Authority. The representative for each Party signing on behalf of a corporation, partnership, joint venture or governmental entity hereby declares that authority has been obtained to sign on behalf of the corporation, partnership, joint venture, or entity and agrees to hold the other Party or Parties hereto harmless if it is later determined that such authority does not exist.

9.19 Conflicts Between Terms. If an apparent conflict or inconsistency exists between the main body of this Agreement and the Exhibits, the main body of this Agreement shall control. If a conflict exists between an applicable federal, state, or local law, rule, regulation, order, or code and this Agreement, the law, rule, regulation, order, or code shall control. Varying degrees of stringency among the main body of this Agreement, the Exhibits, and laws, rules, regulations, orders, or codes are not deemed conflicts, and the most stringent requirement shall control. Each Party shall notify the other immediately upon the identification of any apparent conflict or inconsistency concerning this Agreement.

9.20 Consultant Evaluation. City will evaluate Consultant's performance of Professional Services using the Consultant Evaluation Form [Exhibit G].

9.21 Exhibits Incorporated. All Exhibits referenced in this Agreement are incorporated into the Agreement by this reference.

9.22 Survival of Obligations. All representations, indemnifications, warranties and guarantees made in, required by or given in accordance with this Agreement, as well as all continuing obligations indicated in this Agreement, shall survive, completion and acceptance of the Professional Services and termination or completion of the Agreement.

9.23 Contractor Standards. This Agreement is subject to the Contractor Standards clause of the Municipal Code Chapter 2, Article 2, Division 30 adopted by Ordinance No. O-20316. All consultants are required to complete the Contractor Standards Pledge of Compliance included herein as Exhibit H.

9.24 Equal Benefits Ordinance. Unless an exception applies, Consultant shall comply with the Equal Benefits Ordinance (EBO) codified in the San Diego Municipal Code (§22.4304(f)). Failure to maintain equal benefits is a material breach of this Agreement. By signing this Agreement, Consultant certifies that Consultant is aware of, and will comply with, this City-mandated clause throughout the duration of the Agreement.

9.25 Public Records. This Agreement is a public document subject to the California Public Records Act, and as such may be subject to public review per Exhibit I (Regarding Information Requested under the California Public Records Act).

9.26 Precluded Participation. In order to avoid any conflicts of interest, the Consultant, and all subconsultants, shall be precluded from participating in any future contract for services, that is subsequently required/created as a result of the contract services provided under this Agreement.

9.27 Equal Pay Ordinance.

Unless an exception applies, Consultant shall comply with the Equal Pay Ordinance (EPO) codified in the San Diego Municipal Code (SDMC) at section 22.4801 through 22.4809. Consultant shall require all of its subconsultants to certify compliance with the EPO in their written subcontracts. Consultant must post a notice informing its employees of their rights under the EPO in their workplace or job site. By signing this Agreement with the City of San Diego, Consultant acknowledges the EPO requirements and pledges ongoing compliance with the requirements of SDMC Division 48, section 22.4801 et seq., throughout the duration of this Agreement.

The remainder of this page has intentionally been left blank

IN WITNESS WHEREOF, this Agreement is executed by the City of San Diego, acting by and through its Mayor, pursuant to San Diego Municipal Code Section 22.3207, authorizing such execution, and by the Consultant pursuant to Leighton & Associates, Inc.'s Written Consent of the Board of Directors.

I HEREBY CERTIFY I can legally bind Leighton & Associates, Inc. and that I have read all of this Agreement, this 14 minute day of Market and the second seco

By_

Andrew Price President

Dated this 10th day of September , 2018

THE CITY OF SAN DIEGO Mayor or Designee

Ch. Klewsler Bv:

Frank A. Romero Senior Contract Specialist Public Works Department

I HEREBY APPROVE the form of the foregoing Agreement this $\underline{144}$ day of $\underline{55975M35P}, \underline{201B}$.

MARA W. ELLIOTT, City Attorney

By Deputy City Attoiney

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AS-NEEDED CONSULTANT AGREEMENT EXHIBITS

EXHIBIT A

SCOPE OF SERVICES

The scope of services include, but is not limited to the following:

- 1) Continue inclinometer monitoring services at quarterly (every three months) intervals, or at different intervals specified by the City.
- 2) Prepare a status letter following each monitoring period providing discussion of the results. At the completion of the monitoring period, provide a comprehensive stand-alone report outlining the results of the work completed and the results of the monitoring completed.
- 3) Upon completion of the monitoring period, Leighton & Associates, Inc. will oversee destruction of the monitoring wells and provide a Closure Report of the existing DEH Permit to the County of San Diego representatives.

EXHIBIT B

TASK ORDER AUTHORIZATION FOR PROFESSIONAL SERVICES [TASK ORDER]

Consultant:			
Agreement:			
Task Order	Task Order No.: Date:		
Consultant h	Pursuant to the Terms and Conditions of the Agreement referenced above and incorporated into this Task Order, Consultant hereby agrees to perform the Professional Services described below. The Consultant shall furnish all necessary facilities, materials, and professional, technical, and supporting personnel required by this Task Order.		
Part A	Scop	e of Services	
1.1	Professional Services rendered under this Task C Agreement. The Scope of Services shall be as se set forth below. If necessary, the Scope of Servic separate sheets and attached to this Task Order.	t forth in Exhibit A of the Agreement and as more fully	
Part B		er Compensation	
City shall pay	Consultant for the Professional Services required	by this Task Order in accordance with Article III of	
the Agreemen	ıt.	5 *	
The not to exc	ceed cost of the Scope of Services for this Task Or	rder is \$	
Part C 1	Personnel Commitment		
The Scope of	Services shall be performed by Consultant's perso	onnel in the number and classifications required by City.	
Part D	Time Sequence		
	nal Services to be performed under this Task Orde er Scope of Services.	r shall be completed by, and as set forth in	
City of San D	Diego Cor	isultant	
Recommendec Approval:	A MARK	reby acknowledge receipt and acceptance of this k Order for:	
Approved By: By:			
Name: (Type)			
Title:			
Date:			

COMPENSATION AND FEE SCHEDULE

The cost for services will be determined in accordance with this Compensation and Fee Schedule or as negotiated by the City.

Fees:

Inclinometer Monitoring (12 readings)	\$28,000
Inclinometer Well Destruction/DEH Closure Letter	\$8,000
Monitoring Reports (Provided Each Monitoring Period)	\$12,000
Project Management and Analysis	\$5,000
Project Setup	\$ 2,000

PROFESSIONAL FEE SCHEDULE

CLASSIFICATION	\$/HR	CLASSIFICATION	\$/HR
Technician I	85	Project Administrator/Word Processor/Dispatcher	80
Technician II / Special Inspector	95	Information Specialist	110
Senior Technician / Senior Special Inspector	105	CAD Operator	120
Prevailing Wage (field soils / materials tester) *	135	GIS Specialist	140
Prevailing Wage (Special Inspector) *	140	Staff Engineer / Geologist / Scientist	145
Prevailing Wage (Source Inspector, NDT, and Soil Remediation O&M) *	145	Senior Staff Engineer / Geologist / Scientist / ASMR	155
System Operation & Maintenance (O&M) Specialist	140	Operations / Laboratory Manager	175
Non Destructive Testing (NDT)	145	Project Engineer / Geologist / Scientist	175
Deputy Inspector	142	Senior Project Engineer / Geologist / Scientist / SMR	195
Field / Laboratory Supervisor	140	Associate	215
Source Inspector I	135	Principal	235
Source Inspector II	140	Senior Principal	275
Source Inspector III	145	* See Prevailing Wages in Terms and Conditions	210

GEOTECHNICAL LABORATORY TESTING

GLOTEONAL		SORATORT LESTING	
METHOD	\$/TEST	METHOD	\$/TEST
CLASSIFICATION & INDEX PROPERTIES		California Bearing Ratio (CBR, ASTM D1883):	28-01-0201-001
Photograph of sample	10	- 3 point	500
Moisture content (ASTM D2216)	20	- 1 point	185
Moisture & density (ASTM D2937) ring samples	30	R-Value (CTM 301) untreated	310
Moisture & density (ASTM D2937) Shelby tube or cutting	40	R-Value (CTM 301) lime or cement treated soils	340
Atterberg limits (ASTM D4318) 3 points:	150	SOIL CHEMISTRY & CORROSIVITY	
 Single point, non-plastic 	85	pH Method A (ASTM 4972 or CTM 643)	45
 Atterberg limits (organic ASTM D2487 / 4318) 	180	Electrical resistivity - single point - as received moisture	45
 Visual classification as non-plastic (ASTMD 2488) 	10	Minimum resistivity 3 moisture content points (ASTM G187/CTM 64)	
Particle size:		pH + minimum resistivity (CTM 643)	130
 Sieve only 1½ inch to #200, (ASTM D6913/CTM 202) 	135	Sulfate content - gravimetric (CTM 417 B Part II)	70
 Large sleve – 6 inch to #200 (ASTM D6913/CTM 202) 	175	Sulfate screen (Hach®)	30
- Hydrometer only (ASTM D422)	110	Chloride content (AASHTO T291/CTM 422)	70
 Sieve + hydrometer (≤3" sieve, ASTM D422) 	185	Corrosion suite: minimum resistivity, sulfate, chloride, pH (CTM 643)	245
 Percent passing #200 sleve, wash only (ASTM D1140) Specific gravity-fine (passing #4, ASTM D854/CTM 207) 	70	Organic matter content (ASTM 2974)	65
Specific gravity-coarse (ASTM C127/CTM 206) > #4 retained:	125 100	SHEAR STRENGTH	
 Total porosity - on Shelby tube sample (calculated from density & specific gravity) 	165	Pocket penetrometer	15
 Total percent y - on other sample Total percent y - on other sample 	155	Direct shear (ASTM D3080, mod., 3 points):	10
Shrinkage limits (wax method, ASTM D4943)	126	 Consolidated undrained - 0.05 inch/min (CU) 	285
Pinhole dispersion (ASTM D4647)	210	 Consolidated drained - <0.05 Inch/min (CD) 	345
Dispersive characteristics (double hydrometer ASTM D4221)	90	 Residual shear EM 1110-2-1906-IXA 	50
As-received moisture & density (chunk/carved samples)	60	(price per each additional pass after shear)	
Sand Equivalent (SE, ASTM D2419/CTM 217)	105	Remolding or hand trimming of specimens (3 points)	90
COMPACTION & PAVEMENT SUBGRADE TESTS		Oriented or block hand trimming (per hour)	65
Standard Proctor compaction, (ASTM D698) 4 points:		Single point shear	105
 4 inch diameter mold (Methods A & B) 	160	Torsional shear (ASTM D6467 / ASTM D7608)	820
 6 inch diameter mold (Method C) 	215	CONSOLIDATION & EXPANSION/SWELL TESTS	
Modified Proctor compaction (ASTM D1557) 4 points:	210	Consolidation (ASTM D2435):	195
 4 Inch diameter mold (Methods A & B) 	220	 Each additional time curve 	45
- 6 Inch diameter mold (Method C)	245	- Each additional load/unload w/o time reading	40
Check point (per point)	65	Expansion Index (EI, ASTM D4829)	130
Relative compaction of untreated/treated soils/aggregates (CTM 216)	250	Swell/collapse - Method A (ASTM D4546-A, up to 10 load/unloads w/o time curves)	290
Relative density (0.1 ft mold, ASTM D4253, D4254)	235	Single load swell/collapse - Method B (ASTM D4546-B, seat, load & inundate only) 105

EXHIBIT C

METHOD	\$/TEST	METHOD	\$/TEST
TRIAXIAL TESTS		HYDRAULIC CONDUCTIVITY TESTS	
Unconfined compression strength of cohesive soil (with stress/strain plot, ASTM D2166)	135	Triaxial permeability in flexible-wall permeameter with backpressure saturation at one effective stress (EPA 9100/ASTM D 5084,	310
Unconsolidated undrained triaxial compression test on cohesive	170	falling head Method C):	
soils (USACE Q test, ASTM D2850, per confining stress)		 Each additional effective stress 	120
Consolidated undrained triaxial compression test for cohesive soils,	375	 Hand trimming of soil samples for horizontal K 	60
(ASTM D4767, CU, USACE R-bar test) with back pressure		Remolding of test specimens	65
saturation & pore water pressure measurement (per confining stress)		Permeability of granular soils (ASTM D2434)	135
Consolidated drained triaxial compression test (CD, USACE S test),		SOIL-CEMENT	
with volume change measurement. Price per soil type below EM		Moisture-density curve for soil-cement mixtures (ASTM D558)	240
1110-2-1906(X):	-	Wet-dry durability of soil-cement mixtures (ASTM D559) 1	1,205
 Sand or silty sand soils (per confining stress) 	375	Compressive strength of molded soil-cement cylinders (ASTM	60
 Silt or clayey sand soils (per confining stress) 	500	D1633) per cylinder 1	00
 Clay soils (per confining stress) 	705	Soll-cement remolded specimen (for shear strength,	235
 Three-stage triaxial (sand or silty sand soils) 	655	consolidation, etc.) ¹	200
 Three-stage triaxial (silt or clayey sand soils) 	875	concentration, etc.y	
 Three-stage triaxial (clay soils) Remolding of test specimens 	1,235 65	¹ Compaction (ASTM D558 maximum density) should also be performed – not included in above price	

CONSTRUCTION MATERIALS LABORATORY TESTING

SAMPLE TRANSPORT	\$/TRIP	METHOD	\$/TEST
Pick-up & delivery (weekdays, per trip, <50 mile radius from Leighton office)	90	Maximum density - Hveem (CTM 308)	200
METHOD	\$/TEST	Theoretical maximum density and specific gravity of HMA (CTM 309/AASHTO T209)	130
CONCRETE STRENGTH CHARACTERISTICS		Thickness or height of compacted bituminous paving mixture	40
Concrete cylinders compression (ASTM C39) (6" x 12")	25	specimens (ASTM 3549)	
Concrete cylinders compression (ASTM C39) (4" x 8")	22		
Compression, concrete or masonry cores (testing only) ≤6 Inch (ASTM C4		Rubberized asphalt (add to above rates)	+ 25%
Trimming concrete cores (per core)	20	AGGREGATE PROPERTIES	
Flexural strength of concrete (simple beam with 3rd pt. loading, ASTI C78/CTM 523)	VI 85	Sieve analysis (fine & coarse aggregate, ASTM C136/ CTM 202) with finer than #200 wash (ASTM C117)	135
Flexural strength of concrete (simple beam with center pt. loading,	85	LA Rattler-smaller coarse aggregate <1.5" (ASTM C131/ AASHTO T96)	200
ASTM 293/CTM 523)		LA Rattler-larger coarse aggregate 1-3" (ASTM C535)	250
Non shrink grout cubes (2 Inch, ASTM C109/C1107)	25	Durability Index (DI, CTM 229)	200
Drying shrinkage (four readings, up to 90 days, 3 bars, ASTM C157)	400	Cleanness value of coarse aggregate (CTM 227)	210
HOT MIX ASHPALT (HMA)		Unit weight of aggregate (CTM 212)	50
Compacted AC Resistance to Moist Damage (AASHTO T283)	2,100	Soundness, magnesium (ASTM C88)	225
Hamburg Wheel, 4 briguettes (modified) (AASHTO T324)	900	Soundness, sodium	650
Gyratory Compaction (AASHTO T312)	350	Uncompacted vold content - fine aggregate (CTM 234/AASHTO T304)	130
Extraction by Ignition oven, percent asphalt (ASTM D6307/CTM	150	Flat & elongated particles in coarse aggregate (CTM 235/ASTM D4791)	215
382/AASHTO T308)	150	Percent of crushed particles (CTM 205/AASHTO T335)	135
Ignition oven correction/correlation values	quote	Organic impurities in concrete sand (CTM 213)	60
Extraction by centrifuge, percent asphalt (ASTM D2172)	150	Specific gravity – coarse aggregate (CTM 206)	100
Gradation of extracted aggregate (ASTM D5444/CTM 202)	135	Specific gravity – fine aggregate (CTM 207)	125
Stabilometer value (CTM 366)	265	Sand Equivalent (SE, CTM 217/AASHTO T176)	105
Bituminous mixture preparation (CTM 304)	80	Apparent specific gravity of fine aggregate (CTM 208)	130
Moisture content of asphalt (CTM 370)	60	Moisture content of aggregates by oven drying (CTM	40
Bulk specific gravity - molded specimen or cores (ASTM D1188/	55	226/AASHTO T255)	
CTM 308/AASHTO T275)	50	Clay lumps, friable particles (ASTM C142)	175
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EXHIBIT C

METHOD BRICK	\$/TEST	METHOD Prestressing wire, tension (ASTM A416)	\$/TEST 150
Compression (cost for each, 5 required, ASTM C67)	40	Sample preparation (cutting)	50
SLAB-ON-GRADE MOISTURE EMISSION KIT Molsture test kit (excludes labor to perform test, ASTM E1907)	60	SPRAY APPLIED FIREPROOFING Unit weight (density, ASTM E605)	60
REINFORCING STEEL Rebar tensile test, ≤ up to No. 10 (ASTM A370) Rebar tensile test, ≥No. 11 & over (ASTM A370) Rebar bend test, up to No. 11 (ASTM A370) Epoxy coated rebar/dowel film thickness (coating) test (ASTM A775) Epoxy coated rebar/dowel continuity (Holiday) test (ASTM A775) Epoxy coated rebar flexibility/bend test, up to No. 11 (ASTM A775) STEEL	45 100 45 45 65 45	OTHER TESTS Resistance Butt-Welded Hoops/Bars, up to No. 10 (CTM 670) Resistance Butt-Welded Hoops/Bars, No. 11 & over (CTM 670) Mechanical Rebar Splice (Service), up to No. 10 (CTM 670) Post-Tensioned Bars (ASTM A772) Elastometric Bearing Pads (Caltrans SS 51/SP) Joint Seal Type B, MR1"/MR2" (Caltrans SS 51/SP) 100W HPS Lighting (Caltrans RSS 86) Bearing Plates (A536)	180 240 180 420 1620 1960 1296 720
Tensile strength, ≤100,000 pounds axial load (ASTM A370)	45	1972 Mar 197	

EQUIPMENT, SUPPLIES & MATERIALS

	COULINEI	1, 306	LIED & WATERIALD		
	\$/U	NIT		\$/UI	NIT
1/4 Inch Grab plates	5	each	Manometer	25	day
1/4 inch Tubing (bonded)	0.55	foot	Mileage (IRS Allowable)	0.535	mile
1/4 inch Tubing (single)	0.35	foot	Nuclear moisture and density gauge.	88	day
3/8 inch Tubing, clear vinyl	0.55	foot	Pachometer	25	day
4-Gas meter (RKI Eagle or similar)/GEM 2000	130	day	Particulate Monitor	125	day
Air flow meter and purge pump (200 cc/min)	50	day	pH/Conductivity/Temperature meter	55	day
Box of 24 soil drive-sample rings	120	box	Photo-Ionization Detector (PID)	120	day
Brass sample tubes	10	each	Pump, Typhoon 2 or 4 stage	50	day
Caution tape (1000-foot roll)	20	each	QED bladder pump w/QED control box	160	day
Combination lock or padlock	11	each	Resistivity field meter & pins	50	day
Compressed air tank and regulator	50	day	Slip / threaded cap, 2-inch or 4-inch diameter, PVC Schedule 40	15	each
Concrete coring machine (≤6-inch-dia)	150	day	Slope Inclinometer	200	day
Consumables (gloves, rope, soap, tape, etc.)	35	day	Soil sampling T-handle (Encore)	10	day
Core sample boxes	11	each	Soll sampling tripod	35	day
Crack monitor	25	each	Stainless steel baller	40	day
Cutoff saws, reciprocating, electric (Saws All)	75	day	Submersible pump, 10 gpm, high powered Grunfos 2-Inch with controller	160	day
Disposable bailers	12	each	Submersible pump/transfer pump, 10-25 gpm	50	day
Disposable bladders	10	each	Support service truck usage (well installation, etc.)	200	day
Dissolved oxygen meter	45	day	Survey/fence stakes	8	each
DOT 55-gallon containment drum with lid	65	each	Tedlar® bags	18	each
Double-ring Infiltrometer	125	day	Traffic cones (≤25)/barricades (single lane)	50	day
Dual-stage interface probe	80	day	Turbidity meter	70	day
Dynamic Cone Penetrometer	400	day	Tyvek® suit (each)	18	each
Generator, portable gasoline fueled, 3,500 watts	90	day	Vapor sampling box	55	day
Global Positioning System/Laser Range Finder	80	day	Vehicle usage (carrying equipment)	20	hour
Hand auger set	90	day	VelociCalc	35	day
HDPE safety fence (≤100 feet)	40	roll	Visqueen (20 x 100 feet)	100	roll
Horiba U-51 water quality meter	135	day	Water level indicator (electronic well sounder) <300 feet deep well	60	day
Magnahelic gauge	15	day	ZIPLEVEL®	15	day

Other specialized geotechnical and environmental testing & monitoring equipment are available, and priced per site

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TERMS & CONDITIONS

- Proposal Expiration: Proposals are valid for at least 30 days, subject to change after 30 days; unless otherwise stated in the attached proposal.
- Prevailing Wages: Our fees for prevailing wage work are subject to change at any time based upon the project advertised date, and changes in California prevailing wage laws or wage rates. Prevailing wage time accrued will include portal to portal travel time. Prevailing wage rates are subject to increase after June 30, 2017.
- Overtime: Overtime for field personnel will be charged at 1.5 times basic hourly rates when exceeding 8 hours up to 12 hours per 24 hour interval, and 2 times basic hourly rates when exceeding 12 hours in 24 hours or on Sunday, and 3 times basic hourly rates on California official holidays.
- Expert Witness Time: Expert witness deposition and testimony will be charged at 2 times hourly rates listed on the previous pages, with a minimum charge of four hours per day.
- Minimum Field Hourly Charges: For Field Technicians, Special Inspectors or Material Testing Services;
 - 4 hours: 4-hour minimum charge up to the first four hours of work
 - 8 hours: 8-hour minimum charge for over four hours of work, up to eight hours

- Client Disclosures: Client agrees to provide all information in Client's possession about actual or possible presence of buried utilities and hazardous materials on the project site, prior to fieldwork, and agrees to reimburse Leighton for all costs related to unanticipated discovery of utilities and/or hazardous materials. Client is also responsible for providing safe and legal access to the project site for all Leighton field personnel.
- Earth Material Samples: Quoted testing unit rates are for soil and/or rock (earth) samples free of hazardous materials. Additional costs will accrue beyond these standard testing unit rates for handling, testing and/or disposing of soil and/or rock containing hazardous materials. Hazardous materials will be returned to the site or the site owner's designated representative at additional cost not included in listed unit rates. Standard turn-around time for geotechnical-laboratory test results is 10 working days. Samples will be stored for 2 months, after which they will be discarded. Prior documented notification is required if samples need to be stored for a longer time. A monthly storage fee of \$10 per bag and \$5 per sleeve or tube will be applied. Quoted unit rates are only for earth materials sampled in the United States. There may be additional cost for handling imported samples.
- Construction Material Samples: After all designated 28-day breaks for a given sample set meet specified compressive or other client-designated strength, all "hold" cylinders or specimens will be automatically disposed of, unless specified in writing prior to the 28-day break. All other construction materials will be disposed of after completion of testing and reporting.

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NOTE:

- Mileage reimbursement rate will be at current City of San Diego mileage rate (mileage log required).
- Travel expenses for the lowest cost effective Air Fare, Train, and/or Car Rental, will be reimbursed at actual costs (receipts required).
- Lodging and Per Diem will be reimbursed at actual costs (receipts required) up to the maximum allowance for the San Diego area as published/posted on the U.S. General Services Administration website (<u>http://www.gsa.gov/portal/category/100120</u>).
- All subconsultant costs are reimbursed as a "direct expense" at actual costs (invoice/receipts required).
- A request for an annual rate adjustment must be submitted to the City of San Diego in writing for approval. Written justification for the rate adjustment must be submitted to the City of San Diego a minimum of 60 days before the Agreement anniversary date. Said proposed adjustment shall not exceed three percent (3%), and the City of San Diego must approve any rate adjustments in writing before they become effective.

EQUAL OPPORTUNITY CONTRACTING PROGRAM (EOCP)

CONSULTANT REQUIREMENTS

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I. City's Equal Opportunity Commitment. The City of San Diego (City) is strongly committed to equal opportunity for employees and Subcontractors of Consultants doing business with the City. The City encourages its Consultants to share this commitment. Consultants are encouraged to take positive steps to diversify and expand their Subcontractor solicitation base and to offer consulting opportunities to all eligible Subcontractors. Consultants are encouraged to take positive steps to diversify and expand their subcontractor solicitation base and to offer steps to diversify and expand their subcontractors. Consultants are encouraged to take positive steps to diversify and expand their subcontractor and supplier solicitation base and to offer opportunities to all eligible business firms.

Failure to submit the required EOCP documentation indicated below shall result in a determination of the Consultant being non-responsive.

- II. Nondiscrimination in Contracting Ordinance. All Consultants doing business with the City, and their Subcontractors, must comply with requirements of the City's *Nondiscrimination in Contracting Ordinance*, San Diego Municipal Code Sections 22.3501 through 22.3517.
 - A. <u>Disclosure of Discrimination Complaints (Attachment AA)</u>. As part of its bid or proposal, Consultant shall provide to the City a list of all instances within the past ten (10) years where a complaint was filed or pending against Consultant in a legal or administrative proceeding alleging that Consultant discriminated against its employees, Subcontractors, vendors, or suppliers, and a description of the status or resolution of that complaint, including any remedial action taken.
 - B. <u>Contract Language</u>. The following language shall be included in contracts for City projects between the Consultant and any Subcontractors, vendors, and suppliers:

Contractor shall not discriminate on the basis of race, gender, gender expression, gender identity, religion, national origin, ethnicity, sexual orientation, age, or disability in the solicitation, selection, hiring, or treatment of subcontractors, vendors, or suppliers. Consultant shall provide equal opportunity for Subcontractors to participate in opportunities. Consultant understands and agrees that violation of this clause shall be considered a material breach of the contract and may result in contract termination, debarment, or other sanctions.

- C. <u>Contract Disclosure Requirements</u>. Upon the City's request, Consultant agrees to provide to the City, within sixty (60) calendar days, a truthful and complete list of the names of all Subcontractors, vendors, and suppliers that Consultant has used in the past five (5) years on any of its contracts that were undertaken within County of San Diego, including the total dollar amount paid by Consultant for each subcontract or supply contract. Consultant further agrees to fully cooperate in any investigation conducted by the City pursuant to the City's Nondiscrimination in Contracting Ordinance, Municipal Code Sections 22.3501 through 22.3517. Consultant understands and agrees that violation of this clause shall be considered a material breach of the contract and may result in remedies being ordered against the Consultant up to and including contract termination, debarment and other sanctions.
- III. Equal Employment Opportunity Outreach Program. Consultants shall comply with requirements of San Diego Municipal Code Sections 22.2701 through 22.2707. Consultants shall submit with their proposal a Work Force Report for approval by the Program Manager of the City of San Diego Equal Opportunity Contracting Program (EOCP).
 - A. <u>Nondiscrimination in Employment</u>. Consultant shall not discriminate against any employee or applicant for employment on any basis prohibited by law. Contractor shall provide equal opportunity in all employment practices. Consultants shall ensure that their subcontractors comply with this program. Nothing in this Section shall be interpreted to hold a Consultant liable for any discriminatory practice of its subcontractors.
 - B. <u>Work Force Report</u>. If based on a review of the Work Force Report (Attachment BB) submitted an EOCP staff Work Force Analysis determines there are under representations when compared to County Labor Force Availability data, then the Consultant will also be required to submit an Equal Employment Opportunity (EEO) Plan to the Program Manager of the City of San Diego Equal Opportunity Contracting Program (EOCP) for approval.
 - C. <u>Equal Employment Opportunity Plan</u>. If an Equal Employment Opportunity Plan is required, the Program Manager of EOCP will provide a list of plan requirements to Consultant.
- IV. Small and Local Business Program Requirements. The City has adopted a Small and Local Business Enterprise (SLBE) program for consultant contracts. SLBE program requirements for consultant contracts are set forth Council Policy 100-10.
 - A. <u>SLBE and ELBE Participation for Contracts Valued Over \$50,000</u>:
 - For all consultant contracts, the City shall apply a maximum of an additional 12 points for SLBE or ELBE participation, to the proposer's subtotal maximum evaluation points.. Additional points will be awarded as follows to achieve the proposer's final maximum evaluation points :

a. If the proposer achieves 20% participation, apply 5 points to the proposer's score; or Equal Opportunity Contracting Program Page 2 of 11 12/2015

- b. If the proposer achieves 25% participation, apply 10 points to the proposer's score; or
- c. If the prime consultant is a SLBE or an ELBE, apply 12 points to the proposer's score.
- B. <u>Subcontractor Participation List</u>. The Subcontractor Participation List (Attachment CC) shall indicate the Name and Address, Scope of Services, Percent of Total Proposed Contract Amount, Certification Status and Where Certified for each proposed Subcontractor/Subconsultant.

V. Maintaining Participation Levels.

- A. Bid discounts and additional points are based on the Consultant's level of participation prior to the award of goods, services, or consultant contract. Consultants are required to achieve and maintain the SLBE or ELBE participation levels throughout the duration of the goods, services, or consultant contract.
- B. If the City modifies the original specifications, the Consultant shall make reasonable efforts to maintain the SLBE or ELBE participation for which the bid discount or additional points were awarded. The City must approve in writing the reduction in SLBE or ELBE participation levels.
- C. The Consultant shall notify and obtain written approval from the City in advance of any reduction in subcontract scope, termination, or substitution for a designated SLBE or ELBE subcontractor.
- D. Consultant's failure to maintain SLBE or ELBE participation levels as specified in the goods, services, or consultant contract shall constitute a default and grounds for debarment under Chapter 2, Article 2, Division 8, of the San Diego Municipal Code.
- E. The remedies available to the City under Council Policy 100-10 are cumulative to all other rights and remedies available to the City.

VI. Definitions.

Commercially Useful Function: a Small Local Business Enterprise or Emerging Local Business Enterprise (SLBE/ELBE) performs a commercially useful function when it is responsible for execution of the work and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a commercially useful function, the SLBE/ELBE shall also be responsible, with respect to materials and supplies used on the contract, for negotiating price, determining quantity and quality, ordering the material, and installing (where applicable) and paying for the material itself.

To determine whether an SLBE/ELBE is performing a commercially useful function, an evaluation will be performed of the amount of work subcontracted, normal industry practices, whether the amount the SLBE/ELBE firm is to be paid under the contract is commensurate with the work it is actually performing and the SLBE/ELBE credit claimed for its performance of the work, and other relevant factors. Specifically, a SLBE/ELBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of meaningful and useful SLBE/ELBE participation, when in similar transactions in which SLBE-ELBE firms do not participate, there is no such role performed.

Disadvantaged Business Enterprise (DBE): a certified business that is (1) at least fifty-one (51%) owned by socially and economically Disadvantaged Individuals, or, in the case of a publicly owned business at least fifty-one percent (51%) of the stock is owned by one or more socially and economically Disadvantaged Individuals; and (2) whose daily business operations are managed and directed by one or more socially and economically disadvantaged owners. Disadvantaged Individuals include Black Americans, Hispanic Americans, Asian Americans, and other minorities, or individual found to be

disadvantaged by the Small Business Administration pursuant to Section 8 of the Small Business Reauthorization Act.

Disabled Veteran Business Enterprise (DVBE): a certified business that is (1) at least fifty-one percent (51%) owned by one or more disabled veterans; and (2) business operations must be managed and controlled by one or more disabled veterans. Disabled Veteran is a veteran of the U.S. military, naval, or air service; the veteran must have a service-connected disability or at least 10% or more; and the veteran must reside in California. The firm shall be certified by the State of California's Department of General Services, Office of Small and Minority Business.

Emerging Business Enterprise (EBE): a business whose gross annual receipts do not exceed the amount set by the City Manager, and which meets all other criteria set forth in the regulations implementing the City's Small and Local Business Preference Program. The City Manager shall review the threshold amount for EBEs on an annual basis, and adjust as necessary to reflect changes in the marketplace.

Emerging Local Business Enterprise (ELBE): a Local Business Enterprise that is also an Emerging Business Enterprise.

Local Business Enterprise (LBE): a firm having a Principal Place of Business and a Significant Employment Presence in San Diego County, California, that has been in operation for 12 consecutive months and a valid business tax certificate. This definition is subsumed within the definition of Small Local Business Enterprise.

Minority Business Enterprise (MBE): a certified business that is (1) at least fifty-one percent (51%) owned by one or more minority individuals, or, in the case of a publicly owned business at least fifty-one percent (51%) of the stock is owned by one or more minority individuals; and (2) whose daily business operations are managed and directed by one or more minorities owners. Minorities include the groups with the following ethnic origins: African, Asian Pacific, Asian Subcontinent, Hispanic, Native Alaskan, Native American, and Native Hawaiian.

Other Business Enterprise (OBE): any business which does not otherwise qualify as Minority, Woman, Disadvantaged or Disabled Veteran Business Enterprise.

Principal Place of Business: a location wherein a firm maintains a physical office and through which it obtains no less than fifty percent (50%) of its overall customers or sales dollars.

Significant Employee Presence: no less than twenty-five percent (25%) of a business's total number of employees are domiciled in San Diego County.

Small Business Enterprise (SBE): a business whose gross annual receipts do not exceed the amount set by the City Manager, and that meets all other criteria set forth in regulations implementing the City's Small and Local Business Preference Program. The City Manager shall review the threshold amount for SBEs on an annual basis, and adjust as necessary to reflect changes in the marketplace. A business certified as a DVBE by the State of California, and that has provided proof of such certification to the City Manager, shall be deemed to be an SBE.

Small Local Business Enterprise (SLBE): a Local Business Enterprise that is also a Small Business Enterprise.

Women Business Enterprise (WBE): a certified business that is (1) at least fifty-one percent (51 %) owned by a woman or women, or, in the case of a publicly owned business at least fifty-one percent (51%) of the stock is owned by one or more women; and (2) whose daily business operations are managed and directed by one or more women owners.

VII. Certifications.

The City accepts certifications of MBE, WBE, DBE or DVBE from the following certifying agencies:

Current certification by the State of California Department of Transportation (CALTRANS) as DBE.

Current MBE or WBE certification from the California Public Utilities Commission.

DVBE certification is received from the State of California's Department of General Services, Office of Small and Minority Business.

Current certification by the City of Los Angles as DBE, WBE or MBE.

Current certification by the U.S. Small Business Association as SDB, WOSB, SDVOSB, or Hubzone.

Subcontractors' valid proof of certification status e.g., copy of MBE, WBE, DBE, or DVBE certification must be submitted with RFP. MBE, WBE, DBE, or DVBE certifications are listed for informational purposes only.

VIII. List of Attachments.

- AA. Disclosure of Discrimination Complaints
- **BB.** Work Force Report
- CC. Subcontractors List

DISCLOSURE OF DISCRIMINATION COMPLAINTS

As part of its proposal, the Consultant must provide to the City a list of all instances within the past 10 years where a complaint was filed or pending against the Consultant in a legal or administrative proceeding alleging that Consultant discriminated against its employees, subcontractors, vendors or suppliers, and a description of the status or resolution of that complaint, including any remedial action taken.

CHECK ONE BOX ONLY.

- The undersigned certifies that within the past 10 years the Consultant has NOT been the subject of a complaint or pending action in a legal administrative proceeding alleging that Consultant discriminated against its employees, subcontractors, vendors or suppliers.
- The undersigned certifies that within the past 10 years the Consultant has been the subject of a complaint or pending action in a legal administrative proceeding alleging that Consultant discriminated against its employees, subcontractors, vendors or suppliers. A description of the status or resolution of that complaint, including any remedial action taken and the applicable dates is as follows:

	DATE OF CLAIM	LOCATION	DESCRIPTION OF CLAIM	LIFIGATION (Y/N)	STATUS	RESOLUTION/REMEDIAL ACTION TAKEN
		an a	len er en			
			1			
			19 - Co Calende Verdalinas alforas como au de Calende Verdano - 21 19 -			and the second of the second secon
		4	ang dag tau dan dan dan dari dari dari dari dari dari dari dari			
	I			-		
Consul	tant Name	LEIGHT	ON AND ASSOCIATE	s, INC.		
Certified	i By	Andrew Prie		Title	President	
		L	Name McC	Date _	02/26/2018	
			Signature			

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City of San Diego **EQUAL OPPORTUNITY CONTRACTING PROGRAM (EOCP)** 1200 Third Avenue • Suite 200 • San Diego, CA 92101 Phone: (619) 236-6000 • Fax: (619) 236-5904

WORK FORCE REPORT

ADMINISTRATIVE

The objective of the *Equal Employment Opportunity Outreach Program*, San Diego Municipal Code Sections 22.3501 through 22.3517, is to ensure that contractors doing business with the City, or receiving funds from the City, do not engage in unlawful discriminatory employment practices prohibited by State and Federal law. Such employment practices include, but are not limited to unlawful discrimination in the following: employment, promotion or upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rate of pay or other forms of compensation, and selection for training, including apprenticeship. Contractors are required to provide a completed *Work Force Report (WFR)*.

NO OTHER FORMS WILL BE ACCEPTED

CONTRACTOR IDENTIFICATION

Type of Contractor: Construction	□Vendor/Supplier	Financial Inst	itution 🛛 🗆 L	essee/Lessor
	onsultant 🔲 Grant	Recipient 🗌	Insurance Corr	apany 🗋 Other
Name of Company: Leighton and Asso	ociates, Inc			
AKA/DBA:				
Address (Corporate Headquarters, where a	pplicable <u>):</u> 17781 Cowan		21	
City Irvine	0	2	Stat <u>e</u> CA	Zip92614
Telephone Number: (949) 250-1421	and the second se	AX Number: (949)	250-1114	
"ame of Company CEO: Andrew Price	ce	- and the second second second		
dress(es), phone and fax number(s) of c	ompany facilities located	in San Diego Count	y (if different f	rom above):
Address: 3939 Murphy Canyon Roa	ad, B-205			
City_San Diego	County San D	iego	Stat <u>e CA</u>	Zip_92123
Telephone Number: (858-292-8030	FAX Number: ()		E	mail: mpark@leightongroup.com
Type of Business: Geotechnical Engin	neering Consulting	Type of License:		
The Company has appointed: Michelle Pa				
as its Equal Employment Opportunity Offi	cer (EEOO). The EEOO	has been given autho	ority to establis	sh, disseminate, and enforce
equal employment and affirmative action p				
Address: 17781 Cowan, Irvine, CA 9261-				
Telephone Number: (949) 250-1421	FAX Number: (949	-250-1114	E	mail: <u>hr@leightongroup.com</u>
	🖬 One San Diego Co	unty (or Most Loc	al County) W	ork Force - Mandatory
	Branch Work Force	e *		
	□ Managing Office V	Work Force		
Check the box above that applies				
*Submit a separate Work Force F		g branches. Combine	WFRs if more	than one branch per county.
-				
I, the undersigned representative of	Leighton & Asse			
	CA	(Firm Name		
San Diego			hereby certify	that information provided
(County)	(State)		a Daharana	26 20 18
ein is true and correct. This document	was executed on this			26, 2018
		Andrew Pi	Construction of the second	
(Authorized Signature)		(Print	Authorized Sig	nature)

LEIGHTON AND ASSOCIATES, INC. DATE: 2/26/2018 WORK FORCE REPORT - NAME OF FIRM: _

SAN DIEGO OFFICE(S) or BRANCH(ES):_

(6) White, Caucasian

(7) Other ethnicity; not falling into other groups

COUNTY: SAN DIEGO

INSTRUCTIONS: For each occupational category, indicate number of males and females in every ethnic group. Total columns in row provided. Sum of all totals should be equal to your total work force. Include all those employed by your company on either a full or part-time basis. The following groups are to be included in ethnic categories listed in columns below: (5) Filipino, Asian Pacific Islander

- (1) Black, African-American
- (2) Hispanic, Latino, Mexican-American, Puerto Rican
- (3) Asian
- (4) American Indian, Eskimo

OCCUPATIONAL CATEGORY	Afri Ame	l) can- rican	Hisp	(2) anic or itino		3) sian	(4) American Indian	(5) Asian Pac Islande	r ((6) Saucasian	(7) Other Ethn	Contract of the Address of the
	(M)	(F)		(F)	(M)	(F)	(M) i (F)	(M)	(F) (M) (F)	(M) 1	(F)
Management & Financial		1 1 1	1	1 1 1		 	1 T	<u> </u>				
Professional		I L		1		1 1 1	1	1				ule Sisali
A&E, Science, Computer				1		1	1		6			1
Technical	1		2	1	1	i i	1		4	1		
Sales				1 1 1		:	8	1		1		
Administrative Support				1		1				1		
Services				i i I		t 1				1	1	
Crafts				1						1	1	
Operative Workers	1			1			i	i		i	1	
Transportation	1 6 1			1 1 1			1	1		1	1	
Laborers*	1			1			1			1	1	
*Construction laborers and other field emp	loyees ar	e not to	be includ	led on thi	s page							
Totals Each Column	1		3	1	1	1	1		10	2	1	1
Grand Total All Employees		2	.0									
Indicate by Gender and Ethnicity the I	Vumber	of Abo	ve Emp	loyees W	/ho Are	Disable	ed					
Disabled	1						i I				1	
Non-Profit Organizations Only:												
Board of Directors	1									1		
Volunteers	1						1	1		:	1	
Artists	:							1			1	



CITY OF SAN DIEGO WORK FORCE REPORT – ADMINISTRATIVE

HISTORY

The Work Force Report (WFR) is the document that allows the City of San Diego to analyze the work forces of all firms wishing to do business with the City. We are able to compare the firm's work force data to County Labor Force Availability (CLFA) data derived from the United States Census. CLFA data is a compilation of lists of occupations and includes the percentage of each ethnicity we track (African-American, Hispanic or Latino, Asian, American Indian, Asian Pacific Islander, Caucasian, and Other Ethnicities) for each occupation. Currently, our CLFA data is taken from the 2010 Census. In order to compare one firm to another, it is important that the data we receive from the consultant firm is accurate and organized in the manner that allows for this fair comparison.

WORK FORCE & BRANCH WORK FORCE REPORTS

When submitting a WFR, especially if the WFR is 'br a specific project or activity, we would like to have information about the firm's work force that is actually participating in the project or activity. That is, if the project is in San Diego and the work force is from San Diego, we want a San Diego County WFR.¹ By the same token, if the project is in San Diego, but the work force is from another county, such as Orange or Riverside County, we want a WFR from that county.² If participation in a San Diego project is by work forces from San Diego County and, for example, from Los Angeles County and from Sacramento County, we ask for separate WFRs representing your firm from each of the three counties.¹

MANAGING OFFICE WORK FORCE

Equal Opportunity Contracting may occasionally ask for a Managing Office Work Force (MOWF) Report. This may occur in an instance where the firm involved is a large national or international firm but the San Diego or other local work force is very small. In this case, we may ask for both a local and a MOWF Report.^{1,3} In another case, when work is done only by the Managing Office, only the MOWF Report may be necessary.³

TYPES OF WORK FORCE REPORTS

Please note, throughout the preceding text of this page, the superscript numbers one ¹, two ² & three ³. These numbers coincide with the types of work force report required in the example. See below:

- ¹ One San Diego County (or Most Local County) Work Force – Mandatory in most cases
- ² Branch Work Force *
- ³ Managing Office Work Force

*Submit a separate Work Force Report for all participating branches. Combine WFRs if more than one branch per county

Exhibit: Work Force Report Job categories

Refer to this table when completing your firm's Work Force Report form(s).

Management & Financial

	sing, Marketing, Promotions, Public Relations es Managers
Busines	ss Operations Specialists
Financi	al Specialists
Operati	ons Specialties Managers
Other N	Ianagement Occupations
Top Ex	ecutives

Professional

TOTESSIONAL
Art and Design Workers
Counselors, Social Workers, and Other Communi and Social Service Specialists
Entertainers and Performers, Sports and Related Workers
Health Diagnosing and Treating Practitioners
Lawyers, Judges, and Related Workers
Librarians, Curators, and Archivists
Life Scientists
Media and Communication Workers
Other Teachers and Instructors

Postsecondary Teachers

Primary, Secondary, and Special Education School Teachers

Religious Workers

Social Scientists and Related Workers

Architecture & Engineering, Science, Computer

Architects, Surveyors, and Cartographers	
Computer Specialists	
Engineers	
Mathematical Science Occupations	
Physical Scientists	

Technical

Drafters, Engineering, and Mapping Technicians	
Health Technologists and Technicians	
Life, Physical, and Social Science Technicians	
Media and Communication Equipment Workers	

Sales

Other Sales and Relat	ed Workers
Retail Sales Workers	
Sales Representatives	, Services
Sales Representatives	, Wholesale and Manufacturing
Supervisors, Sales Wo	

Administrative Support

inancial Clerks	
nformation and Record Clerks	
Legal Support Workers	
Material Recording, Scheduling, Dispatching, and	
Distributing Workers	
Other Education, Training, and Library Occupation	ns
Other Office and Administrative Support Workers	
Secretaries and Administrative Assistants	
Supervisors, Office and Administrative Support	
Workers	

Services

Building Cleaning and Pest Control Workers
Cooks and Food Preparation Workers
Entertainment Attendants and Related Workers
Fire Fighting and Prevention Workers
First-Line Supervisors/Managers, Protective Service
Workers
Food and Beverage Serving Workers
Funeral Service Workers
Law Enforcement Workers
Nursing, Psychiatric, and Home Health Aides
Occupational and Physical Therapist Assistants and Aides
Other Food Preparation and Serving Related Worke
Other Healthcare Support Occupations
Other Personal Care and Service Workers
1 Equal Opportunity Contracting Duccus

Other Protective Service Workers Personal Appearance Workers

Supervisors, Food Preparation and Serving Workers Supervisors, Personal Care and Service Workers Transportation, Tourism, and Lodging Attendants

Crafts

Operative Workers

Assemblers and Fabricators	
Communications Equipment Operators	
Food Processing Workers	
Metal Workers and Plastic Workers	
Motor Vehicle Operators	
Other Production Occupations	
Printing Workers	
Supervisors, Production Workers	
Textile, Apparel, and Furnishings Workers	

Transportation

Air Transportation Workers
Other Transportation Workers
Rail Transportation Workers
Supervisors, Transportation and Material Movie Workers
Water Transportation Workers

Laborers

Agricultural Workers	
Animal Care and Service Workers	
Fishing and Hunting Workers	
Forest, Conservation, and Logging Workers	
Grounds Maintenance Workers	
Ielpers, Construction Trades	
upervisors, Building and Grounds Cleaning and	
Aaintenance Workers	
upervisors, Farming, Fishing, and Forestry Work	ers

1. Equal Opportunity Contracting Program

SUBCONTRACTOR PARTICIPATION LIST

This list shall include the name and complete address of all Subcontractors who qualify as SLBEs or ELBEs. Consultants must also list participation by any MBE, WBE, DBE, DBVE and OBE firms. However, no additional points will be awarded for participation by these firms, except that DVBEs that are certified by the City as local businesses shall be counted as SLBEs.

Subcontractors shall be used in the percentages listed. **NOTE:** If percentages are listed as a range, the **minimum number identified** in the range will be used to calculate overall subcontractor participation.

No changes to this Participation List will be allowed without prior written City approval. The Consultant understands and agrees that violation of this clause shall be considered a material breach of the contract and may result in contract termination, debarment, or other sanctions.

NAME AND ADDRESS SUBCONTRACTORS	SCOPE OF SERVICES	PERCENT OF CONTRACT	SLBE/ELBE (MBE/ WBE/DBE/ DVBE/OBE*)	WHERE CERTIFIED**
Baja Explorations	Drilling	8%	WBE	California
Co's	Traffic Control	3%	WBE	California

List of Abbreviations:

Small Local Business Enterprise	SLBE
Emerging Local Business Enterprise	ELBE
Certified Minority Business Enterprise	MBE*
Certified Woman Business Enterprise	WBE*
Certified Disadvantaged Business Enterprise	DBE*
Certified Disabled Veteran Business Enterprise	DVBE*
Other Business Enterprise	OBE*

* Listed for informational purposes only. ** Consultant shall indicate if Subcontractor is certified by one of the agencies listed in Section VII of the Equal Opportunity Contracting Program (EOCP) Consultant Requirements

CONSULTANT CERTIFICATION FOR A DRUG-FREE WORKPLACE

PROJECT TITLE:

As-needed Desert View Drive Inclinometer

Monitoring Services

I hereby certify that I am familiar with the requirement of San Diego City Council Policy No. 100-17 regarding Drug-Free Workplace as outlined in the request for proposals, and that:

Leighton and Associates, Inc.

Name under which business is conducted

has in place a drug-free workplace program that complies with said policy. I further certify that each subcontract agreement for this project contains language which indicates the Subconsultants agreement to abide by the provisions of Section 4.9.1 subdivisions A through C of the policy as outlined.

Signe	d_hor	
Printe	ed Name Andrew Price	
Title	President	
Date	2/26/2018	

EXHIBIT E

INSTRUCTION SHEET FOR

DISCLOSURE DETERMINATION FOR CONSULTANT (Form CC-1671)

Use the "Disclosure Determination for Consultant" form (CC-1671) to report the disclosure requirement for any consultant hired to provide services to the City of San Diego or the boards, commissions and agencies that fall under the City of San Diego's jurisdiction.

2 California Code of Regulations defines a "consultant" as an individual who, pursuant to a contract with a state or local government agency, either makes a governmental decision or serves in a staff capacity with the state or local government agency and in that capacity participates in making a governmental decision. For the complete definition of "consultant", refer to Government Code section 18701(a)(2). This section can be located at:

http://www.fppc.ca.gov/index.html?ID=52&r_id=/legal/regs/18701.htm

The "Disclosure Determination for Consultant" form is completed for all consultants under contract with the City of San Diego or the boards, commissions and agencies that fall under the City of San Diego's jurisdiction. Please follow the step-by-step directions:

- 1. List the department, board, commission or agency requesting the consultant service.
- 2. List the consulting company. If known, also list the individual(s) who will be providing the consultant services.
- 3. List the mailing address.
- 4. List the e-mail address of individual(s) providing the consultant service.
- 5. Provide the date the individual(s) will start providing the consultant service.
- 6. List all duties/responsibilities the consultant will have. This list will enable you to determine the disclosure requirement for the consultant.
- 7. Determine the consultant's disclosure category. Your consultant should be required to disclose only those economic interests which could potentially create a conflict of interest as he/she performs his/her contractual obligations. For ideas about possible disclosure categories, review those in your department's, board's, commission's or agency's conflict of interest code, available at:

www.sandiego.gov/city-clerk/elections/eid/codes.shtml

Please fill out the entire "Disclosure Determination for Consultant" form, and have it signed by the appropriate authority. (Individuals with signing authority are described in your conflict of interest code as part of the disclosure requirement for Consultants.) Forward the original form to the City Clerk's Office, MS 2A.

DISCLOSURE DETERMINATION FOR CONSULTANT

*Must be signed by department director, agency president or other individual authorized by the appropriate conflict of interest code regarding consultants.

- 1. Department / Board / Commission / Agency Name:
- 2. Name of Specific Consultant & Company:
- 3. Address, City, State, ZIP
- 4. Project Title (as shown on 1472, "Request for Council Action")
- 5. Consultant Duties for Project:

Transportation + Storm Water eighton + Associat Canyon Nord, Suite B205 Murshy View Monitoring eotechnica \ Engineering

6. Disclosure Determination [select applicable disclosure requirement]:

X

Consultant <u>will not</u> be "making a governmental decision" or "serving in a staff capacity." No disclosure required.

- or -

Consultant <u>will</u> be "making a governmental decision" or "serving in a staff capacity." Consultant is required to file a Statement of Economic Interests with the City Clerk of the City of San Diego in a timely manner as required by law. [Select consultant's disclosure category.]

Full: Disclosure is required pursuant to the broadest disclosure category in the appropriate Conflict of Interest Code.

Limited: Disclosure is required to a limited extent. [List the specific economic interests the consultant is required to disclose.]

- or -

3/22/18

Rv [Name/Title]*

 \square

Once completed, with all questions answered and an authorized signature affixed, please forward the original form to the City Clerk's Office, MS 2A. Keep a copy with the contract

DEFINITION OF "CONSULTANT"

2 California Code of Regulations defines a "consultant" as an individual who, pursuant to a contract with a state or local government agency:

- (A) Makes a governmental decision whether to:
 - 1. Approve a rate, rule or regulation;
 - 2. Adopt or enforce a law;
 - 3. Issue, deny, suspend, or revoke any permit, license, application, certificate, approval, order, or similar authorization or entitlement;
 - 4. Authorize the City to enter into, modify, or renew a contract provided it is the type of contract that requires City approval;
 - 5. Grant City approval to a contract that requires City approval and to which the City is a party, or to the specifications for such a contract;
 - 6. Grant City approval to a plan, design, report, study, or similar item;
 - 7. Adopt, or grant City approval of, policies, standards, or guidelines for the City, or for any subdivision thereof; or
- (B) Serves in a staff capacity with the City and in that capacity participates in making a governmental decision as defined in Regulation 18702.2 or performs the same or substantially all the same duties for the City that would otherwise be performed by an individual holding a position specified in the City's Conflict of Interest Code.

An individual "serves in a staff capacity" if he or she performs substantially all the same tasks that normally would be performed by staff member of a governmental entity. In most cases, individuals who work on only one project or a limited range of projects for an agency are not considered to be working in a "staff capacity." The length of the individual's service to the agency is relevant. Also, the tasks over the relevant period of time must be substantially the same as a position that is or should be specified in the City's conflict of interest code.

An individual "participates in making a governmental decision" if he or she: (1) negotiates, without substantive review, with a governmental entity or private person regarding the decision; or (2) advises or makes recommendations to the decision-maker, by conducting research or an investigation, preparing or presenting a report, analysis or opinion which requires the exercise of judgment on the part of the individual and the individual is attempting to influence the decision.

Regulation 18701 (a)(2) http://www.fppc.ca.gov/index.html?ID=52&r_id=/legal/regs/18701.htm 1/28/200

CITY OF SAN DIEGO

Consultant Performance Evaluation

2

The purpose of this form is to provide historical data to City staff when selecting consultants.

Section I		-	-
1. PROJEC	T DATA	2. CONSI	ULTANT DATA
1a. Project (title, location):		2a. Name and address of Con	sultant:
1b. Brief Description:			
		2b. Consultant's Project Mana	ager: Phone: ()
1c. Budgeted Cost: \$	WBS/IO:		
		ARTMENT RESPONSIBLE	
3a. Department (include Division)	RI	3b. Project Manager (address	& phone):
			Phone: ()
4. & 5. CONTRA	CT DATA (DESIG	N PHASE 🗆 OR CONSTRU	CTION SUPPORT [])
4. Design Phase		Initial Contract Amount	
Agreement Date: Res		4a. <u>\$</u> 4b. P	rev. Amendment(s): <u></u>
4c. Current Amendment: \$	/ Number:	4d. Total Agreement (4a. +	4b. + 4c.): <u>\$</u>
4d. Type of Work (design, study, as-needed services, etc.):	4e. Key Design Phase	Completion Dates:	Final
I	% of Design Phase Co		
	Agreed Delivery Date:		Est. Completion:
	Actual Delivery Date: Acceptance of Plans/S	pecs.:	
5. Construction Support			
5a. Contractor			Phone ()
5b. Superintendent	(name and ad	ldress)	
5c. Notice to Proceed	(data)	5f Change Orderer	
Sc. Nouce to Proceed	(date)	5f. Change Orders: Errors/Omissions	% of const. cost \$
5d. Working days	(number)	Unforeseen Conditions Changed Scope	_ % of const. cost \$ % of const. cost \$
5e. Actual Working days	(number)	Changed Scope Changed Quantities Total Construction Cost	% of const. cost \$
6. OVERALL RATIN	G FOR DESIGN I	PHASE 🗆 OR FOR CONSTR	RUCTION SUPPORT
		Excellent Sa	atisfactory Poor
6a. Quality of Plans/Specifications/ Compliance with Contract & B			
Responsiveness to City Staff	uuget		
6b. Overall Rating			
	7. AUTHO	RIZING SIGNATURES	
7a. Project Manager	20		Date
7b. Section Head			Date
Consultant Performance Evaluation	1		07-26-13

EXHIBIT G

Section II SPECIFIC RATING									
DESIGN EVALUATION	EXCELLENT	SATISFACTORY	POOR	N/A	CONSTRUCTION SUPPORT EVALUATION	EXCELLENT	SATISFACTORY	POOR	N/A
Plans/Specifications accuracy					Drawing reflect existing conditions				
Plans/Specs coordination		翻			As-Built drawings				
Plans/Specs properly formatted					Quality design				
Code Requirements covered					Change orders due to design deficiencies are minimized				
Adherence to City design standards					Timely responses				
Attitude toward Client and review bodies					Attitude toward Client and review bodies				
Follows direction and chain of responsibility					Follows direction and chain of responsibility				
					Work product delivered on time				
					Timeliness in notifying City of major problems				
COMPLIANCE WITH CONTRACT & BUDGET	EXCELLENT	SATISFACTORY	FOOR	N/A	Resolution of Field problems				
Reasonable agreement negotiation					Value Engineering Analysis				
Adherence to fee schedule									
Adherence to project budget									
Timely responses									
Timeliness in notifying City of major issues									
Work product delivered on time									
Section III	(Please				INFORMATION documentation as needed	.)			
Item :									
			And a state of the						
Item <u>:</u>									
-		1.70°-70°-7150-6411-1177.04					11		
Item :									
-									
Item:									
l .							- 11-00 - 2010 - 11-2		
(*Supporting documentation attached: Yes 🔟 No 🔟)									

EXHIBIT H

City of San Diego CONTRACTOR STANDARDS Pledge of Compliance

The City of San Diego has adopted a Contractor Standards Ordinance (CSO) codified in section 22,3004 of the San Diego Municipal Code (SDMC). The City of San Diego uses the criteria set forth in the CSO to determine whether a bidder or proposer has the capacity to fully perform the contract requirements and the business integrity to justify the award of public funds. This completed Contractor Standards Piedge of Compliance (Piedge of Compliance) signed under penalty of penjury must be submitted with each bid and proposal. If an informal solicitation process is used, the bidder must submit this completed Piedge of Compliance to the City prior to execution of the contract. All responses must be typewritten or printed in ink. If an explanation is requested or additional space is required, Respondents must provide responses on Attachment "A" to the Piedge of Compliance and sign each page. Failure to submit a signed and completed Piedge of Compliance may render the bid or proposal non-responsive. In the case of an informal solicitation, the contract will not be awarded unless a signed and completed Piedge of Compliance is submitted. A submitted Piedge of Compliance is a public record and information contained within will be available for public review except to the extent that such information is exempt from disclosure pursuant to applicable law.

A. BID/PROPOSER/SOLICITATION TITLE:

As-needed Desert View Drive Inclinometer Monitoring Services

Contract No. H186965

B. BIDDER PROPOSER INFORMATION

Leighton and Associates, Inc.				
Legal Name		DBA		
3934 Murphy Canyon Road, Suite B205	San Diego	CA	92123	
Street Address	City	State	Zip	
Mike Jensen, Senior Project Geologist	858-300-8494			
Contact Person, Title	Phone ⁻	Fax		

Provide the name, identity, and precise nature of the interest* of all persons who are directly or indirectly involved** in this proposed transaction (SDMC § 21.0103). Use additional pages if necessary.

* The precise nature of the interest includes:

- the percentage ownership interest in a party to the transaction,
- the percentage ownership interest in any firm, corporation, or partnership that will receive funds from the transaction,
- The value of any financial interest in the transaction,
- any contingent interest in the transaction and the value of such interest should the contingency be satisfied, and
- any philanthropic, scientific, artistic, or property interest in the transaction.

** Directly or indirectly involved means pursuing the transaction by:

- communicating or negotiating with City officers or employees,
- submitting or preparing applications, bids, proposals or other documents for purposes of contracting with the City, or
- directing or supervising the actions of persons engaged in the above activity.

	Mike Jensen	Senior Project Geologist	
	Name	Title/Position	
	Chula Vista, CA		and the second
	City and State of Residence	Employer (if different than Bidder/Proposer)	
Public W	orks Contracts – Contractor		
Standards Pledge of Compliance		1 of 10	Revised 02-01-18

Project Manager and Engineering Geologist

Interest	in	the	transaction
----------	----	-----	-------------

Ben Grenis	Project Engineer
Name	Title/Po
Oceanside, CA	
City and State of Residence Inclinometer Engineer	Employer (if different than Bidder/Proposer).
Interest in the transaction	
Eric Ball	Staff Geologist
Name	Title/Pò
San Diego, CA	
City and State of Residence Field Geologist and Inclinometer	Employer (if different than Bidder/Proposer) Readings
Interest in the transaction	
Sharon MacDonałd	Senior Staff Engineer
Name	Title/Position
San Diego, CA	
City and State of Residence Engineering Support	Employer (if different than Bidder/Proposer)
Interest in the transaction	
William Dave Olson	Associate Engineer
Name	Title/Position
San Diego, CA	a contraction of manual films a
City and State of Residence Senier Reviewing Engineer	Employer (if different than Bidder/Proposer)
Interest in the transaction	
Name	Title/Position
City and State of Residence	Employer (if different than Bidder/Proposer)
Interest in the transaction	
Name	Title/Position
City and State of Residence	Employer (if different than Bidder/Proposer)

Interest in the transaction

Use Attachment "A" if additional pages are necessary.

C. OWNERSHIP AND NAME CHANGES:

1. In the past five (5) years, has your firm changed its name?

🗌 Yes 🛛 🕅 No

If Yes, use Attachment "A" to list all prior legal and DBA names, addresses, and dates each firm name was used. Explain the specific reasons for each name change.

2. In the past five (5) years, has a firm owner, partner, or officer operated a similar business?

🗌 Yes 🛛 🖾 No

If Yes, use Attachment "A" to list names and addresses of all businesses and the person who operated the business. Include information about a similar business only if an owner, partner, or officer of your firm holds or has held a similar position in another firm.

D. BUSINESS ORGANIZATION/STRUCTURE:

Indicate the organizational structure of your firm. Fill in only one section on this page. Use Attachment "A" if more space is required.

Corporation Date incorporated: 08/09	/1974 State of incorporation: CA
List corporation's current officers:	
	President: Andrew Price
	Vice Pres.:
	Secretary: Susan Downing
	Treasurer: Terrance Brennan
Is your firm a publicly traded corporation	n? 🗌 Yes 🛛 No
If Yes, name those who own ten percent	t (10%) or more of the corporation's stocks:
1.02/09/200	
Limited Liability Company	
Date formed:mm/dd/yyyy State	
List names of members who own ten per	cent (10%) or more of the company:

Public Works Contracts – Contractor Standards Pledge of Compliance

Revised 02-01-18

EXHIBIT I	H
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Date formed:	mm/dd/yyyy	State of formation:
List names of al	l firm partners:	
Sole Proprie	torship Date started: Im	m/dd/yyyy
List all firms you	I have been an owner, partner	or officer with during the past five (5) years. Do not include ownership o
stock in a public	ly traded company:	
Joint Venture	Date formed: m	n/dd/yyyy
List each firm in	the joint venture and its percer	tage of ownership;
	б— населения и маке ули толо 1794 — 1894 — 1997 — 1997 — 1997 — 1997 — 1997 — 1997 — 1997 — 1997 — 1997 — 1997	
To he responsive	each member of a Joint Ventu	re must complete a separate Pledge of Compliance.
		re must complete a separate Pledge of Compliance.
FINANCIAL RESO	URCES AND RESPONSIBILITY:	
FINANCIAL RESO	URCES AND RESPONSIBILITY:	re must complete a separate Pledge of Compliance. of being sold, or in negotiations to be sold?
FINANCIAL RESO s your firm prepa Yes	URCES AND RESPONSIBILITY: aring to be sold, in the process No	
FINANCIAL RESO s your firm prepa Yes f Yes , use Attach	URCES AND RESPONSIBILITY: aring to be sold, in the process No	of being sold, or in negotiations to be sold? nstances, including the buyer's name and principal contact information.
FINANCIAL RESO s your firm prepa Yes f Yes , use Attach	URCES AND RESPONSIBILITY: aring to be sold, in the process No iment "A" to explain the circum	of being sold, or in negotiations to be sold? nstances, including the buyer's name and principal contact information.
FINANCIAL RESO is your firm prepa Yes If Yes, use Attach In the past five (5 Yes	URCES AND RESPONSIBILITY: aring to be sold, in the process No iment "A" to explain the circum years, has your firm been den	of being sold, or in negotiations to be sold? nstances, including the buyer's name and principal contact information.
FINANCIAL RESO Is your firm prepa Yes If Yes, use Attach In the past five (5 Yes If Yes, use Attach In the past five (5)	URCES AND RESPONSIBILITY: aring to be sold, in the process No iment "A" to explain the circum years, has your firm been den No ment "A" to explain specific cir	of being sold, or in negotiations to be sold? instances, including the buyer's name and principal contact information. ied bonding? cumstances; include bonding company name.

Public Works Contracts -- Contractor Standards Pledge of Compliance

E.

EXHIBIT H

Yes No

If Yes, use Attachment "A" to explain specific circumstances.

4. In the past five (5) years, has any insurance carrier, for any form of insurance, refused to renew the insurance policy for your firm?

Yes 🛛 🕅 No

If Yes, use Attachment "A" to explain specific circumstances.

5. Within the last five (5) years, has your firm filed a voluntary petition in bankruptcy, been adjudicated bankrupt, or made a general assignment for the benefit of creditors?

🗌 Yes 🛛 🕅 No

If Yes, use Attachment "A" to explain specific circumstances.

 Please provide the name of your principal financial institution for financial reference. By submitting a response to this Solicitation Contractor authorizes a release of credit information for verification of financial responsibility.

Name of Bank:	
Point of Contact:	
Address:	
Phone Number:	

7. By submitting a response to a City solicitation, Contractor certifies that he or she has sufficient operating capital and/or financial reserves to properly fund the requirements identified in the solicitation. At City's request, Contractor will promptly provide to City a copy of Contractor's most recent balance sheet and/or other necessary financial statements to substantiate financial ability to perform.

F. PERFORMANCE HISTORY:

1. In the past five (5) years, has your firm been found civilly liable; either in a court of law or pursuant to the terms of a settlement agreement, for defaulting or breaching a contract with a government agency?

🗌 Yes 🛛 🖾 No

If Yes, use Attachment "A" to explain specific circumstances.

2. In the past five (5) years, has a public entity terminated your firm's contract for cause prior to contract completion?

Yes	No
-----	----

If Yes, use Attachment "A" to explain specific circumstances and provide principal contact information.

3. In the past five (5) years, has your firm entered into any settlement agreement for any lawsuit that alleged contract default, breach of contract, or fraud with or against a public entity?

Yes 🛛 No

If Yes, use Attachment "A" to explain specific circumstances.

4. Is your firm currently involved in any lawsuit with a government agency in which it is alleged that your firm has defaulted on a contract, breached a contract, or committed fraud?

🗌 Yes 🛛 🕅 No

If Yes, use Attachment "A" to explain specific circumstances.

Public Works Contracts – Contractor Standards Pledge of Compliance 5. In the past five (5) years, has your firm, or any firm with which any of your firm's owners, partners, or officers is or was associated, been debarred, disqualified, removed, or otherwise prevented from bidding on or completing any government or public agency contract for any reason?

🗌 Yes 🛛 🕅 No

If Yes, use Attachment "A" to explain specific circumstances.

6. In the past five (5) years, has your firm received a notice to cure or a notice of default on a contract with any public agency?
 Yes X No

If Yes, use Attachment "A" to explain specific circumstances and how the matter resolved.

7. Performance References:

Please provide a minimum of three (3) references familiar with work performed by your firm which was of a similar size and nature to the subject solicitation within the last five (5) years.

Company Name: Kimley-Horn and Associates
Contact Name and Phone Number: Roberto Ruiz Salas
Contact Email: roberto.ruizsalas@kimley-horn.com
Address: 401 8 Street, Suite 600, San Diego, CA 92101
Contract Date: 2014-2018
Contract Amount: 105,000
Requirements of Contract: Geotechnical Services
Company Name: Chelsea Investment Corporatio
Contact Name and Phone Number: Steven Blanden
Contact Email: sblanden@chelseainvestco.com
Address: 6339 Paseo Del Lago, Carlsbad, CA 92011
Contract Date: November 2017
Contract Amount: 60,000
Requirements of Contract: same as above
Company Name: City of Carlsbad
Contact Name and Phone Number: Scott Fisher
Contact Email: Scott.Fisher@Carlsbad.com
Address: 1635 Faraday Avenue, Carlsbad, CA

1. 10

Revised 02-01-18

EXHIBIT H

Contract Date:

Contract Amount: 100,000

Requirements of Contract: same as above

G. COMPLIANCE:

1. In the past five (5) years, has your firm or any firm owner, partner, officer, executive, or manager been criminally penalized or found civilly liable, either in a court of law or pursuant to the terms of a settlement agreement, for violating any federal, state, or local law in performance of a contract, including but not limited to, laws regarding health and safety, labor and employment, permitting, and licensing laws?

Yes 🛛 No

If Yes, use Attachment "A" to explain specific circumstances surrounding each instance. Include the name of the entity involved, the specific infraction(s) or violation(s), dates of instances, and outcome with current status.

2. In the past five (5) years, has your firm been determined to be non-responsible by a public entity?

Yes No

If Yes, use Attachment "A" to explain specific circumstances of each instance. Include the name of the entity involved, the specific infraction, dates, and outcome.

H. BUSINESS INTEGRITY:

1. In the past five (5) years, has your firm been convicted of or found liable in a civil suit for making a false claim or material misrepresentation to a private or public entity?

Yes No

If Yes, use Attachment "A" to explain specific circumstances of each instance. Include the entity involved, specific violation(s), dates, outcome and current status.

2. In the past five (5) years, has your firm or any of its executives, management personnel, or owners been convicted of a crime, including misdemeanors, or been found liable in a civil suit involving the bidding, awarding, or performance of a government contract?

Yes No

If Yes, use Attachment "A" to explain specific circumstances of each instance; include the entity involved, specific infraction(s), dates, outcome and current status.

3. In the past five (5) years, has your firm or any of its executives, management personnel, or owners been convicted of a federal, state, or local crime of fraud, theft, or any other act of dishonesty?

Yes 🛛 🕅 No

If Yes, use Attachment "A" to explain specific circumstances of each instance; include the entity involved, specific infraction(s), dates, outcome and current status.

I. WAGE COMPLIANCE:

In the past five (5) years, has your firm been required to pay back wages or penalties for failure to comply with the federal, state or local prevailing, minimum, or living wage laws?

Yes 🛛 No

Public Works Contracts – Contractor Standards Pledge of Compliance If Yes, use Attachment "A" to explain the specific circumstances of each instance. Include the entity involved, the specific infraction(s), dates, outcome, and current status.

J. STATEMENT OF SUBCONTRACTORS:

Please provide the names and information for all subcontractors used in the performance of the proposed contract, and what portion of work will be assigned to each subcontractor. Subcontractors may not be substituted without the written consent of the City. Use Attachment "A" if additional pages are necessary. If no subcontractors will be used, please check here Not Applicable.

Company Name: Baja Explorations

Contact Name and Phone Number: Dave Hogan 760-743-7678

Contact Email: dbhogan@bajaexploration.com

Address: 1915 Commercial Street, Escondido, CA 92029

Contract Date: N/A

Contract Amount: 4,400

Requirements of Contract:

What portion of work will be assigned to this subcontractor: 8%

Is the Subcontractor a certified SLBE, ELBE, MBE, DBE, DVBE, or OBE? (Check One) Yes 🗌 No 🔀

If Yes, Contractor must provide valid proof of certification with the response to the bid or proposal.

K. STATEMENT OF AVAILABLE EQUIPMENT:

List all necessary equipment to complete the work specified using Attachment "A". In instances where the required equipment is not owned by the Contractor, Contractor shall explain how the equipment will be made available before the commencement of work. The City of San Diego reserves the right to reject any response when, in its opinion, the Contractor has not demonstrated he or she will be properly equipped to perform the work in an efficient, effective manner for the duration of the contract period.

2

If no equipment is necessary to complete the work specified, please check here 🔀 Not Applicable.

TYPE OF SUBMISSION: This document is submitted as:

Y Pledge of Compliance Initial submission.

OR

L.,

Update to prior Pledge of Compliance dated

mm/dd/yyyy

Complete all questions and sign below.

Public Works Contracts – Contractor Standards Pledge of Compliance Under penalty of perjury under the laws of the State of California, I certify that I have read and understand the questions contained in this Pledge of Compliance, that I am responsible for completeness and accuracy of the responses contained herein, and that all information provided is true, full and complete to the best of my knowledge and belief. I agree to provide written notice to the Purchasing Agent within five (5) business days if, at any time, I learn that any portion of this Pledge of Compliance requires an updated response. Failure to timely provide the Purchasing Agent with written notice is grounds for Contract termination.

I, on behalf of the firm, further certify that I and my firm will comply with the following provisions of SDMC section 22.3004:

(a) I and my firm will comply with all applicable local, State and Federal laws, including health and safety, labor and employment, and licensing laws that affect the employees, worksite or performance of the contract.

(b) I and my firm will notify the Purchasing Agent in writing within fifteen (15) calendar days of receiving notice that a government agency has begun an investigation of me or my firm that may result in a finding that I or my firm is or was not in compliance with laws stated in paragraph (a).

(c) I and my firm will notify the Purchasing Agent in writing within fifteen (15) calendar days of a finding by a government agency or court of competent jurisdiction of a violation by the Contractor of laws stated in paragraph (a).

(d) I and my firm will notify the Purchasing Agent in writing within fifteen (15) calendar days of becoming aware of an investigation or finding by a government agency or court of competent jurisdiction of a violation by a subcontractor of laws stated in paragraph (a).

(e) I and my firm will cooperate fully with the City during any investigation and agree to respond to a request for information within ten (10) working days.

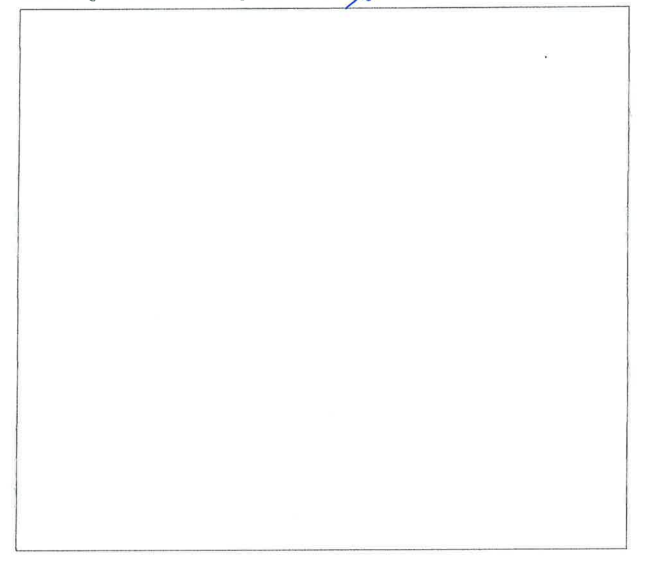
Failure to sign and submit this form with the bid/proposal shall make the bid/proposal non-responsive. In the case of an informal solicitation, the contract will not be awarded unless a signed and completed Pledge of Compliance is submitted.

Andrew A Price 150 8/23/18 Name and Title President Signature Date

City of San Diego CONTRACTOR STANDARDS Pledge of Compliance Attachment "A"

Provide additional information in space below. Use additional Attachment "A" pages as needed. Each page must be signed. Print in ink or type responses and indicate question being answered.

If not using this Attachment "A", please check here 💢 Not Applicable.



I have read the matters and statements made in this Pledge of Compliance and Attachment "A"(s) there to and I know the same to be true of my own knowledge, except as to those matters stated upon information or belief and as to such matters, I believe the same to be true. I certify under penalty of perjury that the foregoing is true and correct.

Andrew A President Signature Print Name, Title

REGARDING INFORMATION REQUESTED UNDER THE CALIFORNIA PUBLIC RECORDS ACT

The undersigned duly authorized representative, on behalf of the named Contractor declares and acknowledges the following:

Any contents within, or performance of the contract requirements/Scope of Services resulting from this contract is a public record, and therefore subject to disclosure unless a specific exemption in the California Public Records Act applies.

If a Contractor submits information **clearly marked** confidential or proprietary, the City of San Diego (City) may protect such information and treat it with confidentiality only to the extent permitted by law. However, it will be the **responsibility of the Contractor** to provide to the City the specific legal grounds on which the City can rely in withholding information requested under the California Public Records Act, should the City choose to withhold such information.

General references to sections of the California Public Records Act will not suffice. Rather, the Contractor must provide a **specific and detailed legal basis**, **including applicable case law** that **clearly establishes** the requested information is exempt from the disclosure requirements of the California Public Records Act.

If the Contractor does not provide a specific and detailed legal basis for withholding the requested information within a time specified by the City, the City will release the information as required by the California Public Records Act and the **Contractor will hold the City harmless** for release of this information.

It will be the **Contractor's obligation to defend**, at Contractor's expense, any legal actions or challenges seeking to obtain from the City any information requested under the California Public Records Act withheld by the City at the Contractor's request. Furthermore, the Contractor shall **indemnify** the City and **hold it harmless** for any claim or liability, and **defend any action** brought against the City, resulting from the City's refusal to release information requested under the Public Records Act withheld at Contractor's request.

Nothing in this Agreement creates any obligation for the City to notify the Contractor or obtain the Contractor's approval or consent before releasing information subject to disclosure under the California Public Records Act.

Leighton and Associates, Inc.

Name of Firm Signature of Authorized Representative Andrew Price Printed/Typed Name 02/26/2018

Date

EXHIBIT J

CONSULTANT CERTIFICATION

AMERICANS WITH DISABILITIES ACT (ADA) COMPLIANCE CERTIFICATION

PROJECT TITLE: As-Needed Desert View Drive Inclinometer Monitoring Services

I hereby certify that I am familiar with the requirements of San Diego City Council Policy No. 100-4 regarding the Americans With Disabilities Act (ADA) outlined in Article IV, "ADA Certification", of the Agreement, and that;

Leighton and Associates, Inc.

(Name under which business is conducted)

has in place workplace program that complies with said policy. I further certify that each subcontract agreement for this project contains language which indicates the subcontractor's agreement to abide by the provisions of the policy as outlined.

Signed	m
Printed Name	Andrew Price

Title ^{President}

Effective 05-14-12

Almario Jr., Benjamin

From:
Sent:
To:
Subject:

pwc100@dir.ca.gov Wednesday, September 19, 2018 2:47 PM Almario Jr., Benjamin; Giordano, Clementina Project Creation

Hello,

Thank you for using the PWC-100 online application.

This email confirms the submission of a new project titled "As-Needed Desert View Drive Inclinometer Monitoring Services" that was created on 19 Sep 2018 and assigned **DIR Project ID 259565**.

Please share this **DIR Project ID** number with each contractor on the project. They will need this number to submit certified payroll records into DIR's Electronic Certified Payroll Reporting(eCPR) database.

Thank you for your submission

Sincerely,

Public Works Program Division of Labor Standards Enforcement Department of Industrial Relations State of California

Project Information

FORM

Form Type:	PWC-100	Project Award Date:	9/14/2018
ronn type.	1 00-100	Date:	5/14/2010

AWARDING BODY INFORMATION

Name:	City of San Diego Public Works Contracts	Primary Contact:	clementina giordano
Address:	1010 Second Ave	Primary Email:	cgiordano@sandiego.gov
	Suite 1400	Work Phone:	6192355227
	San Diego,CA 92101		

PROJECT INFORMATION

	Project Information 2		
Description of Location:	San Diego County	County:	SAN DIEGO
DIR Project ID:	259565		
Alternative Model:	None Apply		
Total Project Cost:	\$55000.00		
Contract Amount:	\$55000.00	Number of Prime Contractors:	1
Brief Description:	As-Needed Desert View Drive Inclinometer Monitoring Services	Contract #:	H186965
Project Name:	As-Needed Desert View Drive Inclinometer Monitoring Services	Project #:	H186965

PWC-100

Desert View D Inclinor	rive	Project #: H186965	Contract #: H186965	Status: New Submission
PROJEC	T INFORMATION			
Proje	ct Dates			
	First Advertised Bid:	9/14/2018	Estimated or Actual Start:	9/14/2018
	Estimated or Actual Completion:	9/14/2021		

Propositions:

Will this project receive (or has it received) any funding from Proposition 84 (The Safe Drinking Water, Water Quality and Supply, Flood Control,	No
River and Coastal Protection Bond Act of 2006)?	
Will this project receive (or has it received) any funding from Proposition 39 (California Clean Energy Jobs Act of 2012)?	No

-

Compliance and Agreements:

Is language included in the Contract Award to effectuate the requirements of Section 1771, 1774 - 1776, 1777.5, 1813 and 1815 of the Labor Code?	Yes
Will you operate a DIR-Approved Labor Compliance Program (LCP) for this project?	Yes
Is there a Project Labor Agreement (PLA) associated with this project?	No

Contractor Information

Project Manager

Email Address	Name	Title	Work Phone
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1000015980	LEIGHTON AND ASSOCIATES, INC	17781 COWAN IRVINE, CA 92614	TBRENNAN@LEIGHTONGROUP.COM	I SURVEYORS

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