AMENDMENT NO. 17 TO PROFESSIONAL SERVICES AGREEMENT BETWEEN COUNTY OF MONTEREY AND PACIFIC MUNICIPAL CONSULTANTS

THIS AMENDMENT NO. 17 to the Professional Services Agreement between the County of Monterey, a political subdivision of the State of California (hereinafter, "County") and Pacific Municipal Consultants (hereinafter, "CONTRACTOR") is hereby entered into between the County and the CONTRACTOR (collectively, the County and CONTRACTOR are referred to as the "Parties") as of the last date opposite the respective signatures below.

WHEREAS, CONTRACTOR entered into a Professional Services Agreement with County on October 6, 2005 (hereinafter, "Agreement"); and

WHEREAS, Agreement was amended by the Parties on December 28, 2006 (hereinafter, "Amendment No. 1", including Exhibit A-1 – Scope of Services/Payment Provisions), December 27, 2007 (hereinafter, "Amendment No. 2"), April 24, 2008 (hereinafter, "Amendment No. 3"), October 16, 2008 (hereinafter, "Amendment No. 4"), April 15, 2009 (hereinafter, "Amendment No. 5"), November 10, 2009 (hereinafter, "Amendment No. 6", including Exhibit A-2 – Scope of Services/Payment Provisions), February 3, 2010 (hereinafter, "Amendment No. 7"), June 29, 2010 (hereinafter, "Amendment No. 8"), September 29, 2010 (hereinafter, "Amendment No. 10", including Exhibit A-3 – Scope of Services /Payment Provisions), February 8, 2011 (hereinafter, "Amendment No. 11"), June 28, 2011 (hereinafter, "Amendment No. 12"), December 15, 2011 (hereinafter, "Amendment No. 13"), June 20, 2012 (hereinafter, "Amendment No. 14"), December 21, 2012 (hereinafter, "Amendment No. 14"), December 21, 2012 (hereinafter, "Amendment No. 14"), December 21, 2013 (hereinafter, "Amendment No. 14"), Becember 21, 2013 (hereinafter, "Amendment No. 14"), December 21, 2013 (hereinafter, "Amendment No. 14"), December 21, 2013 (hereinafter, "Amendment No. 16"); and

WHEREAS, Harper Canyon Realty, LLC (hereinafter, "PROJECT APPLICANT") has applied to the County for approval of various development permits for the Harper Canyon Subdivision (hereinafter, "PROJECT") requiring an Environmental Impact Report (hereinafter, "EIR"); and

WHEREAS, the Final EIR has not been completed; and

WHEREAS, the PROJECT APPLICANT has requested additional time to allow for the completion of the discretionary hearing process for the EIR for the PROJECT; and

WHEREAS, the Parties wish to further amend the Agreement to extend the term to March 31, 2014 with no associated dollar amount increase to allow for the completion of the discretionary hearing process for the EIR for the PROJECT.

Amendment No. 17 to Professional Services Agreement Pacific Municipal Consultants Harper Canyon Subdivision EIR RMA – Planning Term: August 30, 2005 – March 31, 2014 Not to Exceed: \$231,404.15

Page 1 of 3

NOW, THEREFORE, the Parties agree to amend the Agreement as follows:

1. Amend the first sentence of Paragraph 3, "Term of Agreement", to read as follows:

The term of this Agreement is from <u>August 30, 2005</u> to <u>March 31, 2014</u>, unless sooner terminated pursuant to the terms of this Agreement.

- 2. The "Project Schedule" referenced in Agreement, Exhibit A Scope of Services/Payment Provisions, is hereby amended to extend through March 31, 2014 for completion of revisions to the Final EIR and staff report, and meeting attendance, to conform to the amended term of the Agreement.
- 3. All other terms and conditions of the Agreement remain unchanged and in full force.
- 4. This Amendment No. 17 shall be attached to the Agreement and incorporated therein as if fully set forth in the Agreement.

Amendment No. 17 to Professional Services Agreement Pacific Municipal Consultants Harper Canyon Subdivision EIR RMA – Planning Term: August 30, 2005 – March 31, 2014 Not to Exceed: \$231,404.15 IN WITNESS WHEREOF, the Parties hereto have executed this Amendment No. 17 to the Professional Services Agreement as of the last date opposite the respective signatures below:

COUNTY OF MONTEREY	CONI	FRACTOR*
By: <u>MCMmo</u> Director of Planning		Pacific Municipal Consultants Contractor's Business Name
Date://-13	By:	(Signature of Chair, President or Vice President)
	Its:	Philip O. Carter, President (Printed Name and Title)
	Date:	10-21-13
Approved as to Form and Legality Office of the County Counsel	By:	(Sighature of Secretary, Asst. Secretary, CFO, Treasurer or Asst. Treasurer)
By:	Its:	Jennifer Le Boeuf, Secretary (Printed Name and Title)
Date:	Date:	10-21-13
Approved as to Fiscal Provisions		
By:Auditor/Controller		
Date: [0-27-13		
Approved as to Indemnity, Insurance Provisions		

By:

Risk Management

Date:

*INSTRUCTIONS: IF CONTRACTOR is a corporation, including limited liability and non-profit corporations, the full legal name of the corporation shall be set forth above together with the signatures of two specified officers. If CONTRACTOR is a partnership, the name of the partnership shall be set forth above together with the signature of a partner who has authority to execute this Agreement on behalf of the partnership. IF CONTRACTOR is contracting in an individual capacity, the individual shall set forth the name of the business, if any, and shall personally sign the Agreement.

Amendment No. 17 to Professional Services Agreement Pacific Municipal Consultants Harper Canyon Subdivision EIR RMA – Planning Term: August 30, 2005 – March 31, 2014 Not to Exceed: \$231,404.15

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ACORD * CERTIFICATE OF LIABILITY INSURANCE

Date (MM/DD/YR) 7/18/2013

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS LIPON THE CERTIFICATE NOLDED. THE	_
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License No. 0564249						IONE	714-361-7700		FAX	361-7711	
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ACORD 25 (2010/05)

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Policy Number: OB3914666102

Insured:

Pacific Municipal Consultants DBA: PMC

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

GENERAL LIABILITY SUPPLEMENTARY ENDORSEMENT

This endorsement modifies insurance provided under the following:

Person or Organization: County of Monterey, its agents, officers and employees

BUSINESSOWNERS COVERAGE FORM

I. Additional Insured by Contract, Agreement or Permit

Under SECTION II - LIABILITY, C. Who is An insured, Paragraph 4. is added as follows:

- a. Any person or organization for whom you are performing operations when you and such person or organization have agreed in writing in a contract, agreement or permit that such person or organization be added as an additional insured on your policy. Such person or organization is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - (1) Your acts or omissions; or
 - (2) The acts or omissions of those acting on your behalf,
 - but only with respect to:
 - (3) "Your work" for the additional insured(s) at the location designated in the contract, agreement or permit; or
 - (4) Premises you own, rent, lease, control or occupy.

This insurance applies on a primary basis if that is required by the written contract, agreement or permit.

- b. This provision does not apply:
 - (1) Unless the written contract or written agreement has been executed or permit has been

issued prior to the "bodily injury", "property damage" or "personal and advertising injury";

- (2) To any person or organization included as an insured by an endorsement issued by us and made part of this Policy;
- (3) To any lessor of equipment:
 - (a) After the equipment lease expires; or
 - (b) If the "bodily injury", "property damage" or "personal and advertising injury" arises out of the sole negligence of the lessor;
- (4) To any:
 - (a) Owners or other interests from whom land has been leased which takes place after the lease for that land 'expires; or
 - (b) Managers or lessors of premises if:
 - (i) The occurrence takes place after you cease to be a tenant in that premises; or
 - (ii) The "bodily injury", "property damage" or "personal and advertising injury" arises out of structural alterations, new construction or demolition operations performed by or on

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behalf of the manager or lessor; or

- (5) To "bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of or the failure to render any professional services. This includes but is not limited to any professional services as an architect or engineer arising out of any construction agreement or activities under which any insured or anyone acting on any insured's behalf provides or provided service, advice. expertise or work. Construction includes, but is not limited to, the plan, conception, design, build, construct, assembly, development, safety, erection, formation, reconstruct. rehabilitation, repair, or any improvement made to real Construction also property. includes the hiring, supervision or management of any of these activities. However, this exclusion does not apply to liability arising out of an insured's presence at a jobsite that was not caused by professional activities listed in the above paragraph.
- c. Additional insured coverage provided by this provision will not be broader than coverage provided to any other insured.
- All other insuring agreements, exclusions, and conditions of the policy apply.
- II. Additional Insured by Contract, Agreement or Permit – Primary and Non-contributory

The following is added to SECTION III – COMMON POLICY CONDITIONS:

- M. Other Insurance
 - 1. Additional Insureds

If you agree in a written contract, written agreement or permit that the insurance provided to any person or organization included as an Additional Insured under SECTION II - LIABILITY, Part C – Who is An Insured, is primary and non-contributory, the following applies:

If other valid and collectible insurance is available to the Additional Insured for a loss we cover under SECTION II – LIABILITY, Part A. Coverages, Paragraph 1., Business Liability our obligations are limited as follows:

a. Primary Insurance

This insurance is primary to other insurance that is available to the Additional Insured which covers the Additional Insured as a Named Insured. We will not seek contribution from any other insurance available to the Additional Insured except:

- For the sole negligence of the Additional Insured;
- (2) When the Additional Insured is an Additional Insured under another primary liability policy; or
- (3) When b.(2) below applies.

If this insurance is primary, our obligations are not affected unless any of the other insurance is also primary. Then, we will share with all that other insurance by the method described in b.(3) below.

b. Excess insurance

This insurance is excess over:

 Any of the other insurance, whether primary, excess, contingent or on any other basis:

- (a) That is Fire, Extended
 Coverage, Builder's Risk, Installation
 Risk or similar
 coverage for "your
 work";
- (b) That is Fire insurance for premises rented to the Additional Insured or temporarily occupied by the Additional Insured with permission of the owner;
- (c) That is insurance purchased by the Additional Insured to cover the Additional Insured's liability as a tenant "property for damage" to premises rented to the Additional Insured or temporarily occupied by the Additional Insured with permission of the owner; or
- (d) If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of SECTION II – LIABILITY, Part A. Coverages, 1. Business Liability.

When this insurance is excess, we will have no duty under SECTION II – LIABILITY, Part A. Coverages, 1. Business Liability to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers. When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

- (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-irisured amounts under all that other insurance.

We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.

c. Method Of Sharing

If all of the other insurance permits contribution by equal shares, we will follow this method also. Under this approach each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any of the other insurance does not permit contribution by equal shares, we will contribute by limits. Under this method, each insurer's share is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all insurers.

- III. Aggregate Limit of Insurance (Per Project)
 - a. For purposes of the coverage provided by this endorsement, D. Liability and Medical Expenses Limits of Insurance under Section II - Liability is amended by adding the following:

The General Aggregate Limit under D. Liability and Medical Expenses Limits of Insurance applies separately to each of "your projects" or each location listed in the Declarations. b. For purposes of the coverage provided by this endorsement F. Liability And Medical Expenses Definitions under Section II -Liability is amended by adding the following:

a. "Your project" means:

- Any premises, site or location at, on, or in which "your work" is not yet completed; and
- ii. Does not include any location listed in the Declarations.
- IV. Blanket Waiver of Subrogation

Paragraph K. Transfer Of Rights Of Recovery Against Others To Us in Section III – Common Policy Conditions is amended by the addition of the following:

We will waive any right of recovery we may have against any person or organization when you have agreed in a written contract, permit or agreement to waive any rights of recovery against such person or organization because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard".