SUBMITTAL TO THE BOARD OF DIRECTORS OF THE REDEVELOPMENT AGENCY COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FROM: Redevelopment Agency

SUBJECT: Architectural Services for the Mauel Family Park Project

SUBMITTAL DATE:
March 25, 2010

RECOMMENDED MOTION: That the Board of Directors:

- 1. Approve and authorize the Chairman to ratify the First Amendment to the Agreement with RHA Landscape Architect Planners, Inc ("Amendment") for additional design and engineering services; and
- 2. Delegate authority to the Executive Director of the Redevelopment Agency, or his designee, for amendments up to 10% of the total contract amount.

BACKGROUND: On December 12, 2006, the Redevelopment Agency ("Agency") entered into an agreement with RHA Landscape Architects Planners, Inc., to prepare plans and specifications for a community park on the southwest corner of Tenth Street and Lakeview Avenue in the unincorporated (continued)

	St red	/		
	Robert Field			
	Executive Direct	tor		
Current F.Y. Total Cost:	\$ 4,500	In Current Year I	Budget:	Yes
Current F.Y. Net County Cost:	\$ 0	Budget Adjustm	ent:	Yes
Annual Net County Cost:	\$ O	For Fiscal Year:		09/10
EM ON BOARD OF SUPERVIS	ORS AGENDA	: No		
		Project Area		
			Requires 4/5 Ve	ote 📋
APPROVE	wift the	put		
7	Current F.Y. Total Cost: Current F.Y. Net County Cost: Annual Net County Cost: EM ON BOARD OF SUPERVIS NDS: Interstate 215 Corridor Report Funds – Lakeview/Nuevo Supervisers MENDATION: APPROVE BY Liennife	Current F.Y. Total Cost: \$4,500 Current F.Y. Net County Cost: \$0 Annual Net County Cost: \$0 EM ON BOARD OF SUPERVISORS AGENDA NDS: Interstate 215 Corridor Redevelopment Finent Funds — Lakeview/Nuevo Sub-Area MENDATION: APPROVE Jennifer L Sargent	Current F.Y. Total Cost: \$ 4,500 In Current Year I Current F.Y. Net County Cost: \$ 0 Budget Adjustm Annual Net County Cost: \$ 0 For Fiscal Year: EM ON BOARD OF SUPERVISORS AGENDA: No NDS: Interstate 215 Corridor Redevelopment Project Area ment Funds — Lakeview/Nuevo Sub-Area MENDATION: APPROVE BY Liepnifer L. Sargent	Current F.Y. Total Cost: \$ 4,500 In Current Year Budget: Current F.Y. Net County Cost: \$ 0 Budget Adjustment: Annual Net County Cost: \$ 0 For Fiscal Year: EM ON BOARD OF SUPERVISORS AGENDA: No NDS: Interstate 215 Corridor Redevelopment Project Area nent Funds — Lakeview/Nuevo Sub-Area Positions To Deleted Per Area Requires 4/5 Volume Approve

Prev. Agn. Ref.: 3.11, 4.3 of 12/12/06

District: 5

Agenda Number:

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Redevelopment Agency Architectural Services for the Mauel Family Park Project March 25, 2010 Page 2

BACKGROUND: (Continued)

Community of Nuevo. The plans and specifications have moved ahead and are nearing approval by all agencies involved. However, Southern California Edison is requiring a change to the electrical plans which deviates from what they initially were requiring. This requires additional electrical engineering work to change the panel schedules and revise the lighting details.

Additional civil engineering was also required to complete a maintenance plan for the Water Quality Management Plan Handbook which was not included in the scope of services.

This change in scope includes additional design and engineering. The Amendment of \$4,500 will fund these additional services. The total contract amount with RHA Landscape Architects Planners, Inc. will be \$303,840. The Executive Director of the Redevelopment Agency for the County of Riverside, or his designee, will also have authority for amendments up to 10% of the total contract amount or \$30,384.

The term of the original agreement commenced on December 12, 2006, and expired on June 12, 2007. An amendment was not executed at that time. A delay in the project occurred due to the availability of funding for the construction and maintenance of the facility. It is the Agency's desire to now complete the last details of design in order to have the project ready when funding becomes available.

Agency staff recommends that the Board ratify the Amendment.

Attachment:

1. FIRST AMENDMENT TO THE AGREEMENT FOR LANDSCAPE ARCHITECTURAL SERVICES BY AND BETWEEN THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE AND RHA LANDSCAPE ARCHITECTS PLANNERS, INC. FOR THE PROPOSED MAUEL FAMILY PARK PROJECT

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FIRST AMENDMENT TO THE AGREEMENT FOR LANDSCAPE ARCHITECTURAL SERVICES BY AND BETWEEN THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE AND RHA LANDSCAPE ARCHITECTS PLANNERS, INC. FOR THE PROPOSED MAUEL FAMILY PARK PROJECT

"Agreement for Landscape THIS FIRST AMENDMENT TO THE Architectural Services between RHA Landscape Architects Planners, Inc. and the Redevelopment Agency for the County of Riverside for Landscape Architectural Services" (the "Amendment") is entered into on this day 2010, by and between the Redevelopment Agency for the County of Riverside, a public body (hereinafter "AGENCY"), and RHA Landsdape Architects Planners, Inc. (hereinafter "LANDSCAPE ARCHITECT"). WITNESSETH WHEREAS, the parties entered into the original Agreement on December 12, 2006; and WHEREAS, the scope of services required for successful completion of the proposed project has changed; and WHEREAS, AGENCY is requesting that the LANDSCAPE ARCHITECT provide for additional services; and WHEREAS, the fees for the original agreement were \$299,340; and WHEREAS, fees for the additional services total \$4,500; and NOW, THEREFORE, in consideration of the foregoing and providing that all other sections not amended remain intact, the parties hereto do hereby agree as follows, effective as of June 13, 2007: Section II of the original Agreement is hereby amended to read in its entirety as follows: Section II. SCOPE OF WORK. The LANDSCAPE ARCHITECT shall perform

all services and other activities necessary to design and prepare construction

documents ready to advertise and receive bids for the PROJECT in accordance with

the terms of the Agreement dated December 12, 2006 and as outlined in Exhibit "A", attached to the referenced Agreement. This contract is entered into for the purposes of obtaining landscape architectural services and engineering services for the design of the proposed Mauel Family Park in the community of Nuevo. Additional services to be performed by LANDSCAPE ARCHITECT include utility coordination and engineering services as described in Exhibit "A-1", incorporated herein and attached hereto.

B. Section III, sub-section H of the original agreement is hereby amended to read in its entirety as follows:

Section III.H <u>TIME OF PERFORMANCE.</u> This agreement shall have a term of five (5) years.

C. Section IV, sub-section A.1 of the original Agreement is hereby amended and will read in its entirety as follows:

Section IV.A.1 <u>LANDSCAPE ARCHITECTS COMPENSATION.</u> For the services hereinabove required, the AGENCY shall pay to the LANDSCAPE ARCHITECT, in the manner hereinafter provided, a fee of three hundred and three thousand eight hundred and forty (\$303,840) dollars and shall be paid as provided in paragraph IV.C.1, Payment.

D. Section IV, sub-section C.1 of the original Agreement is hereby amended and will read in its entirety as follows:

Section IV.C PAYMENT.

- The AGENCY shall pay the LANDSCAPE ARCHITECT, upon an itemized statement (with backup documentation upon request), for completed and approved services under this Agreement in the various phases.
 - a. Preliminary Engineering & Project Start Up -----\$59,050
 - b. Conceptual Design -----\$33,870
 - c. Preliminary Design -----\$37,370
 - d. Construction Documents 50% of lump sum. -----\$63,375

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e.	Construction Documents 100% of lump sum	\$63,375
f.	Meetings	\$5,900
g.	Project management	\$6,600
h.	Reimbursable Expenses	\$5,000
i.	Additional Work Authorization #1	\$4,500
j.	Construction Administration	\$20,800
	Invoiced in equal monthly installments	from the start
	of construction.	
k.	Close out	\$4,000
	Invoiced upon acceptance and approve	al of the

following:

Punch list development and monitoring of completion of punch list items; collection of warranties; collection of equipment maintenance manuals: operation and commissioning; operations and security walk through; staff instructions/training (if desired); and preparation of record drawings (As-Builts)

- AGENCY, the by the For extra work authorized 1. compensation shall be payable during the month following that in which the work was performed and approved by the AGENCY unless other specific methods of payment have been agreed upon between the parties.
- Section IV, sub-section B.1.d shall be added and will read in its E. entirety as follows:

The Executive Director of the AGENCY is authorized to Section IV.B.1.d approve amendments for additional work for up to thirty thousand three hundred and eighty four (\$30,384) dollars.

IN WITNESS HEREOF, the parties hereto have executed this agreement on

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2	(To be filled in by Clerk of the Board)	
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4	REDEVELOPMENT AGENCY	RHA LANDSCAPE ARCHITECTS
5	FOR THE COUNTY OF RIVERSIDE	PLANNERS, INC.
6		White.
7	Marion Ashley, Chairman	Randy Hlubik, President
8		
9	APPROVED AS TO FORM: PAMELA J. WALLS	ATTEST: KECIA HARPER-IHEM
10	County Counsel	Clerk of the Board
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EXHIBIT "A-1"



AUTHORIZATION FOR ADDITIONAL WORK

To: Dominick Lombardi
EDA
1325 Spruce Street, Suit

1325 Spruce Street, Suite 400 Riverside, CA 92507 Date: November 5, 2009

Project: EDA - Mauel Family Park

RHA Job No: 06174 Authorization No: 03

Dear Dominick,

RHA Landscape Architects-Planners, Inc. has prepared ADDITIONAL WORK AUTHORIZATION NO 3 for the Riverside County EDA Mauel Family Park project in Lakeview / Nuevo, in Riverside County. These services are being provided to you in addition to the original contract. You will be invoiced for this work in accordance with the fee schedule below and our hourly rate fee schedule.

A. ADDITIONAL SERVICES SCOPE OF WORK

The following is a description of the additional services which will be provided as part of Additional Work Authorization No. 3:

A.1: ADDITIONAL ELECTRICAL ENGINEERING

- 1) Revise electrical power per Butsko (SCE) plans.
- 2) Revise electrical panel schedules.
- 3) Revise lighting details from 240V to 280V.

A.2: ADDITIONAL CIVIL ENGINEERING

1) Preparation of Appendices "I" and "J" for the WQMP Handbook, per request of EDA.

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B. ADDITIONAL FEES

Additional services for Additional Work Authorization No. 3 for Mauel Park in Lakeview / Nuevo area are defined as follows:

Reedcorp Engineering – Electrical Engineering	\$	800.00
Additional Reimbursable Fees for Engineer	\$	500.00
Armstrong & Brooks Consulting Engineers	\$	2,000.00
Additional Reimbursable Fees for Engineer	\$	800.00
RHA Additional Project Management	\$	400,00
Total of Additional Fees	¢	<i>4</i> 500 00

This additional work authorization is an addendum to the existing contract. The terms and conditions of the original contract are applicable to this addendum. Subsequent to your review of the above referenced Scope of Services, please sign and return this form to our office so that work efforts may commence. A faxed copy of the signed additional work order is acceptable. Please follow with a hard copy and original signature by mail.

Cordially,

RHA LANDSCAPE ARCHITECTS-PLANNERS, INC.

Authorized by:
RIVERSIDE COUNTY

ECONOMIC DEVELOPOMENT AGENCY

David Black, RLA
Project Manager

Date: 11.6.09

Date:

Name/Title:_____

AGREEMENT FOR ARCHITECTURAL SERVICES BY AND BETWEEN THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE AND RHA LANDSCAPE ARCHITECTS PLANNERS, INC. FOR THE LAKEVIEW/NUEVO COMMUNITY PARK

THIS AGREEMENT, is made and entered into this ______day of _______, 2006, by and between the REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE, a public body corporate politic in the State of California, herein referred to as "AGENCY," and RHA LANDSCAPE ARCHITECTS PLANNERS, INC., duly licensed as a Landscape Architect and/or Architectural Professional Corporation under the laws of the State of California, herein referred to as "LANDSCAPE ARCHITECT."

RECITALS

WHEREAS, AGENCY is a redevelopment agency duly created, established and authorized to transact business and exercise its powers, all under and pursuant to the provisions of the Community Redevelopment Law which is Part 1 of Division 24 of the California Health and Safety Code (commencing with Section 33000 et seq.); and

WHEREAS, the County of Riverside and the AGENCY have adopted by Ordinance No. 639, on December 23, 1986, and amended by Ordinance No. 854 adopted May 16, 2006, a redevelopment plan for an area within the County of Riverside known as the Lakeview/Nuevo sub-area of the Interstate 215 Corridor Redevelopment Project Area (hereinafter "PROJECT AREA"); and

WHEREAS, the Interstate 215 Corridor Redevelopment Plan (hereinafter "PLAN") was adopted in order to eliminate blight and revitalize the substandard physical and economic conditions that exist within the PROJECT AREA; and

WHEREAS, pursuant to Section 33125 of the Health and Safety Code, the AGENCY is authorized to make and execute contracts and other instruments necessary or convenient to the exercise of its powers; and

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WHEREAS, pursuant to Section 33445 of the California Health and Safety Code stipulates that a redevelopment agency may assist in the construction of buildings, facilities, structures, or other improvements that are of benefit to the project area or the immediate neighborhood in which the project is located; and

WHEREAS, pursuant to CRL 33020(a) of the California Community Redevelopment Law "redevelopment" means to conduct planning, development, and replanning of all or part of a survey area as may be appropriate and necessary in the interest of general welfare, including recreational and other facilities incidental or appurtenant to them; and

WHEREAS, the proposed services provided in this Agreement will benefit the PROJECT AREA by providing an ever-growing community with the proper recreational facilities as well as facilitating the elimination of blight as laid out by the PLAN; and

WHEREAS, the AGENCY has selected LANDSCAPE ARCHITECT to provide services based on their qualifications following an extensive Request For Proposal (RFP), formal design interview, and reference check; and

WHEREAS, LANDSCAPE ARCHITECT has agreed to provide such services to AGENCY.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the parties hereto agree as follows:

DESCRIPTION. The LANDSCAPE ARCHITECT shall render architectural and engineering services to the AGENCY for all identified phases of the project for which the AGENCY shall pay the LANDSCAPE ARCHITECT, all as hereinafter provided, with relation to the design and construction of the park improvements, herein referred to as "PROJECT," described and generally located as follows: At the southwest corner of 10th Street and Lakeview Avenue on APN # 426-180-020 & 426-180-021.

- II. <u>SCOPE OF WORK</u>. The LANDSCAPE ARCHITECT shall perform all services and other activities necessary to design and prepare construction documents ready to advertise and receive bids for the PROJECT in accordance with the terms of this Agreement and as outlined in the attached Exhibit "A," incorporated herein and by this reference made part hereof.
- III. <u>LANDSCAPE ARCHITECT'S SERVICES</u>. The LANDSCAPE ARCHITECT shall render the following services and related services as stipulated in Exhibit "A."
 - A. <u>PRELIMINARY ENGINEERING / PROJECT START</u>: Including holding a pre-design meeting with the AGENCY staff to develop a list of desired park activities/uses, amenities and areas. Proceed with site survey work, initiate soils testing and conduct site analysis. Work under this phase to be completed as set forth in Exhibit "A," incorporated herein and by this reference made part hereof.
 - B. <u>CONCEPTUAL DESIGN</u>: Using the design program criteria established at the pre-design meeting the LANDSCAPE ARCHITECT will develop two (2) conceptual design alternatives for the park. The conceptual alternatives will define the various park amenities, activity areas, park structures, skate park, pathways, open space, fencing, parking and lighting. The LANDSCAPE ARCHITECT will prepare opinions of probable costs for the two (2) alternatives. Meet with AGENCY staff to review the conceptual alternatives.
 - C. PRELIMINARY DESIGN: Using the direction provided by the AGENCY staff, the LANDSCAPE ARCHITECT will develop a preliminary park plan representative of the direction provided by AGENCY staff. The preliminary plan will show placement of park amenities, structures, and materials which are to be used. Supplemental to the preliminary plan, the LANDSCAPE ARCHITECT will prepare an exhibit showing materials, structures, and amenities which are proposed for the park and a list of

plant materials with photos will be provided. As part of this segment of work an opinion of probable costs will be prepared. Work under this phase to be completed as set forth in Exhibit "A."

- **CONSTRUCTION CONTRACT DOCUMENTS:** D. The LANDSCAPE ARCHITECT and SUB-CONSULTANTS will prepare detailed construction/contract drawings and documents including landscape construction drawings, civil engineering drawings, skate park drawings, electrical engineering, playground development drawings, site structures drawings and all related specifications. Opinions of probable costs will be updated at the 50% completion point of the drawings and at the 100% completion point of the drawings. Prepare detailed construction contract drawings and all related specifications; prepare other necessary contract documents, using forms provided by the AGENCY, to include general conditions and supplementary general conditions, instructions to bidders, form of proposal, agreement, bonds, and notice inviting bids. Working with AGENCY staff, obtain to the extent within the LANDSCAPE ARCHITECT's control required approvals from public agencies. Complete final contract documents and submit them for approval, ready to invite bids, including any recommended alternate bid provisions and period for construction, accompanied in writing with any recommended adjustments in estimated contract price and other budget items and schedule for completion of subsequent phases; recommend time until receipt of bids. and for completion. Work under this phase to be completed as set forth in Exhibit "A."
- E. <u>BIDDING</u>: Working with AGENCY staff, solicit bids by direct communication with contractors, by means of usual trade publications and through construction bid plan rooms. Reproduce and issue drawings, specifications and other contract documents for bidding purposes; prepare

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and issue to all prospective bidders any necessary addenda not later than a reasonable period before the time fixed to receive bids, and submit the same for approval of the AGENCY before award of the contract; consult with and make specific recommendations to AGENCY concerning responsibility of bidders and proposed subcontractors and concerning acceptance or rejection of bids and alternate bids; thereafter, give timely notice to AGENCY to issue the "Notice to Proceed" to the contractor to commence construction; promptly investigate requests of contractor for substitution of "equals" and make reports and recommendations to AGENCY.

CONSTRUCTION: Make weekly visits to the project and provide construction administration services and observation of the work to assist securing completion for conformity with the contract documents including drawings and specifications; without guaranteeing performance by contractors, observe compliance with contract requirements by contractors and promptly notify AGENCY of uncorrected noncompliance, substantial delays and observed deviations from requirements of the contract; perform functions required of the LANDSCAPE ARCHITECT by the terms of this Agreement for Architectural Services; give technical direction to the inspector provided by the AGENCY; interpret drawings and specifications; review and act on reports of results of materials and systems testing arranged for and paid by the AGENCY or contractor as provided in the contract documents; review and accept (or reject) all submittals by the contractor required by the contract documents including shop drawings, products, and data samples for conformance with design concept and contract documents; prepare a color and finish schedule and all revisions thereof; approve material samples for color and finish; recognize the need for, negotiate, prepare and seek timely approval of change orders,

specifying therein what, if any, additional time for completion is to be allowed on account thereof; review contractor's applications for payment and recommend certificates for payment, with full or partial withholding where circumstances so indicate; at completion stage, make thorough and complete visual observations of exposed elements, report observed deficiencies and ascertain substantial compliance; thereupon, and not before, promptly report to AGENCY the fact of completion accompanied by notice of completion prepared for execution of AGENCY on form supplied by or acceptable to AGENCY's legal adviser; prepare and make all reports as required for local, state and federal agencies and obtain necessary approvals or other clearances thereon; file with AGENCY any required written warranties submitted by the contractor; and based on LANDSCAPE ARCHITECT's observations during construction, review and report opinion of accuracy and completeness of record drawings and file with AGENCY the record drawings, and specifications prepared by the contractor and for which the contractor assumes sole responsibility for the accuracy and completeness thereof. The LANDSCAPE ARCHITECT shall not have the authority to stop the construction work for any reason.

- G. <u>GUARANTY PERIOD</u>: Consult with AGENCY's representatives and assist AGENCY in negotiations with contractors and subcontractors with reference to remedying defects of construction or unsatisfactory operation of the complete project or any of its parts for a period of one (1) year after acceptance of the project.
- H. <u>TIME OF PERFORMANCE</u>: LANDSCAPE ARCHITECT agrees it will diligently and responsibly pursue the performance of the services required of it by this Agreement and will deliver the work product (bid documents) within six (6) months of execution of this Agreement by all parties thereto unless extended upon mutual agreement due to events beyond the direct

control of the LANDSCAPE ARCHITECT.

LANDSCAPE ARCHITECT agrees it will diligently and responsibly pursue the performance of the construction administration phase of the PROJECT within twelve (12) months of bid opening for a total Agreement term of eighteen (18) months, unless extended upon mutual agreement due to events beyond the direct control of the LANDSCAPE ARCHITECT.

- I. EXTRA WORK: Extra work shall be performed only when requested or approved by the AGENCY in writing, after written notice from the LANDSCAPE ARCHITECT as to the estimated cost thereof. Extra work shall include, but not be limited to:
 - 1. Prepare planning surveys and special analyses of the AGENCY's needs. In addition to the base requirements of the contract, to clarify requirements of the project when requested by the AGENCY.
 - 2. Prepare measured drawings of existing construction when required for planning additions or alterations thereto.
 - 3. Revising previously approved drawings or specifications to accomplish changes ordered by the AGENCY.
 - 4. Consultation concerning replacement of any work damaged by fire or other cause during construction and furnishing professional services as may be required in connection with the replacement of such work.
 - 5. Arranging for the work to proceed should the contractor default due to delinquency or insolvency.
 - 6. Providing contract administration and observation of construction should the original construction contract time be exceeded by sixty (60) days through no fault of the LANDSCAPE ARCHITECT.

- 7. Conducting an observation of the project prior to expiration of the guarantee period and reporting observed discrepancies under guarantees provided by the construction contract, if requested by the AGENCY.
- 8. Preparing drawings and/or specifications for correction of defects of construction discovered after completion, or letting contracts or observation of construction thereunder, preparing for or participating in litigation arising out of the construction contract or defects of construction, whether before or after completion, or the enforcement of guarantees or warranties.
- 9. Preparation of drawing for remodeling of existing facilities, if applicable.

IV. ARCHITECT'S COMPENSATION.

A. Determination of Amount

- 1. For the services hereinabove required, the AGENCY shall pay to the LANDSCAPE ARCHITECT, in the manner hereinafter provided, a fee of two hundred ninety-nine thousand three hundred and forty dollars (\$299,340) and shall be paid as provided in paragraph IV,C, Payment.
- LANDSCAPE ARCHITECT'S fee will not change based upon any construction cost estimate(s) during the progress of the PROJECT, but only for increases in scope of work which will be compensated per the terms outlined below in IV, B, Additional Services.
- 3. Authorized reimbursable expenses shall be paid at LANDSCAPE ARCHITECT's cost, plus 15%. Authorized reimbursable expenses are as follows, and shall not exceed five thousand dollars (\$5,000.)
 - a. Expenses for travel outside the Riverside County area provided however, that such travel is authorized in advance

by the AGENCY.

- b. Expenses for postage of drawings and specifications.
- c. Direct cost of models, renderings, prints, photographs or other reproduction authorized by the AGENCY.

B. Additional Services

- 1. Payments for additional services authorized by the Board of Directors shall be made upon acceptance of said services by the Executive Director and in accordance with one of the following as determined by the Executive Director:
 - a. By negotiation between AGENCY and LANDSCAPE ARCHITECT.
 - b. Two and one-half (2-1/2) times direct payroll costs (time of principals, architects and LANDSCAPE ARCHITECT's technical personnel) incurred by the LANDSCAPE ARCHITECT directly engaged in performing additional services.

The term "direct payroll costs" is defined as gross wages, including legally required applicable taxes (federal, state, social security, unemployment insurance premiums) vacation, sick leave, and health insurance premiums, but shall not include employer contributions to fringe benefits, other insurance premiums, bonus or incentive payments or other employee expenses.

- c. The LANDSCAPE ARCHITECT shall not be entitled to additional fee for deductive change orders nor shall his fee be reduced due to deductive change orders.
- 2. The compensation herein provided shall be full payment to the

LANDSCAPE ARCHITECT for all services rendered and all persons engaged or employed in the performance of this agreement, and no additional payment or reimbursement shall be made therefore or for any travel or other expenses incurred by the LANDSCAPE ARCHITECT or such persons, except as may be specifically provided in writing between the parties.

3. No deduction from the LANDSCAPE ARCHITECT's compensation shall be made on account of any sum withheld from a contractor.

C. Payment.

1.	The AGENCY shall pay the LANDSCAPE ARCHITECT, upon an
	itemized statement (with backup documentation upon request), for
	completed and approved services under this Agreement in the
	various phases (See Exhibit "A").

a.	Preliminary Engineering and Project Start Up	\$59,050
b.	Conceptual Design	\$33,870
C.	Preliminary Design	\$37,370
d.	Construction Documents 50% of lump sum	\$63,375
e.	Construction Documents 100% of lump sum -	\$63,375
f.	Meetings	\$5,900
g.	Project Management	\$6,600
h.	Construction Administration	\$20,800
	Invoiced in equal monthly installments	s from the start
	of construction.	

i.	Reimbursable Expenses	\$5.000
i.	Close Out	
,	Invoiced upon acceptance and approva	• •
	following:	

Punch list development and monitoring of completion of

punch list items; collection of warranties; collection of operation and maintenance manuals; equipment commissioning; operations and security walk through; staff instructions/training (if desired); and preparation of record drawings (As-Builts).

- k. For extra work authorized by the AGENCY, the compensation shall be payable during the month following that in which the work was performed and approved by the AGENCY unless other specific methods of payment have been agreed upon between the parties.
- 2. AGENCY agrees that timely payment is a material part of the consideration of this Agreement. The AGENCY shall review submitted invoices and within fourteen (14) calendar days of receipt notify LANDSCAPE ARCHITECT in writing of questions or disputed amounts. Within thirty (30) calendar days from the day the AGENCY receives an invoice, the AGENCY shall make payment of all amounts due, which have not been previously identified as a disputed amount and remain unresolved.

V. <u>DUTIES OF LANDSCAPE ARCHITECT</u>

- A. Upon execution hereof, the LANDSCAPE ARCHITECT shall proceed with the work in accordance with Exhibit "A," each phase shall be approved in writing by the AGENCY, and a Notice to Proceed issued prior to commencing subsequent phases.
- B. The LANDSCAPE ARCHITECT's work on each phase shall be performed in such manner and form as will to the extent within the control of the LANDSCAPE ARCHITECT receive approval of any local, state or federal agency having jurisdiction to approve the same, and shall furnish all architectural and engineering information

and data necessary to meet the requirements of such agency or agencies in order to secure approval to construct the PROJECT or for financial aid in connection therewith, if requested to do so by the AGENCY. However, the LANDSCAPE ARCHITECT shall not be required to sign any documents, no matter by who requested, that would result in the LANDSCAPE ARCHITECT having to certify, guarantee or warrant the existence of conditions whose existence the LANDSCAPE ARCHITECT cannot ascertain.

- C. If the lowest responsible construction bid for the PROJECT exceeds the adjusted estimated cost of construction by 10%, the LANDSCAPE ARCHITECT shall, upon request from the AGENCY, revise the construction documents, without cost to the AGENCY, so as to bring the cost of the project within said adjusted cost estimate without program alteration and shall prepare the necessary documents to invite further bids, and in a like manner shall furnish revised construction documents in the same manner initially required herein. However, if the AGENCY elects to award a construction contract even though the responsible low bid exceeds the adjusted estimated cost of construction, the LANDSCAPE ARCHITECT's fee shall not be increased.
- D. The LANDSCAPE ARCHITECT shall obtain, employ or engage all engineers, architects or other individuals or firm necessary to perform the services under this Agreement through all phases of the PROJECT and shall be responsible for their compensation, including, but not limited to, structural engineers, mechanical engineers, electrical engineers, civil engineers, landscape architects, and interior design consultants.

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E. The LANDSCAPE ARCHITECT shall deal directly with the duly appointed Project Manager from AGENCY in all matters pertaining to the PROJECT construction.

VI. DUTIES OF THE AGENCY.

- A. The AGENCY shall make available to the LANDSCAPE ARCHITECT all information which may be requested in order to perform the services required under this Agreement, including space requirements, space standards, functions and uses proposed for all proposed occupancies. The LANDSCAPE ARCHITECT may rely upon the accuracy and completeness of all information provided by the AGENCY including, but not limited to, surveys, tests, and reports. The LANDSCAPE ARCHITECT shall advise the AGENCY of any known errors, inconsistencies, or problems they may observe in such information.
- B. The AGENCY shall pay all fees required by any state or federal AGENCY for filing and checking any of the work of the LANDSCAPE ARCHITECT or LANDSCAPE ARCHITECT's consultants. The AGENCY shall also pay such fees as shall be necessary to secure building and related permits for the work from governmental agencies.
- C. During such portion of the construction period as the AGENCY deems necessary, the AGENCY shall provide and compensate the building inspectors, who shall provide code interpretation and compliance with the construction documents inspection.
- D. The AGENCY shall promptly consider and act upon such written requests or recommendations of the LANDSCAPE ARCHITECT as may be necessary to proceed with the progress of construction.

E. The AGENCY agrees that the General Contractor is solely responsible for jobsite safety and warrants that this intent shall be made evident in the agreement between the AGENCY and the General Contractor. The AGENCY also agrees that the AGENCY, LANDSCAPE ARCHITECT and LANDSCAPE ARCHITECT's consultants shall be indemnified and named as additional insured under the General Contractor's General Liability Insurance Policy.

VII. DOCUMENTS.

Α.

The AGENCY acknowledges that the LANDSCAPE ARCHITECT's reports, drawings, specifications, field data, field notes, laboratory test data, calculations, estimates and other similar documents are instruments of professional service, not products. Although ownership of such documents normally is retained by the LANDSCAPE ARCHITECT, they nonetheless shall in this instance become upon their creation the property of the AGENCY whether the PROJECT is constructed or not. The AGENCY may use the design documents and the designs depicted in them, without the LANDSCAPE ARCHITECT's consent, in connection with the PROJECT or other AGENCY projects, including, without limitation, future additions, alterations, connections, repairs, information, reference, use or occupancy of the PROJECT(s). Any reuse of the documents by AGENCY without the written consent of the LANDSCAPE ARCHITECT shall be at AGENCY's sole risk and without liability or legal exposure to the LANDSCAPE ARCHITECT. and AGENCY shall indemnify and hold the LANDSCAPE ARCHITECT harmless from any claims or losses arising out of such use of the design documents by the AGENCY.

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- B. Upon completion of each of the Phases described in Exhibit "A," the LANDSCAPE ARCHITECT shall furnish to the AGENCY six (6) copies of all documents for that phase. Upon approval thereof by the AGENCY, the LANDSCAPE ARCHITECT shall furnish one (1) reproducible set along with a CD in ACAD of construction documents.
- VIII. INSURANCE: Without limiting or diminishing LANDSCAPE ARCHITECT's obligation to indemnify and hold the AGENCY harmless, LANDSCAPE ARCHITECT shall procure and maintain, or cause to be maintained at its sole cost and expense, the following insurance coverage during the term of this Agreement:

a. Workers' Compensation:

If LANDSCAPE ARCHITECT has employees as defined by the State of California, LANDSCAPE ARCHITECT shall maintain Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than one million dollars (\$1,000,000) per person per accident. Policy shall be endorsed to waive subrogation in favor of the AGENCY and, if applicable, provide а Borrowed Servant/Alternate Employer Endorsement.

b. **Commercial General Liability**:

Commercial General Liability insurance coverage, including, but not limited to, premises liability, contractual liability, products/completed operations if applicable, personal and advertising injury covering claims that arise from or out of LANDSCAPE ARCHITECT's operations, use and management of the premises, or the performance of its obligations hereunder. Policy shall name, by

Policy Endorsement, the AGENCY, and the County of Riverside, its Directors, Officers, Special Districts, Board of Supervisors, employees, agents or representatives as Additional Insured. Policy limits shall not be less than two million dollars (\$2,000,000) per occurrence combined single limits. If policy contains a general aggregate limit, it shall apply separately to this Agreement or be no less than two (2) times the occurrence limit. Policy shall also contain coverage for five thousand dollars (\$5,000.) Medical Payments per accident, per person, and Fire Legal Liability in an amount not less than fifty thousand dollars (\$50,000.)

c. Vehicle Liability:

If LANDSCAPE ARCHITECT uses, or causes to be used, any vehicle or mobile equipment in the performance of its obligations under this Agreement, LANDSCAPE ARCHITECT shall maintain liability insurance for all owned, non-owned and hired vehicles in an amount not less than one million dollars (\$1,000,000) per occurrence combined single limit. If policy contains a general aggregate limit, it shall apply separately to this Agreement or be no less than two (2) times the occurrence limit. Policy shall be endorsed to name the AGENCY as Additional Insured.

d. **Property (Physical Damage):**

All-Risk personal property insurance coverage for the full replacement value of all LANDSCAPE ARCHITECT's equipment, systems, structures and improvements/alterations if any (Care, Custody, and Control of LANDSCAPE ARCHITECT) used on AGENCY or County premises, or used in any way connected with the accomplishment of the work or performance of services under this Agreement.

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e. **Professional Liability:**

LANDSCAPE ARCHITECT shall maintain Professional Liability Insurance providing coverage for performance of work included within this Agreement, with a limit of liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) annual aggregate. If LANDSCAPE ARCHITECT's Professional Liability Insurance is written on a claims-made basis (Project Specific) rather than an occurrence basis, such insurance shall continue through the term of this Agreement. termination of this Agreement, or the expiration or cancellation of the claims made insurance policy, LANDSCAPE ARCHITECT shall purchase at its sole expense either 1) an Extended Reporting Endorsement (also known as Tail Coverage), or 2) Prior Dates Coverage from a new insurer with a retroactive date back to the date of, or prior to, the inception of this Agreement, or 3) demonstrate through Certificates of Insurance that LANDSCAPE ARCHITECT has maintained continuous coverage with the same or original insurer. Coverage provided under items 1), 2), or 3) will continue for a period of five (5) years beyond the termination of this Agreement.

f. General Insurance Provisions - All lines:

(1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California unless waived, in writing, by the County Risk Manager. Carrier(s) shall have an A.M. BEST rating of not less than an A: VIII. Insurance deductibles or self-insured retentions must be declared by the carrier(s), and such deductibles and retentions shall have the prior written consent from the County Risk Manager.

(2)

Cause its insurance carrier(s) to furnish the AGENCY with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of endorsements effecting coverage as required herein, or 2) if requested to do so in writing by the County Risk Manager, provide original, certified copies of policies including all endorsements and all attachments thereto, showing such insurance is in full force and effect. Except on professional liability policy, the Redevelopment Agency for the County of Riverside, its Directors and Officers, Special Districts, Board of Supervisors, elected officials, employees, agents or representatives are named as Further, said certificates(s) and policies of Additional Insured. insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the AGENCY prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration or reduction in coverage, this lease shall terminate forthwith, unless the AGENCY receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto evidencing coverage set forth herein and the insurance required herein is in full force and effect. LANDSCAPE ARCHITECT shall not commence operations under this Agreement until the AGENCY has been furnished original Certificate(s) of Insurance and certified original copies of endorsements or policies of insurance including all endorsements and any and all other attachments as required in this Section. The original endorsements for each policy and the Certificate of Insurance

IX.

shall be signed by an individual authorized by the insurance carrier to do so, on its behalf.

- (3) It is understood and agreed to by the parties hereto and the insurance company(s) that the Certificate(s) of Insurance and policies shall so covenant and shall, except on professional liability policy, be construed as primary, and the AGENCY's insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.
- (4) LANDSCAPE ARCHITECT shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.
- INDEMNITY AND HOLD HARMLESS: The LANDSCAPE ARCHITECT agrees to and shall indemnify and hold harmless the AGENCY, its Districts, Departments and Special Districts, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (hereinafter individually and collectively referred to as "Indemnities") from:
 - A. All liability, including, but not limited to, loss, suits, claims, demands, actions, or proceedings to the extent caused by any alleged or actual negligent, reckless or intentional act, error or omission, of LANDSCAPE ARCHITECT, its principals, officers, partners, employees, agents or representatives or any person or organization for whom LANDSCAPE ARCHITECT is responsible, arising out of or from the performance of professional services under this Agreement; and
 - B. All liability, including, but not limited to, loss, suits, damage, claims and demands, based upon any alleged or actual act, error, omission, or occurrence of LANDSCAPE ARCHITECT, its directors, officers, partners, employees, agents or representatives or any person or organization for whom LANDSCAPE ARCHITECT is responsible, arising out of, in

connection with, resulting from conditions created by LANDSCAPE ARCHITECT, or caused by the LANDSCAPE ARCHITECT's performance or failure of performance of any work or services, other than professional services covered under Section 'A' above, under this Agreement.

As respects each and every indemnification herein, LANDSCAPE ARCHITECT shall defend and pay, at its sole expense, all costs and fees including, but not limited to, attorney fees, cost of investigation, and defense and settlements or awards against the AGENCY, its Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives.

With respect to any action or claim subject to indemnification herein by LANDSCAPE ARCHITECT, LANDSCAPE ARCHITECT shall, at sole cost, have the right to use counsel of choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of AGENCY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes LANDSCAPE ARCHITECT's indemnification to Indemnities as set forth herein.

LANDSCAPE ARCHITECT's obligation hereunder shall be satisfied when LANDSCAPE ARCHITECT has provided to Indemnities the appropriate form of dismissal relieving Indemnities from any liability for the action or claim involved.

The specified insurance limits required in this Agreement shall in no way

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limit or circumscribe LANDSCAPE ARCHITECT's obligations to indemnify and hold harmless Indemnities from third-party claims.

In the event there is conflict between this clause and California Civil Code Section 2782, this clause shall be interpreted to comply with Civil Code 2782. Such interpretation shall not relieve the LANDSCAPE ARCHITECT from indemnifying the AGENCY to the fullest extent allowed by law.

X. TERMINATION.

- Α. The AGENCY shall have the right to terminate this Agreement at any time. with or without cause, upon thirty (30) days prior written notice. Upon receipt of notice, the LANDSCAPE ARCHITECT shall immediately discontinue work and cancel all outstanding commitments for material. equipment or subcontractors that may be cancelled without undue cost. LANDSCAPE ARCHITECT shall notify AGENCY of commitments that cannot be cancelled without undue cost, and AGENCY shall have the right to determine the best course of action. Subject to compliance with the foregoing and all other provisions of this Agreement, AGENCY shall pay to LANDSCAPE ARCHITECT reasonable and proper termination charges which shall not include anticipated profit. AGENCY shall be entitled to all material specifically accumulated for the work and included in the above costs. The AGENCY shall further compensate LANDSCAPE ARCHITECT for actual services performed in accordance with this Agreement, through the date of termination. LANDSCAPE ARCHITECT shall provide documentation deemed adequate by AGENCY to show the services actually completed and cost incurred by LANDSCAPE ARCHITECT.
- B. This Agreement may be terminated by either the LANDSCAPE ARCHITECT or the AGENCY upon written notice to the other party in the event of substantial failure of performance by the other party. AGENCY

may terminate with or without cause, or upon election to abandon or indefinitely postpone the project, upon thirty (30) days written notice. In the event the AGENCY terminates without cause, or elects to abandon or indefinitely postpone the project and gives notice of termination, the AGENCY shall make a lump-sum payment for all services performed to date of written notice, a total amount which bears the same ratio to the total maximum fee otherwise payable under this Agreement as the services actually performed bear to the total services necessary for performance of this Agreement.

C. Notwithstanding any of the provisions of this Agreement, the LANDSCAPE ARCHITECT's rights under this Agreement shall terminate (except for fees accrued prior to the date of termination) upon the LANDSCAPE ARCHITECT's bankruptcy, or in the event of fraud, dishonesty, or willful or material breach of this Agreement by the LANDSCAPE ARCHITECT or at AGENCY's election, in the event of the LANDSCAPE ARCHITECT's unwillingness or inability for any reason whatsoever to perform the duties hereunder. In such event, the LANDSCAPE ARCHITECT shall be entitled to no further compensation under this Agreement except for services actually rendered, it being the intent that the LANDSCAPE ARCHITECT shall be paid as specified only during such period that the LANDSCAPE ARCHITECT shall, in fact, perform the duties hereunder.

XI. MISCELLANEOUS PROVISIONS.

Unless otherwise required by the AGENCY prior to commencement of the Α. work, the construction documents shall be prepared so that all of the work on the PROJECT will be executed under a single construction contract, but the AGENCY may request the LANDSCAPE ARCHITECT to provide for one (1) or more alternate proposals whereby a reasonably severable portion or portions of the project may be bid as additive alternates in the event the AGENCY requests that any portion of the work be bid as additive alternates. The LANDSCAPE ARCHITECT shall not be entitled to any extra compensation for such work. If the additive alternates are let as separate construction contracts, the AGENCY and the LANDSCAPE ARCHITECT shall agree on the nature and extent thereof, and additional services, if any, will be authorized the LANDSCAPE ARCHITECT in connection therewith.

- В. The LANDSCAPE ARCHITECT shall consult with the AGENCY's legal adviser on legal matters affecting the AGENCY in relation to the drawings, specifications and contract documents and the relationship between AGENCY and contractor when requested by the AGENCY. LANDSCAPE ARCHITECT shall submit for the AGENCY's legal advisers' review, and correction if required, for approval as to legality or form, the contract documents and specifications (but not the drawings in the absence of a request therefore or of any specific legal problem therein), addenda (other than for correction of minor errors or minor omissions in the drawings or specifications), change orders and other documents which may have legal implications or legal consequences to the AGENCY. Such documents shall be submitted in time reasonably to permit their review and advice to the AGENCY before the AGENCY shall act thereon and in sufficient quantity to permit said legal adviser to retain one (1) copy thereof if he so desires.
- C. The AGENCY's Executive Director or a designated assistant shall represent the AGENCY initially in any informal discussions or conferences with the LANDSCAPE ARCHITECT preliminary to or not requiring the action of the AGENCY's governing body, unless the AGENCY shall designate some other person or persons for that purpose. A written summary of conclusions reached at any such conference will be required

- of the LANDSCAPE ARCHITECT by the AGENCY.
- D. This Agreement shall not be assignable by the LANDSCAPE ARCHITECT as to any rights or duties there under without the prior written consent of the AGENCY, and any assignment attempted in violation of this provision, or any involuntary assignment, shall give the AGENCY cause to terminate and cancel this Agreement the same as for a breach thereof. In other respects, this Agreement shall be binding upon and inure to the benefit of the successors and assigns of the respective parties.
- E. Any notice or communication under this Agreement shall be transmitted to the AGENCY's Executive Director or a designated representative and to the LANDSCAPE ARCHITECT at the following address:

AGENCY

ARCHITECT

Dominick Lombardi, Project Manager Redevelopment Agency for the County of Riverside P.O. Box 1180 Riverside, CA 92502 (951) 955-8916 (951) 955-6686 fax dlombardi@rivcoeda.org

Todd Bagley, Principal RHA Landscape Architects Planners, Inc. 6216 Brockton Avenue, Suite 212 Riverside, CA 92506 (951) 781-1930 (951) 686-8091 RHA@RHALA.COM

- F. Release of Information to the Public: The LANDSCAPE ARCHITECT shall consider all information regarding the PROJECT as confidential information. Any request for information from others shall be directed to the AGENCY.
- G. The following shall apply to all construction change orders:
 - Work performed by the LANDSCAPE ARCHITECT or his consultants to clarify or explain a detail or condition in the drawing and/or specifications will be considered an element of LANDSCAPE ARCHITECT's services, and no payment for extra services will be made.

 For other change orders required by the AGENCY, the LANDSCAPE ARCHITECT shall be paid in accordance with the provisions of section for Extra Work for the cost for the services performed, regardless of an additive or deductive price for the change order.

H. Construction Period Site Visits/Communication:

It is the intention of the AGENCY to schedule weekly job-site visits. There may be occasions when fewer will suffice. There may be occasions where more will be required. The LANDSCAPE ARCHITECT agrees either to be in attendance at these meetings or alternatively to have architectural consultants and/or those other consultants considered being appropriate in attendance.

The LANDSCAPE ARCHITECT shall be allowed the option of providing on-site services in lieu of in-office services for the express purpose of expediting the interpretation of drawings, processing of shop drawings and processing of clarification requests. The additional on-site time shall not be interpreted by the parties as any increased responsibility for actual construction observation.

Jurisdiction/Venue/Attorneys' Fees:

The laws of the State of California will govern the validity of this Agreement, its interpretation and performance. Litigation arising from this Agreement shall be brought in California Courts. The prevailing party will be entitled to recovery of all reasonable costs incurred, including staff time, court costs, attorneys' fees and other related expenses.

J. Hazardous Materials:

It is acknowledged by both parties that the LANDSCAPE ARCHITECT's scope of services does not include any services related to asbestos or

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hazardous or toxic materials. In the event the LANDSCASPE ARCHITECT or any other party encounters asbestos or hazardous or toxic materials at the jobsite, or should it become known in any way that such materials may be present at the jobsite or any adjacent areas that may affect the performance of the LANDSCAPE ARCHITECT's services, the LANDSCSPE ARCHITECT may, at the LANDSCAPE ARCHITECT's option and without liability for consequential or any other damages, suspend performance of services on the project until the AGENCY retains appropriate specialist consultants or contractors to identify, abate and/or remove the asbestos or hazardous or toxic materials, and warrant that the jobsite is in full compliance with applicable laws and regulations.

2	IN WITNESS HEREOF, the parties hereto DEC 1 2 2006	have executed this Agreement on .
3	(To be filled in by Clerk of the Board)	
4		
5		
6	ATTEST:	REDEVELOPMENT AGENCY
7	Nancy Romero	FOR THE COUNTY OF
8	Clerk of the Board	RIVERSIDE
9	By Schumus	Bet Bustu
11	Deputy	Bob Buster, Chairman
12	DatedDEC 1 2 2006	
13		RHA LANDSCAPE
14		ARCHITECTS PLANNERS, INC.
15	(SEAL)	11/2
16		Ву
17		
18		Title <i>Principal 11/24/06</i>
19		,
20		
21		APPROVED AS TO FORM:
22 23		
24		MR Vector, Deputy 11/27/06 Agency Counsel
25		Agency Counsel
26	S:\RDACOM\DIS5\Nuevo\Nuevo Park\RHA Final Agreement.doc	
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SECTION ONE: PROJECT APPROACH / SCOPE OF SERVICES

To provide a comprehensive park design we propose the following scope of services:

A. PRELIMINARY DESIGN SERVICES:

- 1. <u>Preliminary Engineering</u>: Preliminary engineering services will include the following:
 - Base sheet preparation
 - Field aerial topographic survey
 - Conceptual grading and site utility plan
- 2. <u>Utilities / Services Research</u>: We will research existing utilities and easements on the site and adjacent to the site and provide an exhibit showing utility and easement locations.
- 3. <u>Site analysis and Inventory of Conditions:</u> The design team will conduct a review of the site to evaluate existing conditions on the site and the adjacent properties. These findings will be summarized on a Site Analysis Plan. The Site Analysis Plan will be presented to the staff when the conceptual plan alternatives are presented.
- **4.** <u>Pre-design project kickoff meeting</u>: Prior to the start of design we will meet with agency staff to review the project and share project information. A possible Agenda for this meeting might include the following:
 - Review project schedule
 - Discussion of public meeting schedule
 - Review base sheet data and site analysis
 - Discuss possible project design elements
- 5. <u>Public Meetings/Workshops:</u> To involve the public in the park design process we propose the following public meeting process:
 - Workshop #1 Design Program: For the first public meeting, working with staff we will conduct a workshop for the citizens neighboring the park site. At this workshop we will display and discuss possible park design elements. The comments of the public will be noted and utilized to formulate the park design program.
 - Workshop #2 Conceptual Design Alternatives: At the second public workshop, working with staff we will present two park design alternatives to the public. Following the presentation of the concepts we will open the meeting for discussion. Public input will be noted to be utilized in the preparation of the preliminary plan.
 - Workshop #3 Preliminary Plan: The public meeting process will culminate in the presentation of the preliminary plan at this public workshop. Again public comments will be noted.
- 6. Conceptual Design: Using the project design criteria gathered at the first public workshop

Lakeview / Nuevo 8.96 Acre Community Park Riverside County EDA

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we will develop two conceptual design alternatives. The concept plans will illustrate proposed placement of site elements and amenities. We will meet with staff and present these concepts for their review and discussion. The conceptual design alternatives will include conceptual alternatives for the skate park feature as well as designated pads in the master plan of the site for future community buildings. We will meet with the staff and present draft conceptual park alternatives. After we have gathered comments from the staff we will revise the concepts for presentation to the public.

7. <u>Preliminary Design</u>: Following the first public workshop, with the guidance provided by staff we will refine the conceptual designs to create the preliminary plan. The preliminary plan will be presented to staff for further review and discussion. The preliminary planning process will include the preparation of a cost estimate. Following the review by staff the preliminary plan will be presented at the third public workshop.

B. MEETINGS:

We propose to meet with client at the following times during the design and CD development for the project:

- Pre-Design kick-off meeting
- Conceptual design review with staff
- Preliminary design and cost estimate review with staff
- Review base sheet refinement
- Review playground layout and restroom building
- Review 50% drawings and cost estimate
- Review 90% drawings and cost estimate
- Review Bid documents and cost estimate
- Pre-bid meeting

We will also attend up to three public meetings. We will be available for any additional meetings which the client requests.

C. COST ESTIMATES:

To prepare the cost estimates we will utilize current industry costs for materials and labor. It should be noted that due to current construction demands, materials needs and fuel cost changes that labor and material costs will change from week to week. We will prepare an opinion of probable construction costs at the following junctures in the project:

- At the time the preliminary plan is prepared
- When 50% working drawings are complete
- When the construction drawings have been completed
- Prior to advertising the project for bid we will update the project opinion of probable costs

Lakeview / Nuevo 8.96 Acre Community Park

Riverside County EDA

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4. <u>Utilities Under-grounding:</u>

The underground utility consultant will provide the following services:

- Research utilities locations and purveyors
- Prepare utilities relocation plans, details and specifications
- Submit and coordinate with the various utilities the processing and review of plans
- Coordinate work with other team members
- Meet with design team and EDA staff
- Provide a details cost information which will be incorporated into the project cost estimate

5. Skate Park Designer Services:

The Skate Park Designer will provide the following services:

- Prepare layout and construction plan
- Prepare construction plans for grading and drainage
- Prepare construction details as appropriate for all the above plans
- Prepare technical specifications
- Prepare a detailed final cost estimate

6. Playground Planning:

Playground design efforts will include working with a playground manufacturer to design a creative and challenging playground. Plans for the playground will include.

- Play equipment layout plan
- Surfacing plan
- Subsurface drainage plan

7. Restroom Building:

We will work with a restroom building manufacturer to design and construct a turn-key structure for the park site. The restroom manufacturer will provide structural calculations for the restroom building.

8. Electrical Engineering Services:

The electrical engineering services for this project shall include the following:

- Preparation of electric plans
- Title 24 lighting compliance
- Construction support services
- Structural engineering for parking / walkway lighting poles / footings

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Building and structures

9. Geotechnical Investigation:

Geotechnical services will include the following:

- Project set-up and coordination
- Field exploration
- Laboratory testing
- Data analysis and report preparation
- Construction services
 - o Earth work observation and testing during testing
 - o Trench backfill observation and testing
 - Inspect concrete installation
 - o Inspect masonry construction
 - Laboratory testing of materials

F. BID DOCUMENT PREPARATION & BIDDING:

During the bid and construction of the park we will provide the following services:

- Prepare bid documents and bid schedules
- Review draft bid documents with EDA staff
- Advertise project to prospective bidders using green sheets, plan rooms and direct contact
- Respond to RFI's and questions from bidders
- In conjunction with EDA Staff conduct a pre-bid meeting
- Analyze bids and make recommendation to EDA

G. CONSTRUCTION ADMINSTRATION SERVICES:

During the bid and construction of the park we will provide the following services:

- Prepare the project bid schedule and assist with the preparation of bid documents
- Attend and participate in the pre-bid meeting
- Attend the bid opening and provide analysis of bids
- Participate in the pre-construction meeting
- Provide weekly construction management and review
- Review submittals and RFI's
- Provide compaction and materials testing
- Review contractor invoices and provide payment recommendation
- Review and correct shop drawings
- Conduct a punch list inspection and subsequent acceptance review
- Review and approve record drawings, controller charts and as-built drawings

EXHIBIT "A"

Lakeview / Nuevo 8.96 Acre Community Park

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Riverside County EDA

3.350

- Conduct monthly maintenance inspections
- Final warranty inspection

Construction Staking Services: Construction Staking will include the following: (This may vary depending on the design program)

- Establish project control
- Rough grading stakes
- Restroom building stakes
- Pad and Rough Grade Certification
- Curb stakes on site
- Curb stakes off site
- Edge of paving stakes
- Court and hardscape stakes
- Sewer and water stakes (on-site and off-site)
- Storm drain stakes
- Electrical light standard stakes
- Trash enclosure

H. OPTIONAL SERVICES:

Additional Electrical Engineering: Additional electrical engineering services which are available upon the request of the client will include the following:

- Sports lighting
- Electronic scoreboards
- Public address systems

I. REIMBURSABLE ITEMS:

When requested reimbursable items, such as the cost of blueprinting, graphic reproduction, plotting, FAX and photo copying, at our direct cost plus 15%. Auto travel at .48 cents per mile.