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



FROM: Redevelopment Agency

SUBMITTAL DATE: May 26, 2010

SUBJECT: Big League Dreams Perris Valley Sports Park - Award of Construction Contract

RECOMMENDED MOTION: That the Board of Directors:

- 1. Make the following findings pursuant to Section 33445 of the Health and Safety Code:
 - a) Big League Dreams Perris Valley Sports Park (Project) is of primary benefit to the Romoland sub-area of the Interstate 215 Redevelopment Project Area (Project Area) by helping to eliminate physical blighting conditions within the project area by providing needed recreational facilities;
 - b) No other reasonable means of financing the cost of the Project are available because current economic conditions are such that general County revenues are insufficient to provide such facilities:

(Continued) Robert Field **Executive Director** In Current Year Budget: **Current F.Y. Total Cost:** \$ 24,900,000 Yes **FINANCIAL Budget Adjustment: Current F.Y. Net County Cost:** \$0 No DATA **Annual Net County Cost:** For Fiscal Year: 09/10 \$0 COMPANION ITEM ON BOARD OF SUPERVISORS AGENDA: Yes **Positions To Be** SOURCE OF FUNDS: Interstate 215 Corridor Redevelopment Project Area **Deleted Per A-30** Capital Improvement Funds - Romoland Sub-Area Requires 4/5 Vote C.E.O. RECOMMENDATION:

County Executive Office Signature

MINUTES OF THE BOARD OF DIRECTORS OF THE REDEVELOPMENT AGENCY

On motion of Supervisor Stone, seconded by Supervisor Tavaglione and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Buster, Tavaglione, Stone, Benoit and Ashley

Nays:

None

Absent:

None

Date:

June 8, 2010

XC:

RDA, EDA, CIP

(Comp. Item 3.20)

WITH THE CLERK OF THE BOARD

ATTACHMENTS FILED

District: 5 Agenda Number:

Prev. Agn. Ref.: 4.8 & 9.8 of 12/22/09; 3.54 & 4.5 of 1/15/08; 3.10 & 4.5 of 12/11/07

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Kecia Harper-Ihem

Clerk of the Board

Deputy

4.1

Departmental Concurrence

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Policy Policy

Consent Consent

Dep't Recomm.: Per Exec. Ofc.: Form 11- Big League Dreams Perris Valley Sports Park – Award of Construction Contract May 26, 2010
Page 2

RECOMMENDED MOTION: (Continued)

- c) The payments of funds for the cost of the Project is consistent with the Implementation Plan for the Project Area and is necessary to effectuate the purpose of the Project Area's Redevelopment Plan which calls for the elimination of blighting conditions within the Project Area by providing such improvements to the community and encouraging economic growth; and
- 2. Waive any minor irregularities, accept bid as responsive based on the Recommended Findings in Attachment "A", and award the construction contract to the low bidder Solpac Construction, Inc., dba Soltek Pacific Construction Company, in the amount of \$19,935,225 which includes bid alternate numbers 1,2,3,4,and 5;
- 3. Authorize the Chairman to execute the contract documents on behalf of the Board;
- 4. Approve and authorize the Chairman to execute the attached agreement with Moore Iacofano Goltsman, Inc. for construction administration services in the amount of \$394,193;
- 5. Approve and authorize the Chairman to execute the attached agreement with GKK Works for construction management services, geotechnical materials testing, and special inspection services in the amount of \$521,385;
- 6. Delegate authority to the Executive Director of the Redevelopment Agency or his designee for amendments up to 10% of the contract amount for the contracts with Moore Iacofano Goltsman, Inc. and GKK Works; and
- 7. Approve the project budget of \$24,900,000.

BACKGROUND:

On December 22, 2009, the Board of Directors approved the plans and specifications for the Big League Dreams Perris Valley Sports Park (Project) located on a 35.45 acre site in the City of Perris, County of Riverside. The Project will consist of the following: six lighted softball/baseball fields, two outdoor arenatype soccer fields, a full service restaurant, snack bar, two tot-lot play areas, batting cages, two open turf areas, administrative offices, a maintenance building, parking, lighting, landscaping, and all necessary related improvements. Four of the six fields will be "replica" fields and are designed to look like scaled down versions of Dodger Stadium, Angel Stadium, Yankee Stadium, and Fenway Park. Primary access to the Project will be off of Trumble Road which is at ultimate width but will require driveway and median modifications. The Trumble Road median will be modified to accommodate a left turn lane on the southbound side. Sherman Road and Mapes Road will be widened to ultimate width with sidewalk, curb, and gutter improvements. A twelve inch recycled water line extension will be constructed along the Project frontage in Mapes Road and will provide the site with low-cost irrigation.

On April 13, 2009, 20 bids were received. Two bid protests were received from USS Cal Builders and Edge Development, Incorporated. A summary of the protests and the Agency's response to those protests can be found in Attachment "A" (Summary of Bid Protests and Recommended Findings).

The Agency and County Counsel have reviewed the protest information and conclude the protest issues do not warrant rejection of the low bidder and it is appropriate to proceed with the award to Solpac Construction, Incorporated. Therefore, it is recommended that the Board find that the low bid by Solpac Construction, Incorporated is responsive and award the construction contract to that company in the amount of \$19,935,225.

The Agency solicited proposals for construction management. Based on the proposals received, GKK Works was selected for construction management (includes geotechnical and special inspections). In addition, it is necessary to retain the services of Moore Iacofano Goltsman, Inc. for architectural construction administration services based on the fact that they were the lead consultant throughout the design and bidding phases. It is recommended the Board approve the contracts and adopt the project budget as follows:

Project Budget:

Construction MSHCP Fees (35.45 acres) Construction Management (GKK Works)	\$19,935,225 \$233,864 \$521,385
Construction Administration (MIG, Inc.) Admin/Utility/Miscellaneous FF&E Contingency	\$394,193 \$924,780 \$900,000 \$1,993,522
Total	\$24,900,000

Attachments:

1. Attachment "A" - Summary Bid Protests and Recommended Findings

ATTACHMENT "A"

Big League Dreams Perris Valley Summary of Bid Protests and Recommended Findings

PROTEST	AGENCY RESPONSE	RECOMMENDED
		FINDINGS
1. USS Cal Builders claimed Solpac failed to list subcontractors for several portions of the work required by the Bid Documents, including Fire Sprinklers, Synthetic Turf, Playground Rubber Surfacing, Ceramic Tiles, Epoxy Flooring, Roofing, Casework, and Acoustical Ceilings, thus violating the Designation of Subcontractor procedures.	Public Contract Code Section 4100 requires that bidders list all subcontractors who shall perform more than 1/2 of 1% of the work on the project. On the face of the bid there appears to be no compliance issues. It is inappropriate for USS Cal Builders to assume the portions of the work that were ommited are above the 1/2 of 1% of the bid. Agency and architect have reviewed the work and the subcontracts proposed and it is clearly possible that the work for the trades mentioned may be below 1/2 of 1%, or the work may be self-performed. Therefore, any issues which may arise are performance issues.	Bid is responsive. Agency will monitor performance to ensure compliance with all contract and Code requirements.
2. USS Cal Builders protests that Solpac does not have the specilaty trade licences required for the Synthetic Turf, Fire Sprinklers, and Roofing portions of the work. "Permitting Solpac to self perform trades that it does not have a license to perform while requiring other bidders to list specialty trade licensed subcontractors confers a benefit on Solpac not conferred on all other bidders.	As mentioned in #1, these portions of work may fall below the 1/2 of 1% threshhold and are not required to be listed. In addition, a general contractor may perform work otherwise covered by a specialty license under the provisions of Business & Professions Code §7058(b). Given the number of trades involved in	Bid is responsive. Agency will monitor performance to ensure compliance with all contract and Code requirements

3. Edge Development protested that Solpac failed to list subcontractors for the following portions of work: Ceramic Tile, Shade Structure, Synthetic Turf, and Rough Carpentry, and that these trades' values exceed 1/2 of 1%		Bid is responsive.
4. Edge Development stated that it is unlikely that Solpac employs the personnel trained to perform the installation of these trades. The specification section for Synthetic Turf requires said installer to submit a list of completed projects of similar magnitude and complexity over a two year period to be considered a qualified installer.	Edge Development is making an assumption that is not evident on the bid, and is not a question of responsiveness to the bid. It is up to the County to determine whether there is a lack of performance or breach of contract at that time.	Bid is responsive.

PAYMENT BOND

(Public Work - Civil code Section 3247 et seq.)

	onstruction, Inc. dba:
The makers of this bond are Soften Incurrence Com	cific Construction Company as Principal and
	pany of America, a corporation, authorized to
	y, and this bond is issued in conjunction with that
certain public works contract dated	, between Principal and
	for \$ 19,935,225.00 (*) , the total amount
	O IS 100% OF SAID SUM. Said contract is for
	ue Dreams Perris Valley Sports Park
The beneficiaries of this Bond are as i requirements and conditions of this Bond and 3252 of said Code. Without notice	ne Hundred Thirty Five Thousand Two Hundred Twenty Five and 00/100) is stated in 3248 of the Civil Code and the are as is set forth in Sections 3248, 3249, 3250 ce, Surety consents to extension of time or
performance, change in requirements, ame	ount of compensation, or repayment under said
contract.	
	Solpac Construction, Inc. dba:
DATED: May 10, 2010	Soltek Pacific Construction Company
	Original Contractor - Principal
Safeco Insurance Company of America	1911/1 A/ //
Surety	By they! they
By(It's Attorney in Fact - Sarah Myers (Corporate Seal)	Title <u>Stephen W. Thompson, CEO</u> (If corporation, affix seal)
STATE OF CALIFORNIA)	9 -
COUNTY OF	SURETYS ACKNOWLEDGMENT
On	, before me personally appeared
, known to me	before me personally appeared to be the person whose name is subscribed to
the within instrument a	as attorney in fact of
	nowledged that he subscribed the name of said
corporation thereto, and his own as its atto	orney in fact,
	Please see attached
	Notary Public (Seal)
Approved as to form:	

Agency Counsel

CALIFORNIA ALL-PURPOSE

CERTIFICATE OF	ACKNOWLEDGMENT
State of California	
County of San Diego	
On May 18, 2010 before me,	Judy Felizmena, Notary Public (Here insert name and title of the officer)
personally appeared	Stephen W. Thompson
the within instrument and acknowledged to me to capacity (iex), and that by his/her/their signature (so which the person (so) acted, executed the instrument	
I certify under PENALTY OF PERJURY under t is true and correct.	he laws of the State of California that the foregoing paragraph
WITNESS my hand and official seal. Signature of Notary Public	JUDY FELIZMENA COMM. #1788400 NOTARY PUBLIC • CALIFORNIA SAN DIEGO COUNTY Commission Expires Jan. 28, 2012
ADDITIONAL O	PTIONAL INFORMATION
DESCRIPTION OF THE ATTACHED DOCUMENT (Title or description of attached document) (Title or description of attached document continued)	INSTRUCTIONS FOR COMPLETING THIS FORM Any acknowledgment completed in California must contain verbiage exactly as appears above in the notary section or a separate acknowledgment form must be properly completed and attached to that document. The only exception is if a document is to be recorded outside of California. In such instances, any alternative acknowledgment verbiage as may be printed on such a document so long as the verbiage does not require the notary to do something that is illegal for a notary in California (i.e. certifying the authorized capacity of the signer). Please check the document carefully for proper notarial wording and attach this form if required.
Number of Pages Document Date	State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.

CAPACITY CLAIMED BY THE SIGNER

(Additional information)

- ☐ Individual (s)
- ☐ Corporate Officer

(Title)

- \square Partner(s)
- ☐ Attorney-in-Fact
- \Box Trustee(s)
- ☐ Other

- Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.
- The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).
- Print the name(s) of document signer(s) who personally appear at the time of
- notarization. Indicate the correct singular or plural forms by crossing off incorrect forms (i.e.
- he/she/they, is /are) or circling the correct forms. Failure to correctly indicate this information may lead to rejection of document recording.
- The notary seal impression must be clear and photographically reproducible. Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form.
- Signature of the notary public must match the signature on file with the office of the county clerk.
 - Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.
 - Indicate title or type of attached document, number of pages and date.
 - Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e. CEO, CFO, Secretary).
- Securely attach this document to the signed document

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of <u>California</u>	
County of San Diego	
On MAY 1 0 2010 before me, Lilia Robinson	, Notary Public
personally appeared Sarah Myers	
within instrument and acknowledged to me that Me/sh	e to be the person(!) whose name(!) is/at! subscribed to the e/they executed the same in !is/her/their capacity(!!), and person(!), or the entity upon behalf of which the person(!)
LILIA ROBINSON COMM. #1870129 NOTARY PUBLIC-CALIFORNIA POSAN DIEGO COUNTY My Commission Expires NOVEMBER 29, 2013	I certify under PENALTY OF PURJURY under the laws of the state of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal. Signature of Notary
OP3	PIONAL
	FIONAL aluable to persons relying on the document and could prevent
fraudulent reattachment of this form.	aluable to persons relying on the document and could prevent
maddiffication for this form.	
CAPACITY CLAIMED BY SIGNER	DESCRIPTION OF ATTACHED DOCUMENT
□ INDIVIDUAL	
CORPORATE OFFICER	Title or Type of Document
	,,
 □ PARTNER(S) □ MEMBER of LLC ☑ ATTORNEY-IN-FACT □ TRUSTEE(S) 	Number of Pages
GUARDIAN/CONSERVATOR	Date of Document
OTHER:	Date of Boothicht
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SIGNER IS REPRESENTING: NAME OF PERSON(S) OR ENTITY(IES)	Signer(s) other than named above
	*
	I e

POWER OF ATTORNEY

WHOM ALL BY THESE BB	ECENTS.	No.	4273	
That SAFECO INSURANC Washington corporation, doe	E COMPANY OF AMERICA and GEN	ERAL INS	SURANCE COMPANY OF AME	RICA, each a
************************JA MARIA WHITECAGE; Sar	MES BALDASSARE, JR.; LAWRENCE F. n Diego, California************************************	MCMAH(ON; AUDREY RODRIGUEZ; SAF	RAH MYERS; *********
documents of a similar chara IN WITNESS WHEREOF,	s)-in-fact, with full authority to execute on it acter issued in the course of its business, ar SAFECO INSURANCE COMPANY OF uted and attested these presents	nd to bind t	the respective company thereby.	
this 1	2th day	of Oct	tober	2009
Dixter B. fay		TAN	Nilvolajewski	
Dexter R. Legg, Secretary	CERTIFICAT		A. Mikolajewski, Vice President	
E	Extract from the By-Laws of SAFECO INSU and of GENERAL INSURANCE CO	RANCE C	OMPANY OF AMERICA	
President appointed for that attorneys-in-fact or under of other documents of similar c such appointment, the sign undertaking of the company provided, however, that the sign of the company provided in the comp	ELITY AND SURETY BONDS the Preside purpose by the officer in charge of surety of her appropriate titles with authority to execute haracter issued by the company in the couloures may be affixed by facsimile. On a total the seal, or a facsimile thereof, may be seal shall not be necessary to the validity of Resolution of the Board of Directors of SAF	operations, cute on be rse of its b any instrum e impresse any such i	, shall each have authority to appoen and of the company fidelity and sousiness On any instrument makinent conferring such authority or ed or affixed or in any other maninstrument or undertaking."	oint individuals as surety bonds and ing or evidencing on any bond or nner reproduced;
and	of GENERAL INSURANCE COMPANY OF	FAMERIC	A adopted July 28, 1970.	
(i) The provisions o (ii) A copy of the po (iii) Certifying that sa	by the Secretary or an assistant secretary of Article V, Section 13 of the By-Laws, and ower-of-attorney appointment, executed pural power-of-attorney appointment is in full to gofficer may be by facsimile, and the seal of	suant there	reto, and effect,	
OF AMERICA, do hereby ce	ary of SAFECO INSURANCE COMPANY C rtify that the foregoing extracts of the By-La r of Attorney issued pursuant thereto, are true full force and effect.	ws and of	a Resolution of the Board of Direct	tors of these
IN WITNESS WHEREOF, I I	nave hereunto set my hand and affixed t	he facsimi	ile seal of said corporation	
this	10th	day of	May	2010
SEAL STATE OF WASHINGTON	COMPORATE SEAL		Dexter R. Lagg Dexter R. Legg, Secretary	y

Bond No. 6671874 Premium: \$127,541.00 Premium is for Contract Term and Subject to Adjustment Based on Final Contract Price

PERFORMANCE BOND

	Calman Camaturation Inc. alkar	25
The makers of this bond,	Solpac Construction, Inc. dba: Soltek Pacific Construction Company	, as Principal,
and Safeco Insurance Company of Ameri	ica, as Surety,	are held and firmly bound
unto County of Riverside	, hereinaft Nineteen Million Nine Hundred Thirty Five Ti Hundred Twenty Fi	er called the Owner, in the
sum of \$19,935,225.00	Nineteen Million Nine Hundred Thirty Five Ti Hundred Twenty Fi	ve and 00/100 dollars for the
payment of which sum well and	truly to be made, we bind ourse	elves, our heirs, executors,
administrators and successors	i, jointly and severally, firmly by t	hese presents.
contract, hereto attached, with Big League Dreams Perris Valley Sports Pr	n is such, that whereas the princ the Owner, dated, 2 ark ecifications, datedFebruary 16	010, for the construction ofin
covenants, terms, conditions a	shall well and truly perform and agreements of said contract	during the original term of
notice to the Surety, and during shall also well and truly performed conditions, and agreements of that may hereafter be made, the and virtue. Without notice, Sur	Tthereof that may be granted by g the life of any guaranty require form and fulfill all the undertal any and all duly authorized moden this obligation to be void, other ety consents to extension of time a compensation or prepayment under the compensation of the compensa	ed under the contract, and kings, covenants, terms, diffications of said contract rwise to remain in full force of for performance, change
DATED:	PRINCIE	PAI
May 10, 2010	Solpac Construction, Soltek Pacific Constru	inc, dba;
Safeco Insurance Company of America	Ву	1. Hung
By (It's Attorney in Fact-s		W. Thompson, CEO orporation, affix seal)

(NOTE: This bond must be executed by both parties, with corporate seals affixed. All signatures must be acknowledged. Attach acknowledgments.)

CALIFORNIA ALL-PURPOSE TEDTIFICATE OF ACKNOWI FDCMENT

CERTIFICATE OF	ACKNOWEEDGMENT
State of California	
County of San Diego	
On May 18, 2010 before me,	Judy Felizmena, Notary Public (Here insert name and title of the officer)
personally appeared	Stephen W. Thompson
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WITNESS my hand and official seal. Signature of Notary Public	JUDY FELIZMENA COMM. #1788400 NOTARY PUBLIC • CALIFORNIA SAN DIEGO COUNTY Commission Expires Jan. 28, 2012
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Title or description of attached document (Title or description of attached document continued)	INSTRUCTIONS FOR COMPLETING THIS FORM Any acknowledgment completed in California must contain verbiage exactly as appears above in the notary section or a separate acknowledgment form must be properly completed and attached to that document. The only exception is if a document is to be recorded outside of California. In such instances, any alternative acknowledgment verbiage as may be printed on such a document so long as the verbiage does not require the notary to do something that is illegal for a notary in California (i.e. certifying the authorized capacity of the signer). Please check the document carefully for proper notarial wording and attach this form if required.
ADDITIONAL O DESCRIPTION OF THE ATTACHED DOCUMENT (Title or description of attached document)	(Notary Seal) NOTARY PUBLIC • CALFORMA SAN DIEGO COUNTY Commission Expires Jan. 28, 2012 PTIONAL INFORMATION INSTRUCTIONS FOR COMPLETING THIS FORM Any acknowledgment completed in California must contain verbiage exactly as appears above in the notary section or a separate acknowledgment form must be properly completed and attached to that document. The only exception is if a document is to be recorded outside of California. In such instances, any alternative acknowledgment verbiage as may be printed on such a document so long as the verbiage does not require the notary to do something that is illegal for a notary in California (i.e. certifying the authorized capacity of the signer). Please check the

Number of Pages _____ Document Date

(Additional information)

CAPAC	CITY CLAIMED BY THE SIGNER
	Individual (s)
	Corporate Officer
	(Title)
	Partner(s)
	Attorney-in-Fact
	Trustee(s)
	Other

- State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.
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- · Securely attach this document to the signed document

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California	
County of San Diego	
On MAY 1 0 2010 before me, Lilia Robinson	, Notary Public
personally appeared Sarah Myers	
within instrument and acknowledged to me that Me/sh	e to be the person(*) whose name(*) is/at* subscribed to the e/they executed the same in *!/s/her/the* reapacity(*!/s), and person(*), or the entity upon behalf of which the person(*)
LILIA ROBINSON COMM. #1870129 NOTARY PUBLIC-CALIFORNIA 9 SAN DIEGO COUNTY My Commission Expires NOVEMBER 29, 2013	I certify under PENALTY OF PURJURY under the laws of the state of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.
	Signature of Notary
	FIONAL raluable to persons relying on the document and could prevent
fraudulent reattachment of this form.	. , , ,
CAPACITY CLAIMED BY SIGNER	DESCRIPTION OF ATTACHED DOCUMENT
☐ INDIVIDUAL ☐ CORPORATE OFFICER	Title or Type of Document
 □ PARTNER(S) □ MEMBER of LLC ☑ ATTORNEY-IN-FACT □ TRUSTEE(S) 	Number of Pages
GUARDIAN/CONSERVATOR OTHER:	Date of Document
SIGNER IS REPRESENTING: NAME OF PERSON(S) OR ENTITY(IES)	Signer(s) other than named above

POWER OF ATTORNEY

KNOW ALL BY THESE PRE	CENTO.	No	4273	
	E COMPANY OF AMERICA and G	ENERAL INSU	JRANCE COMPANY OF A	MERICA, each a
**************************	MES BALDASSARE, JR.; LAWRENCE	F. MCMAHOI	N; AUDREY RODRIGUEZ; S	ARAH MYERS;
MARIA WHITECAGE; Sar	Diego, California************	*****	******************	******
its true and lawful attorney(s)-in-fact, with full authority to execute o	on its behalf fide	Hity and surety bonds or unde	ertakings and other
	SAFECO INSURANCE COMPANY			
	uted and attested these presents			
this 13	2th	day of Octo	ber	2009
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Dixter Q. Lay		TIM	Wolajewski	
111		Mill	recoragiones :	
Dexter R. Legg, Secretary	CERTIFI		. Mikolajewski, Vice Preside	nt
E	extract from the By-Laws of SAFECO IN		MPANY OF AMERICA	
	and of GENERAL INSURANCE	COMPANY OF	FAMERICA:	
President appointed for that attorneys-in-fact or under oth other documents of similar of such appointment, the signal undertaking of the company	LITY AND SURETY BONDS the Prepurpose by the officer in charge of surener appropriate titles with authority to enaracter issued by the company in the atures may be affixed by facsimile. On the seal, or a facsimile thereof, make all shall not be necessary to the validit	ety operations, sexecute on beha course of its bus n any instrume y be impressed	shall each have authority to ap alf of the company fidelity and siness On any instrument ment conferring such authority If or affixed or in any other n	ppoint individuals as d surety bonds and aking or evidencing or on any bond or
Extract from a	Resolution of the Board of Directors of GENERAL INSURANCE COMPANY	SAFECO INSUF	RANCE COMPANY OF AMER	RICA
"On any certificate executed	by the Secretary or an assistant secret	ary of the Comp	pany setting out,	
(i) The provisions of	f Árticle V, Section 13 of the By-Laws, a wer-of-attorney appointment, executed	nd		
(iii) Certifying that sa	id power-of-attorney appointment is in t	ull force and eff	ect,	
-	officer may be by facsimile, and the se			
OF AMERICA, do hereby cer	ary of SAFECO INSURANCE COMPAN rtify that the foregoing extracts of the By of Attorney issued pursuant thereto, are full force and effect.	-Laws and of a	Resolution of the Board of Dir	ectors of these
IN WITNESS WHEREOF, I h	ave hereunto set my hand and affixe	d the facsimile	seal of said corporation	
this	10th	day of	May	2010
SEAL SEAL SE	CORPORATE SEAL		Dixter P. Lay Dexter R. Legg, Secret	ary

A	4C	ORD, CERTIFIC	CATE OF LIAB				DATE (MM/DD/YYYY) 5/18/2010	
A1:	L B	Phone: 619-238-1828 at Insurance Services Street, 6th floor ego CA 92101	Fax: 619-699-2164 , Inc.	ONLY AN HOLDER.	ID CONFERS N THIS CERTIFIC	SUED AS A MATTER ON THE PROPERTY OF THE PROPER	IE CERTIFICATE ND, EXTEND OR	
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INSU	RED					an Insurance Co	mp16535	
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		R Pacific Construction Congress Street	n Co	INSURER C:				
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				INSURER E:				
THE NOT CER' TERI	POL: VITH: CIFIC	AGES ICIES OF INSURANCE LISTED STANDING ANY REQUIREMENT, CATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS	TERM OR CONDITION OF ALPERTAIN. THE INSURANCE	NY CONTRACT OR (AFFORDED BY THE EGATE LIMITS SHO	OTHER DOCUMENT E POLICIES DES OWN MAY HAVE E	WITH RESPECT TO WHI CRIBED HEREIN IS SUI EEN REDUCED BY PAID	ICH THIS BJECT TO ALL THE	
INSR LTR	ADD'L INSRD	TYPE OF INSURANCE	POLICY NUMBER	DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	S	
A	х	COMMERCIAL GENERAL LIABILITY CLAIMS MADE X OCCUR GEN'L AGGREGATE LIMIT APPLIES PER:	GL0596382702	1/1/2010	1/1/2011	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurence) MED EXP (Any one person) PERSONAL & ADV INJURY GENERAL AGGREGATE PRODUCTS - COMP/OP AGG	\$1,000,000 \$300,000 \$10,000 \$1,000,000 \$2,000,000 \$2,000,000	
A		POLICY X PRO- AUTOMOBILE LIABILITY X ANY AUTO	BAP596382502	1/1/2010	1/1/2011	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000	
		X ALL OWNED AUTOS X SCHEDULED AUTOS				BODILY INJURY (Per person)	\$	
		X HIRED AUTOS X NON-OWNED AUTOS				BODILY INJURY (Per accident)	\$	
						PROPERTY DAMAGE (Per accident)	\$	
		GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$	
		ANY AUTO				OTHER THAN EA ACC	\$	
	_			1 /1 /0010	1/1/2011	EACH OCCURRENCE	\$2,000,000	
В		X OCCUR CLAIMS MADE DEDUCTIBLE	AUC5963819-02	1/1/2010	1/1/2011	AGGREGATE	\$2,000,000	
_		RETENTION \$		- /1 /2000	7 /7 /0017	X WC STATU- OTH-	\$	
Α	EMP ANY	KERS COMPENSATION AND LOYERS' LIABILITY PROPRIETOR/PARTNER/EXECUTIVE	WC5963828-02	1/1/2010	1/1/2011	X TORYLIMITS ER E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE	\$1,000,000	
		CER/MEMBER EXCLUDED? , describe under CIAL PROVISIONS below				E.L. DISEASE - POLICY LIMIT		
A	BUI		CRT5223736	5/13/2010	2/13/2011	LIMIT DEDUCTIBLE	19,935,225 10,000	
RE:1 COUI REPI	BIG D NTY (RESE	ON OF OPERATIONS/LOCATIONS/VEHICL LEAGUE DREAMS PERRIS VALLE DF RIVERSIDE, THE AGENCY, TH WIATIVES ARE NAMED AS ADDI JOB#843	EY SPORTS PARK HEIR DIRECTOR'S OFFICER	S,SPECIAL DISTR		SUPERVISORS, EMPLOYE	ES,AGENTS OR	
CE	RTIF	CATE HOLDER		CANCELLA				
		COUNTY OF RIVERSIDE ECONOMIC DEVELOPMEMT 3403 10TH STREET #50 RIVERSIDE CA 92501		BEFORE THE	EXPIRATION D.	DESCRIBED POLICIES ATE THEREOF, THE ISS TTEN NOTICE TO THE C I.	SUING INSURER	

AUTHORIZED REPRESENTATIVE

© ACORD CORPORATION 1988

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

Additional Insured – Automatic – Owners, Lessees Or Contractors



Policy No.	Exp. Date of Pol.	Eff. Date of End.	Agency No.	Addl. Prem.	Return Prem.
GLO596382702	01-01-11	01-01-10			

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

Named Insured:

Address (including ZIP Code):

This endorsement modifies insurance provided under the: Commercial General Liability Coverage Part

- A. Section II Who Is An Insured is amended to include as an insured any person or organization who you are required to add as an additional insured on this policy under a written contract or written agreement.
- B. The insurance provided to the additional insured person or organization applies only to "bodily injury", "property damage" or "personal and advertising injury" covered under SECTION I Coverage A Bodily Injury And Property Damage Liability and Section I Coverage B Personal And Advertising Injury Liability, but 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; and resulting directly from:
 - Your ongoing operations performed for the additional insured, which is the subject of the written contract or written agreement; or
 - b. "Your work" completed as included in the "products-completed operations hazard", performed for the additional insured, which is the subject of the written contract or written agreement.
- C. However, regardless of the provisions of paragraphs A. and B. above:
 - 1. We will not extend any insurance coverage to any additional insured person or organization:
 - a. That is not provided to you in this policy; or
 - b. That is any broader coverage than you are required to provide to the additional insured person or organization in the written contract or written agreement; and
 - We will not provide Limits of Insurance to any additional insured person or organization that exceed the lower of:
 - a. The Limits of Insurance provided to you in this policy; or
 - b. The Limits of Insurance you are required to provide in the written contract or written agreement.

D. The insurance provided to the additional insured person or organization does not apply to:

"Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering or failure to render any professional architectural, engineering or surveying services including:

- 1. The preparing, approving or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; and
- 2. Supervisory, inspection, architectural or engineering activities.
- E. The additional insured must see to it that:
 - 1. We are notified as soon as practicable of an "occurrence" or offense that may result in a claim;
 - 2. We receive written notice of a claim or "suit" as soon as practicable; and
 - 3. A request for defense and indemnity of the claim or "suit" will promptly be brought against any policy issued by another insurer under which the additional insured may be an insured in any capacity. This provision does not apply to insurance on which the additional insured is a Named Insured, if the written contract or written agreement requires that this coverage be primary and non-contributory.
- F. For the coverage provided by this endorsement:
 - The following paragraph is added to Paragraph 4.a. of the Other Insurance Condition of Section IV Commercial General Liability Conditions:

This insurance is primary insurance as respects our coverage to the additional insured person or organization, where the written contract or written agreement requires that this insurance be primary and non-contributory. In that event, we will not seek contribution from any other insurance policy available to the additional insured on which the additional insured person or organization is a Named Insured.

 The following paragraph is added to Paragraph 4.b. of the Other Insurance Condition of Section IV -Commercial General Liability Conditions:

This insurance is excess over:

Any of the other insurance, whether primary, excess, contingent or on any other basis, available to an additional insured, in which the additional insured on our policy is also covered as an additional insured by attachment of an endorsement to another policy providing coverage for the same "occurrence", claim or "suit". This provision does not apply to any policy in which the additional insured is a Named Insured on such other policy and where our policy is required by written contract or written agreement to provide coverage to the additional insured on a primary and non-contributory basis.

G. This endorsement does not apply to an additional insured which has been added to this policy by an endorsement showing the additional insured in a Schedule of additional insureds, and which endorsement applies specifically to that identified additional insured.

Any provisions in this Coverage Part not changed by the terms and conditions of this endorsement continue to apply as written.

Additional Insured-Owners, Lessees or Contractors (Primary Insurance)

Policy No.	Eff. Date of Pol.	Exp. Date of Pol.	Eff. Date of End.	Producer	Add'l. Prem	Return Prem.
GLO596382702	01-01-10	01-01-11	01-01-10		\$	S

This endorsement modifies the insurance provided under the following:

Commercial General Liability Coverage Form

SCHEDULE

Name of Person or Organization:

ANY PERSON OR ORGANIZATION WITH WHOM YOU HAVE AGREED, THROUGH WRITTEN CONTRACT, AGREEMENT OR PERMIT, EXECUTED PRIOR TO THE LOSS, TO PROVIDE PRIMARY ADDITIONAL INSURED COVERAGE.

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

SECTION II – WHO IS AN INSURED is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

The insurance provided by this endorsement is primary insurance and we will not seek contribution from any other insurance available to the person or organization shown in the Schedule unless the other insurance is provided by a contractor other than you for the same operation and job location. Then we will share with that other insurance by the method described in paragraph 4.c. of SECTION IV — COMMERCIAL GENERAL LIABILITY CONDITIONS.

POLICY NUMBER: GLO 5963827-02

COMMERCIAL GENERAL LIABILITY CG 24 04 10 93

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization:

ANY PERSON OR ORGANIZATION THAT REQUIRES YOU TO WAIVE YOUR RIGHTS OF RECOVERY, IN A WRITTEN CONTRACT OR AGREEMENT WITH THE NAMED INSURED THAT IS EXECUTED PRIOR TO THE ACCIDENT OR LOSS.

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

The TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US Condition (Section IV -- COMMERCIAL GENERAL LIABILITY CONDITIONS) is amended by the addition of the following:

We waive any right of recovery we may have against the person or organization shown in the Schedule above 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". This waiver applies only to the person or organization shown in the Schedule above.

WORKERS' COMPENSATION AND EMPLOYERS' LIABILITY INSURANCE POLICY

WC 04 03 06 (Ed. 4-84)

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT— CALIFORNIA

This endorsement changes the policy to which it is attached effective on the inception date of the policy unless a different date is indicated below.

(The following "attaching clause" need be completed only when this endorsement is issued subsequent to preparation of the policy.)

This endorsement, effective 01/01/2010 at 12:01 A.M. standard time, forms a part of

Policy No. WC 5963828-02 Endorsement No.

of the ZURICH AMERICAN INSURANCE COMPANY

issued to SOLPAC, INC. DBA: SOLTEK PACIFIC Premium (If any) \$

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be 0% of the California workers' compensation premium otherwise due on such remuneration.

Schedule

Person or Organization

Job Description

Authorized Representative

ALL PERSONS AND/OR ORGANIZATIONS THAT ARE REQUIRED BY WRITTEN CONTRACT OR AGREEMENT WITH THE INSURED, EXECUTED PRIOR TO THE ACCIDENT OR LOSS, THAT WAIVER OF SUBROGATION BE PROVIDED UNDER THIS POLICY FOR WORK PERFORMED BY YOU FOR THAT PERSON AND/OR ORGANIZATION

ALL CALIFORNIA OPERATIONS

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

DESIGNATED INSURED

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM GARAGE COVERAGE FORM MOTOR CARRIER COVERAGE FORM TRUCKERS COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" under the Who Is An Insured Provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Endorsement Effective: 1/1/10

Named Insured: SOLPAC INC.

Countersigned By

(Authorized Representative)

SCHEDULE

Name of Person(s) or Organization(s):

ANY PERSON OR ORGANIZATION WITH WHOM YOU HAVE AGREED, THROUGH WRITTEN CONTRACT, AGREEMENT OR PERMIT, EXECUTED PRIOR TO THE LOSS, TO PROVIDE ADDITIONAL INSURED COVERAGE.

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

Each person or organization shown in the Schedule is an "insured" for Llabllity Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured Provision contained in **Section** II of the Coverage Form.

Waiver Of Transfer Of Rights Of Recovery Against Others To Us

Policy No.	Eff. Date of Pol.	Exp. Date of Pol.	Eff. Date of End.	Agency No.	Addl. Prem.	Return Prem.
BAP59638250	2 1/1/10	1/1/11	1/1/10			

This endorsement is issued by the company named in the Declarations. It changes the policy on the effective date listed above at the hour stated in the Declarations.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

Named Insured:

Address (including ZIP code):

This endorsement modifies insurance provided under the:

Business Auto Coverage Form Truckers Coverage Form Garage Coverage Form Motor Carrier Coverage Form

SCHEDULE

Name of Person or Organization:

ALL PERSONS AND/OR ORGANIZATIONS THAT ARE REQUIRED BY WRITTEN CONTRACT OR AGREEMENT WITH THE INSURED, EXECUTED PRIOR TO THE ACCIDENT OR LOSS, THAT WAIVER OF SUBROGATION BE PROVIDED UNDER THIS POLICY.

We waive any right of recovery we may have against the designated person or organization shown in the schedule because of payments we make for injury or damage caused by an "accident" or "loss" resulting from the ownership, maintenance, or use of a covered "auto" for which a Waiver of Subrogation is required in conjunction with work performed by you for the designated person or organization. The waiver applies only to the designated person or organization shown in the schedule.

	e a de la constante de la cons	100 (100)
Countersigned:		Date: 1/1/10
	Authorized Representative	- full

U-CA-320-B CW (4/94) Page 1 of 1

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AGREEMENT FORM

THIS AGREEMENT entered into this $\underline{\$}$ day of $\underline{\mathtt{MAY}}$ JUNE , $20_{\underline{0}}$, by and between $\underline{\mathtt{Solpac}}$ Construction $\underline{\mathtt{Inc}}$, hereinafter called the "Contractor" and the Redevelopment Agency for the County of Riverside, hereinafter called the "Owner".

WITNESSETH

That the parties hereto have mutually covenanted and agreed as follows:

<u>CONTRACT:</u> The complete Contract includes all of the Contract Documents, to wit: The Notice Inviting Bids, the Instructions to Bidders, the Contractor's Proposal, the Payment and Performance Bonds, the Plans and Specifications plus any Addenda thereto, the General Conditions, and this Agreement. All contract documents are intended to cooperate and be complementary so that any work called for in one and not mentioned in the other, or vice versa, is to be executed the same as if mentioned in all contract documents.

<u>STATEMENT OF WORK</u>: The Contractor hereby agrees to furnish all tools, equipment, services, apparatus, facilities, transportation, labor, and materials for the construction of:

Big League Dreams Perris Valley Sports Park in strict accordance with the plans and specifications dated, <u>2/16/2010</u>, prepared by Moore Iacofano Goltsman, Inc., hereinafter called the "Architect", including Addenda thereto as listed in the Contractor's Proposal, all of which are made a part hereof.

<u>TIME FOR COMPLETION</u>: The work shall be commenced on a date to be specified in a written order of the Architect and shall be completed within **two hundred and seventy** (270) working days from and after said date. It is expressly agreed that except for extensions of time duly granted in the manner and for the reasons specified in the General Conditions, time shall be of the essence.

COMPENSATION TO BE PAID TO CONTRACTOR: The Owner agrees to pay and the Contractor agrees to accept in full consideration for the performance of the Contract, subject to additions and deductions as provided in the General Conditions, the sum of Nineteen Million Nine Hundred Thirty Five Thousand Two Hundred and Twenty Five Dollars (\$19,935,225), being the Total Net Bid. Also known as base bid plus alternates 1-5.

The sum is to be paid according to the schedule as provided in the General Conditions.

Pursuant to Labor Code Section 1861, the Contractor gives the following certifications: I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for Workmen's' 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 Contract.

IN WITNESS WHEREOF, the parties hereto on the day and year first above written have executed this agreement in 4 counterparts.

	than individual or corporat	tion, list names of all members who have authority to bind
IF OTH	ER THAN CORPORATION	N EXECUTE HERE
Attest:		Firm Name
		Signature
		Address
	Contr	actor's License No
IF COR	PORATION, FILL OUT F	OLLOWING AND EXECUTE
Name o	f President of Corporation	N_David A Carlin
Name o	f Secretary of Corporatio	n
AFFIX SEAL	ition is organized under t	Firm Name Solpac Construction Inc dba., Firm Name Soltek Pacific Construction Company Signature Title of Office CEO Address 2424 Congress St San Diego, Ca 92110 Contractor's License No. 886641
Attest:	CLERK OF THE BOAF	QD Owner
-	KECIA HARPER-IHEN	Chairman, Board of Directors
Sa	morehem	MARION ASHLEY

BY: WARSHAL VICTOR DATE

ESCROW AGREEMENT FOR SECURITY DEPOSITS IN LIEU OF RETENTION (California Public Contract Code § 22300) Escrow #1353

This Escrow Agreement is made and entered into as of July 2, 2010 by and between

- Redevelopment Agency for the County of Riverside, whose address is 3403 10th Street, #500,. Riverside, CA 92501, hereinafter called "Owner,"
- Solpac Construction. Inc., DBA Soltek Pacific Construction Company whose address is 2424 Congress Street. San Diego, CA 92110, hereinafter called "Contractor," and
- First-Citizens Bank & Trust Company, whose address is 655 N. Central Avenue, Suite 1500. Glendale, CA 91203, hereinafter called "Escrow Agent."

For the consideration hereinafter set forth, the Owner, Contractor, and Escrow Agent agree as follows:

- 1. Pursuant to Section 22300 of the Public Contract Code of the State of California, Contractor has the option to deposit securities with Escrow Agent as a substitute for retention earnings required to be withheld by Owner pursuant to the Construction Contract entered into between the Owner and Contractor for Big League Dreams Perris Valley Sports Park in the amount of \$19,935,225.00 dated May 12, 2010 (hereinafter referred to as the "Contract"). Alternatively, on written request of the Contractor, the Owner shall make payments of the retention earnings directly to the Escrow Agent. When the Contractor deposits the securities as a substitute for Contract earnings, the Escrow Agent shall notify the Owner within 10 days of the deposit. The market value of the securities at the time of the substitution shall be at least equal to the cash amount then required to be withheld as retention under the terms of the Contract between the Owner and Contractor. Securities shall be held in the name of First Citizens Bank, and shall designate the Contractor as the beneficial owner.
- 2. The Owner shall make progress payments to the Contractor for those funds which otherwise would be withheld from progress payments pursuant to the Contract provisions, provided that the Escrow Agent holds securities in the form and amount specified above.
- 3. When the Owner makes payment of retentions earned directly to the Escrow Agent, the Escrow Agent shall hold them for the benefit of the Contractor until the time that the escrow created under this contract is terminated. The Contractor may direct the investment of the payments into securities. All terms and conditions of this agreement and the rights and responsibilities of the parties shall be equally applicable and binding when the Owner pays the Escrow Agent directly.
- 4. Contractor shall be responsible for paying all fees for the expenses incurred by Escrow Agent in administering the Escrow Account and all expenses of the Owner. These expenses and payment terms shall be determined by the Owner, Contractor, and Escrow Agent.
- 5. The interest earned on the securities or the money market accounts held in escrow and all interest earned on that interest shall be for the sole account of Contractor and shall be subject to withdrawal by Contractor at any time and from time to time without notice to the Owner.

- 6. Contractor shall have the right to withdraw all or any part of the principal in the Escrow Account only by written notice to Escrow Agent accompanied by written authorization from the Owner to the Escrow Agent that Owner consents to the withdrawal of the amount sought to be withdrawn by Contractor.
- 7. The Owner shall have a right to draw upon the securities in the event of default by the Contractor. Upon seven days' written notice to the Escrow Agent from the owner of the default, the Escrow Agent shall immediately convert the securities to cash and shall distribute the cash as instructed by the Owner.
- 8. Upon receipt of written notification from the Owner certifying that the Contract is final and complete, and that the Contractor has complied with all requirements and procedures applicable to the Contract, Escrow Agent shall release to Contractor all securities and interest on deposit less escrow fees and charges of the Escrow Account. The escrow shall be closed immediately upon disbursement of all moneys and securities on deposit and payments of fees and charges.
- 9. Escrow Agent shall rely on the written notifications from the Owner and the Contractor pursuant to Sections (5) to (8), inclusive, of this Agreement and the Owner and Contractor shall hold Escrow Agent harmless from Escrow Agent's release and disbursement of the securities and interest as set forth above.
- 10. The names of the persons who are authorized to give written notice or to receive written notice on behalf of the Owner and on behalf of Contractor in connection with the foregoing, and exemplars of their respective signatures are as follows:

	n behalf of Owner:						
SW S	Name / Title: MARION ASHLEY /_	CHAIRMAN, BOARD OF SUPERVISORS					
THE SE	Address:						
E ST	Signature: Mann Asleley						
ARP	On behalf of Contractor:						
	Name / Title: Stephen W. Thompson / CEO						
A A	Address: 2424 Congress Street, San Diego, CA 92110						
	Signature: All Hump						
O	n behalf of Escrow Agent:						
	Name / Title: Michelle M. Loveall / Vice President						

At the time the Escrow Account is opened, the Owner and Contractor shall deliver to the Escrow Agent a fully executed counterpart of this Agreement.

Address: 655 N. Central Avenue #1500. Glendale, CA 91203

Signature:

IN WITNESS WHEREOF, the parties have executed this Agreement by their proper officers on the date first set forth above.

OWNER:

Mann Adeleg

MARION ASHLEY

Print/Type Name

ATTEST:

CHAIRMAN, BOARD OF SUPERVISORS

Title

CONTRACTOR:

Signature

Stephen W. Thompson *Print/Type Name*

CEO Title

FORM APPROVED COUNTY COUNSEL

BY: MARSHAL VICTOR

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to Riverside County Clerk of the Board, Stop 1010
CONSULTING SERVICES AGREEMENT fice Box 1147, Riverside, Ca 92502-1147

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FOR CONSTRUCTION MANAGEMENT SERVICES FOR THE BIG LEAGUE DREAMS PERRIS VALLEY PROJECT BY AND BETWEEN THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE AND GKK WORKS

This Agreement is made and entered into this Zarday of Jule, 2010, by and between the REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE, a public body corporate politic in the State of California (hereinafter "AGENCY"), and GKK WORKS (hereinafter "CONSULTANT").

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 Riverside County Board of Supervisors has adopted by Ordinance No. 639, on December 23, 1986, and as amended by Ordinance No. 822 adopted June 16, 2002, a redevelopment plan for an area within the County of Riverside known as the Romoland 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

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

PROJECT HEMT OFFIEL

WHEREAS, pursuant to CRL 33020(a) of the California 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;

WHEREAS, the proposed services of this Agreement include full-time construction management services, attendance in meetings, development of materials to assist the AGENCY with budget and schedule preparation, and to facilitate the construction of the BIG LEAGUE DREAMS PERRIS VALLEY PROJECT (hereinafter referred to as "PROJECT").

WHEREAS, the AGENCY has selected CONSULTANT to provide services based on their established qualifications and fee schedule through a request for proposals; and

WHEREAS, CONSULTANT has agreed to provide such services to AGENCY; and

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

- 1. <u>DESCRIPTION OF SERVICES</u>: CONSULTANT shall provide all equipment, facilities, transportation, labor, materials, and services for full-time Construction Management and Materials Testing & Special Inspections necessary to complete the PROJECT, and as described in Exhibit "A", attached hereto and incorporated herein. CONSULTANT shall not be responsible for the adequacy or accuracy of any part of the PROJECT design, but shall be responsible for monitoring, administering, coordinating, and managing (construction management services) the PROJECT in accordance with the California Building Code; PROJECT manuals, construction plans and specifications; and as required by the County of Riverside and other governmental agencies, laws and regulations.
- 1.1 Construction activities include, but are not limited to the following: Six lit softball/baseball fields (four with replica walls) with stadium seating, two covered

artificial turf soccer fields, one 15,000 square foot stadium club restaurant, one 2,800 square foot snack bar/concession stand, one 4,700 square foot administrative building, one 2,500 square foot maintenance building, two playground areas, one batting cage area, a parking lot with 569 parking spaces, a tubular steel fence surrounding the facility, an underground water quality infiltration system, and hardscape and landscape throughout the site. On-site and off-site lighting will be installed throughout the PROJECT. Sherman Road will be widened to ultimate width with installation of curb, gutter, and sidewalk. Curb, gutter, and sidewalk will also be installed on Mapes Road and the main entrances will be constructed along Trumble Road.

- 1.2 CONSULTANT represents and maintains that it is skilled in the professional calling necessary to perform all services, duties and obligations required by this Agreement to fully and adequately complete the PROJECT. CONSULTANT shall perform the services and duties in conformance to and consistent with the standards generally recognized as being employed by professionals in the same discipline in the State of California. CONSULTANT further represents and warrants to the AGENCY that it has all licenses, permits, qualifications and approvals of whatever nature are legally required to practice its profession. CONSULTANT further represents that it shall keep all such licenses and approvals in effect during the term of this Agreement.
- 2. PERIOD OF PERFORMANCE: CONSULTANT shall commence performance upon issuance of a Notice to Proceed letter from AGENCY, and complete performance throughout the established construction schedule of 270 working days, Monday through Friday, approximately eight hours per day, for a total of 2,160 hours. An additional 254 hours has been added if additional construction days are required for a grand total of 2,414 hours as described in Exhibit "A", attached hereto and incorporated herein. CONSULTANT will diligently and responsibly pursue the performance of the services required of it by this Agreement through completion (construction activities and construction schedule) unless the work is altered by written amendment(s) pursuant to Section 14, or terminated as specified in Section 9. All

applicable indemnification provisions in this Agreement shall remain in effect following the termination of this Agreement.

- 3. <u>COMPENSATION</u>: The County shall pay the Consultant for services performed and expenses incurred as follows:
- 3.1 The AGENCY shall pay the CONSULTANT on an hourly basis for time and material expenses, in accordance with the terms of this Agreement and Period of Performance, for an amount not to exceed Five Hundred Twenty One Thousand Three Hundred Eighty Five (\$521,385) dollars as set forth in Exhibit "A," attached hereto and incorporated herein. This includes fees for Construction Management services as well as Materials Testing and Special Inspection services. AGENCY'S Executive Director or designee shall be authorized to execute amendments to this Agreement up to the amount of Fifty Two Thousand One Hundred Thirty Eight (\$52,138) dollars in accordance with Section 14. CONSULTANT agrees that all items described in Exhibit "B" GKK General Conditions, are included in the compensation for services set forth above and will not be considered a reimbursable expense nor reduce the proposed total onsite hours as set forth in Section 2. CONSULTANT shall submit monthly invoices to the AGENCY for progress payments based on work completed to date. The PROJECT is a public works project and therefore subject to prevailing wage requirements.
- 3.2 Said compensation shall be paid in accordance with an invoice submitted to AGENCY by CONSULTANT within fifteen (15) days from the last day of each calendar month, and AGENCY shall pay the invoice within thirty (30) working days from the date of receipt of the invoice. Payment requests shall be submitted on a monthly basis utilizing a format acceptable to the AGENCY. Each invoice shall include the number of hours expended by CONSULTANT'S staff as well as all hours expended by sub-CONSULTANT'S staff for Materials Testing & Special Inspections. Invoices shall also include a status report that includes the percentage of work completed.
- 4. <u>INDEPENDENT CONSULTANT</u>: AGENCY retains CONSULTANT on an independent contractor basis. CONSULTANT is not, and shall not be considered to be

in any manner, an employee or agent of the AGENCY. Personnel performing the services under this Agreement on behalf of CONSULTANT shall at all times be under CONSULTANT'S exclusive direction and control. CONSULTANT shall pay all wages, salaries and other amounts due such personnel in connection with their performance of Service and as required by law. CONSULTANT shall be responsible for all reports and obligations respecting such personnel, including but not limited to, social security taxes, income tax withholdings, unemployment insurance, and workers' compensation insurance. CONSULTANT and its employees and agents shall maintain professional licenses required by the laws of the State of California at all times while performing services.

- 5. <u>INDEMNIFICATION</u>: The CONSULTANT agrees to and shall indemnify and hold harmless the County of Riverside, its Agencies, 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 "Indemnitees") from all liability, including, but not limited to loss, suits, claims, demands, actions, or proceedings to the extent caused by any alleged or actual negligence, recklessness, willful misconduct, error or omission of CONSULTANT, its directors, officers, partners, employees, agents or representatives or any person or organization for whom CONSULTANT is responsible, arising out of or from the performance of services under this Agreement.
- 5.1 As respects each and every indemnification herein CONSULTANT 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 Indemnitees.
- 5.2 With respect to any action or claim subject to indemnification herein by CONSULTANT, CONSULTANT shall, at their sole cost, have the right to use counsel of their own 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 CONSULTANT'S indemnification to Indemnitees as set forth herein.

- 5.3 CONSULTANT'S obligation hereunder shall be satisfied when CONSULTANT has provided to Indemnitees the appropriate form of dismissal relieving Indemnitees from any liability for the action or claim involved.
- 5.4 The specified insurance limits required in this Agreement shall in no way limit or circumscribe CONSULTANT'S obligations to indemnify and hold harmless Indemnitees from third party claims.
- 5.5 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 CONSULTANT from indemnifying the AGENCY to the fullest extent allowed by law.
- 6. <u>INSURANCE</u>: Without limiting CONSULTANT'S indemnification, CONSULTANT shall maintain in force at all times during the performance of this Agreement, insurance policies evidencing coverage during the entire term of the Agreement as follows:
- 6.1 <u>Workers' Compensation</u>: If CONSULTANT has employees as defined by the State of California, CONSULTANT 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 \$1,000,000 per person per accident. Policy shall be endorsed to waive subrogation in favor of the AGENCY and County of Riverside; and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.
- 6.2 <u>Commercial General Liability</u>: Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, completed operations, personal and advertising injury covering claims which may arise from or out of CONSULTANT'S performance of its obligations hereunder. Policy shall name the AGENCY, County of Riverside, special districts, their respective directors,

officers, Board of Supervisors, elected officials, employees, agents or representatives as an Additional Insured. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

- 6.3 <u>Vehicle Liability</u>: If CONSULTANT'S vehicles or mobile equipment are used in the performance of the obligations under this Agreement, CONSULTANT shall maintain liability insurance for all owned, non-owned or hired vehicles in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.
- 6.4 Professional Liability: CONSULTANT shall maintain Professional Liability Insurance providing coverage for performance of work included within this Agreement, with a limit of liability of not less than \$1,000,000 per occurrence and \$1,000,000 annual aggregate. If CONSULTANT'S Professional Liability Insurance is written on a claims made basis rather than an occurrence basis, such insurance shall continue through the term of this Agreement. Upon termination of this Agreement or the expiration or cancellation of the claims made insurance policy CONSULTANT shall purchase at his 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 CONSULTANT 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.

6.5 <u>General Insurance Provisions - All lines</u>:

a. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A.M. BEST rating of

not less than an A: VIII (A: 8) unless such requirements are waived, in writing, by the AGENCY Risk Manager. If the AGENCY'S Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.

- b. The CONSULTANT'S insurance carrier(s) must declare its insurance deductibles or self-insured retentions. If such deductibles or self-insured retentions exceed \$500,000 per occurrence such deductibles and/or retentions shall have the prior written consent of the AGENCY Risk Manager before the commencement of operations under this Agreement. Upon notification of deductibles or self-insured retentions which are deemed unacceptable to the AGENCY, at the election of the AGENCY'S Risk Manager, CONSULTANT'S carriers shall either; 1) reduce or eliminate such deductibles or self-insured retentions as respects this Agreement with the AGENCY, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, defense costs and expenses.
- c. The CONSULTANT shall cause their insurance carrier(s) to furnish the AGENCY with 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 orally or in writing by the AGENCY Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) shall provide no less than thirty (30) days written notice be given to the AGENCY prior to any material modification or cancellation of such insurance. In the event of a material modification or cancellation of coverage, this Agreement 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's and the insurance required herein is in full force and effect. Individual(s) authorized by the insurance

carrier to do so on its behalf shall sign the original endorsements for each policy and the Certificate of Insurance.

- d. It is understood and agreed by the parties hereto and the CONSULTANT'S insurance company(s), that the Certificate(s) of Insurance and policies shall so covenant and shall be construed as primary insurance, and the AGENCY'S insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.
- e. If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services or performance of work the Risk Manager reserves the right to adjust the types of insurance required under this Agreement and the monetary limits of liability for the insurance coverage's required herein, if; in the AGENCY Risk Manager's reasonable judgment, the amount or type of insurance carried by the CONSULTANT has become inadequate. CONSULTANT may terminate this Agreement if it deems that any increase in the amount of insurance required herein is unreasonable.
- f. CONSULTANT shall pass down the insurance obligations contained herein to all tiers of sub-consultants working under this Agreement
- 7. <u>COOPERATION BY AGENCY</u>: All information, data, reports, records, and maps as are existing, available to the AGENCY and necessary for carrying out the work described shall be furnished to CONSULTANT without charge by the AGENCY. The AGENCY shall cooperate with CONSULTANT as appropriate to facilitate, without undue delay, the work to be performed under this Agreement.
- 8. <u>AUTHORITY OF CONSULTANT</u>: CONSULTANT and its agents, servants, employees and subcontractors shall act at all times in an independent capacity during the term of this agreement, and shall not act as, and shall not be, nor shall they in any manner be construed to be, agents, officers or employees of AGENCY, and further, CONSULTANT, its agents, servants, employees and subcontractors, shall not in any manner incur or have the power to incur any debt, obligation, or liability

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- 9. TERMINATION: AGENCY may, by written notice to CONSULTANT, terminate this Agreement in whole or in part at any time, with or without cause. Such termination may be for AGENCY'S convenience or because of CONSULTANT'S failure to perform its duties and obligations under this Agreement including, but not limited to. the failure of CONSULTANT to timely perform services.
- 9.1 Discontinuance of Services. Upon receipt of written Notice of Termination, CONSULTANT shall discontinue all affected services within seven (7) days of receipt of the Notice, unless otherwise directed by the Notice, and deliver to the AGENCY all data, estimates, graphs, summaries, reports, and other related materials as may have been prepared or accumulated by CONSULTANT in performance of services, whether completed or in progress.
- 9.2 Effect of Termination For Convenience. If the termination is to be for the convenience of the AGENCY, the AGENCY shall compensate CONSULTANT for services satisfactorily provided through the date of termination. Such payment shall include a pro-rated amount of profit, if applicable, but no amount shall be paid for anticipated profit on unperformed services. CONSULTANT shall provide documentation deemed adequate by AGENCY'S Representative to show the services actually completed by CONSULTANT prior to the date of termination. This Agreement shall terminate thirty (30) days following receipt by the CONSULTANT of the written Notice of Termination.
- 9.3 Effect of Termination For Cause. If the termination is due to the failure of CONSULTANT to fulfill its obligations under this Agreement, CONSULTANT shall be compensated for those services which have been completed and accepted by the AGENCY. In such case, the AGENCY may take over the work and prosecute the same to completion by contract or otherwise. Further, CONSULTANT shall be liable to the AGENCY for any reasonable additional costs incurred by the AGENCY to revise work for which the AGENCY has compensated CONSULTANT under this Agreement,

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but which the AGENCY has determined in its sole discretion needs to be revised in part or whole to complete the PROJECT. Following discontinuance of services, the AGENCY may arrange for a meeting with CONSULTANT to determine what steps, if any, CONSULTANT can take to adequately fulfill its requirements under this Agreement. In its sole discretion, AGENCY'S Representative may propose an adjustment to the terms and conditions of the Agreement, including the contract price. Such contract adjustments, if accepted in writing by the Parties, shall become binding on CONSULTANT and shall be performed as part of this Agreement. In the event of termination for cause, unless otherwise agreed to in writing by the parties, this Agreement shall terminate seven (7) days following the date the Notice of Termination was mailed to the CONSULTANT. Termination of this Agreement for cause may be considered by the AGENCY in determining whether to enter into future agreements with CONSULTANT.

- 9.4 <u>Cumulative Remedies</u>. The rights and remedies of the parties provided in this Section are in addition to any other rights and remedies provided by law or under this Agreement.
- 10. <u>CONFLICT OF INTEREST</u>: CONSULTANT shall have no interest, and shall not acquire any interest, direct or indirect, which will conflict in any manner or degree with the performance of services required under this Agreement.
- 11. <u>DESIGNATED REPRESENTATIVES</u>: The following individuals are designated as representatives of the AGENCY and CONSULTANT respectively to act as liaison between the parties:

AGENCY

Dominick Lombardi Project Manager Redevelopment Agency for the County of Riverside 1325 Spruce St., Ste. 400 Phone: (951) 955-8916

Fax: (951) 955-6686

CONSULTANT

Rob Good, Project Manager GKK WORKS 2355 Main Street, Suite 220 Irvine, CA 92614

Phone: (949) 250-1500 Fax: (949) 955-2708

Any change in designated representatives shall be promptly reported to the other party in order to ensure proper coordination of the PROJECT.

- 12. <u>ASSIGNMENT</u>: This Agreement shall not be assigned by CONSULTANT, either in whole or in part, without prior written consent of AGENCY. Any assignment or purported assignment of this Agreement by CONSULTANT without the prior written consent of AGENCY will be deemed void and of no force or effect.
- 13. <u>NONDISCRIMINATION</u>: CONSULTANT shall ensure that there shall be no discrimination against or segregation of any person, or group of persons, on account of sex, marital status, race, religion, color, creed, national origin, ancestry, sex, physical condition or age, in the performance of this Agreement and that CONSULTANT, Contractor, or any person claiming under or through the AGENCY shall not establish or permit any such practice or practices of discrimination or segregation.
- 14. <u>ALTERATION</u>: No alteration or variation of the terms of this Agreement shall be valid unless made in writing and signed by the parties hereto, and no oral understanding or agreement not incorporated herein shall be binding on any of the parties hereto.
- 15. <u>LICENSE AND CERTIFICATION</u>: CONSULTANT verifies upon execution of this Agreement, possession of a current and valid license in compliance with any Local, State, and Federal laws and regulations relative to the scope of services to be performed within this Agreement, and that services(s) will be performed by properly trained and licensed staff.
- 16. <u>CONFIDENTIALITY</u>: CONSULTANT shall observe all Federal, State and AGENCY regulations concerning confidentiality of records. CONSULTANT shall refer all requests for information to AGENCY.
- 17. <u>WORK PRODUCT</u>: All documents, reports, preliminary findings, or data assembled or compiled by CONSULTANT under this Agreement shall become the property of the AGENCY upon creation. The AGENCY reserves the right to authorize others to use or reproduce such materials. Therefore, such materials shall not be

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circulated in whole or in part, nor released to the public, without the direct authorization of the AGENCY Executive Director or an authorized designee.

- 18. <u>JURISDICTION, VENUE, ATTORNEY'S FEES</u>: This Agreement is to be construed under the laws of the State of California. The parties agree to the jurisdiction and venue of the appropriate courts in the County of Riverside, State of California. Should action be brought to enforce or interpret the provisions of the Agreement, the prevailing party shall be entitled to attorney's fees in addition to whatever other relief is granted.
- 19. <u>WAIVER</u>: Any waiver by AGENCY of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term thereof. Failure on the part of the AGENCY to require exact, full and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms hereof, or estopping AGENCY from enforcement hereof.
- 20. <u>SEVERABILITY</u>: If any provision in this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.
- 21. <u>ENTIRE AGREEMENT</u>: This Agreement is intended by the Parties hereto as a final expression of their understanding with respect to the subject matter hereof, and all prior or contemporaneous agreements of any kind or nature relating to the same shall be deemed to be merged herein. Any modifications to the terms of this Agreement must be in writing and signed by the parties herein.
- 22. <u>NOTICES</u>: All correspondence and notices required or contemplated by this Agreement shall be delivered to the respective parties at the addresses set forth below and are deemed submitted one (1) day after their deposit in the United States Mail, postage prepaid:

CLERK'S COPY

to Riverside County Clerk of the Board, Stop 1010 Post Office Box 1147, Riverside, Ca 92502-1147 Thank you.

Redevelopment Agency for the **County of Riverside** 3403 Tenth Street, Suite 500 Riverside, CA 92501

Redevelopment Agency for the

representatives to execute this Agreement.

Attn: Tony Resendez

County of Riverside

2355 Main Street, Suite 220 Irvine, CA 92614 Attn: Rob Good

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GKK WORKS

GKK WORKS

IN WITNESS WHEREOF, the parties hereto have caused their duly

Vice President, Construction Services

APPROVED AS TO FORM:

Chairman, Board of Directors

PAMELA WALLS Agency Counsel

Marsha L. Victor

ATTEST:

KECIA HARPER-IHEM CLERK OF THE BOARD

Deputy

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Exhibit A

Scope of Work

Construction Management (CM) Services for the Big League Dreams Perris Valley Sports Park Project

Construction Phase -

Conduct Pre-Construction Meeting – CM to conduct a team meeting to establish ground rules for the Contractor and discuss the roles and responsibilities of the project team. Activities include preparation of meeting agenda, minutes, meeting coordination, and prepare and monitor action items.

Construction Documentation – Log submittals, RFIs, field information requests, contract change orders, and all project correspondence on behalf of Owner. Log and track all correspondence electronically.

Scheduling - Review, analyze, and evaluate the Contractor's baseline schedule and monthly updates.

Cost Control - Monitor, update, and forecast budget, cost, and cash flow.

Change Orders – Proactively identify and anticipate potential problems in order to minimize changes. Recommend unavoidable changes for approval to the Owner with all necessary support data. Review and evaluate the Contractor's Requests for Changes. Negotiate with Contractors, prepare Change Orders, and maintain Change Order log.

Inspection and Quality Control – Perform periodic field inspections to verify that the work is in general compliance with the documents and meets general functional and regulatory requirements.

Safety Program – Verify that the Contractor has a Health and Safety Plan developed for the project as required by the documents.

Utility Coordination – Proactively monitor Contractor's effort to coordinate with the utility agencies for the service hook-ups to minimize impact on the construction progress.

Record Project Progress – Prepare and maintain daily inspection reports, observing the construction progress, critical activities, work force allocation and on-site equipment.

Progress meetings – Conduct weekly on-site progress meetings with Contractor, Design Team, subcontractors, Owner, and other entities involved with the project to discuss items such as process, procedures, progress, problems and scheduling. Prepare and distribute agenda and minutes.

Materials Testing & Special Inspection – Conduct all Quality Assurance materials testing and special inspections for the project as required in the Contract Documents. Keep log of non-compliance and corrective action items. Keep record of source testing, material testing, and assurance testing.

Record Maintenance – Maintain a record set of all contracts, drawings, specifications, addenda, change orders, and other modifications. Include photographic record as well.

Inspection of Work – Determine the Contractor is performing work in accordance with the requirements of the contract documents. Maintain log of deficiencies in the work and notify Owner.

Payment Processing – Review Contractor's progress and final payment applications and make recommendation to the Owner for payments.

Status Report - Provide monthly status reports to the Owner.

As-Built Plans – Verify the Contractor is maintaining redlined as-built plans throughout construction and ensure plans are submitted to Owner at project completion.

Post-Construction Phase

Substantial Completion – Coordinate with the Owner in determining if Contractor is substantially complete. Coordinate and conduct the punchlist inspection with Owner and design team. Coordinate and facilitate deliverables from Contractor to Owner including Operations & Maintenance manuals, attic stock, keys, warranty data, affidavits, bonds, and waivers. Ensure all start-up and training requirements are facilitated with Owner.

Final Completion – Coordinate final inspection with Owner and design team. Prepare and propose final estimates to Owner. Obtain from Contractor and review all lien releases, final payment application (and/or retention release), occupancy permits from jurisdictional Fire Department, Health Department and Building and Safety Departments and forward to Owner.

Exhibit A

Scope of Work

Geotechnical Monitoring, Construction Inspection and Materials Testing Services for the Big League Dreams Perris Valley Sports Park Project

Subcontractor shall provide all necessary labor, material, equipment, supplies, and supervision required to complete The Work in accordance with the project plans, specifications, instructions, and requirements of the Prime Contract Documents, as more particularly, but not exclusively, specified in:

- 1. Review plans, specifications, soils report and other contract documents
- 2. Observe bottom of footings, excavations, and trenches
- 3. Perform periodic site visits and observations for quality control purposes
- Observe and test compaction during grading operations, including removal and recompaction of fills and trench backfilling. Test methods to include sand cone method (ASTM D 1556) and/or Nuclear Gage (ASTM D 2922)
- 5. Document removal and re-compaction test areas and depths.
- 6. Provide on-site compaction testing for Asphaltic Concrete (AC) paving
- 7. Observe and test compaction of subgrades and/or subbases to receive Asphaltic Concrete or Portland Cement Concrete paving
- 8. Performed required laboratory tests on retained samples from on-site and/or imported materials for fill placement as required. Tests include: R-Value, Corrosivity, Expansion Index, Maximum Dry Density, Moisture Content
- 9. Observe, inspect, sample, and test all structural concrete
- 10. Observe, inspect, sample, and test all concrete masonry units
- 11. Observe and inspect all reinforcing steel
- 12. Observe and inspect all structural steel erection
- 13. Observe and inspect all structural steel welding and high-strength bolting
- 14. Prepare and provide a Final Inspection Report as well as all testing and observation reports
- 15. Attend pre-construction and progress meetings as necessary

ENVIRONMENTAL TECHNICAL SERVICES, LC

835 Herricksville Rd. Tekonsha, MI 49092

To: Bidding Contractor(s)

8 April 2010

RE: Rootzone Testing Proposal, New Perris BLD project

Per the scope of services for the project, the cost for testing in the above referenced project breaks down as follows:

•	1 Test for submittal rootzone a	nd aggregate	\$640
	additional submittals will b	e additional charge	
•	22 Rootzone QC tests	(\$240 each)	\$5,280
•	12 Aggregate/gravel QC tests	(\$240 each)	\$2,880

Total testing costs: \$8,800.00

Any additional tests (retests) that may be needed will be billed separately on a per unit basis.

Thanks for your consideration of our services for this project. We look forward to meeting your submittal, calibration and QC testing needs.

Sincerely,

Michael DePew

Sports Turf Agronomist

And Com

gkkworks

Riverside County EDA Big League Dreams Perris Valley Sports Park

FEE SCHEDULE

gkkworks	\$ 372,785.00
Testing and Inspections TBD	\$ 148,600.00
Total	\$ 521,385.00

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EXHIBIT "B"GKK GENERAL CONDITIONS

Big League Dreams

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Schedule Duration:

Approximate Direct Cost: Bid Date:

General Conditions - Summary

General Conditions - Detail

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to Riversid County Clerk of the Board, Stop 1010 Post Office Box 1147, Riverside, Ca 92502-1147 Thank you.

CONSULTING SERVICES AGREEMENT CONSTRUCTION ADMINISTRATION SERVICES FOR THE BIG LEAGUE DREAMS PERRIS VALLEY PROJECT BY AND BETWEEN THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE AND MOORE IACOFANO AND GOLTSMAN, INC.

This Agreement, is made and entered into this 28 day of 5unc, 2010, by and between the REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE, a public body corporate politic in the State of California (hereinafter "AGENCY"), and MOORE IACOFANO AND GOLTSMAN, INC (hereinafter "CONSULTANT").

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 Riverside County Board of Supervisors has adopted by Ordinance No. 639, on December 23, 1986, and as amended by Ordinance No. 822 adopted July 16, 2002, a redevelopment plan for an area within the County of Riverside known as the Romoland 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

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 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 are necessary for Construction Administration Services for the project in the City of Perris; and

WHEREAS, CONSULTANT has agreed to provide such services to AGENCY; and

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

- 1. <u>SCOPE OF SERVICES</u>: CONSULTANT shall provide all services as outlined and specified in Exhibit "A", consisting of THIRTEEN (13) page(s), attached hereto and by this reference incorporated herein.
- 1.1 CONSULTANT represents and maintains that it is skilled in the professional calling necessary to perform all services, duties and obligations required by this Agreement to fully and adequately complete the project. CONSULTANT shall perform the services and duties in conformance to and consistent with the standards generally recognized as being employed by professionals in the same discipline in the State of California. CONSULTANT further represents to the AGENCY that it has all licenses, permits, qualifications and approvals of whatever nature are legally required to practice its profession. CONSULTANT further represents that it shall keep all such licenses and approvals in effect during the term of this Agreement.
- 2. <u>PERIOD OF PERFORMANCE</u>: CONSULTANT shall commence performance upon date of execution of this Agreement and complete performance within two (2) years from said date. CONSULTANT will diligently and responsibly pursue the performance of the services required of it by this Agreement through project

completion unless the work is altered by written amendment(s) pursuant to Section 14, or terminated as specified in Section 9. All applicable indemnification provisions in this Agreement shall remain in effect following the termination of this Agreement.

- 3. <u>COMPENSATION</u>: The AGENCY shall pay the CONSULTANT for services performed and expenses incurred as follows:
- 3.1 AGENCY shall pay to Consultant for services performed and expenses incurred in accordance with the Scope of Services set forth in Exhibit "A". The total amount of compensation paid to Consultant under this Agreement shall not exceed the sum of Three Hundred Ninety Four Thousand One Hundred Ninety Three (\$394,193) dollars which includes reimbursable expenses estimated not to exceed Twenty Six Thousand Five Hundred (\$26,500) dollars per Exhibit "A", unless a written amendment to this Agreement is executed by both parties prior to performance of additional services. AGENCY'S Executive Director shall be authorized to execute amendments to this Agreement up to the amount of Thirty Nine Thousand Four Hundred Nineteen (\$39,419) dollars in accordance with Section 14.
- 3.2 Reimbursable expenses are defined in Exhibit "A". No single reimbursement shall exceed \$500.00 without the prior written consent of the Executive Director (or designee).
- 3.3 Said compensation shall be paid in accordance with an invoice submitted to AGENCY by Consultant within fifteen (15) days from the last day of each calendar month, and AGENCY shall pay the invoice within thirty (30) working days from the date of receipt of the invoice. Each invoice shall include the number of hours expended by CONSULTANT'S staff as well as all hours expended by sub-CONSULTANT'S staff. Invoices shall also include a status report that includes the percentage of work completed.
- 4. <u>INDEPENDENT CONSULTANT</u>: AGENCY retains CONSULTANT on an independent contractor basis. CONSULTANT is not, and shall not be considered to be in any manner, an employee or agent of the AGENCY. Personnel performing the

Services under this Agreement on behalf of CONSULTANT shall at all times be under CONSULTANT'S exclusive direction and control. CONSULTANT shall pay all wages, salaries and other amounts due such personnel in connection with their performance of Service and as required by law. CONSULTANT shall be responsible for all reports and obligations respecting such personnel, including but not limited to, social security taxes, income tax withholdings, unemployment insurance, and workers' compensation insurance. CONSULTANT and its employees and agents shall maintain professional licenses required by the laws of the State of California at all times while performing services.

- 5. <u>INDEMNITY AND HOLD HARMLESS:</u> The CONSULTANT 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 "Indemnitees") from all liability, including, but not limited to, loss, suits, claims, demands, actions, or proceedings to the extent caused by any alleged or actual negligence, recklessness, willful misconduct, error or omission of CONSULTANT, its directors, officers, partners, employees, agents or representatives or any person or organization for whom CONSULTANT is responsible, arising out of or from the performance of services under this Agreement
- 5.1 As respects each and every indemnification herein CONSULTANT 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 Indemnitees.
- 5.2 With respect to any action or claim subject to indemnification herein by CONSULTANT, CONSULTANT's hall, at their sole cost, have the right to use counsel of their own 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 CONSULTANT'S indemnification to Indemnitees as set forth herein.

- 5.3 CONSULTANT's obligation hereunder shall be satisfied when CONSULTANT has provided to Indemnitees the appropriate form of dismissal relieving Indemnitees from any liability for the action or claim involved.
- 5.4 The specified insurance limits required in this Agreement shall in no way limit or circumscribe CONSULTANT'S obligations to indemnify and hold harmless Indemnitees from third-party claims.
- 5.5 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, this clause shall be interpreted to comply with Civil Code 2782. Such interpretation shall not relieve the CONSULTANT from indemnifying the AGENCY to the fullest extent allowed by law.
- 6. <u>INSURANCE</u>: Without limiting CONSULTANT'S indemnification, CONSULTANT shall maintain in force at all times during the performance of this Agreement, insurance policies evidencing coverage during the entire term of the Agreement as follows:
- 6.1 Workers' Compensation: If CONSULTANT has employees as defined by the State of California, CONSULTANT 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 \$1,000,000 per person per accident. Policy shall be endorsed to waive subrogation in favor of the AGENCY and County of Riverside, and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.
- 6.2 <u>Commercial General Liability</u>: Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, completed operations, personal and advertising injury covering claims which may arise from or out of CONSULTANT'S performance of its obligations hereunder. Policy shall name the AGENCY, County of Riverside, special districts, their respective directors, officers,

Board of Supervisors, elected officials, employees, agents or representatives as an Additional Insured. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

- 6.3 <u>Vehicle Liability</u>: If CONSULTANT'S vehicles or mobile equipment are used in the performance of the obligations under this Agreement, CONSULTANT shall maintain liability insurance for all owned, non-owned or hired vehicles in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance 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 name the AGENCY, County of Riverside, special districts, their respective directors, officers, Board of Supervisors, elected officials, employees, agents, or representatives as an Additional Insured.
- Liability Insurance providing coverage for performance of work included within this Agreement, with a limit of liability of not less than \$1,000,000 per occurrence and \$2,000,000 annual aggregate. If CONSULTANT'S Professional Liability Insurance is written on a claims made basis rather than an occurrence basis, such insurance shall continue through the term of this Agreement. Upon termination of this Agreement or the expiration or cancellation of the claims made insurance policy CONSULTANT shall purchase at his 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 Consultant 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.

6.5 General Insurance Provisions - All lines:

- a. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A.M. BEST rating of not less than an A: VIII (A: 8) unless such requirements are waived, in writing, by the AGENCY Risk Manager. If the AGENCY'S Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.
- b. The CONSULTANT'S insurance carrier(s) must declare its insurance deductibles or self-insured retentions. If such deductibles or self-insured retentions exceed \$500,000 per occurrence such deductibles and/or retentions shall have the prior written consent of the AGENCY Risk Manager before the commencement of operations under this Agreement. Upon notification of deductibles or self-insured retentions which are deemed unacceptable to the AGENCY, at the election of the AGENCY'S Risk Manager, CONSULTANT'S carriers shall either; 1) reduce or eliminate such deductibles or self-insured retentions as respects this Agreement with the AGENCY, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, defense costs and expenses.
- c. The CONSULTANT shall cause their insurance carrier(s) to furnish the AGENCY with 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 orally or in writing by the AGENCY Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) shall provide no less than thirty (30) days written notice be given to the AGENCY prior to any material modification or cancellation of such insurance, except ten (10) days notice for non-payment of premium. In the event of a material modification or cancellation of coverage, this Agreement 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 coverages and the insurance required herein is in full force and effect. Individual(s) authorized by the insurance carrier to do so on its behalf shall sign the original endorsements for each policy and the Certificate of Insurance. CONSULTANT shall not commence operations 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.

- d. It is understood and agreed by the parties hereto and the CONSULTANT'S insurance company(s), that the Certificate(s) of Insurance and policies shall so covenant and shall be construed as primary insurance, and the AGENCY'S insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.
- e. If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services or performance of work the Risk Manager reserves the right to adjust the types of insurance required under this Agreement and the monetary limits of liability for the insurance coverages required herein, if; in the AGENCY Risk Manager's reasonable judgment, the amount or type of insurance carried by the CONSULTANT has become inadequate. Consultant may terminate this Agreement if it deems that any increase in the amount of insurance required herein is unreasonable.
- f. CONSULTANT shall pass down the insurance obligation's contained herein to all tiers of sub consultants working under this Agreement.
- 7. <u>COOPERATION BY AGENCY</u>: All information, data, reports, records, and maps as are existing, available to the AGENCY and necessary for carrying out the work described shall be furnished to CONSULTANT without charge by the AGENCY. The AGENCY shall cooperate with CONSULTANT as appropriate to facilitate, without undue delay, the work to be performed under this Agreement.

- 8. <u>AUTHORITY OF CONSULTANT</u>: CONSULTANT and its agents, servants, employees and sub consultants shall act at all times in an independent capacity during the term of this agreement, and shall not act as, and shall not be, nor shall they in any manner be construed to be, agents, officers or employees of AGENCY, and further, CONSULTANT, its agents, servants, employees and sub consultants, shall not in any manner incur or have the power to incur any debt, obligation, or liability against the AGENCY.
- 9. <u>TERMINATION</u>: AGENCY may, by written notice to CONSULTANT, terminate this Agreement in whole or in part at any time, with or without cause. Such termination may be for AGENCY'S convenience or because of CONSULTANT'S failure to perform its duties and obligations under this Agreement including, but not limited to, the failure of CONSULTANT to timely perform Services.
- 9.1 <u>Discontinuance of Services</u>. Upon receipt of written Notice of Termination and upon payment of fees and expense due, CONSULTANT shall discontinue all affected Services within seven (7) days of receipt of the Notice, unless otherwise directed by the Notice, and deliver to the AGENCY all data, estimates, graphs, summaries, reports, and other related materials as may have been prepared or accumulated by CONSULTANT in performance of Services, whether completed or in progress.
- 9.2 Effect of Termination for Convenience. If the termination is to be for the convenience of the AGENCY, the AGENCY shall compensate CONSULTANT for Services satisfactorily provided through the date of termination. Such payment shall include a pro-rated amount of profit, if applicable, but no amount shall be paid for anticipated profit on unperformed Services. CONSULTANT shall provide documentation deemed adequate by AGENCY'S Representative to show the Services actually completed by CONSULTANT prior to the date of termination. This Agreement shall terminate thirty (30) days following receipt by the CONSULTANT of the written Notice of Termination.

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- 9.3 Effect of Termination for Cause. If the termination is due to the failure of CONSULTANT to fulfill its obligations under this Agreement, CONSULTANT shall be compensated for those Services which have been completed and accepted by the AGENCY. In such case, the AGENCY may take over the work and prosecute the same to completion by contract or otherwise. Further, CONSULTANT shall be liable to the AGENCY for any reasonable additional costs incurred by the AGENCY to revise work for which the AGENCY has compensated CONSULTANT under this Agreement, but which the AGENCY has determined in its sole discretion needs to be revised in part or whole to complete the Project. Following discontinuance of Services, the AGENCY may arrange for a meeting with CONSULTANT to determine what steps, if any, CONSULTANT can take to adequately fulfill its requirements under this Agreement. In its sole discretion, AGENCY'S Representative may propose an adjustment to the terms and conditions of the Agreement, including the contract price. Such contract adjustments, if accepted in writing by the Parties, shall become binding on CONSULTANT and shall be performed as part of this Agreement. In the event of termination for cause, unless otherwise agreed to in writing by the parties, this Agreement shall terminate seven (7) days following the date the Notice of Termination was mailed to the CONSULTANT. Termination of this Agreement for cause may be considered by the AGENCY in determining whether to enter into future agreements with CONSULTANT.
- 9.4 <u>Cumulative Remedies</u>. The rights and remedies of the parties provided in this Section are in addition to any other rights and remedies provided by law or under this Agreement.
- 10. <u>CONFLICT OF INTEREST</u>: CONSULTANT shall have no interest, and shall not acquire any interest, direct or indirect, which will conflict in any manner or degree with the performance of services required under this Agreement.
- 11. <u>DESIGNATED REPRESENTATIVES</u>: The following individuals are designated as representatives of the AGENCY and CONSULTANT respectively to act

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as liaison between the parties:

Redevelopment Agency for the County of Riverside Dominick Lombardi Project Manager 3403 Tenth Street, Suite 500

Riverside, CA 92501 Phone: (951) 955-0911 Fax: (951) 955-4890

Email: dlombardi@rivcoeda.org

Moore Iacofano Goltsman, Inc.

Robert Echavarria Project Manager 801 N. Harbor Blvd Fullerton, CA 92832 Phone: (714) 871-3638 Fax:(714)871-1188

Email: roberte@migcom.com

Any change in designated representatives shall be promptly reported to the other party in order to ensure proper coordination

- 12. <u>ASSIGNMENT</u>: This Agreement shall not be assigned by CONSULTANT, either in whole or in part, without prior written consent of AGENCY. Any assignment or purported assignment of this Agreement by CONSULTANT without the prior written consent of AGENCY will be deemed void and of no force or effect.
- 13. <u>NONDISCRIMINATION</u>: CONSULTANT shall ensure that there shall be no discrimination against or segregation of any person, or group of persons, on account of sex, marital status, race, religion, color, creed, national origin, ancestry, sex, physical condition or age, in the performance of this Agreement and that CONSULTANT, Contractor, or any person claiming under or through the AGENCY shall not establish or permit any such practice or practices of discrimination or segregation.
- 14. <u>ALTERATION</u>: No alteration or variation of the terms of this Agreement shall be valid unless made in writing and signed by the parties hereto, and no oral understanding or agreement not incorporated herein shall be binding on any of the parties hereto.
- 15. <u>LICENSE AND CERTIFICATION</u>: CONSULTANT verifies upon execution of this Agreement, possession of a current and valid license in compliance with any local, State, and Federal laws and regulations relative to the scope of services to be performed under Exhibit "A", and that services(s) will be performed by properly trained

and licensed staff.

- 16. <u>CONFIDENTIALITY</u>: CONSULTANT shall observe all Federal, State and AGENCY regulations concerning confidentiality of records. CONSULTANT shall refer all requests for information to AGENCY.
- assembled or compiled by CONSULTANT under this Agreement shall become the property of the AGENCY upon creation. The AGENCY reserves the right to authorize others to use or reproduce such materials. Therefore, such materials shall not be circulated in whole or in part, nor released to the public, without the direct authorization of the AGENCY Executive Director or an authorized designee.
- 18. <u>JURISDICTION, VENUE, and ATTORNEY'S FEES</u>: This Agreement is to be construed under the laws of the State of California. The parties agree to the jurisdiction and venue of the appropriate courts in the County of Riverside, State of California. Should action be brought to enforce or interpret the provisions of the Agreement, the prevailing party shall be entitled to attorney's fees in addition to whatever other relief is granted.
- 19. WAIVER: Any waiver by AGENCY of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term thereof. Failure on the part of the AGENCY to require exact, full and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms hereof, or estopping AGENCY from enforcement hereof.
- 20. <u>NO RESPONSIBILITY FOR CONSTRUCTION MEANS OR METHODS</u>: Irrespective of any other term in this Agreement, CONSULTANT shall not control or be responsible for construction means, methods, techniques, schedules, sequences or procedures, or for construction safety, any other related programs, or for another party's errors or omissions or for another party's failure to complete its work or services in accordance with Consultant's documents.

to Riverside County Clerk of the Board, Stop 1010 Post Office Box 1147, Riverside, Ca 92502-1147 Thank you.

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21. <u>SEVERABILITY</u>: If any provision in this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

- 22. <u>ENTIRE AGREEMENT</u>: This Agreement is intended by the Parties hereto as a final expression of their understanding with respect to the subject matter hereof, and all prior or contemporaneous agreements of any kind or nature relating to the same shall be deemed to be merged herein. Any modifications to the terms of this Agreement must be in writing and signed by the parties herein.
- 23. <u>NOTICES</u>: All correspondence and notices required or contemplated by this Agreement shall be delivered to the respective parties at the addresses set forth below and are deemed submitted one (1) day after their deposit in the United States Mail, postage prepaid:

Redevelopment Agency of the County of Riverside 3403 Tenth Street, Suite 500 Riverside, CA 92501 Attn: Dominick Lombardi

Moore Iacofano Goltsman, Inc. 801 N. Harbor Blvd. Fullerton, CA 92832 Attn: Robert Echavarria

IN WITNESS WHEREOF, the parties hereto have caused their duly representatives to execute this Agreement.

Redevelopment Agency for the County of Riverside

Marion Ashley

Chairman, Board of Directors

Moore Iacofano Goltsman, Inc.

Steve Lang /

APPROVED AS TO FORM:

PAMELA WALLS Agency Counsel

Deputy Marsha L. Victor

KECIA HARPER-IHEM, Clerk

Page 13 of 14

JUN 8 2010 4.1

ATTEST: KECIA HARPER-IHEM Clerk of the Board

By: Deputy

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Shared\Draft\Agreement-Template-007 doc



April 20, 2010

Mr. Dominick Lombardi Economic Development Agency County of Riverside 1325 Spruce Street, Suite 400 Riverside, CA 92507

SUBJECT: PERRIS VALLEY BIG LEAGUE DREAMS SPORTS PARK = CONSTRUCTION ADMINISTRATION SERVICES - REVISED

Dear Dominick.

As you requested, we are providing documentation for Construction Administrative Services for Perris Valley Big League Dreams. Fees associated with CA services are based on a Time and Material basis for a 13 month construction period and shall start upon given a notice to proceed from Riverside County EDA.

Fees totaling \$394,193 include MIG's fees, all consultants and applicable mark-ups (attached).

Fee Breakdown:

Guise & Associates:	\$15,380
LRA Engineers:	\$12,000
Walden & Associates:	\$55,000
Williams Irrigation:	\$4,000
Pitassi Architects:	<u>\$145,000</u>
Sub Consultants Total:	\$231,380
10% Mark«Up:	\$23,138
MIG:	<u>\$139,675</u>
Total Fees:	\$394,193

If you have any questions do not hesitate to call. Thank you,

Sincerely,

Steve Lang, ASLA

Landscape Architect #1771

Principal

(with attachments)



Perris Valley Big League Dreams

CONSTRUCTION ADMINISTRATION AND SUPPORT

Construction Administration:

- A. Attend construction meetings as required and requested by the County of Riverside (once a week for 13 months = 56 meetings)
- B. Visit the Construction Site at regular intervals to keep current on work in progress and if work conforms to contract drawings (56 site visits total, as part of weekly construction meeting)
- C. Provide written interpretation through Contractor Request for Information (RFI) of the landscape construction documents as required during the construction of the project.
- D. Keep detailed log of all RFI's submitted by Contractor.
- E. Keep the County and its representative informed of any construction issues in the work of the Contractor
- F. Review and approve Contractor's material submittals, shop drawings for compliance with construction documents. Approvals or rejections shall be documented.
- G. Keep detailed log of all material submittals and shop drawings.
- H. Provide drawing and specification Bulletins for contract drawing clarifications.
- I. Review the Contractor's work for compliance with construction documents.
- J. Assist the County and Big League Dreams' staff in selection of colors and materials.
- K. Participate in final walk-through and prepare final punch list of MIG designed items for Contractor's completion. (2 site visits)
- L. Review record Irrigation drawings where plans are revised or modified based on site record drawings prepared by and provided by the project Contractor. (As-Built drawings)
- M. Review record Civil and Electrical drawings where plans are revised or modified based on site record drawings prepared by and provided by the project Contractor. (As-Built drawings)

N. Review Tree Nursery stock at contractors selected nursery. Tag trees and inspect trees for consistency with drawings and specification.

Total hours based on 13 month construction period.

MIG PROFESSIONAL FEES

IIG PROFESSIONAL PEES
PHASE D – CONSTRUCTION OBSERVATION & SUPPORT\$128,175
REIMBURSEBLE EXPENSES\$11,500
TOTAL\$139,675



MEMORANDUM

DATE:	January 15, 2010		
TO:	Robert Echavarria MIG, Inc.		
FROM:	Peter J. Pitassi, AIA		
SUBJECT:	Big League Dreams (BLD), Perris to Provide Construction Adminis This work shall be invoiced as P	stration Services.	our Agreement
	emo shall constitute an Amendme e structures at BLD, Perris Valley.	ent to our original Agreement	providing Design
	ent shall provide Construction Ad of the stadium club, administration		
Our services s	hall be as described within the att	ached Scope of Services.	
January 2008 \$15,000.00 fo	shall be provided on a time and it and not to exceed \$130,000.00. It r normal reimbursable expenses. Acceded without the written appro	n addition, we shall have an These "not to exceed" and "	allowance of 'allowance" amounts
	s and conditions of our agreement r PAI job number 08021C.	shall remain in effect. This A	mendment shall be
Your signature your continued	on one copy of this memo shall s d confidence.	erve as your acceptance. As	always, thank you for
PJP:cas Attachment		×I	
Approved by: MIG, Inc.			
Robert Echavai	ria	Date	ts.



JANUARY 15, 2010

BIG LEAGUE DREAMS SPORTS PARK PERRIS, CA

As requested by MIG and the Owner, we shall provide Construction Administration services as described below. Our services will be provided in connection with the construction of the buildings designed by our firm and described within our Construction Documents. They shall include:

- A. The stadium club, a restaurant / food service building of approximately 14,825 s.f.
- B. An administration building of approximately 4,696 s.f.
- C. A pre-engineered maintenance building of approximately 2,560 s.f.
- D. A concession building of approximately 2,828 s.f.

SCOPE OF SERVICES

- A. Construction Administration relative to building improvements noted above and described in our Construction Documents:
 - 1. These services shall be provided for a 13 month period commencing with the issuance of the Owner's Notice to Proceed to the Contractor.
 - 2. We shall attend a preconstruction meeting, prepare minutes and distribute to the Owner and Contractor.
 - 3. We shall review and comment upon, and process RFI's, samples, shop drawings, and submittals as they apply to our Construction Documents.

- 4. The Architect shall provide weekly site visits in a coordinated schedule with the County's project manager, the construction manager, and officials from BLD. These meetings shall be provided in order to report upon the progress of the work and its conformance with the Contract Documents. We shall prepare field reports to document our observations.
- 5. We shall, if necessary, assist the County's project manager by the preparation of Construction Bulletins and review all change orders and change order requests.
- 6. We shall review and comment upon all contractor Requests for Payment.
- 7. We shall prepare a final "punch list" and assist in establishing a date of substantial completion.

PJP:cas



SCHEDULE A January 2008

HOURLY RATE BILLING AND REIMBURSABLE EXPENSES

The compensation of Pitassi Architects, Inc. for the work done on the basis of salary cost times a factor, plus incurred expenses (which may be referred to as "Time and Materials" or "Standard Billing") will be the sum of the items set forth below:

A. PERSONAL SERVICES: (Hourly Rate Billing)

1. Principal: - \$215.00/Hour

2. Project Architects: - \$165.00/Hour

3. Project Managers: - \$145.00/Hour

4. Senior Draftsmen: - \$115.00/Hour

5. Administrative/Clerical: - \$80.00/Hour

B. TRAVEL AND TRANSPORTATION EXPENSES:

1. Reimbursement for actual travel and subsistence expenses paid to, or on behalf of, employees and/or principals.

C. OUTSIDE SERVICES:

1. The cost of services and expenses charged to Pitassi Architects, Inc. by outside consultants, professional or technical firms engaged in connection with the project and not included within the scope of basic services at a rate of 1.10 times the invoice amount.

D. PRINTING:

- 1. The cost of reproduction work charged to Pitassi Architects, Inc. by outside sources, at a rate of 1.10 times the invoice amount.
- 2. Fifteen cents per letter-size xerox copy, twenty-five cents per legal-size xerox copy, and thirty cents per ledger-size xerox copy for reproductions made by Pitassi Architects, Inc.

E. MISCELLANEOUS EXPENSES:

- 1. The cost of materials, supplies and services, including communication expenses, procured by Pitassi Architects, Inc. from outside sources, at a rate of 1.10 times the invoice amount.
- 2. The cost of governmental fees and permits advanced by Pitassi Architects, Inc. at the rate of 1.10 times the invoice amount.
- 3. Facsimile communication made by Pitassi Architects, Inc., at the rate of one dollar per page, maximum five dollars per transmission.
- 4. All out-of-pocket expenses not included in Items A, B, C, or D will be included in this category.



2552 WHITE ROAD, SUITE B • IRVINE, CA 92614 949/660-0110 FAX: 949/660-0418 CIVIL ENGINEERS - LAND SURVEYORS - PLANNERS

August 4, 2009

Mr. Robert Echavarria MIG, Inc. 801 North Harbor Blvd. Fullerton, Ca.

Re:

Big League Dreams-Perris Valley

Change Order Request for Construction Phase Services

Dear Robert,

Pursuant to your request we have prepared this change order for the Construction Phase Services for the above referenced project. This work is in addition to the original scope of services contracted for; therefore, a change order is required for this supplemental work prior to proceeding.

Construction Phase Services:

Provide an allowance for Construction Phase Services as required for the project. This includes responding to RFI's, providing clarification of the drawings and field visits as needed. This also includes minor plan revisions due to field changes and preparation of as-built drawings based on contractor provided redline mark-ups at completion of project. This does not include construction staking, certification or site supervision of any nature. This allowance is based of the assumption of providing an average of 8 man hours per week throughout the duration of construction, which is assumed to be 13 months. It is understood that some weeks may require less time and others may require more time but for purposes of the change order we have assumed an average of 8 hours per week. This allowance is for budget purposes only and will be billed on an hourly basis for work as required.

All conditions exclusions, assumptions and provisions not specifically modified herein shall remain in effect as per the original contract. Should you have any questions or comments please feel free to give me a call.

Sincerely,

David L. Bacon

Principal

BILL L.WILLIAMS IRRIGATION CONSULTANT & DESIGN



2518 E Roberta Dr Orange, Ca 92869 CELL 714-309-9833, FAX 714-997-0344 e-mail: bill@williamside.com

July 30, 2009 MIG 801 No. Harbor Blvd. Fullerton, Ca. 92832 Attn: Robert Echavarria

Re: Perris Valley Big League Dreams

CONSTRUCTION ADMINISTRATION AND SUPPORT

Construction Administration:

- A. Attend construction meetings as required and requested by the County of Riverside.
- B. Initial visit with landscape / irrigation contractor to discuss what I will be looking for, ie. Material compliance, head spacing, installation, trench depths, etc.
- C. Visit site, minimum 2 times, to see how installation conforms with design and specifications.
- D. Provide written responses for Information (RFI) through construction as required.
- E. Review and approve Contractor's material submittals', shop drawings for compliance with construction documents. Approvals and or rejections shall be documented.
- F. Provide drawing and specifications bulletins for contract drawing clarifications.
- G. Participate in final walk-through. Reviewing sprinkler coverage, equipment compliance, installation, etc.
- H. Review record drawings as prepared by the contractor showing changes to the original drawings. Prepare as built drawings based upon contractors information (As-Built drawings).

Respectfully Bill Williams

Williams Irrigation Consulting & Design.

BILL L. WILLIAMS IRRIGATION CONSULTANI & DESIGN



2518 E. Roberta Dr. Orange, Ca 92869 CELL 714-309-9833, FAX 714-997-0344 e-mail: <u>bwilliams@dslextreme.com</u>

November 2, 2007

MIG

801 No. Harbor Blvd. Fullerton, Ca. 92832 Attn: Jim Pickel

Re:

CO EDA BLD Perris Valley - Perris, California

Project # 05208.00

Our construction administration fees for the above referenced project would be based on our hourly fees of \$100 per hour plus mileage of \$.045/mile. This works out a follows:

Profession Fees as follows:

Construction Administration
Minimum daily fees

RATE MIN. HRS

\$ 100.00 40

\$ 4,000.00

TOTAL

\$ 4,000.00

Respectfully Submitted	Accepted By:	
		114
Bill Williams		

GUISE & ASSOCIATES

Sports Turf Consulting

MIG Architects

August 8, 2009

\$5,600

801 N. Harbor Blvd Fullerton, CA 92832

Attention: Robert Echavarria

Regarding: SCOPE OF SERVICES – Riverside Co EDA BLD Perris Valley #05208.00

Dear Robert,

In follow up to our meeting, I am submitting our lump sum proposal for field design and plan development consulting for the project listed above. The services required of *Guise* & Associates are as follows:

CONSTRUCTION SERVICES

On-Site Inspections

•	m	ateri	y Control testing of drainage, rootzone and turfgrass als at source locations prior to delivery to site. nour @ 24 Hours	\$3,360
•	In	spec	tions and reports as required:	
		0	Rootzone installation (16 hours)	\$2,240
		0	Maintenance Inspections (Monthly) and reports (3 @ 4 Hours/ea)	\$1,680
	790	0	G of the GO 11 God 14 for Conf. Cli Made to 1-	\$2,500

These services are listed for the anticipated scope of work to meet the projects overall budget and design needs as required by your firm. Please give me a call if you have any questions or need further clarification of the services listed.

Sincerely;

GUISE & ASSOCIATES

Stephen H. Guise Agronomist



1471 Pomona Road, Unit E Corona, California 92880 Tel: (951) 737-4569 Fax: (951) 737-5619

To: Robert Echavarria

Moore Iacofano Goltsman. Inc. (MIG)

801 North Harbor Blvd. Fullerton, CA 92832

From: Cirilo (Reg) Regalado, Jr., P.E.

Date: September 3, 2009

Re: BLD Perris Valley

City of Perris, CA

Electrical Fee Proposal - Construction Support

Scope of Services:

1. Electrical construction support.

- a. Review of electrical submittals.
- b. Responses to RFI's.
- c. Two site meetings
- d. Final inspection and inspection report (punch list).

Compensation:

1. Fee:

a.	Review of electrical submittals	\$ 4,800.00
b.	Responses to RFI's	\$ 4,800.00
c.	Two site meetings	\$ 800.00
c.	Final inspection and punch list	\$ 1,600.00

Total \$12,000.00