AMENDED IN COMMITTEE 2/1/2023 F RESOLUTION NO.

FILE NO. 230010

Support Services for the Courtyard 3 Connector Project - Further Modifications Not to	[Airport Professional Services Agreement - PGH Wong & Partners JV - Project Management Support Services for the Courtyard 3 Connector Project - Further Modifications Not to Exceed
2	\$25,000,000]
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4	Resolution approving Modification No. 9 to Airport Contract No. 10072.41, Project
5	Management Support Services for the San Francisco International Airport, Courtyard 3
6	Connector Project with PGH Wong & Partners JV, a joint venture consisting of PGH
7	Wong Engineering, Inc., and Avila and Associates Consulting Engineers, Inc., to
8	increase the Contract amount by \$7,750,000 for a new not to exceed amount of
9	\$25,000,000 for services, pursuant to Charter, Section 9.118(b); and making findings
10	under the California Environmental Quality Act.
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12	WHEREAS, The San Francisco International Airport Courtyard 3 Connector Project
13	("Project") is constructing a new pre-security and post-security connector between Terminal 2
14	and Terminal 3, as well as an adjacent building for office space, tenant lease space,
15	passenger amenities, and lounges; and
16	WHEREAS, On December 19, 2017, by Resolution No. 17-0321, the Airport
17	Commission ("Commission") awarded Contract No. 10072.41, Project Management Support
18	Services for the Project ("Contract"), to PGH Wong & Partners JV, a joint venture then
19	consisting of PGH Wong Engineering, Inc., CFWright Consulting, LLC, and Avila and
20	Associates Consulting Engineers, Inc., in the not to exceed amount of \$3,250,000 for the first
21	year of services; and
22	WHEREAS, The Contract scope of work includes project-level management, design,
23	and construction management services, project controls, contract administration, cost
24	estimating services, and field inspections for the Project; and
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1	WHEREAS, Effective September 1, 2018, the Airport Director approved Modification
2	No. 1, updating overhead rates with no changes to the Contract amount or term; and
3	WHEREAS, On February 19, 2019, by Resolution No. 19-0030, the Commission
4	approved Modification No. 2, increasing the Contract not to exceed amount to \$8,250,000 for
5	services and extending the term through March 12, 2020; and
6	WHEREAS, Effective October 18, 2019, the Airport Director approved Modification
7	No. 3, updating labor rates with no changes to the Contract amount or term; and
8	WHEREAS, On November 5, 2019, by Resolution No. 19-0273, the Commission
9	approved Modification No. 4, increasing the Contract not to exceed amount to \$17,250,000
10	and extending the term through June 30, 2022, and directing the Commission Secretary to
11	seek Board of Supervisors' approval of Modification No 4; and
12	WHEREAS, Commission staff neither executed nor sought the Board of Supervisors'
13	approval of Modification No. 4 because, after Commission adoption of Resolution
14	No. 19-0273, Commission staff learned joint venture member CFWright Consulting, LLC had
15	resigned from the joint venture PGH Wong & Partners JV, and therefore, Commission staff did
16	not seek Board of Supervisors' approval of Modification No.4; and
17	WHEREAS, On February 18, 2020, by Resolution No. 20-0028, the Commission
18	approved a revised Modification No. 4, increasing the Contract not to exceed amount to
19	\$9,750,000 for services and extending the term through June 30, 2022, and acknowledged
20	CFWright Consulting LLC's withdrawal as a member of the joint venture PGH Wong &
21	Partners JV; and
22	WHEREAS, On February 18, 2020, by Resolution No. 20-0029, the Commission
23	approved Modification No. 5 to the Contract, increasing the not to exceed amount to
24	\$17,250,000 with no change to the contract term and directing the Commission Secretary to

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1	seek Board of Supervisors' approval of the proposed increase to the Contract's not to exceed
2	amount; and
3	WHEREAS, On June 23, 2020, by Resolution No. 279-20, the Board of Supervisors
4	approved Modification No. 5 under San Francisco Charter, Section 9.118(b); and
5	WHEREAS, Effective July 1, 2020, the Airport Director approved Modification No. 6,
6	updating labor rates with no changes to the Contract amount or term; and
7	WHEREAS, On April 5, 2022, by Resolution No. 22-0055, the Commission approved
8	Modification No. 7 to extend the Contract through December 31, 2023, with no change to the
9	Contract amount, and adding a subcontractor firm to the list of approved subcontractors; and
10	WHEREAS, Effective November 21, 2022, the Airport Director approved Modification
11	No. 8, modifying the Contract to include new classifications, a new subconsultant, and labor
12	rates with no changes to the Contract term or Contract amount; and
13	WHEREAS, On December 6, 2022, by Resolution No. 22-0182, the Commission
14	approved Modification No. 9 to the Contract, increasing the not to exceed amount by
15	\$10,600,000 for a new Contract amount not to exceed \$27,850,000 and extending the
16	Contract term for services through January 25, 2025, and directing the Commission Secretary
17	to seek Board of Supervisors' approval of the proposed increase to the Contract's not to
18	exceed amount; and
19	WHEREAS, Charter, Section 9.118(b), provides that modifications exceeding \$500,000
20	for agreements entered into by a department, board, or commission requiring anticipated
21	expenditures of ten million dollars or more, shall be subject to approval by the Board of
22	Supervisors by resolution; and
23	WHEREAS, After reviewing the information regarding the Project, the San Francisco
24	Planning Department, Environmental Planning Division ("Planning Department") prepared a
25	Preliminary Negative Declaration for the Project, dated May 24, 2017, which was thereafter

1	amended to respond to a comment received during the public review period, and a Final
2	Negative Declaration ("FND") (File No. 2016-000857ENV), dated July 28, 2017, was issued
3	by the Planning Department, all in accordance with the California Environmental Quality Act
4	(California Public Resources Code Section 21000, et seq.) ("CEQA"), the State CEQA
5	Guidelines (14 Cal. Code Regs. Section 15000, et seq.), and Chapter 31 of the San Francisco
6	Administrative Code; and
7	WHEREAS, In issuing the FND, the Planning Department determined that the Project
8	would not have a significant effect on the environment; and
9	WHEREAS, By Resolution No. 17-0188 dated August 15, 2017, the Commission
10	adopted the FND for the Project and adopted the findings under CEQA; and
11	WHEREAS, Since the FND has been finalized, there have been no substantial Project
12	changes and no substantial changes in Project circumstances that would require major
13	revisions to the FND due to the involvement of new significant environmental effects or an
14	increase in the severity of previously identified significant impacts, and there is no new
15	information of substantial importance that would change the findings set forth in the FND; and
16	WHEREAS, The Board has considered the FND and finds that there is no substantial
17	evidence that the Project will result in a significant impact on the environment and that the
18	FND reflects the City's independent judgment and analysis; now, therefore, be it
19	RESOLVED, That the Board of Supervisors adopts the FND, and, be it
20	RESOLVED, That the Board of Supervisors hereby approves Modification No. 9 to
21	Airport Contract No. 10072.41, Program Management Support Services for the San Francisco
22	International Airport Courtyard 3 Connector Project, with PGH Wong & Partners JV, a joint
23	venture consisting of PGH Wong Engineering, Inc., and Avila and Associates Consulting
24	Engineers, Inc., increasing the Contract amount by \$7,750,000 for a new total Contract not to
25	exceed amount of \$25,000,000; a copy of Modification No. 9 is contained in Board of

1	Supervisors File No. 230010 along with the Contract and all previously executed
2	modifications; and, be it
3	FURTHER RESOLVED, That the Board of Supervisors requests that the Airport
4	conduct a performance evaluation of the contractor and submit the report to the Board of
5	Supervisors for inclusion into the official file within ninety (90) days of Modification No. 9 being
6	fully executed by all parties; and, be it
7	FURTHER RESOLVED, That within thirty (30) days of Modification No. 9 being fully
8	executed by all parties, the Commission shall provide a copy to the Clerk of the Board for
9	inclusion in the official file.
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