Committee Item No. _____O Board Item No. _____

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee: Budget & Finance Sub-Committee

Date June 3, 2015

Board of Supervisors Meeting

Date _____

Cmte Board

	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Report Youth Commission Report Introduction Form Department/Agency Cover Letter and/or Report MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Commission Award Letter Application Public Correspondence	
	(Use back side if additional space is needed)	
Complete	d by Linda Mana Data May 20, 2015	

Completed by:_	Linda Wong	Date May 29, 2015
Completed by:	Linda Wong	Date

FILE NO. 150448

RESOLUTION NO.

[Agreement Modification - Montgomery Corporation - San Francisco General Hospital Rebuild Program - Not to Exceed \$11,610,866]

Resolution authorizing the Director of Public Works to execute Modification No. 5 to a Professional Services Agreement with Montgomery Corporation to provide inspector of record inspection services for the San Francisco General Hospital Rebuild Program; and increasing the contract from \$9,945,866 to an amount not to exceed \$11,610,866 for a term expiring December 31, 2016.

WHEREAS, The California Office of Statewide Health Planning and Development ("OSHPD") is responsible for, among other things, enforcing all building standards published in the California Building Standards Code relating to the regulation of hospital buildings and the enforcement of other regulations, and all other applicable state laws, including plan checking and inspection of the design and details of the architectural, structural, mechanical, plumbing, electrical, and fire and panic safety systems, and the observation of construction; and

WHEREAS, California Health and Safety Code, Section 129825, requires a hospital governing board or authority to provide for and require competent and adequate inspection during construction or alteration by an inspector satisfactory to OSHPD; and

WHEREAS, The Director of Public Works entered into an agreement dated November 18, 2010, with Montgomery Corporation to provide Inspector of Record ("IOR") professional construction inspection services for the San Francisco General Hospital ("SFGH") Rebuild Program, in an amount not to exceed \$3,998,607; and

WHEREAS, Between November 2010 and January 2015, a combination of factors including, (a) OSHPD's demand for additional IORs, (b) an unanticipated aggressive construction schedule imposed by the Construction Manager/General Contractor ("CM/GC"),

Public Works BOARD OF SUPERVISORS (c) the lack of City staff with IOR certification to assist with the inspection work, (d) the extended duration of the work required to complete the Emergency Generator Project and the modifications to the Service Building, and (e) the need for re-inspection when completed work had to be re-worked, caused the Director of Public Works to issue four separate modifications to the inspection contract, which added a cumulative total of \$5,947,259 to the contract and increased the contract not to exceed amount to \$9,945,866; and

WHEREAS, The SFGH Rebuild Project is now 95% complete and the CM/GC has started the final stages of the work, consisting of testing, balancing, and commissioning all of the systems in the new hospital work; and

WHEREAS, The CM/GC is running construction crews on double shifts and weekends in order to meet the Substantial Completion date; and

WHEREAS, This increase in construction activity beyond what was originally projected requires a commensurate increase in inspection services to support the CM/GC's work, avoid inspection caused delays, and meet current project demands; and

WHEREAS, The Public Works has updated its forecast of inspection costs based on the current increased level of effort by the CM/GC and the IOR Team and has determined that it must increase the IOR inspection services contract by a total of \$1,665,000, thereby increasing the contract not to exceed amount from \$9,945,866 to \$11,610,866; and

WHEREAS, The funds to cover the projected increase in IOR inspection services costs are available within the current budget for the SFGH Rebuild Project from projected but unrealized costs, without the need for additional appropriations to the SFGH Rebuild Project; and

WHEREAS, Charter, Section 9.118(b), requires that all agreements in excess of \$10,000,000 or amendments to those agreements in excess of \$500,000 be approved by the Board of Supervisors; now, therefore, be it

Public Works BOARD OF SUPERVISORS Page 2

RESOLVED, That the Board of Supervisors authorizes the Director of Public Works to enter into Modification No. 5 to the November 18, 2010, agreement with Montgomery Corporation, resulting in a contract amount not to exceed \$11,610,866; and, be it

FURTHER RESOLVED, That within thirty (30) days of Modification No. 5 being fully executed by all parties, the Public Works shall provide the final Modification No. 5 to the Clerk of the Board for inclusion into the official file.

RECOMMENDED BY:

Mohammed Nuru, Director of Public Works

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Item 10 File 15-0448	Department: Department of Public Works									
EXECUTIVE SUMMARY										
	Legislative Objectives									
 The proposed resolution would authorize Modification No. 5 to the contract between the Department of Public Works (DPW) and Montgomery Corporation to provide inspection services to the SFGH Rebuild Program. Modification No. 5 increases the contract not to exceed amount by \$1,665,000 or 17 percent, from \$9,945,866 to \$11,610,866. The contract end date of December 31, 2016 remains unchanged. 										
Key Points										
 DPW awarded the contract for SFGH Rebuild Program inspection services to Montgomery Corporation in 2008. Because the SFGH Rebuild Program has required additional inspection services, the contract has been modified four times, increasing the contract amount by \$5,947,259 or 149 percent from \$3,998,607 to \$9,945,866. Modification No. 5 increases the contract not to exceed amount by \$1,665,000 or 17 percent, from \$9,945,866 to \$11,610,866. The contract end date of December 31, 2016 remains unchanged. The additional inspection services under Modification No. 5 will cover the final test, inspections, and commissioning of building systems for the hospital, and assessment of installed components serving the hospital. 										
	Fiscal Impact									
through April 2015. According t	res for the construction inspection services are \$9,222,897 o Mr. Alameida, DPW expects to fully expend the existing of \$9,945,866 through June 30, 2015.									
shown in Table 2 below, DPW objection w by Montgomery Corporation w additional hours of inspection so	al Hospital is scheduled to open in December 2015. As estimates that the additional inspection services provided ill be completed by April 30, 2016. DPW estimates 9,889 ervices and total contract expenditures of \$1,664,670 from 016 at an average rate of \$168.34 per hour.									
Of the total \$884,500,000 S	cation will come from surplus SFGH Rebuild Program funds. FGH Rebuild Program budget, \$788,700,000 has been s encumbered, with an available project balance of									
	Recommendation									
• Approve the proposed resolutio	n.									
	·									

MANDATE STATEMENT / BACKGROUND

Mandate Statement

City Charter Section 9.118(b) states that contracts entered into by a department, board or commission that (1) have a term of ten years or more, (2) require expenditures of \$10 million or more, or (3) require a modification of more than \$500,000 are subject to Board of Supervisors approval.

Background

In November 2008, the San Francisco voters approved Proposition A, which authorized the issuance of up to \$887,400,000 in General Obligation Bonds to rebuild San Francisco General Hospital (SFGH).

In 2008, the Department of Public Works (DPW) issued a request for qualifications for construction inspection services for the San Francisco General Hospital (SFGH) Rebuild Program to be provided by a California Office of Statewide Health Planning Department (OSHPD)¹ inspector of record. Montgomery Corporation was the highest qualified scorer, and was awarded the contract for an amount not to exceed \$3,998,607 for services through December 31, 2016. The contract is based on time and materials, with hourly rates subject to annual increases based on the Consumer Price Index (CPI).

According to Mr. Ron Alameida, DPW Program Manager, DPW estimated the initial requirements for inspection services based on a similarly sized hospital project. Since that time, SFGH project requirements for inspection services have turned out to be significantly more than estimated.

Since the original contract was signed in 2008, the contract has undergone four modifications for additional inspection services, as shown in Table 1 below. Currently, the contract is under Modification No. 4, with a total amount not to exceed \$9,945,866. This is an increase of \$5,947,259 or 149 percent over the original contract amount of \$3,998,607.

Modification	Date	Amount	Total As-Modified
Original	11/18/2010	\$0	\$3,998,607
No. 1	9/10/2013	\$788,592	\$4,787,199
No. 2	1/7/2014	\$2,490,079	\$7,277,278
No. 3	9/26/2014	\$878,569	\$8,155,847
No. 4	1/15/2014	\$1,790,019	\$9,945,866

Table 1: Montgomery Corporation Contract Modification Summary

BUDGET AND LEGISLATIVE ANALYST

¹ OSHPD is responsible for enforcing all California Building Code standards related to hospitals.

SAN FRANCISCO BOARD OF SUPERVISORS

DETAILS OF PROPOSED LEGISLATION

The proposed resolution would authorize the Director of Public Works to execute Modification No. 5 to the contract between DPW and Montgomery Corporation to provide additional OSHPD inspector of record inspection services to the SFGH Rebuild Program. Modification No. 5 increases the contract not to exceed amount by \$1,665,000 or 17 percent, from \$9,945,866 to \$11,610,866. The contract end date of December 31, 2016 remains unchanged.

The additional inspection services under Modification No. 5 will cover the final test, inspections, and commissioning of building systems for the hospital, and assessment of installed components serving the hospital. According to Mr. Alameida, the following three systems currently require additional inspection to meet OSHPD standards:

- Fire alarm system comprised of 6,000 devices
- HVAC (heating, ventilation and air conditioning) systems requiring balancing of supply and exhaust as well as proper room air pressure differentials
- Door hardware assemblies that include electronic interface to the fire alarm system

In addition to the three systems listed above, other project components that require inspection services include the building management system, data center, steam generation plant, medical gas systems and certification including oxygen, vacuum, medical air, instrument air and nitrous oxide distribution, pneumatic tube system, dialysis systems, as well as surgical integration and radiographic equipment installations.

Phase 2 Service Building Modification/Emergency Generator Project

According to Mr. Alameida, the Service Building Modification/ Emergency Generator Project, which includes the replacement of the Campus Steam Generator System with two new diesel generators and the addition of the required three emergency generators and associated work for the new acute care hospital, also requires additional inspection services. This was not part of the original Rebuild Program scope of work, and therefore not part of the original scope of work in the inspection services contract.

FISCAL IMPACT

Total actual contract expenditures for the construction inspection services are \$9,222,897 through April 2015. According to Mr. Alameida, DPW expects to fully expend the existing contract not-to-exceed amount of \$9,945,866 through June 30, 2015.

The new San Francisco General Hospital is scheduled to open in December 2015. As shown in Table 2 below, DPW estimates that the additional inspection services provided by Montgomery Corporation will be completed by April 30, 2016. DPW estimates 9,889 additional hours of inspection services and total contract expenditures of \$1,664,670 (\$330 less than the requested amount of \$1,665,000) from July 1, 2015 through April 30, 2016 at an average rate of \$168.34 per hour. According to Mr. Alameida, DPW does not anticipate any further increases to the contract with Montgomery Corporation.

	Principal	Lead Inspector of Record	Inspector of Record	Project Coordinator	Total
Total Hours	1,008	1,564	5,529	1,788	9,889
Rate/Hour	\$189.61	\$189.61	\$178.19	\$107.26	-
Contract Exper	•				
Jul 2015	\$24,270	\$37,922	\$288,668	\$32,178	\$383,038
Aug 2015	\$18,961	\$32,613	\$128,297	\$24,026	\$203,897
Sep 2015	\$18,961	\$37,922	\$118,496	\$25,742	\$201,122
Oct 2015	\$22,753	\$30,338	\$117,605	\$27,459	\$198,155
Nov 2015	\$22,753	\$30,338	\$117,605	\$27,459	\$198,155
Dec 2015	\$22,753	\$30,338	\$117,605	\$27,459	\$198,155
Jan 2016	\$15,169	\$24,270	\$24,234	\$6,865	\$70,537
Feb 2016	\$15,169	\$24,270	\$24,234	\$6,865	\$70,537
Mar 2016	\$15,169	\$24,270	\$24,234	\$6,865	\$70,537
Apr 2016	\$15,169	\$24,270	\$24,234	\$6,865	\$70,537
Total	\$191,127	\$296,550	\$985,213	\$191,781	\$1,664,670

 Table 2: Estimated Inspection Service Hours and Contract Expenditures from July 1, 2015

 through April 30, 2016

Funding Source

According to Mr. Alameida, funding for this contract modification will come from surplus SFGH Rebuild Program funds. Of the total \$884,500,000 SFGH Rebuild Program budget, \$788,700,000 has been expended and \$55,000,000 is encumbered, with an available project balance of \$40,800,000.

RECOMMENDATION

Approve the proposed resolution.

BUDGET AND LEGISLATIVE ANALYST

;



Edwin M. Lee Mayor

Mohammed Nuru Director

San Francisco Public Works 1 Dr. Carlton B. Goodlett Pl. Room 348 San Francisco, CA 94102 tel 415-554-6920

sfpublicworks.org facebook.com/sfpublicworks twitter.com/sfpublicworks twitter.com/mrcleansf April 30, 2015

Ms. Angela Calvillo Clerk of the Board of Supervisors City and County of San Francisco 1 Dr. Carlton B. Goodlett Place City Hall, Room 244 San Francisco, CA 94102

Subject: San Francisco General Hospital Rebuild Program Approval of Contract Modification No. 5 to the Inspector of Record Inspection Services Agreement

BOARD OF SUPE

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San Francisco Public Works is requesting approval to execute Contract Modification No. 5 to the Inspector of Record Inspection Services Agreement with Montgomery Corporation by \$1,665,000 -- from \$9,945,866 to \$11,610,866 -- for the San Francisco General Hospital Rebuild Program.

Funding for the requested contract value change is available within the current overall budget from projected but unrealized costs. There is no need for additional funding to address the requested contract modification.

The construction project is reaching the critical milestone of substantial completion. In order for the contractor to achieve this significant milestone, the contractor and all of its major core trade contractors consistently have been working double shifts and weekends for the past few months, and will continue on the same pace until substantial completion of this important, voter-backed project is reached. In support of the contractor's determination and goal, the City has had to amplify the utilization of the Inspector of Record services beyond what was originally projected. The attached Contract Modification No. 5 represents the updated service utilization projections for ongoing continuous Inspector of Record inspection services, which will require approval from the Board of Supervisors based on Section 9.118(b) of the City Charter that governs professional service contracts in excess of \$10 million.

Background

In accordance with Senate Bill AB 2966, Section 129825 of the Health and Safety Code¹, the jurisdictional authority over this hospital project, the Office of Statewide

¹ Senate Bill AB 2966, Section 129825 of the Health and Safety Code, "requires a hospital governing board or authority to provide for and require competent and adequate inspection during construction or alteration by an

Healthcare Planning and Development, mandates that the San Francisco General Hospital Rebuild Program provide sufficient Inspector of Record resources to ensure continuous inspections when work is being performed on new hospital construction. Following a competitive Request for Qualifications process, San Francisco Public Works entered into an agreement with Montgomery Corporation (Attachment 2) on November 18, 2010, in the amount of \$3,998,607, to provide Inspector of Record inspection services for the San Francisco General Hospital Rebuild Program. Between November 2010 and January 2015, San Francisco Public Works has issued four contract amendments, which added \$5,947,259 cumulatively to the original contract, to augment the originally projected level of effort.

The factors that principally have driven the increased staff utilization are due to:

- Office of Statewide Healthcare Planning and Development demand for additional Inspector of Record inspections;
- Unanticipated aggressive construction schedule dictated by the Construction Manager/General Contractor
- Shortage of sufficient City staff with Inspection of Record certification to assist with inspection work;
- Extended duration of the Service Building Modification/Emergency Generator Project (also referred to as "Phase 2 of the SFGH Rebuild Project");
- Re-inspections due to re-work of various construction scopes of work.

The San Francisco General Hospital Rebuild Program team continues to actively manage to the earlier forecasted Inspector of Record cost to achieve efficient delivery of inspection services. However, prudence dictates that the team adjusts its forecast for current elevated activities to meet state requirements. The attached Contract Modification No. 5 reflects the current elevated utilization projections.

We respectfully request Board of Supervisors' approval to amend the Montgomery Agreement in order to continue to support the San Francisco General Hospital Rebuild Program through the remaining construction, commissioning and licensing phases.

If you have any questions, please feel free to call program manager Ronald Alameida of my staff at 415-695-3861.

inspector satisfactory to the architect or structural engineer, or both, and the Office of Statewide Health Planning and Development."

Sincerely, Ale

Mohammed Nuru Director

CC:

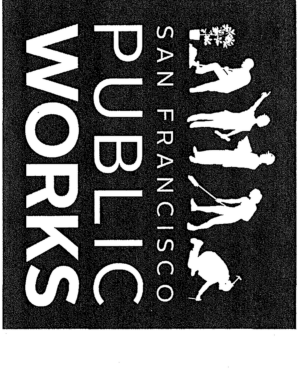
Edgar Lopez, Deputy Director and City Architect Ronald Alameida, DPW Program Manager

ATTACHMENTS

- 1. Presentation to Board of Supervisors Request for Contract Modification Approval Exceeding \$10M
- 2. Montgomery Corporation Agreement, dated November 18, 2010
- 3. Previous Contract Modifications (No. 1-4) to Montgomery Corporation Agreement
- 4. Draft Contract Modification No. 5 (Current Amendment) dated April 28, 2015, with Revised Staff Utilization Projection

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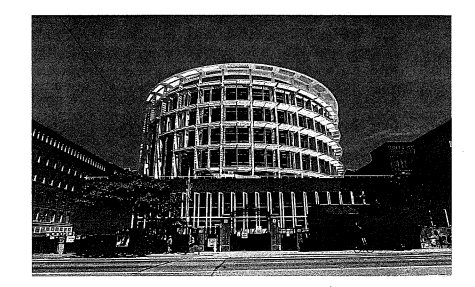






SFGH Rebuild Program

Presentation to the Board of Supervisors Request for Contract Modification Approval Exceeding \$10 Million May 2015



Presented by Ronald Alameida Building Design and Construction – Project Management

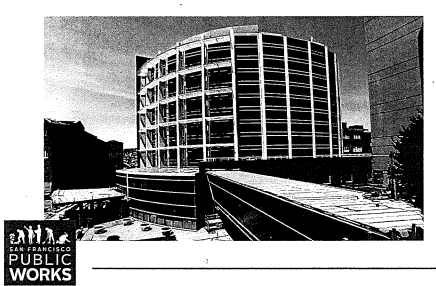


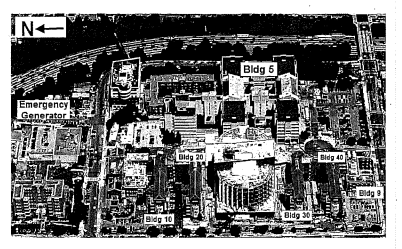
line preaction of Record ((IOR)) Comit Fact Modifilication

ACTION REQUESTED

We respectfully request approval to amend Montgomery Corporation's Agreement from \$9.9 Million to a total of \$11.6 Million for IOR Inspection Services for the \$887.4 Million SFGH Rebuild Program. This modification provides for a \$1.67 Million increase to the current contract to:

- Ensure SFGH Rebuild continuously meets state mandated inspection requirements
- Provide uninterrupted support for accelerated and concentrated construction activity
- Complete project by target date to allow for timely access by SFGH staff and transition team to start staff and stock and licensing activities

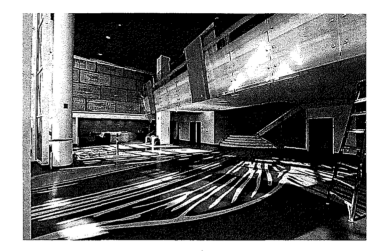




Inspector of Record (IOR) Contract Modification

PROJECT STATUS UPDATE





- Construction Progress at 95% as of March 2015.
- SFGH Rebuild Program approaching Substantial Completion while entering the Licensing and Occupancy Readiness phase of the Program.
- Project currently in Final Inspection and Commissioning stage with intensified demand for IOR activities as Contractor strives to complete the Project within schedule to the satisfaction of Office of Statewide Healthcare Planning and Development (OSHPD) (Authority Having Jurisdiction).



Musperation or Record (ROR) Conteract Modification

CONTRACT BACKGROUND

Montgomery Corporation selected through competitive RFQ/RFP process to provide IOR inspection services through the following phases:

- Construction Phase Services (Ongoing)
- Close-Out Phase Services (Anticipated to start in 2015)
- Post-Construction Phase Services (Anticipated to start in 2015)

IOR Contract utilization is driven by:

- OSHPD requirements for continuous inspections
- Project design complexity and contractor performance

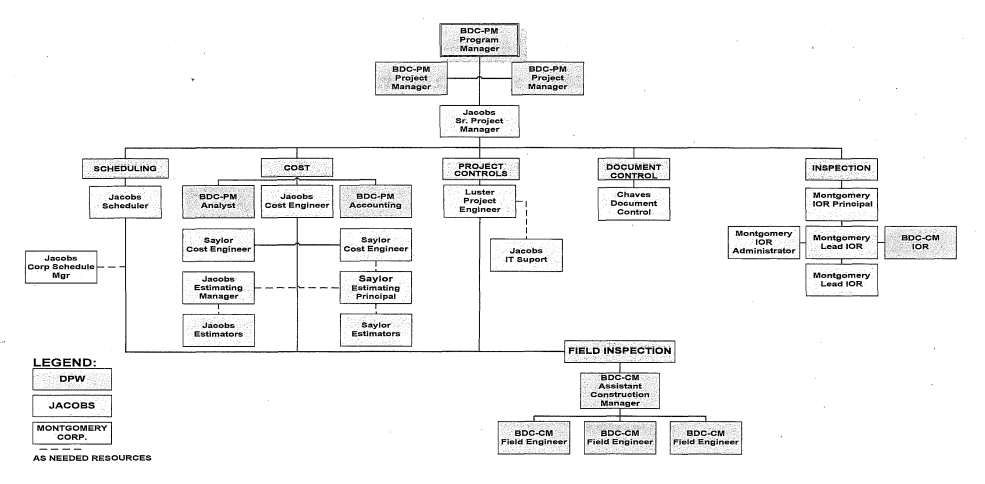
SFGH Rebuild team monitors utilization demands to periodically adjust forecasted need:

- Requested Contract Increase within current SFGH Rebuild Budget
- SFGH Rebuild Team continues to manage to earlier lower forecast
- Current Project demands dictates the forecast adjustment to ensure Team is prepared to handle an extended period of increased utilization



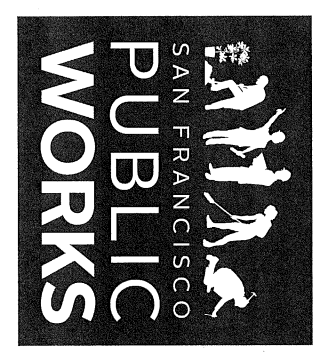
Inspector of Record (IOR) Contract Modification.

TEAM ORGANIZATION





www.sfdpw.org



Modification of Agreement - #5

Consultant Contracts

This Agreement is made this 28th day of April, 2015, in the City and County of San Francisco.

Whereas, the City & County of San Francisco and Montgomery Corporation, have entered into an Agreement for Inspector of Record Inspection Services for the San Francisco General Hospital Rebuild Program and

Whereas, the parties now desire to modify the Agreement as described in Attachment #1, now, therefore the parties agree as follows.

The City will:

X Add Deduct the sum of \$ _1,66	5,000 for changes described in the
referenced attachment.	
X Add Subtract 0	calendar days To 🔀 From 🗌 the original
Agreement or the latest modification as descri	bed in the referenced attachment.
In all other respects, the original Agreement and all r effect.	modifications thereto shall remain in full force and
CITY & COUNTY OF SAN FRANCISCO	CONSULTANT
Recommended	Montgomery Corporation
Ronald Alameida, Contract (or Project) Manager	Name of Consultant Firm
	120 Montgomery St., Suite 715
Edgar Lopez/Julia Lave	Address
Division (or Bureau) Manager Approved	San Francisco, CA 94104
Edgar Lopez/Julia Laue	City, State, Zip
Deputy Director	
Mohammed Nuru, Director of Public Works	By (Signature)
Approved as to Form:	

Approved as to Form: Dennis J. Herrera City Attorney

CONTRACT MODIFICATION #5

ATTACHMENT #1

Pursuant to Section 4 (Services Contractor Agrees to Perform) and Section 5 (Compensation) of the Agreement (DPW Order No.: 179,031) between the City and County of San Francisco, hereinafter referred to as "City" and Montgomery Corporation, hereinafter referred to as "Consultant", the amount of the Agreement shall be increased by \$1,665,000 (One Million Six Hundred Sixty-Five Thousand Dollars) for providing inspector of record inspection services for the San Francisco General Hospital Rebuild Program.

This Attachment #1 stipulates that the following scopes (below) shall be incorporated into the Agreement between the City and Consultant. All terms and conditions of the Agreement that are not changed, altered or modified by this Modification #5 shall remain in full force and effect.

ADDED SCOPE OF WORK:

- 1. Supplemental funding for estimated level of effort for providing inspector of record inspection services for the period of July 1, 2015 through April 30, 2016.
- 2. Memorialize the Consultant's billing fee schedules per the annual percentage change of the Consumer Price Index (CPI) in accordance with the contract provisions (Appendix B of the Original Contract)
- 3. Appendix A Scope of Work
- 4. Appendix B Revised Consultant Fee Schedule (Effective March 2015)
- 5. Exhibit 1 Montgomery Corporation Letter dated April 27, 2015 with updated level of effort projections.
- 6. Exhibit 2 Montgomery Corporation Letter dated March 10, 2015 requesting for CPI Fee Adjustment.

COMPENSATION: Professional service fees for this contract shall increased by ONE MILLION SIX HUNDRED SIXTY-FIVE THOUSAND DOLLARS (\$1,665,000) resulting in a revised total of a not-to-exceed fee of ELEVEN MILLION SIX HUNDRED TEN THOUSAND EIGHT HUNDRED SIXTY-SIX DOLLARS (\$11,610,866).

CONTRACT DURATION: The contract duration for services under the Agreement shall remain unchanged.

BILLING PROCEDURES: Billing procedures remain unchanged.

Montgomery Corporation DPW Order No.: 179,031 Modification #5

APPENDIX A

SCOPE OF WORK

- 1. The previous modification (Contract Modification #4) was certified on February 4, 2015 to allocate funding for the Inspector of Record ("IOR") Contract for the period from January 2015 through December 2015. Based on the current expenditure and the forecasted work remaining for the year ending 2015, it is anticipated that the contract sum approved through Contract Mod #4 will be exceeded.
- 2. This modification recognizes that supplemental funding will be required in order for the Consultant to continue providing IOR inspection services through April 2016 in order to not delay the overall project schedule.
- 3. The factors that are driving the Consultant to increase their inspection resources beyond the originally budgeted amounts are based on the following reasons: (1) OSHPD demand for additional IORs to support the inspection services for various Project Increments; (2) unanticipated Construction Manager/General Contractor (CM/GC)'s aggressive work schedule, including double shifts and weekend work (3) unavailability of City staff with IOR certification to assist with inspection work, and (4) this consultant will continue to provide IOR inspection services in support of the Phase 2 Service Building Modification/Emergency Generator Project.
- 4. The Consultant's estimated level of effort for the period from July 2015 through April 2016 is outlined in Exhibit 1, and the contract modification amount is distributed to the Consultant's Team as follows:

APPENDIX B

Revised Consultant Fee Schedules

(Effective March 2015) (Billing Rate Adjustments based on annual Consumer Price Index "CPI")

Position		<u>Company</u>	 <u>11 Base</u> Rates	Ja	<u>o. 2013 -</u> <u>n. 2014</u> Rates	Fe	<u>o. 2014 -</u> <u>b. 2015</u> Rates	<u>Mar. 2015 -</u> <u>Jan. 2016</u> <u>Rates</u>		
					2.90%		2.10%		2.60%	
1	Principal	Montgomery (Prime)	\$ 175.90	\$	181.00	\$	184.80	\$	189.61	
2	Lead IOR / IOR	Montgomery (Prime)	\$ 165.31	\$	170.10	\$	173.68	\$	178.19	
3	Project Coordinator	Montgomery (Prime)	\$ 99.50	\$	102.39	\$	104.54	\$	107.26	
4	Contract Administrator	Montgomery (Prime)	\$ 96.43	N	ot Used	N	ot Used	Not Used		
5	Administrative Supervisor	Montgomery (Prime)	\$ 96.43	N	ot Used	. N	ot Used	N	ot Used	
6	Administrative / Clerical Support	Montgomery (Prime)	\$ 91.98	N	Not Used		Not Used		ot Used	
7	Document Control Tech I	Chaves & Associates (LBE)	\$ 86.68	No	Change	No Change		No Change		

EXHIBIT 1



April 27, 2015

Attn: Ronald Alameida City and County of San Francisco 1001 Potrero Ave. Building 40, 3rd Floor, San Francisco, CA 94110

RE: SFGH Rebuild Project – Contract Modification #5 - Request for Supplemental Funding for the Inspector of Record Inspection Services Contract (6694A)

Dear Ron,

Please accept this letter as our request for a contract modification to increase the contract sum for the Inspector of Record ("IOR") Inspection Services for the San Francisco General Hospital Rebuild Program Contract in order to provide continued inspection services. We are requesting an additional \$1,665,000 be added to our existing contract to supplement the remaining funding in our contract to provide IOR services. The additional funds will cover double shifts and overtime as required by the Contractor in effort toward Project Substantial Completion.

We will continue to monitor our expenditures and balance the IOR workload with the Contractor's schedule to ensure efficiency and to work within our allotted budget.

If you have any questions please feel to call me at 415.517-2608.

Thank you

Scott Montgomery Principal

> 120 Montgomery Street, Suite 715
> ²⁰ San Francisco, California 94104 Office: 415-403-3090
> ²⁰ Fax: 415-788-6040

EXHIBIT 1

Montgomery Corporation - Inspector of Record (IOR) Inspection Services Contract

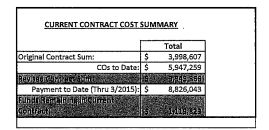
Proposed Contract Modification

Total

PROPOSED CONTRACT MODIFICATION

Revised Contract Sum: \$ 9,945,866

Proposed CO Amount: 5 1,865,000 RevisedTOR contrasti (5 1,000,866



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Projects	Apr-15	May-15	Jun-15	Jul-15	Aug-15	Sep-15	Oct-15	Nov-15	Dec-15	Jan-16	Feb-16	Mar-16	Apr-16	Subtotal
SFGH Rebuild Project (New Hospital)	\$ 350,000	\$ 350,000	\$ 350,000	\$ 350,000	\$ 165,000	\$ 165,000	\$ 165,000	\$ 165,000	\$ 165,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 1,315,000
Building 5 Bridge and Tunnel Renovation		\$ 35,000	\$ 34,823	\$ 35,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 35,000	\$ 350,00
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Updated: 4/24/2015

EXHIBIT 2



March 10, 2015

ATTN: Ron Alameida City and County of San Francisco 3^{ed} Floor, Building 40 1001 Potrero Ave. San Francisco, CA 94952

RE: SFGH Rebuild Project - Request for Consumer Price Index Fee Adjustment

Dear Ron,

Please accept this letter as our hourly rate increase in accordance with consumer price index (CPI). Per our existing contract, attached is the bureau of labor statistics (BLS) tables and calculations per the BLS website as specified.

Position	Old Rate	New Rate as of Feb 1 st 2015
Principal	\$184.80	-\$189.60-
Lead/IOR	\$173.67	\$178.19
Project Coordinator	\$104.54	\$107.26

#189.61 , MD 3.10.15

If you have any questions, please feel free to call me at (415) 517-2608.

Thank you,

Scott Montgomery Principal

3/10/2015	Bureau of Labor Statistics Data			
		v polur Bull – ^V rče mast U	5 Subscribe to	E-mail Updates GO
		Follow Us J Wh	at's New Rele	ease Calendar Site Map
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Consumer Price Index - Urban Wage Earners and Clerical Workers

Series Id:CWURA422SA0,CWUSA422SA0Not Seasonally AdjustedArea:San Francisco-Oakland-San Jose, CAItem:All itemsBase Period:1982-84=100

Download: 🖉 <u>xisx</u>

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Annual	HALF1	HALF2
2004		194.1		194.7		195.4		195.0		196.4		195.9	195.0	194.4	195.7
2005		197.3		199.3		197.5		199.5		202.6		199.3	199.1	197.9	200.3
2006		202.5		204.9		205.2		206.7		206.2		205.6	204.9	203.7	206.1
2007		208,803		211,189		211.422		211.620		213.133		214.204	211.370	209.986	212.754
2008		214.913		217.913		221.454		221,385		221.192		213.685	218,441	217.487	219.396
2009		216.797		218.587		220.996		221.279		221.708		220.121	219.645	218.182	221.109
2010		222.049		223.821		224,185		224,195		224.352		224.152	223.624	223.012	224,236
2011		226.638		231.600		230.605		231.445		232.371		231.109	230.337	229.074	231.600
2012		234.648		236.626		236.890		238,445		240.864		236.454	237.097	235.572	238.622
2013		240.262		241.764		243.052		242.903		243.711		242.602	242,125	241.141	243.109
2014		245.148		247.932		250.085		249.877		250,508		247,680	248.326	247,097	249.555

12-Month Percent Change

Series Id:CWURA422SA0,CWUSA422SA0Not Seasonally AdjustedArea:San Francisco-Oakland-San Jose, CAItem:All itemsBase Period:1982-84=100

Download: XII.xisx

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Annual	HALF1	HALF2
2004		0.2		0.6		1.7		1.4		2.3		2.5	1.4	0.8	2.0
2005		1.6		2.4		1.1		2.3		3.2		1.7	2.1	1.8	2.4
2006		2.6		2,8		3.9		3,6		1,8		3.2	2.9	2.9	2.9
2007		3.1		3,1		3.0		2,4		3.4		4.2	3.2	3.1	3,2
2008		2.9		3.2		4.7		4.6		3.8		-0.2	3.3	3.6	3.1
2009		0.9		0.3		-0.2		0.0		0.2		3.0	0.6	0.3	0.8
2010		2.4		2.4		1.4		1.3		1.2		1.8	1.8	2.2	1.4
2011		2.1		3.5		2.9		3.2		3.6		3.1	3.0	2.7	3.3
2012		3.5		2.2		2.7		3.0		3,7		2.3	2.9	2.8	3.0
2013		2.4		2,2		2.6		1.9		1.2		2.6	2.1	2,4	1.9
2014		2.0		2.6		2.9		2.9		2.8		2.1	26	2.5	2.7

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Edwin M. Lee Mayor

Mohammed Nuru Director

Stacey Camilio Division Manager

Office of the Deputy Director for Financial Management and Administration

Contract Administration 1155 Market Street, 4th floor San Francisco, CA 94103 tel 415-554-4886

sfpublicworks.org facebook.com/sfpublicworks twitter.com/sfpublicworks February 4, 2015

Contractor:	Montogomery Corporation 120 Montgomery Street, Suite 715
Project:	San Francisco, CA 94104 Inspector of Record Inspection Services for the San Francisco General Hospital Rebuild Program through 12/31/2016 - Modification #4
Modification Amount:	Add \$1,790,019.00 and 0 days to the Agreement.
Job No.:	6694A
DPW Order No.:	179,031
Controller's Certification:	Reference this # on your invoices: DPAT11000071
Date Posted:	2/4/2015

This Transmittal Letter forwards a copy of the Modification of Agreement #4 and Contract Purchase Order DPAT11000071 in the total as-modified to date, \$9,945,866.00, for the subject project. Contract expiration date is 12/31/2016.

Yours truly,

for

by: Stacey Camillo Division Manager, Contract Administration

cc: Joe Chin, BDC Accounts Payable

Attachments: Modification of Agreement #4 Contract Purchase Order DPAT11000071

SC:ml

NOTICE OF MODIFICATION

* * * * * *	* * R E V I S E CITY AND COUNTY OF SA			CHANGE NO: 012 PAGE :01
A BED COUNTY OF	PURCHASE ORDER - NO DPW - ARCHITE		IG	
) NUMBER: AMOUNT:	DPAT11000071 \$9,945,866.00
TO: MONTGOMRATO ORP 2262 CHAPMAN LN		PC) PRINT DATE	: 02/04/2015
PETALUMA	CA 94952-0000		IONE : 707-7 INDOR ID: 28	
TERMS: NET FOB : DEST				
ISSUE DATE :	01/01/2011			<<
	SS AVE #4100			
SAN FRANC	ISCO CA 9410 Mohammed Nuru, Director of P		· · · · · · · · · · · · · · · · · · ·	
AUTHORIZED SIGNATURE:			DATE :	EB 0 4 2015
INVOICE TO: DPW-BUREAU 30 VAN NE: SAN FRANC	SS AVE ##100	-		
TERMS:		4		1997 - B. B. S. A
	DPW#179,031 DPW I CORD INSPECTION SERVIC D PROGRAM			CO GENERAL
CERTIFIED INSPEC	F RECORD (IOR) CONSULT CTOR OF RECORD (IOR) I DURING THE CONSTRUCTI	NSPECTION S		
ENCUMBERED IN PI PSC# 4006-10/11	AMOUNT NOT TO EXCEED \$ HASE. TERM: CERTIFICAT , APPROVED 7/19/2010. G/L-\$1M; A/L-\$1M; W/C-	NON - 12/31 PSC DURATIC	/16. N 8/1/2010-	·
CM: JOE CHIN, D	PW PROJECT MANAGEMENT:	695-3862		,
EFFORT FOR PROV	8,592.00 AND 0 DAYS, F IDING CONTINUED INSPEC FROM SEPTEMBER 1, 2013	TOR OF RECO	RD INSPECTI	ON SERVICES
	490,079.00 & 0 DAYS, F IDING CONTINUED INSPEC			

CONTINUED, NEXT PAGE

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* CHANGE NO: 012 PAGE :02



PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

 PO NUMBER:
 DPAT11000071

 PO AMOUNT:
 \$9,945,866.00

FOR THE STRIDD FROM 1/1/2014 THROUGH 12/31/2014. TOTAL CONTRACT AMOUNT NTE \$7,277,278.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

MOD#3 ADDS \$878,569 AND 0 DAYS FOR SUPPLEMENTAL FUNDING FOR ESTIMATED LEVEL OF EFFORT FOR PROVIDING INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM OCTOBER 1, 2014 THROUGH DECEMBER 31, 2014. TOTAL CONTRACT AMOUNT NTE \$8,155,847.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

MOD#4 ADDS \$1,790,019.00 AND 0 DAYS FOR ADDITIONAL ESTIMATED LEVEL OF EFFORT FOR PROVIDING CONTINUED INSPECTOR OF RECORD INSPECTION SERVICE FOR THE PERIOD FROM JANUARY 1, 2015 THROUGH DECEMBER, 2015. TOTAL CONTRACT AMOUNT NOT TO EXCEED \$9,945,866.00. CONTRACT END DATE IS 12/31/2016.

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

			PO NUMBER: PO AMOUNT:	DPAT11000071 \$9,945,866.00
ITEM COMMONTATION	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
1 7210-30	JB N	1.00	300,000.0000	300,000,00

SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #1 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

THE IOR CONSULTANT WILL PROVIDE OSHPD CERTIFIED IORS WITH CLASS "A" LICENSING THAT WILL SERVE AS THE CITY'S REPRESENTATIVE LEADING THE INSPECTION ACTIVITIES FOR THE SFGH REBUILD PROGRAM DURING THE CONSTRUCTION PHASE TO ENSURE COMPLIANCE WITH ALL REQUIREMENTS OF THE BUILDING CODE, OSHPD TESTING, INSPECTION, AND OBSERVATION (TIO) PROGRAM, CONSTRUCTION DOCUMENTS, AND APPLICABLE STATE LAWS AND REGULATIONS. THE LEAD FOR WILL ALSO PROVIDE DESIGN/ASSIST CONSULTATION DURING THE DESIGN/PERMITTING PHASE TO AID IN THE IDENTIFICATION OF EFFICIENT AND COST EFFECTIVE SOLUTIONS TO CODE COMPLIANCE ISSUES.

TOTAL CONTRACT AMOUNT NOT TO EXCEED \$3,998,607.00. THE AMOUNT OF THE CONTRACT SHALL BE ENCUMBERED IN PHASES. CONTRACT TERM FROM CERTIFICATION TO 12/31/2016. AMOUNT OF FIRST ENCUMBRANCE: \$300,000.00

CM: JOE CHIN, DPW PROJ. MGT: 695-3862

2 7210-30 JB N 1.00 210,000.000 210,000.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DFW ID#FPA11050-1 PARTIAL ENCUMBRANCE #2 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

02/17/11: PARTIAL ENCUMBRANCE #2 OF \$210,000 FOR THE EMERGENCY GENERATOR PROJECT, FOR INSPECTOR OF RECORD INSPECTION SERVICES. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$510,000. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$3,488,607.

3 7210-30 JB N 1.00 352,697.0000 352,697.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #3 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

05/05/11: PARTIAL ENCUMBRANCE #3 OF \$352,697 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH 12/31/2011. THE TOTAL ENCUMBERED FUNDS TO

EVISĖD*** * * * * CHANGE NO: 012 R CITY AND COUNTY OF SAN FRANCISCO PAGE :04

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE



PO NUMBER: DPAT11000071 PO AMOUNT: \$9,945,866.00 UNIT PRICE TOTAL PRICE ITEM COMMONIA UOM TAX QUANTITY NAME/SPECS

DATE, INCLUDING THIS ENCUMBRANCE, ARE \$862,697. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$3,135,910.

4 7210-30 N 1.00 486,000.0000 JB 486,000,00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #4 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

10/24/2011: PARTIAL ENCUMBRANCE #4 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH JUNE 2012. TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$1,348,697. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$2,649,910.

1.00 498,000.0000 498,000.00 5 7210-30 JB N SVC, ENGINEERING; GENERAL

DPW#179,031 DPW ID#FFA11050~1 PARTIAL ENCUMBRANCE #5 JOB#6694A INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

2/09/12: PARTIAL ENCUMBRANCE #5 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH DECEMBER 2012. TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$1,846,697. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$2,151,910.

1.00 900,000.0000 JB 6 7210-30 N 900,000.00 SVC, ENGINEERING; GENERAL

DPW#179,031 DPW ID#FFA11050-1 PARTIAL ENCUMBRANCE #6 JOB#6694A INSPECTOR OF RECORD INSPECTIÓN SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

9/06/12: PARTIAL ENCUMBRANCE #6 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH JANUARY 2013. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$2,746,697. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$1,251,910.

7 7210-30 \mathbf{JB} 746,454.0000 N 1.00 746,454.00 SVC, ENGINEERING; GENERAL

DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #7 JOB#6694A INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL

* * * * * * * * R E V I S E D * * * * * * * CHANGE NO: 012 CITY AND COUNTY OF SAN FRANCISCO PAGE :05

> PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

				PO NUMBER: PO AMOUNT:	DPAT11000071 \$9,945,866.00
ITEM	COMMOULETTO	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
	NAME/SPECS				

HOSPITAL REBUILD PROGRAM

COLIN

2/04/13: PARTIAL ENCUMBRANCE #7 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH JULY 2013. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$3,493,151. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$505,456.

8 7210-30 EA N 1.00 505,456.0000 505,456.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #8 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

5/28/13: PARTIAL ENCUMBRANCE #8 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$3,998,607. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0.

9 7210-30 EA N 1.00 788,592.0000 788,592.00 SVC, ENGINEERING; GENERAL 788,592.0000 788,592.00

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 MOD #1 PART. ENC. #9 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

MOD #1 ADDS \$788,592.00 AND 0 DAYS, FOR ADDITIONAL ESTIMATED LEVEL OF EFFORT FOR PROVIDING CONTINUED INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM SEPTEMBER 1, 2013 THROUGH DECEMBER 31, 2013.

TOTAL CONTRACT AMOUNT NTE \$4,787,199. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

1/23/2014

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 MOD #2 PART. ENC. #10 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM MOD #2 ADDS \$2,490,079.00 AND 0 DAYS, FOR ADDITIONAL ESTIMATED LEVEL OF EFFORT FOR PROVIDING CONTINUED INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM 1/1/2014 THROUGH 12/31/2014. TOTAL CONTRACT AMOUNT NTE \$7,277,278.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE



				PO NUMBER: PO AMOUNT:	
ITEM	COMMONITION NAME/SPECS	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
11	7210-30 SVC,ENGINEERIN	JB N NG;GENERAL	1.00	878,569.0000	878,569.00
	INSPECTOR OF F HOSPITAL REBUJ MOD#3 ADDS \$87 LEVEL OF EFFOF FOR THE PERIOU CONTRACT AMOUN	RECORD INSPE LLD PROGRAM 78,569 AND 0 RT FOR PROVI 5 FROM OCTOB 1T NTE \$8,15	CTION SERVICE DAYS FOR SUP DING INSPECTO ER 1, 2014 TH 5,847.00. TOT	1050-1 MOD #3 PA S FOR THE SAN FRANC PLEMENTAL FUNDING F R OF RECORD INSPECT ROUGH DECEMBER 31, AL UNENCUMBERED BAL T END DATE REMAINS	ISCO GENERAL OR ESTIMATED ION SERVICES 2014. TOTAL ANCE,
12	7210-30 SVC,ENGINEERIN	JB N NG;GENERAL	1.00	1,790,019.0000	1,790,019.00
	INSPECTOR OF F HOSPITAL REBUJ MOD#4 ADDS \$1, EFFORT FOR PRO FOR THE PERIOD	ECORD INSPE LLD PROGRAM 790,019.00 WIDING CONT FROM JANUA	CTION SERVICE AND 0 DAYS FO INVED INSPECT RY 1, 2015 TH	1050-1 MOD #4 PA S FOR THE SAN FRANC R ADDITIONAL ESTIMA OR OF RECORD INSPEC ROUGH DECEMBER, 201 66.00. CONTRACT END	ISCO GENERAL FED LEVEL OF FION SERVICES 5. TOTAL

TOTAL ITEMS AMOUNT \$9,945,866.00 SALES TAX \$.00 INVOICE AMOUNT \$9,945,866.00

**** END OF ITEM LIST ****

	* * * *	* * * C	* R E ITY AND CO	V I S IO YTNUC	S E D F SAN F	* * * RANCIS	* * * * *	* CHANGE NO: 012 PAGE :07
	ND COUNTY		PURCHASE				ING	
		3	DPI	\sim ARCI	HITECTU	RE		
		SAN PR					PO NUMBER: PO AMOUNT:	DPAT11000071 \$9,945,866.00
		\$/						
	125.039							
SFX	INDEX	SUBOBJ	USERCODE	PROJCT	PRJDTL	GRANT	GRNTDTL	AMOUNT
01	PWA583CCF08B	02702		CHGREB	CT335B			1,138,697.00
02	PWA585HPFCLF	02702		CHGGEN	880154			210,000.00
03	PWA583CCF08C	02702		CHGREB	СТЗЗ5В			1,398,000.00
04	PWA583CCF08D	02702		CHGREB	CT335B			4,530,581.00
05	PWA583CCF08E	02702		CHGREB	CT335B			2,668,588.00
								9,945,866.00
			<u>·</u>					

**** END OF DOCUMENT ****

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FPA11050-1

Modification of Agreement #4 Consultant Contracts

This Agreement is made on January 15, 2015, in the City and County of San Francisco.

Whereas, the City & County of San Francisco and Montgomery Corporation have entered into an Agree ment to provide Inspector of Record Inspection Services; and

Whereas, the parties now desire to modify the Agreement as described in Attachment #1 now,

therefore the parties agree as follows: The City will:

Add the sum of \$1,790,019 for changes described in the referenced attachment.

Add 0 calendar days from the original agreement or the latest modification as described in the referenced attachment.

In all other respects, the original Agreement and all modifications thereto shall remain in full force and effect.

CONSULTANT

CITY & COUNTY OF SAN FRANCISCO

Recommended:

Ronald Alameida Contract (or Project) Manager

Edgar Lopez/Julia Laue Division (or Bureau) Manager

Approved: Edgar Lopez/Julia Laue

Deputy Director

Mohammed Nuru Director, Department of Public Works

Valid signature - Signed by Sara Grenier

Wednesday, January 21, 2015 10:01:34 AM

Valid signature - Signed by Lopez, EdgarMonday, January 26, 2015 3:41:17 PM

Valid signature - Signed by Nuru, Mohammed Monday, January 26, 2015 3:57:00 PM

> Approved as to Form: Dennis J. Herrera City Attorney

N/A

Naomi Kelly, City Administrator

By Deputy City Attorney

END OF DOCUMENT

Montgomery Corporation

120 Montgomery St. Suite 715 San Francisco, CA 94104

SARA GRENIER Consultant

CONTRACT MODIFICATION #4

ATTACHMENT #1

Pursuant to Section 4 (Services Contractor Agrees to Perform) and Section 5 (Compensation) of the Agreement (DPW Order No.: 179,031) between the City and County of San Francisco, hereinafter referred to as "City" and Montgomery Corporation, hereinafter referred to as "Consultant", the amount of the Agreement shall be increased by \$1,790,019 (One Million Seven Hundred Ninety Thousand Nineteen Dollars) for providing inspector of record inspection services for the San Francisco General Hospital Rebuild Program.

This Attachment #1 stipulates that the following scopes of work shall be incorporated into the Agreement between the City and Consultant. All terms and conditions of the Agreement that are not changed, altered or modified by this Modification #4 shall remain in full force and effect.

ADDED SCOPE OF WORK:

- 1. Additional estimated level of effort for providing continued inspector of record inspection services for the period from January 1, 2015 through December 31, 2015.
 - Appendix A Scope of Work
 - Exhibit 1 Montgomery Corporation Letter dated December 8, 2014 with Resource Loaded Workplan.

COMPENSATION: Professional service fees for this contract shall increased by ONE MILLION SEVEN HUNDRED NINETY THOUSAND NINETEEN DOLLARS (\$1,790,019) resulting in a revised total of a not-to-exceed fee of NINE MILLION NINE HUNDRED FORTY-FIVE THOUSAND EIGHT HUNDRED SIXTY-SIX DOLLARS (\$9,945,866).

CONTRACT DURATION: The contract duration for services under the Agreement shall remain unchanged.

BILLING PROCEDURES: Billing procedures remain unchanged.

Montgomery Corporation DPW Order No.: 179,031 Modification #4

APPENDIX A

SCOPE OF WORK

- 1. The previous modification (Contract Modification #3) was executed on or around October 9, 2014 to allocate supplemental funding for the Inspector of Record ("IOR") Contract for the period from October 2014 through December 2014.
- 2. This modification recognizes the additional estimated level of effort to provide continued IOR inspection services for the period from January 1, 2015 through December 31, 2015.

The scope of work is outlined in Exhibit 1, and the cost is allocated to the Consultant's Team as follows:

CONTRACT MOD BUDGET ALLOCATION

Montgomery Corporation (Prime) Chaves & Associates (LBE) \$1,704,206 <u>\$85,813</u> \$1,790,019



EXHIBIT 1

December 8, 2014

Attn: Ronald Alameida City and County of San Francisco 1001 Potrero Ave. Building 40, 3rd Floor, San Francisco, CA 94110

RE: SFGH Rebuild Project – Contract Modification #4 - Request for Supplemental Funding for the Inspector of Record Inspection Services Contract (6694A)

Dear Ron,

Please accept this letter as our request for a contract modification to increase the contract sum for the Inspector of Record ("IOR") Inspection Services for the San Francisco General Hospital Rebuild Program Contract in order to provide continued inspection services. Per the attached "Resource Loaded Workplan" spreadsheet, we are requesting an additional \$1,790,019 be added to our existing contract to supplement the remaining funding in our contract to provide IOR services through December 2015.

We will continue to monitor our expenditures and balance the IOR workload with the Contractor's schedule to ensure efficiency and to work within our allotted budget.

If you have any questions please feel to call me at 415.517-2608.

Thank you

Scott Montgomer Principal

> 120 Montgomery Street, Suite 715 ■ San Francisco, California 94104 Office: 415-403-3090 ■ Fax: 415-788-6040

Montgomery Corporation IOR Inspection Services Contract San Francisco General Hospital Resource Loaded Workplan for IOR Team Prepared in December 2014

Contract Modification #4

Labor Projections for IOR Services from January 2015 through December 2015

	yee Information			Total Hours	Ho	ourly Rate	Total Dollars	2015	720 <u>1</u> 5 (j	2015	2015	2015	2015	2015	2015	2015	_2015	2015	201
Employee	Employee	Company	Employee	Through	E	Effective	Forecast	Jan	Feb	Mar	Apr.	May .	Jun	hat.	Aug	Sep	Oct	Nov	Dec
Number	Name	Name	Position	2015	· L	Feb-14							1. A.M. 19	Calif States		·	· · ·	······	<u> </u>
INSPECTION TE	AM																		
Labor (T&M)	Scott Montgomery	Montg Corp	Principal	665	\$	184.80	\$ 122,892	18,480	14,784	18,480	14,784	14,784	13,860	7,392	7,392	9,240	3,696	•••••	
	Monte Ecker	Montg Corp	Lead Inspector of Record	1,738	\$	173.68	\$ 301,856	39,078	31,262	39,078	31,262	27,789	34,736		27,789	27,789	15,284		-
	Nate Valech	Montg Corp	Inspector of Record	528	\$	173.68	\$ 91,703	20,842	16,673	20,842	16,673	16,673	-	-	-	-	~	******************	-
	BJ Crouch	Montg Corp	Inspector of Record	1,160	\$	173.68	\$ 201,469	34,736	27,789	34,736	27,789	27,789	20,842	16,673	11,116	-	-		- ·
	Steve Dobbs	Montg Corp	Inspector of Record	1,376	\$	173,68	\$ 238,984	34,736	27,789	34,736	27,789	27,789	27,789	22,231	16,673	13,894	5,558	*********	-
	Ronald C. Sapp	Montg Corp	Inspector of Record	1,128	\$	173,68	\$ 195,911	34,736	27,789	34,736	27,789	27,789	20,842	16,673	5,558	-	-		
···· · ······ ·	Mark Peterson	Montg Corp	Inspector of Record	423	\$	173,68	\$ 73,467	13,026	10,421	13,026	5,558	5,558	6,947	5,558	5,558	4,342	3,474		- • •
	Scott Montgomery Sr.	Montg Corp	Inspector of Record	248	\$	173.68	\$ 43,073	13,894	11,116	6,947	5,558	5,558	-	-	-	· -	-	******	
	Cameron Guthrie	Montg Corp	Inspector of Record	952	\$	173.68	\$ 165,343	34,736	27,789	34,736	27,789	27,789	6,947	5,558		•			*****
	Hollie Machado	Montg Corp	Project Coordinator	1,096	\$	104.54	\$ 114,576	20,908	16,726	16,726	13,381	13,381	12,545	10,036	6,691	4,182	*	***********	•
	Sara Grenier	Montg Corp	Project Coordinator	1,441	\$.	104.54	\$ 150,642	17,667	14,008	17,354	14,008	14,008	16,726	13,381	13,381	16,726	13,381	~* ******	•
	Chaves	Chaves (LBE)	Document Control Tech 1	990	\$	86.68	\$ 85,813	17,336	13,869	17,336	13,869	10,402	13,002		•••••••••		•••••••••••••••••••••••••••••••••••••••		-
Subconsultant Ma	arkup (5%)					5%	\$ 4,291	\$ 4,291							*********		*****	******	~~~~
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Reimbursables							\$. º	õ	0			. 0	0	. 0			0
Subtotal - Inspect	ion Team 🥜			11,745 H	irs.		\$ 1,790,019	304,465	240,015	288,733	226,249	219,308	174,236	125,291	94,157	76,173	41,392		0
Subtotal - Inspect	ion Team 🥜			11,745 H	irs.	-		304,465	240,015	288,733	226,249	219,308	174,236	125,291	94,157				0
Subtotal - Inspect	ion Team 🥜			11,745 H	irs.	•		304,465	240,015	288,733	226,249	219,308	174,236	125,291	94,157				0
Subtotal - Inspect	ion Team 🥜			11,745 H	irs.			304,465	240,015	288,733	226,249	219,308	174,236	125,291	94,157				0
Subtotal - Inspecti	ion Team 🥠			11,745 H	irs.			304,465	240,015	288,733	226,249	219,308	174,236	125,291	94,157				0
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Subiotal - Inspect		Mod Allocation	Summary		irs.		\$ 1,790,019	<u></u>					174,236	125,291	94,157			π.υ.π.	0
	Contract	Mod Allocation		% Allocation	trs.		\$ 1,790,019	<u>C</u> t Amount	Contract Sum	nary		3,998,607	174,236	125,291	94,157			·····)
Montgomery Cor	<u>Contract</u>	Mod Allocation	\$ 1,704,206	<u>% Allocation</u> 95%	trs.		\$ 1,790,019	t Amount Approve Co	Contract Sum	<u>nary</u>) (#1-3)	<u>*************************************</u>	3,998,607 4,157,240	174,236	125,291	94,157				0
Sublotal - Inspect	<u>Contract</u>	Mod Allocation	\$ 1,704,205 \$ 85,813	<u>% Allocation</u> 95% 5%	irs.	-	\$ 1,790,019 Driginal Contrac Previously	t Amount Approve Co Current C	Contract Sum ontract Mod(s contract Mod(s	<u>nary</u>) (#1-3)	\$ \$ \$	3, <u>998,607</u> 4,157,240 1,790,019	174,236	125,291	94,157				0
Mantgomery Cor	<u>Contract</u>	Mod Allocation	\$ 1,704,206	<u>% Allocation</u> 95%	irs.		\$ 1,790,019 Driginal Contrac Previously Ťotal Contrac	t Amount Approve Co Current C tt Modificatie	Contract Sum ontract Mod(s contract Mod(s	<u>nary</u>) (#1-3)	\$ \$ \$	3,998,607 4,157,240 1,790,019 5,947,259,	174,236	125,291	94,157			· · · · · ·	0
Montgomery Cor	<u>Contract</u>	Mod Allocation	\$ 1,704,205 \$ 85,813	<u>% Allocation</u> 95% 5%	irs.		\$ 1,790,019 Driginal Contrac Previously	t Amount Approve Co Current C tt Modificatie	Contract Sum ontract Mod(s contract Mod(s	<u>nary</u>) (#1-3)	\$ \$ \$	3, <u>998,607</u> 4,157,240 1,790,019	174,236	125,291	94,157				0

Page 1 of 1

Page 4 of 4

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Contract	t System ID	·				Minimize
Contract ID:	926		Contract Award ID:	1176		
DPW ID #:	FPA11050	· · · · · · · · · · · · · · · · · · ·	Record ID:	2832		
Contract Syst	tem Informati	on			· · · · · · · · · · · · · · · · · · ·	
	Mod No:	4	Mo	d Status:	In Process	<u>Minimize</u>
DPW	/ Order No:	179031	M	od Date:	12/17/2014	
Con	tract Title:	Inspector of Record Inspe	ection Services			
Con	tract Type:	Professional Services	Contract S	ub Type:	Formal	
Bur	eau Name:	BUILDING DESIGN & CON	NSTRU			
Bure	eau Phone:	(415) 557-4700	Bur	eau Fax:	(415) 557-4701	
Contrac	t Manager:	DPWNT\JCHIN	Clier	nt Name:	PUBLIC HEALTH	
Clien	t Location:	1001 Potrero Avenue, SF	, CA 94110			
<u>Click here to go to the W</u>	orkSpace!		Click here to go to CAT!			
. Contra	ct Vendor					
Contractor Name:	Montgomery	Corporation				<u>Minimize</u>
Contractor Address:	120 Montgor	nery St. Suite 715	Contractor Phone:]
City State, ZIP	San Francisc	o CA, 94104			· · · ·	
Contractor Contact:			Contractor Email:]

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	NT	P Date:	01/03/201	1			Mod Ce	rtification #	: 1234	567890	
	Star	t Date:	01/03/201	.1			Attach	iment Name	Attach	nment #1	···· ··
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Ăm	iount:	\$3,99	8,607.00	\$1,790,0	019,00	\$4,157,2	40.00	\$5,947,2	59.00 148	8.73	\$9,9 45,86
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Contra	ct End Date:									;	12/31/2
	Mod Desci	ription:	Additiona	l ostimate	d level	of effort		, viding contin	ued iner	eator of	rogord
	Hou besci	npaon.	inspection	n services	for the	period fr	om Janua	ary 1, 2015	through D	ecember 3	1, 2015.
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Contract M					1		,		_		
Mod Mo	<u>Amount</u> \$0.00		As-Modified \$3,998,607.00			ation Date 12/31/2016			Da	scription	
1	\$788,592.00		\$4,787,199.00			12/31/2016			stimated le	vel of effort (for providina
								continued in	nspector of rom Septer	record inspe nber 1, 2013	ction service
2 \$	2,490,079.00	D	\$7,277,278.00	0 0	i	12/31/2016	Approve	d Additional e	stimated le	vel of effort i record inspe	for providing
								the period f	rom Januar	record inspe y 1, 2014 th	rough Decer
3	\$878,569.00	D	\$8,155,847.00) O		12/31/2016	Appmve	31, 2014 d Supplement	tal funding :	for estimated	d level of offic
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	ndex Coda	<u>Yask</u>	<u>Task</u> Description	<u>Project</u> <u>Code</u>	<u>Project</u> <u>Detail</u>		<u>Grant</u> Detali	<u>Document</u> <u>No</u>	Suffix	<u>Actual</u> <u>Amount</u>	Amor
	/A583CCF08E		Montgomery - Mod 3	CHGREB	CT335B		ſ	DPAT11000071	05	\$878,569.00) \$1,790,0
Order 1			· · ·							Total	\$1,790,0
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Order 1	Арртои	rais									
<u>Order</u> 31 6694A PW	Approv										

Approval Tracking

Expand



Edwin M. Lee Mayor

Mohammed Nuru Director

Stacey Camillo Division Manager

Office of the Deputy Director for Financial Management and Administration

Contract Administration 1155 Market Street, 4th floor San Francisco, CA 94103 tel 415-554-4886

sfpublicworks.org facebook.com/sfpublicworks twitter.com/sfpublicworks October 8, 2014

Contractor:	Montogomery Corporation 120 Montgomery Street, Suite 715
Project:	San Francisco, CA 94104 Inspector of Record Inspection Services for the San Francisco General Hospital Rebuild Program through 12/31/2016 - Modification #3
Modification Amount:	Add \$878,569.00 and 0 days to the Agreement.
Job No.:	6694A
DPW Order No.:	179,031
Controller's Certification:	Reference this # on your invoices: DPAT11000071_
Date Posted:	10/8/2014

This Transmittal Letter forwards a copy of the Modification of Agreement #3 and Contract Purchase Order No. DPAT11000071 in the total as-modified to date, \$8,155,847.00, for the subject project. Contract expiration date is 12/31/2016.

Yours truly,

by: Stacey Camillo Division Manager, Contract Administration

cc: Joe Chin, BDC Accounts Payable

Attachments: Modification of Agreement #3 Contract Purchase Order DPAT11000071

NOTICE OF MODIFICATION

PHD COUNTRY		DER – NON PURC ARCHITECTURE	HASING	
				DPAT11000071 \$8,155,847.00
TO: MONTGOMAR-00 ORP 2262 CHAPMAN LN	,		PO PRINT DA'	TE: 10/08/2014
PETALUMA	CA 9495	2-0000	PHONE : 707 VENDOR ID;	
FERMS: NET FOB : DEST				
ISSUE DATE	: 01/01/2011			<<
DELIVER TO: DPW-BURE 30 VAN N SAN FRAN	ESS AVE #4100	URE (PWD09) CA 94102	- 	OOT A B 201
SAN FRAN		Director of Public Wo		OCT 0 8 201
AUTHORIZED SIGNATURE		\sim -	DATE : PHONE:	
ORIGI	NAL BUILDER MUSIC	BOGER TO B	E VALID	
INVOICE TO: DPW-BURE 30 VAN N	AU OF MARCHANIER	CA 94102		
INVOICE TO: DPW-BURE 30 VAN N SAN FRAN FERMS: JOB#6694A	AU OF JAN DAMSON ESS AVE #4100 CISCO DPW#179,031 ECORD INSPECTION	CA 94102		ISCO GENERAL
INVOICE TO: DPW-BURE 30 VAN N SAN FRAN FERMS: JOB#6694A INSPECTOR OF R HOSPITAL REBUI THE INSPECTOR CERTIFIED INSP	AU OF JAN DAMSON ESS AVE #4100 CISCO DPW#179,031 ECORD INSPECTION	CA 94102 DPW ID# FP N SERVICES FOR CONSULTANT TE (IOR) INSPECT	THE SAN FRANCI AM WILL PROVIDE	E (OSHPD)
INVOICE TO: DPW-BURE 30 VAN N SAN FRAN JOB#6694A INSPECTOR OF R HOSPITAL REBUI THE INSPECTOR CERTIFIED INSP REBUILD PROGRA TOTAL CONTRACT ENCUMBERED IN PSC# 4006-10/1	AU OF JAN DAWSON ESS AVE #4100 CISCO DFW#179,031 ECORD INSPECTION LD PROGRAM OF RECORD (IOR) ECTOR OF RECORD	CA 94102 DPW ID# FP N SERVICES FOR CONSULTANT TE (IOR) INSPECT NSTRUCTION PHA EXCEED \$3,998, RTIFICATION - 9/2010. PSC DU	THE SAN FRANCI AM WILL PROVIDE ION SERVICES FO SE. 607.00. CONTRAC 12/31/16. RATION 8/1/2010	E (OSHPD) DR THE SFGH CT TO BE
INVOICE TO: DPW-BURE 30 VAN N SAN FRAN JOE#6694A INSPECTOR OF R HOSPITAL REBUI THE INSPECTOR CERTIFIED INSP REBUILD PROGRA TOTAL CONTRACT ENCUMBERED IN PSC# 4006-10/1 INSURANCE REQ:	AU OF JAN DAWSON ESS AVE #4100 CISCO DFW#179,031 ECORD INSPECTION LD PROGRAM OF RECORD (IOR) ECTOR OF RECORD M DURING THE CON AMOUNT NOT TO H PHASE. TERM: CEN 1, APPROVED 7/19	CA 94102 DPW ID# FP N SERVICES FOR CONSULTANT TE (IOR) INSPECT NSTRUCTION PHA EXCEED \$3,998, RTIFICATION - 9/2010. PSC DU IM; W/C-\$1M; P	THE SAN FRANCI AM WILL PROVIDE ION SERVICES FO SE. 607.00. CONTRAC 12/31/16. RATION 8/1/2010 /L-\$1M	E (OSHPD) DR THE SFGH CT TO BE
INVOICE TO: DPW-BURE 30 VAN N SAN FRAN FERMS: JOB#6694A INSPECTOR OF R HOSPITAL REBUI THE INSPECTOR CERTIFIED INSP REBUILD PROGRA TOTAL CONTRACT ENCUMBERED IN PSC# 4006-10/1 INSURANCE REQ: CM: JOE CHIN, MOD #1 ADDS \$7 EFFORT FOR PRO	AU OF JAN DAMSON T ESS AVE #4100 CISCO DPW#179,031 ECORD INSPECTION LD PROGRAM OF RECORD (IOR) ECTOR OF RECORD M DURING THE COM AMOUNT NOT TO H PHASE. TERM: CEN 1, APPROVED 7/19 G/L-\$1M; A/L-\$2	CA 94102 DPW ID# FP N SERVICES FOR CONSULTANT TE (IOR) INSPECT NSTRUCTION PHA EXCEED \$3,998, RTIFICATION - 9/2010. PSC DU 1M; W/C-\$1M; P AGEMENT: 695-3 DAYS, FOR ADD D INSPECTOR OF	THE SAN FRANCI AM WILL PROVIDE ION SERVICES FO SE. 607.00. CONTRAC 12/31/16. RATION 8/1/2010 /L-\$1M 862 ITIONAL ESTIMAT RECORD INSPECT	E (OSHPD) OR THE SFGH CT TO BE D-12/31/2016 FED LEVEL OF FION SERVICES
INVOICE TO: DPW-BURE 30 VAN N SAN FRAN JOB#6694A INSPECTOR OF R HOSPITAL REBUI THE INSPECTOR CERTIFIED INSP REBUILD PROGRA TOTAL CONTRACT ENCUMBERED IN PSC# 4006-10/1 INSURANCE REQ: CM: JOE CHIN, MOD #1 ADDS \$7 EFFORT FOR PRO FOR THE PERIOD MOD #2 ADDS \$2	AU OF JAN DAMAGENT ESS AVE #4100 CISCO DPW#179,031 ECORD INSPECTION LD PROGRAM OF RECORD (IOR) ECTOR OF RECORD M DURING THE COM AMOUNT NOT TO H PHASE. TERM: CEN 1, APPROVED 7/19 G/L-\$1M; A/L-\$1 DPW PROJECT MANN 88,592.00 AND 0 VIDING CONTINUEN	CA 94102 DPW ID# FP N SERVICES FOR CONSULTANT TE (IOR) INSPECT NSTRUCTION PHA EXCEED \$3,998, RTIFICATION - 9/2010. PSC DU 1M; W/C-\$1M; P AGEMENT: 695-3 DAYS, FOR ADD D INSPECTOR OF 1, 2013 THROU DAYS, FOR ADD	THE SAN FRANCI AM WILL PROVIDE ION SERVICES FO SE. 607.00. CONTRAC 12/31/16. RATION 8/1/2010 /L-\$1M 862 ITIONAL ESTIMAT RECORD INSPECT GH DECEMBER 31,	E (OSHPD) OR THE SFGH CT TO BE 0-12/31/2016 CED LEVEL OF CION SERVICES 2013. CED LEVEL OF
INVOICE TO: DPW-BURE 30 VAN N SAN FRAN JOB#6694A INSPECTOR OF R HOSPITAL REBUI THE INSPECTOR CERTIFIED INSP REBUILD PROGRA TOTAL CONTRACT ENCUMBERED IN PSC# 4006-10/1 INSURANCE REQ: CM: JOE CHIN, MOD #1 ADDS \$7 EFFORT FOR PRO FOR THE PERIOD MOD #2 ADDS \$2	AU OF JE DAMSON ESS AVE #4100 CISCO DFW#179,031 ECORD INSPECTION LD PROGRAM OF RECORD (IOR) ECTOR OF RECORD M DURING THE CON AMOUNT NOT TO H PHASE. TERM: CEN 1, APPROVED 7/19 G/L-\$1M; A/L-\$2 DPW PROJECT MANZ 88,592.00 AND 0 VIDING CONTINUEN FROM SEPTEMBER ,490,079.00 & 0 VIDING CONTINUEN	CA 94102 DPW ID# FP N SERVICES FOR CONSULTANT TE (IOR) INSPECT NSTRUCTION PHA EXCEED \$3,998, RTIFICATION - 9/2010. PSC DU 1M; W/C-\$1M; P AGEMENT: 695-3 DAYS, FOR ADD D INSPECTOR OF 1, 2013 THROU DAYS, FOR ADD	THE SAN FRANCI AM WILL PROVIDE ION SERVICES FO SE. 607.00. CONTRAC 12/31/16. RATION 8/1/2010 /L-\$1M 862 ITIONAL ESTIMAT RECORD INSPECT GH DECEMBER 31, ITIONAL ESTIMAT RECORD INSPECT	E (OSHPD) OR THE SFGH CT TO BE D-12/31/2016 CED LEVEL OF CION SERVICES 2013. CED LEVEL OF
INVOICE TO: DPW-BURE 30 VAN N SAN FRAN JOB#6694A INSPECTOR OF R HOSPITAL REBUI THE INSPECTOR CERTIFIED INSP REBUILD PROGRA TOTAL CONTRACT ENCUMBERED IN PSC# 4006-10/1 INSURANCE REQ: CM: JOE CHIN, MOD #1 ADDS \$7 EFFORT FOR PRO FOR THE PERIOD MOD #2 ADDS \$2	AU OF JE DAMSON ESS AVE #4100 CISCO DFW#179,031 ECORD INSPECTION LD PROGRAM OF RECORD (IOR) ECTOR OF RECORD M DURING THE CON AMOUNT NOT TO H PHASE. TERM: CEN 1, APPROVED 7/19 G/L-\$1M; A/L-\$2 DPW PROJECT MANZ 88,592.00 AND 0 VIDING CONTINUEN FROM SEPTEMBER ,490,079.00 & 0 VIDING CONTINUEN	CA 94102 DPW ID# FP N SERVICES FOR CONSULTANT TE (IOR) INSPECT NSTRUCTION PHA EXCEED \$3,998, RTIFICATION - 9/2010. PSC DU IM; W/C-\$1M; P AGEMENT: 695-3 DAYS, FOR ADD D INSPECTOR OF 1, 2013 THROU DAYS, FOR ADD D INSPECTOR OF	THE SAN FRANCI AM WILL PROVIDE ION SERVICES FO SE. 607.00. CONTRAC 12/31/16. RATION 8/1/2010 /L-\$1M 862 ITIONAL ESTIMAT RECORD INSPECT GH DECEMBER 31, ITIONAL ESTIMAT RECORD INSPECT	E (OSHPD) OR THE SFGH CT TO BE D-12/31/2016 CED LEVEL OF CION SERVICES 2013. CED LEVEL OF

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* * R E V I S E D * * * * CITY AND COUNTY OF SAN FRANCISCO

* * * * CHANGE NO: 011 PAGE :02

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE



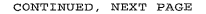
- -

 PO NUMBER:
 DPAT11000071

 PO AMOUNT:
 \$8,155,847.00

FOR THE FILL FROM 1/1/2014 THROUGH 12/31/2014. TOTAL CONTRACT AMOUNT NTE \$7,277,278.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

MOD#3 ADDS \$878,569 AND 0 DAYS FOR SUPPLEMENTAL FUNDING FOR ESTIMATED LEVEL OF EFFORT FOR PROVIDING INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM OCTOBER 1, 2014 THROUGH DECEMBER 31, 2014. TOTAL CONTRACT AMOUNT NTE \$8,155,847.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.



R E V I S E D * * * * * * * * CHANGE NO: 011 * * CITY AND COUNTY OF SAN FRANCISCO PAGE :03

> PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE



			PO NUMBER: PO AMOUNT:	DPAT11000071 \$8,155,847.00
ITEM COMMONATION	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
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1.00 300,000.0000 1 7210-30 JB N 300,000.00 SVC, ENGINEERING; GENERAL

DPW ID#FPA11050-1 DPW#179,031 PARTIAL ENCUMBRANCE #1 JOB#6694A INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

THE IOR CONSULTANT WILL PROVIDE OSHPD CERTIFIED IORS WITH CLASS "A" LICENSING THAT WILL SERVE AS THE CITY'S REPRESENTATIVE LEADING THE INSPECTION ACTIVITIES FOR THE SFGH REBUILD PROGRAM DURING THE CONSTRUCTION PHASE TO ENSURE COMPLIANCE WITH ALL REQUIREMENTS OF THE BUILDING CODE, OSHPD TESTING, INSPECTION, AND OBSERVATION (TIO) PROGRAM, CONSTRUCTION DOCUMENTS, AND APPLICABLE STATE LAWS AND REGULATIONS. THE LEAD IOR WILL ALSO PROVIDE DESIGN/ASSIST CONSULTATION DURING THE DESIGN/PERMITTING PHASE TO AID IN THE IDENTIFICATION OF EFFICIENT AND COST EFFECTIVE SOLUTIONS TO CODE COMPLIANCE ISSUES.

TOTAL CONTRACT AMOUNT NOT TO EXCEED \$3,998,607.00. THE AMOUNT OF THE CONTRACT SHALL BE ENCUMBERED IN PHASES. CONTRACT TERM FROM CERTIFICATION TO 12/31/2016. AMOUNT OF FIRST ENCUMBRANCE: \$300,000.00

CM: JOE CHIN, DPW PROJ. MGT: 695-3862

 $_{\rm JB}$ 1.00 210,000.0000 2 7210-30 M 210,000.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #2 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

02/17/11: PARTIAL ENCUMBRANCE #2 OF \$210,000 FOR THE EMERGENCY GENERATOR PROJECT, FOR INSPECTOR OF RECORD INSPECTION SERVICES. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$510,000. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$3,488,607.

 \mathbf{JB} 1.00 352,697.0000 3 7210-30 N 352,697.00 SVC, ENGINEERING; GENERAL

DPW ID#FPA11050-1 JOB#6694A DPW#179,031 PARTIAL ENCUMBRANCE #3 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

05/05/11: PARTIAL ENCUMBRANCE #3 OF \$352,697 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH 12/31/2011. THE TOTAL ENCUMBERED FUNDS TO

* * * R E V I S E D * * * * * * * * CHANGE NO: 011 CITY AND COUNTY OF SAN FRANCISCO PAGE :04

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE



NAME/SPECS

PO NUMBER: DPAT11000071 PO AMOUNT: \$8,155,847.00 UOM TAX QUANTITY UNIT PRICE TOTAL PRICE

DATE, INCLUDING THIS ENCUMBRANCE, ARE \$862,697. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$3,135,910.

4 7210-30 JB N 1.00 486,000.0000 486,000.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #4 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

10/24/2011: PARTIAL ENCUMBRANCE #4 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH JUNE 2012. TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$1,348,697. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$2,649,910.

5 7210-30 JB N 1.00 498,000.0000 498,000.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #5 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

2/09/12: PARTIAL ENCUMBRANCE #5 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH DECEMBER 2012. TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$1,846,697. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$2,151,910.

6 7210-30 JB N 1.00 900,000.0000 900,000.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #6 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

9/06/12: PARTIAL ENCUMBRANCE #6 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH JANUARY 2013. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$2,746,697. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$1,251,910.

7 7210-30 JB N 1.00 746,454.0000 746,454.00 SVC, ENGINEERING; GENERAL

JOB#6694ADPW#179,031DPW ID#FPA11050-1PARTIAL ENCUMBRANCE #7INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL

* * * * R E V I S E D * * * * * * * CHANGE NO: 011 CIT: AND COUNTY OF SAN FRANCISCO PAGE :05



PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

H S S S S S S S S S S S S S S S S S S S			PO NUMBER: PO AMOUNT:	DPAT11000071 \$8,155,847.00
			10 AHOUNT.	\$0,1JJ,047.00
ITEM COMMONSITOR	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE

HOSPITAL REBUILD PROGRAM

2/04/13: PARTIAL ENCUMBRANCE #7 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH JULY 2013. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$3,493,151. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$505,456.

8 7210-30 EA N 1.00 505,456.0000 505,456.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #8 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

5/28/13: PARTIAL ENCUMBRANCE #8 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$3,998,607. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0.

9 7210-30 EA N 1.00 788,592.0000 788,592.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 MOD #1 PART. ENC. #9 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

MOD #1 ADDS \$788,592.00 AND 0 DAYS, FOR ADDITIONAL ESTIMATED LEVEL OF EFFORT FOR PROVIDING CONTINUED INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM SEPTEMBER 1, 2013 THROUGH DECEMBER 31, 2013.

TOTAL CONTRACT AMOUNT NTE \$4,787,199. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

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1/23/2014 JOB#6694A DFW#179,031 DFW ID#FPA11050-1 MOD #2 PART. ENC. #10 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM MOD #2 ADDS \$2,490,079.00 AND 0 DAYS, FOR ADDITIONAL ESTIMATED LEVEL OF EFFORT FOR PROVIDING CONTINUED INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM 1/1/2014 THROUGH 12/31/2014. TOTAL CONTRACT AMOUNT NTE \$7,277,278.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

	* * * * *	·	V I S E COUNTY OF SAN		CHANGE NO: 011 PAGE :06
	A MU COUNTY OF		E ORDER - NON PW - ARCHITEC		
				PO NUMBER: PO AMOUNT:	DPAT11000071 \$8,155,847.00
ITEM	COMMODITION	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
11	7210-30 SVC,ENGINEER	JB N LING;GENERAL	1.00	878,569.0000	878,569.00
	10/8/ 2014 JOB#6694A	DPW#179,031	DPW ID#FPA1	1050-1 MOD #3 PAR	T. ENC. #11

INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM MOD#3 ADDS \$878,569 AND 0 DAYS FOR SUPPLEMENTAL FUNDING FOR ESTIMATED LEVEL OF EFFORT FOR PROVIDING INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM OCTOBER 1, 2014 THROUGH DECEMBER 31, 2014. TOTAL CONTRACT AMOUNT NTE \$8,155,847.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

TOTAL ITEMS AMOUNT	\$8,155,847.00
SALES TAX	\$.00
INVOICE AMOUNT	\$8,155,847.00

**** END OF ITEM LIST ****

	* * * *	* * * C	R E Irý AND Co	•	S E I F SAN F	* * * RANCIS	* * * * * \$CO	* CHANGE NO: 011 PAGE :07
	AND COUNTY		PURCHASE DPI		- NON P HITECTU		ING	
		ANFRAN					PO NUMBER: PO AMOUNT:	DPAT11000071 \$8,155,847.00
SFX	INDEX	SUBOBJ	USERCODE	PROJCT	PRJDTL	GRANI	GRNTDTL	AMOUNT
01	PWA583CCF08B	02702		CHGREB	CT335E			1,138,697.00
02	PWA585HPFCLF	02702		CHGGEN	880154			210,000.00
03	PWA583CCF08C	02702		CHGREB	CT335B			1,398,000.00
04	PWA583CCF08D	02702		CHGREB	CT335B			4,530,581.00
05	PWA583CCF08E	02702		CHGREB	CT335B			878,569.00
								8,155,847.00
				······				

**** END OF DOCUMENT ****

FPA11050-1

Modification of Agreement #3 Consultant Contracts

This Agreement is made on September 26, 2014, in the City and County of San Francisco.

Whereas, the City & County of San Francisco and Montgomery Corporation have entered into an Agreement to provide Inspector of Record Inspection Services; and

Whereas, the parties now desire to modify the Agreement as described in Attachment #1 now,

therefore the parties agree as follows:

The City will:

Add the sum of \$878,569 for changes described in the referenced attachment.

Add 0 calendar days from the original agreement or the latest modification as described in the referenced attachment.

In all other respects, the original Agreement and all modifications thereto shall remain in full force and effect.

CITY & COUNTY OF SAN FRANCISCO

CONSULTANT

SARA GRENIER Consultant

Recommended:

Ronald Alameida Contract (or Project) Manager

Edgar Lopez/Julia Laue Division (or Bureau) Manager 120 Montgomery St. Suite 715 San Francisco, CA 94104

Montgomery Corporation

Approved:

Edgar Lopez/Julia Laue Deputy Director

Mohammed Nuru Director, Department of Public Works

Valid signature - Signed by Sara Grenier Monday, September 29, 2014 11:38:27 AM

 Valid signature - Signed by Lopez, Edgar

 Monday, September 29, 2014 11:41:36 AM

Valid signature - Signed by Nuru, Mohammed Monday, September 29, 2014 4:36:11 PM

> Approved as to Form: Dennis J. Herrera City Attorney

NA

Naomi Kelly, City Administrator

By Deputy City Attorney

END OF DOCUMENT

CONTRACT MODIFICATION #3

ATTACHMENT #1

Pursuant to Section 4 (Services Contractor Agrees to Perform) and Section 5 (Compensation) of the Agreement (DPW Order No.: 179,031) between the City and County of San Francisco, hereinafter referred to as "City" and Montgomery Corporation, hereinafter referred to as "Consultant", the amount of the Agreement shall be increased by \$878,569 (Eight Hundred Seventy-Eight Thousand Five Hundred Sixty-Nine Dollars) for providing inspector of record inspection services for the San Francisco General Hospital Rebuild Program.

This Attachment #1 stipulates that the following scopes and the contract agreement sections (below) shall be incorporated into the Agreement between the City and Consultant. All terms and conditions of the Agreement that are not changed, altered or modified by this Modification #3 shall remain in full force and effect.

ADDED SCOPE OF WORK:

- 1. Supplemental funding for estimated level of effort for providing inspector of record inspection services for the period from October 1, 2014 through December 31, 2014.
- 2. Update and memorialize the Consultant's billing fee schedules per the annual percentage change of the Consumer Price Index (CPI) in accordance with the contract provisions (Appendix B of the Original Contract)
- 3. Replace Section 25. Notices to the Parties of the P-500 Agreement
- 4. Replace Section 32. Intentionally Left Blank (Earned Income Credit (EIC) Forms of the P-500 Agreement
- 5. Delete Section 58. Graffiti Removal of the P-500 Agreement
- 6. Appendix A Scope of Work and Contract Agreement Sections
- 7. Appendix B Revised Consultant Fee Schedule (Effective February 1, 2014)
- 8. Exhibit 1 Montgomery Corporation Letter dated August 27, 2014 with Resource Loaded Workplan.
- 9. Exhibit 2 Montgomery Corporation Letter dated January 24, 2014 requesting for CPI Fee Adjustment

COMPENSATION: Professional service fees for this contract shall increased by EIGHT HUNDRED SEVENTY-EIGHT THOUSAND FIVE HUNDRED SIXTY-NINE DOLLARS (\$878,569) resulting in a revised total of a not-to-exceed fee of EIGHT MILLION ONE HUNDRED FIFTY-FIVE THOUSAND EIGHT HUNDRED FORTY-SEVEN DOLLARS (\$8,155,847).

CONTRACT DURATION: The contract duration for services under the Agreement shall remain unchanged.

BILLING PROCEDURES: Billing procedures remain unchanged.

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Montgomery Corporation DPW Order No.: 179,031 Modification #3

APPENDIX A

SCOPE OF WORK AND CONTRACT AGREEMENT SECTIONS

- 1. The previous modification (Contract Modification #2) was executed on or around January 2014 to allocate funding for the Inspector of Record ("IOR") Contract for the period from January 2014 through December 2014. Based on the current expenditure and the forecasted work remaining for the year ending 2014, it is anticipated that the contract sum approved through Contract Mod #2 will be exceeded.
- 2. This modification recognizes that supplemental funding will be required in order for the Consultant to continue providing IOR inspection services through the end of 2014 in order to not delay the overall project schedule. The factors that were driving the Consultant to increase their inspection resources beyond the originally budgeted amounts are based on the following reasons:
 - (1) OSHPD demand for additional lORs to support the inspection services for various Project Increments;
 - (2) Unanticipated Construction Manager/General Contractor (CM/GC)'s aggressive 6day work schedule requiring the IORs to work overtime during the week (Monday through Friday) and weekend work (routinely Saturday and sometimes Sunday) in order to support the Contractor's work schedule. Contractor also proceeded with working on multiple construction activities in parallel, which required additional IOR resources to support Contractor's inspection requests in order to not delay Contractor's schedule;
 - (3) Insolvency of the fire sprinkler contractor resulted in the need to re-inspect the entire fire sprinkler system to ensure compliance;
 - (4) Re-inspections due to curtain wall fire stopping, precast fire stopping and edge of slab re-work issues. Spray-on fireproofing completeness continues to be an issue, resulting in multiple areas of patching repair and re-inspections;
 - (5) Unavailability of City staff with IOR certification to assist with inspection work; and
 - (6) Phase 2 Service Building Modification/Emergency Generator project schedule was extended, which increased the duration of the required IOR inspection.
- 3. The Consultant's estimated level of effort for the period from October 2014 through December 2014 is outlined in Exhibit 1, and the contract modification amount is distributed to the Consultant's Team as follows:

CONTRACT MOD BUDGET ALLOCATION

Montgomery Corporation (Prime)	\$878,569
Chaves & Associates (LBE Subconsultant)	\$0
	\$878,569

Montgomery Corporation DPW Order No.: 179,031 Modification #3

Replace <u>Section 25 – Notices to the Partles</u> of the P-500 Agreement in its entirety with the following:

25. Notices to the Parties

Unless otherwise indicated elsewhere in this Agreement, all written communications sent by the parties may be by U.S. mail, e-mail or by fax, and shall be addressed as follows:

To City:

Department of Public Works Division of Contract Administration 1155 Market Street, 4th Floor San Francisco, CA 94103

To Contractor:

Montgomery Corporation 120 Montgomery Street, Suite 715 San Francisco, CA 94101 c/o Scott Montgomery, President

Any notice of default must be sent by registered mail.

From time to time, the parties may designate new address information by notice in writing, delivered to the other Party.

The delivery to CONTRACTOR at the legal address listed above, as it may be amended upon written notice, or the depositing in any post office or post office box regularly maintained by the United States Postal Service in a postage paid wrapper directed to CONTRACTOR at such address, of any drawing, notice, letter or other communication shall be deemed legal and sufficient service thereof upon CONTRACTOR.

5. Replace <u>Section 32. Intentionally Left Blank (Earned Income Credit (EIC) Forms</u> of the P-500 Agreement in its entirety with the following new Section 32 provision:

32. Consideration of Criminal History in Hiring and Employment Decisions.

a. Contractor agrees to comply fully with and be bound by all of the provisions of Chapter 12T "City Contractor/Subcontractor Consideration of Criminal History in Hiring and Employment Decisions," of the San Francisco Administrative Code (Chapter 12T), including the remedies provided, and implementing regulations, as may be amended from time to time. The provisions of Chapter 12T are incorporated by reference and made a part of this Agreement as though fully set forth herein. The text of the Chapter 12T is available on the web at <u>www.sfgov.org/olse/fco</u>. A partial listing of some of Contractor's obligations under Chapter 12T is set forth in this Section. Contractor is required to comply with all of the applicable provisions of 12T, irrespective of the listing of obligations in this Section. Capitalized terms used in this Section and not defined in this Agreement shall have the meanings assigned to such terms in Chapter 12T.

b. The requirements of Chapter 12T shall only apply to a Contractor's or Subcontractor's operations to the extent those operations are in furtherance of the performance of this Agreement, shall apply only to applicants and employees who would be or are performing work in furtherance of this Agreement, shall apply only when the physical location of the employment or prospective employment of an individual is wholly or substantially within the City of San Francisco, and shall not apply when the application in a particular context would conflict with federal or state law or with a requirement of a government agency implementing federal or state law.

c. Contractor shall incorporate by reference in all subcontracts the provisions of Chapter 12T, and shall require all subcontractors to comply with such provisions. Contractor's failure to comply with the obligations in this subsection shall constitute a material breach of this Agreement.

d. Contractor or Subcontractor shall not inquire about, require disclosure of, or if such information is received base an Adverse Action on an applicant's or potential applicant for employment, or employee's: (1) Arrest not leading to a Conviction, unless the Arrest is undergoing an active pending criminal investigation or trial that has not yet been resolved; (2) participation in or completion of a diversion or a deferral of judgment program; (3) a Conviction that has been judicially dismissed, expunged, voided, invalidated, or otherwise rendered inoperative; (4) a Conviction or any other adjudication in the juvenile justice system; (5) a Conviction that is more than seven years old, from the date of sentencing; or (6) information pertaining to an offense other than a felony or misdemeanor, such as an infraction.

e. Contractor or Subcontractor shall not inquire about or require applicants, potential applicants for employment, or employees to disclose on any employment application the facts or details of any conviction history, unresolved arrest, or any matter identified in subsection 32(d), above. Contractor or Subcontractor shall not require such disclosure or make such inquiry until either after the first live interview with the person, or after a conditional offer of employment.

f. Contractor or Subcontractor shall state in all solicitations or advertisements for employees that are reasonably likely to reach persons who are reasonably likely to seek employment to be performed under this Agreement, that the Contractor or Subcontractor will consider for employment qualified applicants with criminal histories in a manner consistent with the requirements of Chapter 12T.

g. Contractor and Subcontractors shall post the notice prepared by the Office of Labor Standards Enforcement (OLSE), available on OLSE's website, in a conspicuous place at every workplace, job site, or other location under the Contractor or Subcontractor's control at which work is being done or will be done in furtherance of the performance of this Agreement. The notice shall be posted in English, Spanish, Chinese, and any language spoken by at least 5% of the employees at the workplace, job site, or other location at which it is posted.

h. Contractor understands and agrees that if it fails to comply with the requirements of Chapter 12T, the City shall have the right to pursue any rights or remedies available under Chapter 12T, including but not limited to, a penalty of \$50 for a second violation and \$100 for a subsequent violation for each employee, applicant or other person as to whom a violation occurred or continued, termination or suspension in whole or in part of this Agreement.

6. Delete Section 58. Graffiti Removal of the P-500 Agreement in its entirety.

Montgomery Corporation DPW Order No.: 179,031 Modification #3

APPENDIX B

Revised Consultant Fee Schedules (Effective 2/1/2014) (Billing Rate Adjustments based on annual Consumer Price Index "CPI")

Position	Company	Jan 2011- 1/1/2012 (Original Contract)	Jan 2012– Jan 2013	Jan 2013 –Jan 2014	Feb 2014– Jan 2015
		Billing Rate (\$/hr)	Billing Rate (\$/hr)	Billing Rate (\$/hr)	Billing Rate (\$/hr)
CPI Percent Increase		an an ata	್ಷ ಕ್ಷೇತ್ರಿ ಕ್ಷೇತ್ರಿಗಳು	2.9%	, 2.1% ;-
President/Principal	Montgomery	\$175.90	\$175.90	\$181.00	\$184.80
Lead Inspector of Record	Montgomery	\$165.31	\$165.31	\$170.10	\$173.68
Inspector of Record	Montgomery	\$165.31	\$165.31	\$170.10	\$173.68
Contract Administrator	Montgomery	\$96.43	\$96.43	\$99.23	\$101.31
Project Coordinator	Montgomery	\$99.50	\$99.50	\$102.39	\$104.54
Administrative Supervisor	Montgomery	\$96.43	\$96.43	\$99.23	<u>\$101.31</u>
Administrative/Clerical Support	Montgomery	\$91.98	\$91.98	\$94.65	\$96.64
President/Principal	Chaves (LBE Subconsultant)	\$171.99	\$171.99	\$171.99	\$171.99
Project Manager	Chaves (LBE Subconsultant)	\$171.99	\$171.99	\$171.99	\$171.99
Document Control Manager	Chaves (LBE Subconsultant)	\$105.83	\$105.83	\$105.83	\$105.83
Document Control Tech I	Chaves (LBE Subconsultant)	\$86.68	\$86.68	\$86.68	\$86.68
Document Control Tech II	Chaves (LBE Subconsultant)	\$82.54	\$82.54	\$82.54	\$82.54
Administrative Supervisor	Chaves (LBE Subconsultant)	\$105.83	\$105.83	\$105.83	\$105.83
Administrative/Clerical Support	Chaves (LBE Subconsultant)	\$66.13	\$66.13	\$66.13	\$66.13

EXHIBIT 1

C O R P O R A T I O N

August 27, 2014

Attn: Ronald Alameida City and County of San Francisco 1001 Potrero Ave. Building 40, 3rd Floor, San Francisco, CA 94110

DEPARTMENT IN UNIVERSITY SFOH ENGLIG PRANTEND

RE: SFGH Rebuild Project – Contract Modification #3 - Request for Supplemental Funding for the Inspector of Record Inspection Services Contract (6694Λ)

Dear Ron,

Please accept this letter as our request for a contract modification to increase the contract sum for the Inspector of Record ("IOR") Inspection Services for the San Francisco General Hospital Rebuild Program Contract in order to provide continued inspection services. Per the attached "Resource Loaded Workplan" spreadsheet, we are requesting an additional \$878,569 be added to our existing contract to supplement the remaining funding in our contract to provide IOR services through December 2014.

Our current contract sum of \$7,277,278 (per Contract Modification #2) was intended to cover the IOR services through the end of 2014. However, due to unforesceable circumstances, our monthly labor expenditure was greater than what was originally budgeted and forecasted back in January 2014. The higher monthly labor expenditures were primarily driven by the following issues:

- (1) Due to the Contractor's (CM/GC) extremely aggressive construction schedule, IORs were asked to work overtime during the week (Monday Friday) and on the weekends (mostly Saturdays and occasional Sundays) in order to support the Contractor's work schedule. Contractor also proceeded with working on multiple construction activities in parallel, which required additional IOR resources to support Contractor's inspection requests in order to not delay Contractor's schedule;
- (2) Insolvency of the fire sprinkler contractor resulted in the need to re-inspect the entire fire sprinkler system to ensure compliance;
- (3) Re-inspections due to curtain wall fire stopping, precast fire stopping and edge of slab rework issues. Spray-on fireproofing completeness continues to be an issue, resulting in multiple areas of patching repair and re-inspections.

We will continue to monitor our expenditures and balance the IOR workload with the Contractor's schedule to ensure efficiency and to work within our allotted budget.

If you have any questions please feel to call me at 415.517-2608.

Thank you, Scott Montgomery Principal

 120 Montgomery Street, Suite 715
 San Francisco, California 94104

 Office:
 415-403-3090
 Fax:
 415-788-6040

Montgomery Corporation IOR Inspection Services Contract San Francisco General Hospital Resource Loaded Workplan for IOR Team Prepared in August 2014

<u>Contract Modification #3</u> Supplemental Funds for IOR Services through December 2014

egory and Employe	e information	an instant		Total Hours	Hourty Rate 1	otal Dollars	2014	2014	2014
Employee	Employee	Company	Employee	Through	Effective	Forecast	Oct	NOV	Dec
Number	Name	Name	Position	2014	Feb-14		[[:	99 - 19 - 19 - 19 - 19 - 19 - 19 - 19 -	
INSPECTION TEAM									
Labor (T&M)	Scott Montgomery	Monlg Corp	Principal	300	\$ 184.80 S	55,440	100	100	100
	Mante Ecker	Monto Corp	Lead Inspector of Record	720	\$ 173.67 S	125,042	240	240	240
	Nate Cufler	Montg Corp	Inspector of Record	510	\$ 173_67 S	88,572	175	170	165
	BJ Crouch	Montg Corp	Inspector of Record	480	\$ 173.67 S	83,362	165	160	155
	Sleve Dobbs	Montg Corp	Inspector of Record	750	\$ 173.67 S	130,253	260	250	240
	Ronald C. Sapp	Montg Corp	Inspector of Record	660	\$ 173.67 \$	114,622	230	220	210
	Mark Peterson	Montg Corp	Inspector of Record	135	\$ 173.67 S	23,445	45	45	45
	Scott Montgomery Sr.	Montg Corp	Inspector of Record	345	\$ 173.67 \$	59,916	120	115	110
	Cameron Guthrie	Montg Corp	Inspector of Record	640	\$ 173.67 \$	111,149	220	210	210
	Hollie Machado	Montg Corp	Project Coordinator	540	\$ 104.54 S	56.452	180	180	180
	Sara Grenier	Montg Corp	Project Coordinator	290	\$ 104.54 S	30,317	100	95	85
	Chaves	Chaves (LBE)	Document Control Tech 1	0	\$ 86,68 S	-	-	-	*
Supconsultant Mark	up (5%)				5% S	+	-	-	-
	·								
Reimbursables				And an approximate of the state of the	5	-	0	0	0
Subtotal - Inspection	Team			5.370 H	rs. S	878,569	1.835	1.785	1,750

Contract Mod Allocation Summary			% Allocation
Montgomery Corporation	\$	878,569	100%
Chaves and Associates (LBE)	\$	-	0%
	\$	878,569	100%
	•	010,000	100

Contract Summary	
Original Contract Amount	\$ 3,998,607
Previously Approve Contract Mod(s) (#1-2)	\$ 3,278,671
Current Contract Modification	\$ 878,565
Revised Contract Amount	\$ 8.155.847

Page 1 of 1

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Page 7 of 9

EXHIBIT 2



January 24, 2014

Attn: Ron Alameida City and County of San Francisco 3rd Floor, Building 40 1001 Potrero Ave. San Francisco, CA 94952

RE: SFGH Rebuild Project - Request for Consumer Price Index Fee Adjustment

Dear Ron,

Please accept this letter as our hourly rate increase in accordance with consumer price index (CPI). Per our existing contract, attached is the bureau of labor statistics (BLS) tables and calculations per the BLS website as specified.

Position	Old Rate	New Rate as of Feb 1st 2014
Principal	\$181.00	\$184.80
Lead/IOR	\$170.10	\$173.67
Project Coordinator	\$102.39	\$104.54

If you have any questions please feel to call me at 415.517-2608.

Thank you,

Scott Montgomery Principal

120 Montgomery Street, Suite 715 San Francisco, California 94104 Office: 415-403-3090 Fax: 415-788-6040

Page 8 of 9

1/21/2014

Bureau of Labor Statistics Data

Economic Releases

Subscribe to E-mail Updates

Search BL5,gov

More Formatting Options

(CP)

Databases, Tables & Calculators by Subject

From: 2003 V To: 2013 V

Oinclude graphs

Data extracted on: January 21, 2014 (7:14:49 PM)

Consumer Price Index - Urban Wage Earners and Clerical Workers

Smirica Id: CWURA422SA0,CWUSA422SA0 Not Seasonally Adjusted Area: San Francisco-Oakland-San Jose, CA Item: All items Base Period: 1982-84=100

Change Output Options:

Year	Jan	Feb	Mar	Äpr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Annual	HALFI	HALFZ
2003	[193.7		193.6	-	192.2	1	192.3	{	191.9		191,1	192.4	192,9	191,9
2004		194.1		194.7	ŀ	195.4		195.0		196.4	[·	195.9	195.0	194.4	195,7
2005		197.3		199.3		197.5		199.5		202.6	{	199.3	199.1	197.9	200,3
2005	ľ.	202.5		204.9		205.2		206.7		206.2		205,6	204.9	203.7	206.1
2007		208.803		211.189		211.422		211.620		213.133		214.204	211.370	209,986	212.754
2008	!	214,913		217.913		221.454		221.385		221,192		213.685	218.441	217.487	219.396
2009		216.797		218.587		220.996	i	221.279		221.708		220.121	219,645	218,182	221.109
2010		222.049		223,821		224.185		224,195		224.352		224.152	223.624	223.012	224.235
2011		226.638		231.600		230.605		231,445		232,371	,	231.109	230,337	229.074	231.600
2012		234,648		236.626		236,890	. 1	238,445	·	240.864		236,454	237.097	235.572	238.622
2013		240.262		241.764		243.052		242.903		243.711		242.602	242.125	241.141	243,109

12-Month Percent Change

Series Id: CMURA422SA0, CMUSA422SA0 Not Seasonally Adjusted Area: San Francisco-Oakland-San Jose, CA Itan: All items Base Period: 1982-84-100

Download: 🖾 xis

Year	Jan	Feb	Mar /	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Annual	HALF1	HALF2
2003		3.7		2.5		1.6		1.6		1.0		0.8	1.9	2.6	1,2
2004		0.2	1	0.6		1.7		1.4		2,3		2.5	1.4	0,8	2.0
2005		1.6		2.4		1,1		2.3		3,2		1.7	2,1	1.8	2,4
2006		2.6		2.8		3.9		3.6		1.8		3.2	2,9	2.9	2.9
2007		3.1		3.1	1	3.0		2.4		3.4		4.2	3.2	3.1	3,2
2008		2.9		3.2		4.7		4.6		3.8		-0.2	3.3	3.6	3.1
2009		0.9		0.3		-0.2		0,0		0.2	1	0,E	0,6	0.3	0,8
2010		2.4		2.4		1.4		1.3		1,2		1.8	1.8	2.2	1.4
ZO11		2,1	1	3.5		2.9		3.2		3.6		3.1	3,0	2.7	3.3
2012		3.5		2.2		2.7		3.0	1	3.7		2.3	2.8	2,8	3.0
2013		2,4		2.2		2.6		1.9		1.2		2.6	2.1	2.4	1,9

TOOLS

Areas at a Glance Industrias at a Glance Economic Releases Databases & Tables Maps CALCULATORS HELP Inflation Help of Location Quotient FAQs Injury And Illness Gloss About

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RESOURCES

Inspector General (OIG) Budget and Performance No Fear Act USA.gov Benefits.gov Disability.gov

PONT SIZE: - +

http://data.bls.gov/pdq/SurveyOutputServlet

City and County of Departm	San Francisci ent of	Public Wo	orks			CONTRAC	CT SY
		CONTRACT	ADMI	n final approv	AL		
Contrac	t Document						
Contrac	t System ID						
Contract ID:	926	·		Contract Award ID:	1176		
DPW ID #:	FPA11050			Record ID:	2685		
Contract Sys	tem Informat	on					<u>1</u>
	Mod No:	3		м	od Status:	In Process	
DPV	V Order No:	179031			Mod Date:	09/02/2014	
Cor	ntract Title:	Inspector of Record I	nspection	Services			
Cor	itract Type:	Professional Services		Contract	Sub Type:	Formal	
Bu	rea'u Name:	BUILDING DESIGN &	CONSTRU	J			
Bur	eau Phone:	(415) 557-4700		Bu	reau Fax:	(415) 557-4701	
Contrac	t Manager:	DPWNT\JCHIN		Clie	ent Name:	PUBLIC HEALTH	•
Clier	nt Location:	1001 Potrero Avenue,	SF, CA S	94110			
Click here to go to the W	/orkSpacel			Click here to go to CATI			
Contra	ct Vendor					·····	
Contractor Name:	Montgomery	Corporation]				Ľ
Contractor Address:	120 Montgor	nery St. Suite 715]	Contractor Phone:			
City State, ZIP	San Francisc	o CA, 94104					
Contractor	· · ·	· · · · · · · · · · · · · · · · · · ·	7	Contractor Email:			1

Contract Modification Inf	ormation		· · · · · · · · · · · · · · · · · · ·	,,,,,,,,,,,,-		Minimize
Award Date	12/15/2010	,	7	Mod Dat	e: 09/02/2014	
NTP Date]	lod Certification		
Start Date]	Attachment Nam		
	. 01/03/2011		1	•	Augument#1	
		This Mod	Previous Mor			s-Modified
·	98,607.00	\$878,569.0	0 \$3,278,67	I	240.00 103.97 \$8	,155,847.00
Duration:	2190		0	0	0.0	2190
Contract End Date:	•					12/31/2016
Mod Description	cepord insp 31, 2014.	al funding Fa pection servi	or estimated lev ces for the peri	i of affort for od from October	ordviding inspector of 1, 2014 through Decemb	-
Mod No Amount Tota	al As-Modified		mpletion Date		Description	
0 \$0.00 1 \$788,592.00 [.]	\$3,998,607.00 \$4,787,199.00	2190 0	12/31/2016 / 12/31/2016 /		estimated level of effort for	providing
1 3700,372.00	34,101,133.00	U		continued the period	from September 1, 2013 th 31, 2013	in services for
2 \$2,490,079.00	\$7,277,278.00	O	12/31/2016	continued	estimated level of effort for inspector of record inspection from January 1, 2014 throu	n services for
Sub Contractors Infor	nation					
auh Contractoros						Minimize
Sub Contractors: Sub Contract	or ·	Type	Percentage(%)	Amount	Scope	Minimize
Sub Contractors: Sub Contract Montgomery Corporation	0#	Туре і	Percentaga(%) 100.00		Scope Inspector of Record	<u>Minimize</u>
Sub Contract Montgomery Corporation	<u>0f</u>	Туре I		\$878,569.00		<u>Minimize</u>
Sub Contract Montgomery Corporation	0*		100,00	\$878,569.00	Inspector of Record	
Sub Contract Montgomery Corporation Chaves & Associates Funding	0*	LBE W	100.00	\$878,569.00 \$0.00	Inspector of Record	<u>Minimize</u>
Sub Contract Montgomery Corporation Chaves & Associates Funding Selected Fundings:	Task	LBE W Total:	100.00 0.00 100.00	\$878,569.00 \$0.00 \$878,569.00	Inspector of Record Clerical/Admin Services	Minimize
Sub Contract Montgomery Corporation Chaves & Associates Funding Selected Fundings:	<u>Task</u> Description Montgomery -	LBE W Total:	100.00 0.00 100.00	\$878,569.00 \$0.00 \$878,569.00	Inspector of Record Clerical/Admin Services	Minimize
Sub Contract Montgomery Corporation Chaves & Associates Funding Selected Fundings: Job Order Index Code Task	Task	LBE W Total:	100.00 0.00 100.00 Project <u>Grant</u> Detail <u>Code</u>	\$878,569.00 \$0.00 \$878,569.00	Inspector of Record Clerical/Admin Services Init Suffix <u>Actual</u> Amount \$878,569.00	Minimize <u>Arnount</u> \$878,569.00
Sub Contract Montgomery Corporation Chaves & Associates Funding Selected Fundings: Job Order Index Code Task 6694A PWA583CCF08E 5B	<u>Task</u> Description Montgomery -	LBE W Total:	100.00 0.00 100.00 Project <u>Grant</u> Detail <u>Code</u>	\$878,569.00 \$0.00 \$878,569.00	Inspector of Record Clerical/Admin Services Init Suffix <u>Actual</u> Amount \$878,569.00	Minimize
Sub Contract Montgomery Corporation Chaves & Associates Funding Selected Fundings: <u>Job</u> <u>Order</u> <u>Index Code</u> Task 6694A PWA583CCF08E 5B	<u>Task</u> Description Montgomery -	LBE W Total:	100.00 0.00 100.00 Project <u>Grant</u> Detail <u>Code</u>	\$878,569.00 \$0.00 \$878,569.00	Inspector of Record Clerical/Admin Services Init Suffix <u>Actual</u> Amount \$878,569.00	Minimize <u>Arnount</u> \$878,569.00
Sub Contract Montgomery Corporation Chaves & Associates Funding Selected Fundings: <u>Job</u> <u>Sordar</u> <u>Index Code</u> <u>Task</u> 6694A PWA583CCF08E 5B N	Task Description Montgomery - Mod 3	LBE W Total:	100.00 0.00 100.00 Project <u>Grant</u> Detail <u>Code</u>	\$878,569.00 \$0.00 \$878,569.00	Inspector of Record Clerical/Admin Services Init Suffix <u>Actual</u> Amount \$878,569.00	<u>Minimize</u> <u>Amount</u> \$878,569.00 \$878,569.00

City and County of San Francis

San Fr._.cisco Department of Public Works



Edwin M. Lee, Mayor Mohammed Nuru, Director Office of the Deputy Director for Financial Management and Administration Division of Contract Administration 1155 Market Street, 4th Floor San Francisco, CA 94103 (415) 554-4886 🖷 www.sfdpw.org

Stacey Camillo, Division Manager

TRANSMITTAL LETTER PROFESSIONAL SERVICE AGREEMENT MODIFICATIONS

January 23, 2014

Contractor:	Montgomery Corporation 120 Montgomery St. Suite 715 San Francisco, CA 94104
Project:	Inspector of Record Inspection Services through 12/31/2016 - Modification #2
Modification Amount:	Add \$2,490,079.00 and 0 days to the Agreement.
Job No.:	6694A
DPW Order No.:	179,031
Controller's Certification:	Reference this # on your invoices: DPAT11000071-01, 02, 03, 04
Date Posted:	1/23/2014

This Transmittal Letter forwards a copy of the Modification of Agreement #2 and Contract Purchase Order No. DPAT11000071-01, 02, 03, 04 in the total as-modified to date, \$7,277,278.00, for the subject project. Contract expiration date is 12/31/2016.

Yours truly,

by: Stacey

for

Stacey Camillo Division Manager, Contract Administration

cc: Joe Chin, BDC

Attachments: Modification of Agreement #2 Contract Purchase Order DPAT11000071

GEC:cc



San Francisco Department of Public Works Making San Francisco a beautiful, livable, vibrant, and sustainable city.

* * * * * * * * R E V I S E D * * CITY AND COUNTY OF SAN FRANC	* * * * * CHANGE NO: 010 ISCO PAGE :01
PURCHASE ORDER - NON PURCH DPW - ARCHITECTURE	ASING
	PO NUMBER: DPAT11000071 PO AMOUNT: \$7,277,278.00
TO: MONTGOMERY CORP 2262 CHAPMAN LN PETALUMA CA 94952-0000	PO PRINT DATE: 01/23/2014 PHONE : 707-762-4046 VENDOR ID: 28265
TERMS: NET FOB : DEST	<<
ISSUE DATE : 01/01/2011	
DELIVER TO: DPW-BUREAU OF ARCHITECTURE (PWD09) 30 VAN NESS AVE #4100 SAN FRANCISCO CA 94102	
AUTHORIZED STGNATURE: Mohammed Nuru, Director of Public Wo	JAN 23 2014
ORIGINAL ORDER MAST BL SIGNED TO BE INVOICE TO: DPW-BUREAU OF JOCCHYNIQUIMOS, BUSINESS, Services Div 30 VAN NESS AVE #4100 SAN FRANCISCO CA 94102	VALID Manager
TERMS:	Prov.
	W WILL PROVIDE (OSHPD) ON SERVICES FOR THE SFGH E. 07.00. CONTRACT TO BE 2/31/16. ATION 8/1/2010-12/31/2016 L-\$1M 62 FIONAL ESTIMATED LEVEL OF RECORD INSPECTION SERVICES H DECEMBER 31, 2013. FIONAL ESTIMATED LEVEL OF
EFFORT FOR PROVIDING CONTINUED INSPECTOR OF 1	RECORD INSPECTION SERVICES

* R E V I S E D * * * * * * * CHANGE NO: 010 CITY AND COUNTY OF SAN FRANCISCO PAGE :02

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

PO NUMBER:	DPAT11000071
PO AMOUNT:	\$7,277,278.00

FOR THE PERIOD FROM 1/1/2014 THROUGH 12/31/2014. TOTAL CONTRACT AMOUNT NTE \$7,277,278.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

.

* * * * R E V I S E D * * * * * * CHANGE NO: 010 CITY AND COUNTY OF SAN FRANCISCO PAGE :03

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

						NUMBER: AMOUNT:	DPAT1100007 \$7,277,278.0			
TEM	COMMODITY ID NAME/SPECS	UOM	TAX	QUANTITY	UNIT	PRICE	TOTAL PRIC			
1	7210-30 SVC, ENGINEERI	JB NG;GENEF	N AL	1.00	300,000	.0000	300,000.0			
	JOB#6694A DPW#179,031 DFW ID#FPA11050-1 PARTIAL ENCUMBRANCE #1 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM									
	THE IOR CONSU LICENSING THA INSPECTION AC CONSTRUCTION BUILDING CODE PROGRAM, CONS REGULATIONS. CONSULTATION IDENTIFICATIO COMPLIANCE IS	T WILL S TIVITIES PHASE TC , OSHPD TRUCTION THE LEA DURING T N OF EFF SUES. T AMOUNT	ERVE FOR ENSU TESTI DOCU D IOR HE DE CICIEN	AS THE CITY' THE SFGH REE RE COMPLIANC NG, INSPECTI MENTS, AND A WILL ALSO F SIGN/PERMITT T AND COST F TO EXCEED \$3	S REPRESEN UILD PROGE E WITH ALI ON, AND OE PPLICABLE ROVIDE DES ING PHASE FFECTIVE S ,998,607 (TATIVE LEA AM DURING REQUIREME SERVATION STATE LAWS IGN/ASSIST TO AID IN COLUTIONS T	DING THE THE THTS OF THE (TIO) AND THE TO CODE			
	CONTRACT SHAL CERTIFICATION CM: JOE CHIN,	TO 12/3	1/201	6. AMOUNT OF						
2	7210-30 SVC, ENGINEERI	JB NG;GENER	N Al	1.00	210,000		210,000.0			
	JOB#6694A INSPECTOR OF HOSPITAL REBU		NSPEC	DPW ID#FPA1 FION SERVICE			CUMBRANCE #2 SCO GENERAL			
	02/17/11: PAR GENERATOR PRO TOTAL ENCUMBE \$510,000. THE \$3,488,607.	JECT, FC RED FUND	R INS S TO	PECTOR OF RE DATE, INCLUI	CORD INSPE	CTION SERV	ICES. THE			
3	7210-30 SVC,ENGINEERI	JB NG;GENER	N RAL	1.00	352,697	.0000	352,697.0			
	JOB#6694A INSPECTOR OF HOSPITAL REBU	RECORD I	NSPEC							
	05/05/11: PAR General Hospi Services esti:	TAL REBU	ILD P	ROGRAM, FOR	INSPECTOR	OF RECORD	INSPECTION			
			, 	······································						
					XT PAGE					

* * R E V I S E D * * * * * * * CHANGE NO: 010 CITY AND COUNTY OF SAN FRANCISCO PAGE :04

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

			•	PO NUMBER: PO AMOUNT:	DPAT11000071 \$7,277,278.00
	COMMODITY ID NAME/SPECS	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
¥48,53 - 17 - 17 - 17 - 17 - 17 - 17 - 17 - 1	DATE, INCLUDI BALANCE, AFTE			\$862,697. THE TOTAL ,135,910.	UNENCUMBERED
4	7210-30 SVC,ENGINEERII	JB N NG;GENERAL	1.00	486,000.0000	486,000.00
		RECORD INSPEC		1050-1 PARTIAL EN S FOR THE SAN FRANCI	
	HOSPITAL REBUT	ILD PROGRAM, DUGH JUNE 201 NCE, ARE \$1,3	FOR INSPECTO 2. TOTAL ENC 348,697. THE	THE SAN FRANCISCO G R OF RECORD INSPECTI UMBERED FUNDS TO DAT TOTAL UNENCUMBERED E	ON SERVICES 'E, INCLUDING
5	7210-30 SVC,ENGINEERII	JB N NG;GENERAL	100	498,000.0000	498,000.00
		RECORD INSPEC		1050-1 PARTIAL EN S FOR THE SAN FRANCI	
	REBUILD PROGRA THROUGH DECEMI	AM, FOR INSP SER 2012. TO ARE \$1,846,69	ector of Reco Pal. Encumbere 7. The Total	E SAN FRANCISCO GENE RD INSPECTION SERVIC D FUNDS TO DATE, INC UNENCUMBERED BALANC	ES ESTIMATED
6	7210-30 SVC,ENGINEERII	JB N NG;GENERAL	1. Ō0	900,000.0000	900,000.00
r.		RECORD INSPEC		1050-1 PARTIAL EN SFOR THE SAN FRANCI	
	REBUILD PROGRA THROUGH JANUAR	AM, FOR INSPI RY 2013. THE NCE, ARE \$2,	ECTOR OF RECO TOTAL ENCUMB 746,697. THE	E SAN FRANCISCO GENE RD INSPECTION SERVIC ERED FUNDS TO DATE, TOTAL UNENCUMBERED E	ES ESTIMATED INCLUDING
7	7210-30 SVC,ENGINEERII	JB N NG;GENERAL	1.00	746,454.0000	746,454.00
		•		1050-1 PARTIAL EN S FOR THE SAN.FRANCI	

* * * * * * R E V I S E D * * * * * CHANGE NO: 010 CITY AND COUNTY OF SAN FRANCISCO PAGE :05

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

			~	NUMBER: AMOUNT:	DPAT11000071 \$7,277,278.00
ITEM COMMODITY ID NAME/SPECS	UOM TAX	QUANTITY	UNIT	PRICE	TOTAL PRICE

HOSPITAL REBUILD PROGRAM

2/04/13: PARTIAL ENCUMBRANCE #7 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES ESTIMATED THROUGH JULY 2013. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$3,493,151. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$505,456.

8 7210-30 EA N 1.00 505,456.0000 505,456.00 SVC, ENGINEERING; GENERAL

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 PARTIAL ENCUMBRANCE #8 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM

5/28/13: PARTIAL ENCUMBRANCE #8 FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM, FOR INSPECTOR OF RECORD INSPECTION SERVICES. THE TOTAL ENCUMBERED FUNDS TO DATE, INCLUDING THIS ENCUMBRANCE, ARE \$3,998,607. THE TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0.

9 7210-30 EA N 1.00 788,592.0000 788,592.00 SVC,ENGINEERING;GENERAL

JOB#6694A DFW#179,031 DFW ID#FFA11050-1 MOD #1 PART. ENC. #9 INSPECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSFITAL REBUILD PROGRAM

MOD #1 ADDS \$788,592.00 AND 0 DAYS, FOR ADDITIONAL ESTIMATED LEVEL OF EFFORT FOR PROVIDING CONTINUED INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM SEPTEMBER 1, 2013 THROUGH DECEMBER 31, 2013.

TOTAL CONTRACT AMOUNT NTE \$4,787,199. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

 10
 7210-30
 EA
 N
 1.00
 2,490,079.0000
 2,490,079.00

 SVC, ENGINEERING; GENERAL
 1.00
 2,490,079.0000
 2,490,079.00
 2,490,079.00

1/23/2014

JOB#6694A DPW#179,031 DPW ID#FPA11050-1 MOD #2 PART. ENC. #10 INSFECTOR OF RECORD INSPECTION SERVICES FOR THE SAN FRANCISCO GENERAL HOSPITAL REBUILD PROGRAM MOD #2 ADDS \$2,490,079.00 AND 0 DAYS, FOR ADDITIONAL ESTIMATED LEVEL OF EFFORT FOR PROVIDING CONTINUED INSPECTOR OF RECORD INSPECTION SERVICES FOR THE PERIOD FROM 1/1/2014 THROUGH 12/31/2014. TOTAL CONTRACT AMOUNT NTE \$7,277,278.00. TOTAL UNENCUMBERED BALANCE, AFTER THIS ENCUMBRANCE, IS \$0. CONTRACT END DATE REMAINS 12/31/16.

* * * * R E V I S E D * * * * * * CHANGE NO: 010 CITY AND COUNTY OF SAN FRANCISCO PAGE :06

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

					PO NUMBER: PO AMOUNT:	DPAT11000071 \$7,277,278.00
ITEM	COMMODITY ID NAME/SPECS	UOM	TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
	······································				· · · · · · · · · · · · · · · · · · ·	
					TOTAL ITEMS AMOUNT SALES TAX INVOICE AMOUNT	\$7,277,278.00 \$.00 \$7,277,278.00
					n an	
						•
			-		•	

**** END OF ITEM LIST ****

* * * * * R E V I S E D * * * * * * CHANGE NO: 010 CITY AND COUNTY OF SAN FRANCISCO PAGE :07

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

 PO NUMBER:
 DPAT11000071

 PO AMOUNT:
 \$7,277,278.00

.

SFX	INDEX	SUBOBJ	USERCODE	PROJCT	PRJDTL GRANT	GRNTDTL	AMOUNT
01	PWA583CCF08B	02702	<u></u>	CHGREB	СТ335В		1,138,697.00
02	PWA585HPFCLF	02702		CHGGEN	880154		210,000.00
03	PWA583CCF08C	02702		CHGREB	CT335B		1,398,000.00
04	PWA583CCF08D	02702		CHGREB	CT335B		4,530,581.00
							7,277,278.00

**** END OF DOCUMENT ****

City and County of Departm	San Francisco ent of	Public Wo	iks manager		CONTRACT	SYSTEM
	-		EAD ONLY ACCESS			
Contrac	t Document					•
L	-		· · · · · · · · · · · · · · · · · · ·			Expand
Contrac	t System ID		·····			
L		I				Minimize
Contract ID:	926		Contract Award ID:	1176		
DPW ID #:	FPA11050		Record ID:	2365]
	· · · · · ·					
Contract Sys	tem informat	ion			·····	Minimize
	Mod No:	2	Мо	d Status:	Approved	
DPW	Order No:	179031		lod Date:	12/11/2013	=
Con	ntract Title:	Inspector of Record Ins	pection Services			
Con	tract Type:	Professional Services	Contract S	Sub Type:	Formal	\neg
Bur	eau Name:	BUILDING DESIGN & C				
	eau Phone:			reau Fax:		
	t Manager:	(415) 557-4700	· · ·	nt Name;	(415) 557-4701	
	-	DPWNT\JCHIN		nit Maine;	PUBLIC HEALTH	
Clien	t Location:	1001 Potrero Avenue, S	SF, CA 94110	<u>_</u>		
Click here to go to the W	orkSpacel	-	Click here to go to CATI			
Contra	ct Vendor					<u> </u>
						<u>Minimize</u>
Contractor Name:	Montgomery	Corporation				
Contractor Address:	120 Montgor	nery St. Suite 715	Contractor Phone:]
City State, ZIP	San Francisc	o CA, 94104				
Contractor Contact:		·	Contractor Email:]

1/24/2014

Contract Modification Inform	mation				
Award Date:	12/15/2010	٦	Mod Date:	12/11/2013	Minimize
NTP Date;	01/03/2011	_/ ☐	d Certification #:	· • • · · · · · · · · · · · · · · · · ·	
				1234567890	
Start Date:	01/03/2011		tachment Name:	_ Attachment #1	
Origin Amount: 43 998		Previous Mods	'Total Mods		As-Modified
+3,550	,607.00 \$2,490,079.	00 \$788,592.0			\$7,277,278.00
Duration:	2190	0	0	0.0	2190
Contract End Date:					12/31/2016
Mod Description:	Additional estimated 1 inspection services fo	eral of effort for r the period from J	providing continu anuary 1, 2014 th	ad inspector of a arough December 31	ecora , 2014
Contract Modification Summa	rv				-
Mod No Amount Total A	-Modified Duration Co			Description	
	3,998,607.00 2190	12/31/2016 App			· · ·
1 \$788,592.00 \$*	4,787,199.00 0	12/31/2016 App	continued ins	Imated level of effort for pector of record inspect om September 1, 2013 L, 2013	tion services for
Sub Contractors Informat		· .			Minimize
Sub Contractor	Type	Percentage(%) 94.40	Amaisnt da 250 602 00 Inc	Scope	i
Montgomery Corporation Chaves & Associates	LBEW	5.60	\$2,350,698.00 Ins \$139,381.00 Cle	arical/Admin Services	
	Total:		2,490,079.00		
Funding				<u></u>	Minimize
Job Index Code Task		roject Grant Gn			Amount
6694A PWA583CCF08D 5B M		<u>Deixil Coda De</u> 1335B	DPAT11000071	Anzount	\$2,490,079.00
		1		Total:	42 400 070 00
		I I			\$2,490,079.00
Approvals			······		¥2,490,079,00
Approvals List of Approvers					•

1/24/2014

FPA11050-1

Modification of Agreement #2 Consultant Contracts

This Agreement is made on January 7, 2014, in the City and County of San Francisco.

Whereas, the City & County of San Francisco and Montgomery Corporation have entered into an Agreement to provide Inspector of Record Inspection Services; and

Whereas, the parties now desire to modify the Agreement as described in Attachment #1 now,

therefore the parties agree as follows:

The City will:

Add the sum of \$2,490,079 for changes described in the referenced attachment.

Add 0 calendar days from the original agreement or the latest modification as described in the referenced attachment.

In all other respects, the original Agreement and all modifications thereto shall remain in full force and effect.

CITY & COUNTY OF SAN FRANCISCO

CONSULTANT

Recommended:

Joe Chin Contract (or Project) Manager

Division (or Bureau) Manager

Montgomery Corporation

120 Montgomery St. Suite 715 San Francisco, CA 94104

Approved: Edgar Lopez/Julia Laue Deputy Director

Edgar Lopez/Julia Laue

Mohammed Nuru Director, Department of Public Works SARA GRENIER Consultant

Valid signature - Signed by Sara Grenier Tuesday, January 07, 2014 10:04:07 AM

Valid signature - Signed by Lopez, EdgarTuesday, January 07, 2014 10:05:23 AM

Valid signature - Signed by Nuru, Mohammed Tuesday, January 07, 2014 11:05:42 AM

> Approved as to Form: Dennis J. Herrera City Attorney

N/A

Naomi Kelly, City Administrator

By Deputy City Attorney

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179031

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https://mycity.sfdpw.org/entapp...

1/8/2014

CONTRACT MODIFICATION #2

ATTACHMENT #1

Pursuant to Section 4 (Services Contractor Agrees to Perform) and Section 5 (Compensation) of the Agreement (DPW Order No.: 179,031) between the City and County of San Francisco, hereinafter referred to as "City" and Montgomery Corporation, hereinafter referred to as "Consultant", the amount of the Agreement shall be increased by \$2,490,079 (Two Million Four Hundred Ninety Thousand Seventy-nine Dollars) for providing inspector of record inspection services for the San Francisco General Hospital Rebuild Program.

This Attachment #1 stipulates that the following scopes and sections (below) shall be incorporated into the Agreement between the City and Consultant. All terms and conditions of the Agreement that are not changed, altered or modified by this Modification #2 shall remain in full force and effect.

ADDED SCOPE OF WORK:

- 1. Additional estimated level of effort for providing continued inspector of record inspection services for the period from January 1, 2014 through December 31, 2014.
- 2. Appendix A Scope of Work and Contract Agreement Sections
- Exhibit 1 Montgomery Corporation Letter dated December 10, 2013 with Resource Loaded Workplan.

COMPENSATION: Professional service fees for this contract shall increased by TWO MILLION FOUR HUNDRED NINETY THOUSAND SEVENTY-NINE DOLLARS (\$2,490,079) resulting in a revised total of a not-to-exceed fee of SEVEN MILLION TWO HUNDRED SEVENTY-SEVEN THOUSAND TWO HUNDRED SEVENTY-EIGHT DOLLARS (\$7,277,278).

CONTRACT DURATION: The contract duration for services under the Agreement shall remain unchanged.

BILLING PROCEDURES: Billing procedures remain unchanged.

Montgomery Corporation DPW Order No.: 179,031 Modification #2 ÷ 1

APPENDIX A

SCOPE OF WORK AND CONTRACT AGREEMENT SECTIONS

- 1. This modification recognizes that OSHPD Change Orders, OSHPD demand for additional Inspectors of Record ("IOR") to support the inspection services for various Project Increments, unavailability of City staff with IOR certification to assist with inspection work, and unanticipated Construction Manager/General Contractor (CM/GC)'s aggressive work schedule (including routinely two shifts and weekend work), are driving the need for this Consultant to increase their inspection resources beyond the originally budgeted amounts in order to not delay the overall project schedule. Furthermore, IOR inspection services for Phase 2 - Service Building Modification/Emergency Generator Project were also added to the base scope of work.
- 2. This modification also recognizes DPW's desire to continue utilizing Montgomery to provide IOR inspection services instead of awarding the scope to another IOR Consultant in order to capitalize on the synergy developed between the OSHPD, IOR, A/E, and Contractor Teams the past two years and to minimize the "learning curve" effects by bringing in a new consultant at this time in the project.
- 3. The additional estimated level of effort to provide continued IOR inspection services included under this modification is for the period from January 1, 2014 through December 31, 2014.

The scope of work is outlined in Exhibit 1, and the cost is allocated to the Consultant's Team as follows:

CONTRACT MOD BUDGET ALLOCATION

Montgomery Corporation (Prime)	\$2,350,698
Chaves & Associates (LBE)	\$139,381
	\$2,490,079

EXHIBIT 1



RECEIVED
DEC 1 2 2013
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DEPARTMENT OF PUBLIC WORKS SFOH REBUILD PROGRAM

December 10, 2013

Attn: Ron Alameida City and County of San Francisco 3rd Floor, Building 40 1001 Potrero Ave. San Francisco, CA 94952

RE: SFGH Rebuild Project - Request for Additional Services.

Dear Ron,

Please accept this letter as our request for increase for OSHPD Inspector of Record Services for the San Francisco General Hospital Rebuild Project. Per the attached contract Mod # 2, we are requesting and additional \$2,490,079 be added to our existing contract to complete the required inspections needed.

If you have any questions please feel to call me at 415.517-2608.

Thank you,

Scott Montgomety Principal

> 120 Montgomery Street, Suite 715 ■ San Francisco, California 94104 Office: 415-403-3090 ■ Fax: 415-788-6040

Montgomery Corporation IOR Inspection Services Contract San Francisco General Hospital Resource Loaded Workplan for IOR Team Prepared in December 2013

Contract Modification #2

tegory and Employee	Information			Total Hours	H		To	al Dollars.	2014	2014	20,14	2014	2014	2014	2014	2014	2014	2014	2014	2014
Employee	Employee	Company	Employee	Through		2013		Forecast	Jan	Feb	Mar	Apr. 1	May	i Thur 🐨	s e Jul	Aug	Sep	Oct	Nov	0.000
Number	Name	Name	Position	2014				·						1993	an a					050670
INSPECTION TEAM																				
Labor (T&M)	Scott Montgomery	Montg Corp	Principal	687	\$	181.00	\$	124,347	9.774	9,774	9,774	11,946	9,774	12,489	9,774	9,774	11,946	9,774	9,774	9,774
•	Monte Ecker	Montg Corp	Lead Inspector of Record	2,300	\$	170.10	\$	391,230	34,020	34,020	34.020	42,525	34,020	42 525	27,216	27.216	34.020	27,216	27,216	27,216
	Nate Cutler	Montg Corp	Inspector of Record	2,040	\$	170,10	\$	347,004	27.216	27,216	27,218	34,020	27,216	34,020	27,216	27,216	34,020	27,216	27,216	27,216
••	BJ Crouch	Montg Corp	Inspector of Record	1.980	5	170.10	\$	336,798	34,020	34,020	34,020	42,525	34,020	42,525	27,216	27.216	20.412	13,608	13,608	13,608
	Steve Dobbs	Montg Corp	Inspector of Record	2,300	\$	170.10	\$	391,230	34,020	34,020	34,020	42,525	34,020	42.525	27.216	27,216	34,020	27,218	27,216	27,216
	Ronald C. Sapp	Montg Corp	Inspector of Record	2,300	ŝ	170,10	\$	391.230	34 020	34,020	34,020	42,525	34.020	42.525	27,216	27,216	34,020	27,216	27,216	27,216
	Mark Peterson	Montg Corp	Inspector of Record	336	\$	170.10	\$	57,154	5,443	5,443	5,443	6,804	5,443	6,804	5,443	5,443	6.804	4,082	· · ·	• -
	Hollie Machado	Montg Corp	Project Coordinator	1,224	\$	102,39	\$	125,325	9,829	9,829	9,829	12,287	9,829	12,287	9.829	9,829	12,287	9,829	9,829	9.829
	Sara Grenier	Montg Corp	. Project Coordinator	1,728	\$	102.39	\$ [`]	176,93D	13,106	13,106	13,106	16,382	13,106	16,382	13.106	13,106	16,382	16,382	16,382	16,382
	Chaves	Chaves (LBE)	Document Control Tech 1	1,608	\$	86,68	\$	139,381	13,869	13,869	13,869	17,336	13,869	17,336	13.869	8,321	10,402	5,548	5,548	5,548
Subconsultant Markup	(6%)	• • •				.5%	\$	6 969	693	693	693	867	693	867	<u>893</u>	416	520	277	277	277
Reimbursables							\$	2,481	215	215	215	269	215	269	188	183	214	. 168	164	164
Subtotal - Inspection	Геат			16,503	Hrs.		\$	2,490,079	216,226	216,226	216,226	270,011	216,226	270,554	188,983	183,152	215,047	168,533	164,447	164,447

Contract Mod Allocation Summary	%	Allocation
Montgomery Corporation	\$ 2,350,698	94%
Chayes and Associates (LBE)	\$ 139,381	6%
	\$ 2,490,079	100%
		1

Original Contract Amount	Ş	3,998,607
Previously Approve Contract Mod(s)	\$	788,592
Current Contract Modification	\$	2,490,079
Revised Contract Amount	\$	7.277.278

Page 4 of 4

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City and County of San Francis-J

San Huncisco Department of Public Works



Edwin M. Lee, Mayor Mohammed Nuru, Director Office of the Deputy Director for Financial Management and Administration Division of Contract Administration 1155 Market Street, 4th Floor San Francisco, CA 94103 (415) 554-4886 **—** www.sfdpw.org



Stacey Camillo, Division Manager

TRANSMITTAL LETTER PROFESSIONAL SERVICE AGREEMENT MODIFICATIONS

September 19, 2013

Contractor:	Montgomery Corporation 120 Montgomery St. Suite 715 San Francisco, CA 94104
Project:	Inspector of Record Inspection Services through 12/31/2016 Modification #1
Modification Amount:	Add \$788,592.00 and 0 days to the Agreement.
Job No.:	6694A
DPW Order No.:	179,031
Controller's Certification:	Reference this # on your invoices: DPAT11000071-01
Date Posted:	9/19/2013

This Transmittal Letter forwards a copy of the Modification of Agreement #1 and Contract Purchase Order No. DPAT11000071-01 in the total as-modified to date, \$\$4,787,199.00, for the subject project. Contract expiration date is 12/31/2016.

Yours truly,

by:

Stacey Camillo Division Manager, Contract Administration

cc: Joe Chin, BDC

Attachments: Modification of Agreement #1 Contract Purchase Order DPAT11000071

GEC:cc



San Francisco Department of Public Works Making San Francisco a beautiful, livable, vibrant, and sustainable city.

			ORDER - NON - ARCHITECT		G	
					NUMBER: AMOUNT:	DPAT11000 \$4,787,199
2	IONTGOMERY CORP 262 CHAPMAN LN 2ETALUMA	CA 94	952-0000	PH	PRINT DAT ONE : 707- NDOR ID: 2	762-4046
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ISSUE	DATE : (01/01/2011				
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		Mohammed Nur	u, Director of Pub	lic Works	· ••••••••••••••••••••••••••••••••••••	SEP 19 2
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* * R E V I S E D * * * * * * * * CHANGE NO: 009 CITY AND COUNTY OF SAN FRANCISCO PAGE :02

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PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

				PO NUMBE PO AMOUN	
	COMMODITY ID NAME/SPECS	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRIC
1	7210-30 SVC, ENGINEERIN	JB N G;GENERAL	1.00	300,000.0000	300,000.0
		ECORD INSPEC		1050-1 PARTIA S FOR THE SAN FF	AL ENCUMBRANCE #1 RANCISCO GENERAL
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	CM: JOE CHIN,	DPW PROJ. MG	T: 695-3862		
2	7210-30 SVC,ENGINEERIN	JB N G;GENERAL	1.00	210,000.0000	210,000.00
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3	7210-30 SVC,ENGINEERING	JB N G;GENERAL	1.00	352,697.0000	352,697.0
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* * * * * * R E V I S E D * * * * * * CHANGE NO: 009 CITY AND COUNTY OF SAN FRANCISCO PAGE :03

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

				PO NUMBER: PO AMOUNT:	
ITEM	COMMODITY ID NAME/SPECS	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
	DATE, INCLUDIN BALANCE, AFTER			\$862,697. THE TOTAL ,135,910.	UNENCUMBERED
4	7210-30 SVC,ENGINEERIN	JB N G;GENERAL	1.00	486,000.0000	486,000.00
		ECORD INSPE		1050-1 PARTIAL EN S FOR THE SAN FRANCI	
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5	7210-30 SVC,ENGINEERING	JB N G;GENERAL	1.00	498,000.0000	498,000.00
		ECORD INSPEC		1050-1 PARTIAL EN S FOR THE SAN FRANCI	
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6	7210-30 SVC,ENGINEERING	JB N GENERAL	1.00	900,000.0000	900,000.00
		CORD INSPEC		1050-1 PARTIAL EN S FOR THE SAN FRANCI	
	REBUILD PROGRAM THROUGH JANUARY	1, FOR INSPE 2013. THE CE, ARE \$2,7	CTOR OF RECO TOTAL ENCUMB 46,697. THE	E SAN FRANCISCO GENE RD INSPECTION SERVIC ERED FUNDS TO DATE, FOTAL UNENCUMBERED B.	ES ESTIMATED INCLUDING
7	7210-30 SVC,ENGINEERING	JB N GENERAL	1.00	746,454.0000	746,454.00
				L050-1 PARTIAL EN 5 FOR THE SAN FRANCI	

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* * * R E V I S E D * * * * * * * * * CHANGE NO: 009 CITY AND COUNTY OF SAN FRANCISCO PAGE :04

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

				PO NUMBER: PO AMOUNT:	DPAT11000071 \$4,787,199.00
	COMMODITY ID NAME/SPECS	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRIC
	HOSPITAL REBUIL	D PROGRAM	······ <u>·</u> ·····························	<u></u>	<u></u>
	REBUILD PROGRAM, THROUGH JULY 202	, FOR INSPE L3. THE TOT E \$3,493,15	CTOR OF RECON AL ENCUMBEREN 1. THE TOTAL	E SAN FRANCISCO GENI RD INSPECTION SERVIO FUNDS TO DATE, INO UNENCUMBERED BALANO	CES ESTIMATED CLUDING THIS
8	7210-30 SVC, ENGINEERING;	EA N GENERAL	1.00	505,456.0000	505,456.0
		CORD INSPEC		L050-1 PARTIAL EN S FOR THE SAN FRANCI	
	REBUILD PROGRAM, TOTAL ENCUMBEREI	FOR INSPE FUNDS TO	CTOR OF RECOP DATE, INCLUDI	E SAN FRANCISCO GENE RD INSPECTION SERVIC ING THIS ENCUMBRANCE ANCE, AFTER THIS ENC	ES. THE , ARE
9	7210-30 SVC, ENGINEERING;	EA N GENERAL	1.00	788,592.0000	788,592.0
		CORD INSPEC		.050-1 MOD #1 PAF 5 FOR THE SAN FRANCI	
	EFFORT FOR PROVI	DING CONTIN	NUED INSPECTO	ADDITIONAL ESTIMAT R OF RECORD INSPECT PROUGH DECEMBER 31,	ION SERVICES
				OTAL UNENCUMBERED B END DATE REMAINS 1	
				TOTAL ITEMS AMOUNT SALES TAX INVOICE AMOUNT	\$4,787,199.00 \$.00 \$4,787,199.00
•					
		•			

**** END OF ITEM LIST ****

* * * * * * * R E V I S E D * * * * * * * * CHANGE NO: 009 CITY AND COUNTY OF SAN FRANCISCO PAGE :05

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

PO NUMBER:	DPAT11000071
PO AMOUNT:	\$4,787,199.00

SFX	INDEX	SUBOBJ	USERCODE	PROJCT	PRJDTL	GRANT	GRNTDTL	AMOUNT
01	PWA583CCF08B	02702		CHGREB	CT335B			1,138,697.00
02	PWA585HPFCLF	02702		CHGGEN	880154			210,000.00
03	PWA583CCF08C	02702		CHGREB	CT335B			1,398,000.00
04	PWA583CCF08D	02702		CHGREB	CT335B			2,040,502.00
								4,787,199.00

**** END OF DOCUMENT ****

Mod - FPA11050-1(2248) ____gned]

FPA11050-1

Modification of Agreement #1 Consultant Contracts

This Agreement is made on September 10, 2013, in the City and County of San Francisco.

Whereas, the City & County of San Francisco and Montgomery Corporation have entered into an Agreement to provide Inspector of Record Inspection Services; and

Whereas, the parties now desire to modify the Agreement as described in Attachment #1 now,

therefore the parties agree as follows:

The City will:

Add the sum of \$788,592 for changes described in the referenced attachment.

Add 0 calendar days from the original agreement or the latest modification as described in the referenced attachment.

In all other respects, the original Agreement and all modifications thereto shall remain in full force and effect.

CITY & COUNTY OF SAN FRANCISCO

CONSULTANT

Recommended:

Ronald Alameida Contract (or Project) Manager Montgomery Corporation

Edgar Lopez/Julia Laue Division (or Bureau) Manager 120 Montgomery St. Suite 715 San Francisco, CA 94104

Approved:

Edgar Lopez/Julia Laue Deputy Director

Mohammed Nuru Director, Department of Public Works Consultant

SARA GRENIER

Valid signature - Signed by Sara Grenier Tuesday, September 10, 2013 9:02:25 AM

Valid signature - Signed by Laue, Julia Tuesday, September 10, 2013 1:12:42 PM

Valid signature - Signed by Nuru, Mohammed Tuesday, September 10, 2013 3:46:25 PM

> Approved as to Form: Dennis J. Herrera City Attorney

Naomi Kelly, City Administrator

NIA

By Deputy City Attorney

https://mycity.sfdpw.org/entapps/CO/ layouts/Print.FormServer.aspx

9/12/2013

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END OF DOCUMENT

https://mycity.sfdpw.org/entapps/CO/_layouts/Print.FormServer.aspx

9/12/2013

CONTRACT MODIFICATION #1

ATTACHMENT #1

Pursuant to Section 4 (Services Contractor Agrees to Perform) and Section 5 (Compensation) of the Agreement (DPW Order No.: 179,031) between the City and County of San Francisco, hereinafter referred to as "City" and Montgomery Corporation, hereinafter referred to as "Consultant", the amount of the Agreement shall be increased by \$788,592 (Seven Hundred Eighty-Eight Thousand Five Hundred Ninety-two Dollars) for providing inspector of record inspection services for the San Francisco General Hospital Rebuild Program.

This Attachment #1 stipulates that the following scopes and sections (below) shall be incorporated into the Agreement between the City and Consultant. All terms and conditions of the Agreement that are not changed, altered or modified by this Modification #1 shall remain in full force and effect.

ADDED SCOPE OF WORK AND CONTRACT AGREEMENT SECTIONS:

- 1. Additional estimated level of effort for providing continued inspector of record inspection services for the period from September 1, 2013 through December 31, 2013.
- 2. Modify Section 32. Intentionally Left Blank (Earned Income Credit (EIC) Forms)
- 3. Add Section 62. Electronic Contract Modification Approval Processing
- 4. Add Section 63. Automated Clearing House (ACH) "Electronic" Payments
- 5. Update the Consultant's billing fee schedules per the annual percentage change of the Consumer Price Interest (CPI) in accordance with the contract provisions (Appendix B of the Original Contract).
- 6. Appendix A Scope of Work and Contract Agreement Sections
- 7. Exhibit 1 Montgomery Corporation Letter dated August 19, 2013
- 8. Appendix B Revised Consultant Fee Schedule (Effective 3/1/2013)
- 9. Exhibit 2 Montgomery Corporation Letter dated February 27, 2013

COMPENSATION: Professional service fees for this contract shall increased by SEVEN HUNDRED EIGHTY-EIGHT THOUSAND FIVE HUNDRED NINETY-TWO DOLLARS (\$788,592) resulting in a revised total of a not-to-exceed fee of FOUR MILLION SEVEN HUNDRED EIGHTY-SEVEN THOUSAND ONE HUNDRED NINETY-NINE DOLLARS (\$4,787,199).

CONTRACT DURATION: The contract duration for services under the Agreement shall remain unchanged.

BILLING PROCEDURES: Billing procedures remain unchanged.

Montgomery Corporation DPW Order No.: 179,031 Modification #1

APPENDIX A

SCOPE OF WORK AND CONTRACT AGREEMENT SECTIONS

- 1. This modification recognizes that OSHPD Change Orders, OSHPD demand for additional Inspectors of Record ("IOR") to support the inspection services for various Project Increments, unavailability of City staff with IOR certification to assist with inspection work, and unanticipated Construction Manager/General Contractor (CM/GC)'s aggressive work schedule (including routinely two shifts and weekend work), are driving the need for this Consultant to increase their inspection resources beyond the originally budgeted amounts in order to not delay the overall project schedule. Furthermore, IOR inspection services for Phase 2 - Service Building Modification/Emergency Generator Project were also added to the base scope of work.
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- 3. The additional estimated level of effort to provide continued IOR inspection services included under this modification is for the period from September 1, 2013 through December 31, 2013.

The scope of work is outlined in Exhibit 1, and the cost is allocated to the Consultant's Team as follows:

CONTRACT MOD BUDGET ALLOCATION

Montgomery Corporation (Prime)		\$759,104
Chaves & Associates (LBE)		\$29,488
		\$788,592

4. Modify as follows:

32. Intentionally Left Blank (Earned Income Credit (EIC) Forms)

5. Add the following section:

62. Electronic Contract Modification Approval Processing

Contract Modifications (Mods) will be processed and approved electronically utilizing the Microsoft SharePoint[®] software. Participating contractors and consultants agree to execute Mods electronically after, 1) executing a Confidentiality Agreement provided by the City on behalf of its company, 2) having all authorized company representatives that will execute Mods complete training on using this electronic approval system (training to be provided by the City at no expense to contractors and consultants), and 3) submitting a completed executed User Access Setup form for each company representative using the electronic Modification approval system. Contractors and consultants shall also agree to immediately notify the City of any changes to authorized users of this Mod approval system.

Montgomery Corporation DPW Order No.: 179,031 Modification #1

6. Add the following section:

63. Automated Clearing House (ACH) "Electronic" Payments

The City will issue payments to Contractor through the City's electronic payment system called PayMode-X®. Contractor acknowledges and agrees to receive payment electronically through this system. Contractor shall not be entitled to any additional cost or charge under this Contract for using or failing to use the electronic payment system. Nor shall Contractor be entitled to any additional cost or charge for delays or failures of the electronic payment system to complete a payment transaction.

7. Escalate the Consultant's billing fee schedules per the annual percentage change of the Consumer Price Interest ("CPI") for the San Francisco Bay Area for Urban Wage Earners and Clerical Workers in accordance with the contract provisions ("Appendix B – Calculation of Charges" of the Original Contract). Billing rates are adjusted annually based on the anniversary of the Contract award date. See Appendix B for the "Revised Consultant Fee Schedule" and Exhibit 2 for additional information regarding the CPI billing rate calculation.

Exhibit 1



CORPOBATION

August 19, 2013

Mr. Ronald Alameida Project Manager Project Management / Department of Public Works

City and County of San Francisco 1001 Potrero Avenue, Building 40, 3rd Floor San Francisco, CA 94110

PROJECT: SFGH Rebuild Program

SUBJECT: Inspector of Record Inspection Services for the SFGH Rebuild Program Add Service Request #1

Dear Ron,

As discussed, the Inspector of Record ("IOR") Team provided by Montgomery Corporation ("Montgomery") has been working well with the SFGH Rebuild Project A/E and Contractor Teams.

Our authorized budget for our contract is \$3,998,607. At this time, we are requesting an increase in our budget to continue providing inspector of record inspection services. As of July 31, 2013, Montgomery has been paid \$3,729,322.33.

As you may recall, the original authorized IOR projected budget was based on two fulltime IORs with the balance of the IOR staffing needs to be provided by City staff and/or other supplemental IOR consultant contracts. However, due to factors beyond our control, such as OSHPD Change Orders, OSHPD demand for additional IORs to support the inspection services for various Project Increments, unavailability of City staff with IOR certification to assist with inspection work, IOR services for the Emergency Generator Project, and unanticipated Construction Manager/General Contractor (CM/GC)'s aggressive work schedule (including routinely two shifts and weekend work), Montgomery provided 3½ additional IORs (FTEs) and additional administrative support staff in support of the project as to not delay the overall project schedule.

Furthermore, DPW has also informed Montgomery that they have decided to continue utilizing Montgomery to provide IOR inspection services instead of awarding the scope to another IOR Consultant in order to capitalize on the synergy developed between the OSHPD, IOR, A/E, and Contractor Teams the past two years and to minimize the "learning curve" effects by bringing in a new consultant at this time in the project.

2262 Chapman Lane ■ Petaluma, California 94952 Office: 415-403-3090 ■ Fax: 415-788-6040 Page 4 of 9 We have prepared a revised staffing plan outlining our projected costs to continue supporting the SFGH Rebuild Project in providing IOR inspection services from September 2013 through December 2013. The projected inspection budget for the next four months is \$788,592 (see attached).

\$788,592
\$ 3,998,607
\$ 4,787,199

Please let me know if you have any questions regarding the above matter.

Thank you. Scott Montgomery



2262 Chapman Lane ■ Petaluma, California 94952 Office: 415-403-3090 ■ Fax: 415-788-6040 Page 5 of 9

Montgomery Corporation IOR Inspection Services Contract San Francisco General Hospital Resource Loaded Workplan for IOR Team Prepared in August 2013

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Employee	Employee	Company	Employee	Through					
Number	Name	Name	Position	2013	Forecast				
INSPECTION TEAM									
******	Scott Montgomery	Montg Corp	Principal	255	\$ 46,155	11,403	10,860	10,860	13,032
	Monte Ecker	Montg Corp	Lead Inspector of Record	696	\$ 118,390	31,298	27,216	25,855	34,020
	Nate Cutler	Montg Corp	Inspector of Record	696	\$ 118,390	31,298	27,216	25,855	34,020
	BJ Crouch	Montg Corp	Inspector of Record	688	\$ 117,029	31,298	25,855	25,855	34,020
	Steve Dobbs	Montg Corp	Inspector of Record	688	\$ 117,029	31,298	25,855	25,855	34,020
	Ronald C. Sapp	Montg Corp	Inspector of Record	645	\$ 109,715	21,263	27,216	27,216	34,020
	Mark Peterson	Montg Corp	Inspector of Record	80	\$ 13,608	4,082	2,722	2,722	4,082
	Hollie Machado	Montg Corp	Project Coordinator	576	\$ 58,977	16,382	13,106	13,106	16,382
	Sara Grenier	Montg Corp	Project Coordinator	576	\$ 58,977	16,382	13,106	13,106	16,382
	Chaves	Chaves (LBE)	Document Control Tech 1	340	\$ 29,488	8,684	8,321	5,548	6,934
Reimbursables	· · · · · · · · · · · · · · · · · · ·				\$ 836	252	181	176	227
Subtotal - Inspection	Team	<u></u>		-	\$ 788,592	\$203,643	\$181,655	\$176,154	\$227,141

Contract Mod Allocation Summary		% Allocation	Contract Summary	
Montgomery Corporation	\$ 759,104	96%	This Contract Modification Amount	\$ 788,592
Chaves and Associates (LBE)	\$ 29,488	4%	Original Contract Amount	\$ 3,998,607
	\$ 788,592	100%	Revised Contract Amount	\$ 4,787,199

Montgomery Corporation DPW Order No.: 179,031 Modification #1

APPENDIX B

Revised Consultant Fee Schedules (Effective 3/1/2013) (Billing Rate Adjustments based on annual Consumer Price Index "CPI")

Position	Company	Jan 2011- Jan 2012 (Original Contract) Billing Rate (\$/hr)	Jan 2012 Jan 2013 Billing Rate (\$/hr)	March 2013 Jan 2014 Billing Rate (\$/hr)
Of Precent Hunge Increase				2.97
President/Principal	Montgomery	\$175.90	\$175.90	\$181.00
Lead Inspector of Record	Montgomery	\$165.31	\$165.31	\$170.10
Inspector of Record	Montgomery	\$165.31	\$165.31	\$170.10
Contract Administrator	Montgomery	\$96.43	\$96.43	\$99.23
Project Coordinator	Montgomery	\$99.50	\$99.50	\$102.39
Administrative Supervisor	Montgomery	\$96.43	\$96.43	\$99.23
Administrative/Clerical Support	Montgomery	\$91.98	\$91.98	\$94.65
President/Principal	Chaves (sub)	\$171.99	\$171.99	\$171.99
Project Manager	Chaves (sub)	\$171.99	\$171.99	\$171.99
Document Control Manager	Chaves (sub)	\$105.83	\$105.83	\$105.83
Document Control Tech I	Chaves (sub)	\$86.68	\$86.68	\$86.68
Document Control Tech II	Chaves (sub)	\$82.54	\$82.54	\$82.54
Administrative Supervisor	Chaves (sub)	\$105.83	\$105.83	\$105.83
Administrative/Clerical Support	Chaves (sub)	\$66.13	\$66.13	\$66.13

Exhibit 2



February 27, 2013

Attn: Ron Alameida City and County of San Francisco 1001 Pontero Ave. 3nd Floor, Building 40 San Francisco, CA 94952

RE: SFGH Rebuild Project - Request for Consumer Price Index Fee Adjustment.

Dear Ron,

Please accept this letter as our hourly rate increase in accordance with consumer price index. (CPI). Per our existing contract, attached is the bureau of labor statistics (BLS) tables and calculations per the BLS website at 2.9% as specified.

Position	Old Rate	New Rate as of March 1,2013
Principal	\$175,90	\$181
Lead/IOR	\$165.31	\$170.10
Project Coordinator	\$99.50	\$102.39

If you have any questions please feel to call me at 415.517-2608.

Thank you, Scott Montgomery

Principal.

120 Montgomery Street, Suite 715 ■ San Francisco, California 94104 Office: 415-403-3090 ■ Fax: 415-788-6040 Page 8 of 9

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Page 9 of 9

2/28/2013

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City and County of San Francisco

Gavin Newsom, Mayor Edward D. Reiskin, Director



(415) 554-6229 FAX (415) 554-6232 http://www.sfdpw.com

Department of Public Works **Contract Administration Division Financial Management and Administration** 875 Stevenson Street, Room 420 San Francisco, CA 94103-0903

Gordon Choy, Division Manager

NOTICE TO PROCEED

Contractor:

Montgomery Corporation 120 Montgomery Street, Suite 715 San Francisco, CA 94104

Project:

Term:

Inspector of Record Inspection Services for the San Francisco General Hospital **Rebuild Program**

January 3, 2011 - December 31, 2016

Job No.:

DPW Order No.: 179,031

Contract Amount:

\$3,998,607.00 (partical encumbrance #1 of \$300,000.00)

6694A

Controller's Posting Number:

Reference this # on your invoices No.: DPAT11000071

Date Posted:

January 3, 2011

Edward D. Reiskin **Director of Public Works**

In Chor by

Gordon Chov **Division of Contract Administration** January 3, 2011

Joe Chin, DPW Project Management - BOA cc:

attachments: Contract Purchase Order Appointment Agreement

GEC:ml

"IMPROVING THE QUALITY OF LIFE IN SAN FRANCISCO" We are dedicated indivíduals committed to teamwork, customer service and continuous improvement in partnership with the community.

Customer Service

Teamwork

Continuous Improvement

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

			NUMBER : AMOUNT :	DPAT11000071 \$300,000.00
TO: MONTGOMERY CORP 2262 CHAPMAN LN PETALUMA	CA 94952-0000	PHC	PRINT DATE: DNE : 707-76 IDOR ID: 282	2-4046
TERMS: NET 30 FOB : DEST			,	
ISSUE DATE : 0	1/01/2011			. <<
DELIVER TO: DPW-BUREAU 30 VAN NESS SAN FRANCIS				
AUTHORIZED SIGNATURE: _	By: July Annib Jocelyn quintos, Business Services Div N	Manager	_ DATE : 0 PHONE:	1032011
ORIGINAL	ORDER MUST BE SIGNED TO) BE VALI	D	
INVOICE TO: DPW-BUREAU 30 VAN NESS SAN FRANCIS	AVE #4100			
	RD INSPECTION SERVICES F	FPA11050 OR THE SA) GENERAL
CERTIFIED INSPECT	RECORD (IOR) CONSULTANT OR OF RECORD (IOR) INSPE URING THE CONSTRUCTION P	CTION SER	RVICES FOR 1	
ENCUMBERED IN PHA PSC# 4006-10/11,	OUNT NOT TO EXCEED \$3,99 SE. TERM: CERTIFICATION APPROVED 7/19/2010. PSC 1 L-\$1M; A/L-\$1M; W/C-\$1M;	- 12/31/1 DURATION	L6.	
CM: JOE CHIN, DPW	PROJECT MANAGEMENT: 695	-3862		• •
			•	

PAGE :01

* * * ORIGINAL* * * * * * * CITY AND COUNTY OF SAN FRANCISCO

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

				PO NUMBER: PO AMOUNT:	DPAT11000071 \$300,000.00
	COMMODITY ID NAME/SPECS	UOM TAX	QUANTITY	UNIT PRICE	TOTAL PRICE
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INVOICE AMOUNT

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\$300,000.00

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PAGE :03

PURCHASE ORDER - NON PURCHASING DPW - ARCHITECTURE

 PO NUMBER:
 DPAT11000071

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City and County of San Francisco Department of Public Works 875 Stevenson Street, Room 420 San Francisco, California 94103

Agreement between the City and County of San Francisco and

Montgomery Corporation 120 Montgomery Street, Suite 715 San Francisco, CA 94104

This Agreement is made this 18th day of November, 2010, in the City and County of San Francisco, State of California, by and between: Montgomery Corporation, hereinafter referred to as "Contractor," and the City and County of San Francisco, a municipal corporation, hereinafter referred to as "City," acting by and through its Director of Public Works, hereinafter referred to as "Director"

Recitals

WHEREAS, the **Department of Public Works** ("Department") wishes to provide Inspector of Record Inspection Services for the San Francisco General Hospital Rebuild Program; and issued an award of contract DPW Order #179,031 dated effective December 15, 2010; and,

WHEREAS, a Request for Qualification ("RFQ") was issued on March 28, 2008, and City selected Contractor as the highest qualified scorer pursuant to the RFQ; and

WHEREAS, Contractor represents and warrants that it is qualified to perform the services required by City as set forth under this Contract; and,

WHEREAS, approval for this Agreement was obtained when the Civil Service Commission approved Resolution No. PSC #4006-10/11 on July 19, 2010.

Now, THEREFORE, the parties agree as follows:

1. Certification of Funds; Budget and Fiscal Provisions; Termination in the Event of Non-Appropriation

This Agreement is subject to the budget and fiscal provisions of the City's Charter. Charges will accrue only after prior written authorization certified by the Controller, and the amount of City's obligation hereunder shall not at any time exceed the amount certified for the purpose and period stated in such advance authorization. This Agreement will terminate without penalty, liability or expense of any kind to City at the end of any fiscal year if funds are not appropriated for the next succeeding fiscal year. If funds are appropriated for a portion of the fiscal year, this Agreement will terminate, without penalty, liability or expense of any kind to make appropriated for the end of the term for which funds are appropriated. City has no obligation to make appropriations for this Agreement in lieu of appropriations for new or other agreements. City budget decisions are subject to the discretion of the Mayor and the Board of Supervisors. Contractor's assumption of risk of possible non-appropriation is part of the consideration for this Agreement.

THIS SECTION CONTROLS AGAINST ANY AND ALL OTHER PROVISIONS OF THIS AGREEMENT.

2. Term of the Agreement

Subject to Section 1, the term of this Agreement shall be from the date of certification by the Controller to December 31, 2016.

3. Effective Date of Agreement

This Agreement shall become effective when the Controller has certified to the availability of funds and Contractor has been notified in writing.

4. Services Contractor Agrees to Perform.

The Contractor agrees to perform the services provided for in Appendix A, "Description of Services," attached hereto and incorporated by reference as though fully set forth herein.

5. Compensation

Compensation shall be made in monthly payments on or before the 30th day of each month for work, as set forth in Section 4 of this Agreement, that the Director of Public Works, in his or her sole discretion, concludes has been performed as of the 30th day of the immediately preceding month. In no event shall the amount of this Agreement exceed \$3,998,607.00 (THREE MILLION NINE HUNDRED NINETY-EIGHT THOUSAND SIX HUNDRED SEVEN DOLLARS). The breakdown of costs associated with this Agreement appears in Appendix B, "Calculation of Charges," attached hereto and incorporated by reference as though fully set forth herein. No charges shall be incurred under this Agreement nor shall any payments become due to Contractor until reports, services, or both, required under this Agreement are received from Contractor and approved by the **Department of Public Works** as being in accordance with this Agreement. City may withhold payment to Contractor in any instance in which Contractor has failed or refused to satisfy any material obligation provided for under this Agreement. In no event shall City be liable for interest or late charges for any late payments.

The Controller is not authorized to pay invoices submitted by Contractor prior to Contractor's submission of HRC Progress Payment Form If Progress Payment Form is not submitted with Contractor's invoice, the Controller will notify the department, the Director of HRC and Contractor of the omission. If Contractor's failure to provide HRC Progress Payment Form is not explained to the Controller's satisfaction, the Controller will withhold 20% of the payment due pursuant to that invoice until HRC Progress Payment Form is provided. Following City's payment of an invoice, Contractor has ten days to file an affidavit using HRC Payment Affidavit verifying that all subcontractors have been paid and specifying the amount.

6. Guaranteed Maximum Costs

The City's obligation hereunder shall not at any time exceed the amount certified by the Controller for the purpose and period stated in such certification. Except as may be provided by laws governing emergency procedures, officers and employees of the City are not authorized to request, and the City is not required to reimburse the Contractor for, Commodities or Services beyond the agreed upon contract scope unless the changed scope is authorized by amendment and approved as required by law. Officers and employees of the City are not authorized to offer or promise, nor is the City required to honor, any offered or promised additional funding in excess of the maximum amount of funding for which the contract is certified without certification of the additional amount by the Controller. The Controller is not

November 18, 2010

authorized to make payments on any contract for which funds have not been certified as available in the budget or by supplemental appropriation.

7. Payment; Invoice Format

Invoices furnished by Contractor under this Agreement must be in a form acceptable to the Controller, and must include a unique invoice number. All amounts paid by City to Contractor shall be subject to audit by City. Payment shall be made by City to Contractor at the address specified in the section entitled "Notices to the Parties."

8. Submitting False Claims; Monetary Penalties

Pursuant to San Francisco Administrative Code §21.35, any contractor, subcontractor or consultant who submits a false claim shall be liable to the City for the statutory penalties set forth in that section. The text of Section 21.35, along with the entire San Francisco Administrative Code is available on the web at http://www.municode.com/Library/clientCodePage.aspx?clientID=4201. A contractor, subcontractor or consultant will be deemed to have submitted a false claim to the City if the contractor, subcontractor or consultant: (a) knowingly presents or causes to be presented to an officer or employee of the City a false claim or request for payment or approval; (b) knowingly makes, uses, or causes to be made or used a false record or statement to get a false claim paid or approved by the City; (c) conspires to defraud the City by getting a false claim allowed or paid by the City; (d) knowingly makes, uses, or causes to be made or used a false record or statement to conceal, avoid, or decrease an obligation to pay or transmit money or property to the City; or (e) is a beneficiary of an inadvertent submission of a false claim to the City, subsequently discovers the falsity of the claim, and fails to disclose the false claim to the City within a reasonable time after discovery of the false claim.

9. Left blank by agreement of the parties. (Disallowance)

10. Taxes

a. Payment of any taxes, including possessory interest taxes and California sales and use taxes, levied upon or as a result of this Agreement, or the services delivered pursuant hereto, shall be the obligation of Contractor.

b. Contractor recognizes and understands that this Agreement may create a "possessory interest" for property tax purposes. Generally, such a possessory interest is not created unless the Agreement entitles the Contractor to possession, occupancy, or use of City property for private gain. If such a possessory interest is created, then the following shall apply:

(1) Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that Contractor, and any permitted successors and assigns, may be subject to real property tax assessments on the possessory interest;

(2) Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that the creation, extension, renewal, or assignment of this Agreement may result in a "change in ownership" for purposes of real property taxes, and therefore may result in a revaluation of any possessory interest created by this Agreement. Contractor accordingly agrees on behalf of itself and its permitted successors and assigns to report on behalf of the City to the County Assessor the information required by Revenue and Taxation Code section 480.5, as amended from time to time, and any successor provision.

(3) Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that other events also may cause a change of ownership of the possessory interest and result in the revaluation of the possessory interest. (see, e.g., Rev. & Tax. Code section 64, as amended from time to time). Contractor accordingly agrees on behalf of itself and its permitted successors and assigns to report any change in ownership to the County Assessor, the State Board of Equalization or other public agency as required by law.

(4) Contractor further agrees to provide such other information as may be requested by the City to enable the City to comply with any reporting requirements for possessory interests that are imposed by applicable law.

11. Payment Does Not Imply Acceptance of Work

The granting of any payment by City, or the receipt thereof by Contractor, shall in no way lessen the liability of Contractor to replace unsatisfactory work, equipment, or materials, although the unsatisfactory character of such work, equipment or materials may not have been apparent or detected at the time such payment was made. Materials, equipment, components, or workmanship that do not conform to the requirements of this Agreement may be rejected by City and in such case must be replaced by Contractor without delay.

12. Qualified Personnel

Work under this Agreement shall be performed only by competent personnel under the supervision of and in the employment of Contractor. Contractor will comply with City's reasonable requests regarding assignment of personnel, but all personnel, including those assigned at City's request, must be supervised by Contractor. Contractor shall commit adequate resources to complete the project within the project schedule specified in this Agreement.

13. Responsibility for Equipment

City shall not be responsible for any damage to persons or property as a result of the use, misuse or failure of any equipment used by Contractor, or by any of its employees, even though such equipment be furnished, rented or loaned to Contractor by City.

14. Independent Contractor; Payment of Taxes and Other Expenses

a. Independent Contractor

Contractor or any agent or employee of Contractor shall be deemed at all times to be an independent contractor and is wholly responsible for the manner in which it performs the services and work requested by City under this Agreement. Contractor or any agent or employee of Contractor shall not have employee status with City, nor be entitled to participate in any plans, arrangements, or distributions by City pertaining to or in connection with any retirement, health or other benefits that City may offer its employees. Contractor or any agent or employee of Contractor is liable for the acts and omissions of itself, its employees and its agents. Contractor shall be responsible for all obligations and payments, whether imposed by federal, state or local law, including, but not limited to, FICA, income tax withholdings, unemployment compensation, insurance, and other similar responsibilities related to Contractor's performing services and work, or any agent or employee of Contractor providing same. Nothing in this Agreement shall be construed as creating an employment or agency relationship between City and Contractor or any agent or employee of Contractor. Any terms in this Agreement referring to direction from City shall be construed as providing for direction as to policy and the result of Contractor's contractor's performed by federal as providing for direction as to policy and the result of Contractor's contractor's contractor or any agent or employee of contractor's contractor's contractor or any agent or employee of Contractor.

work only, and not as to the means by which such a result is obtained. City does not retain the right to control the means or the method by which Contractor performs work under this Agreement.

b. Payment of Taxes and Other Expenses.

Should City, in its discretion, or a relevant taxing authority such as the Internal Revenue Service or the State Employment Development Division, or both, determine that Contractor is an employee for purposes of collection of any employment taxes, the amounts payable under this Agreement shall be reduced by amounts equal to both the employee and employer portions of the tax due (and offsetting any credits for amounts already paid by Contractor which can be applied against this liability). City shall then forward those amounts to the relevant taxing authority. Should a relevant taxing authority determine a liability for past services performed by Contractor for City, upon notification of such fact by City, Contractor shall promptly remit such amount due or arrange with City to have the amount due withheld from future payments to Contractor under this Agreement (again, offsetting any amounts already paid by Contractor which can be applied as a credit against such liability). A determination of employment status pursuant to the preceding two paragraphs shall be solely for the purposes of the particular tax in question, and for all other purposes of this Agreement, Contractor shall not be considered an employee of City. Notwithstanding the foregoing, should any court, arbitrator, or administrative authority determine that Contractor is an employee for any other purpose, then Contractor agrees to a reduction in City's financial liability so that City's total expenses under this Agreement are not greater than they would have been had the court, arbitrator, or administrative authority determined that Contractor was not an employee.

15. Insurance

Without in any way limiting Contractor's liability pursuant to the "Indemnification" section of this Agreement, Contractor must maintain in force, during the full term of the Agreement, insurance in the following amounts and coverages:

1) Workers' Compensation, in statutory amounts, with Employers' Liability Limits not less than \$1,000,000 each accident, injury, or illness; and

2) Commercial General Liability Insurance with limits not less than \$1,000,000 each occurrence Combined Single Limit for Bodily Injury and Property Damage, including Contractual Liability, Personal Injury, Products and Completed Operations; and

3) Commercial Automobile Liability Insurance with limits not less than \$1,000,000 each occurrence Combined Single Limit for Bodily Injury and Property Damage, including Owned, Non-Owned and Hired auto coverage, as applicable.

4) Professional liability insurance, applicable to Contractor's profession, with limits not less than \$1,000,000 each claim with respect to negligent acts, errors or omissions in connection with professional services to be provided under this Agreement.

b. Commercial General Liability and Commercial Automobile Liability Insurance policies must be endorsed to provide:

1) Name as Additional Insured the City and County of San Francisco, its Officers, Agents, and Employees.

2) That such policies are primary insurance to any other insurance available to the Additional Insureds, with respect to any claims arising out of this Agreement, and that insurance applies separately to each insured against whom claim is made or suit is brought.

c. Regarding Workers' Compensation, Contractor hereby agrees to waive subrogation which any insurer of Contractor may acquire from Contractor by virtue of the payment of any loss. P-500 (5-10) 5 of 42 November 18, 2010 Contractor agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the City for all work performed by the Contractor, its employees, agents and subcontractors.

d. All policies shall provide thirty days' advance written notice to the City of reduction or nonrenewal of coverages or cancellation of coverages for any reason. Notices shall be sent to the City address in the "Notices to the Parties" section.

e. Should any of the required insurance be provided under a claims-made form, Contractor shall maintain such coverage continuously throughout the term of this Agreement and, without lapse, for a period of three years beyond the expiration of this Agreement, to the effect that, should occurrences during the contract term give rise to claims made after expiration of the Agreement, such claims shall be covered by such claims-made policies.

f. Should any of the required insurance be provided under a form of coverage that includes a general annual aggregate limit or provides that claims investigation or legal defense costs be included in such general annual aggregate limit, such general annual aggregate limit shall be double the occurrence or claims limits specified above.

g. Should any required insurance lapse during the term of this Agreement, requests for payments originating after such lapse shall not be processed until the City receives satisfactory evidence of reinstated coverage as required by this Agreement, effective as of the lapse date. If insurance is not reinstated, the City may, at its sole option, terminate this Agreement effective on the date of such lapse of insurance.

h. Before commencing any operations under this Agreement, Contractor shall furnish to City certificates of insurance and additional insured policy endorsements with insurers with ratings comparable to A-, VIII or higher, that are authorized to do business in the State of California, and that are satisfactory to City, in form evidencing all coverages set forth above. Failure to maintain insurance shall constitute a material breach of this Agreement.

i. Approval of the insurance by City shall not relieve or decrease the liability of Contractor hereunder.

j. If a subcontractor will be used to complete any portion of this agreement, the Contractor shall ensure that the subcontractor shall provide all necessary insurance and shall name the City and County of San Francisco, its officers, agents and employees and the Contractor listed as additional insureds.

16. Indemnification

a. General. To the fullest extent permitted by law, Contractor shall assume the defense of (with legal counsel subject to approval of the City), indemnify and save harmless the City, its boards, commissions, officers, and employees (collectively "Indemnitees"), from and against any and all claims, loss, cost, damage, injury (including, without limitation, injury to or death of an employee of the Contractor or its subconsultants), expense and liability of every kind, nature, and description (including, without limitation, incidental and consequential damages, court costs, attorneys' fees, litigation expenses, fees of expert consultants or witnesses in litigation, and costs of investigation), that arise out of, pertain to, or relate to, directly or indirectly, in whole or in part, the negligence, recklessness, or willful misconduct of the Contractor, any subconsultant, anyone directly or indirectly employed by them, or anyone that they control (collectively, "Liabilities").

b. Limitations. No insurance policy covering the Contractor's performance under this Agreement shall operate to limit the Contractor's Liabilities under this provision. Nor shall the amount of insurance coverage operate to limit the extent of such Liabilities. The Contractor assumes no liability whatsoever for the sole negligence, active negligence, or willful misconduct of any Indemnitee or the contractors of any Indemnitee.

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c. Copyright infringement. Contractor shall also indemnify, defend and hold harmless all Indemnitees from all suits or claims for infringement of the patent rights, copyright, trade secret, trade name, trademark, service mark, or any other proprietary right of any person or persons in consequence of the use by the City, or any of its boards, commissions, officers, or employees of articles or services to be supplied in the performance of Contractor's services under this Agreement. Infringement of patent rights, copyrights, or other proprietary rights in the performance of this Agreement, if not the basis for indemnification under the law, shall nevertheless be considered a material breach of contract.

17. Incidental and Consequential Damages

Contractor shall be responsible for incidental and consequential damages resulting in whole or in part from Contractor's acts or omissions. Nothing in this Agreement shall constitute a waiver or limitation of any rights that City may have under applicable law.

18. Liability of City

CITY'S PAYMENT OBLIGATIONS UNDER THIS AGREEMENT SHALL BE LIMITED TO THE PAYMENT OF THE COMPENSATION PROVIDED FOR IN SECTION 5 OF THIS AGREEMENT. NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, IN NO EVENT SHALL CITY BE LIABLE, REGARDLESS OF WHETHER ANY CLAIM IS BASED ON CONTRACT OR TORT, FOR ANY SPECIAL, CONSEQUENTIAL, INDIRECT OR INCIDENTAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR THE SERVICES PERFORMED IN CONNECTION WITH THIS AGREEMENT.

19. Left blank by agreement of the parties. (Liquidated damages)

20. Default; Remedies.

a. Each of the following shall constitute an event of default ("Event of Default") under this Agreement:

1) Contractor fails or refuses to perform or observe any term, covenant or condition contained in any of the following Sections of this Agreement:

8.	Submitting False Claims; Monetary	37.	Drug-free workplace policy
	Penalties.		
10.	Taxes	53.	Compliance with laws
15.	Insurance	55.	Supervision of minors
24.	Proprietary or confidential information of	57.	Protection of private information
	City		-
30.	Assignment	58.	Graffiti removal

2) Contractor fails or refuses to perform or observe any other term, covenant or condition contained in this Agreement, and such default continues for a period of ten days after written notice thereof from City to Contractor.

3) Contractor (a) is generally not paying its debts as they become due, (b) files, or consents by answer or otherwise to the filing against it of, a petition for relief or reorganization or arrangement or any other petition in bankruptcy or for liquidation or to take advantage of any bankruptcy, insolvency or other debtors' relief law of any jurisdiction, (c) makes an assignment for the benefit of its creditors, (d) consents to the appointment of a custodian, receiver, trustee or other officer with similar powers of Contractor or of any substantial part of Contractor's property or (e) takes action for the purpose of any of the foregoing.

4) A court or government authority enters an order (a) appointing a custodian, receiver, trustee or other officer with similar powers with respect to Contractor or with respect to any substantial part of Contractor's property, (b) constituting an order for relief or approving a petition for relief or reorganization or arrangement or any other petition in bankruptcy or for liquidation or to take advantage of any bankruptcy, insolvency or other debtors' relief law of any jurisdiction or (c) ordering the dissolution, winding-up or liquidation of Contractor.

b. On and after any Event of Default, City shall have the right to exercise its legal and equitable remedies, including, without limitation, the right to terminate this Agreement or to seek specific performance of all or any part of this Agreement. In addition, City shall have the right (but no obligation) to cure (or cause to be cured) on behalf of Contractor any Event of Default; Contractor shall pay to City on demand all costs and expenses incurred by City in effecting such cure, with interest thereon from the date of incurrence at the maximum rate then permitted by law. City shall have the right to offset from any amounts due to Contractor under this Agreement or any other agreement between City and Contractor all damages, losses, costs or expenses incurred by City as a result of such Event of Default and any liquidated damages due from Contractor pursuant to the terms of this Agreement or any other agreement.

c. All remedies provided for in this Agreement may be exercised individually or in combination with any other remedy available hereunder or under applicable laws, rules and regulations. The exercise of any remedy shall not preclude or in any way be deemed to waive any other remedy.

21. Termination for Convenience

a. City shall have the option, in its sole discretion, to terminate this Agreement, at any time during the term hereof, for convenience and without cause. City shall exercise this option by giving Contractor written notice of termination. The notice shall specify the date on which termination shall become effective.

b. Upon receipt of the notice, Contractor shall commence and perform, with diligence, all actions necessary on the part of Contractor to effect the termination of this Agreement on the date specified by City and to minimize the liability of Contractor and City to third parties as a result of termination. All such actions shall be subject to the prior approval of City. Such actions shall include, without limitation:

(1) Halting the performance of all services and other work under this Agreement on the date(s) and in the manner specified by City.

(2) Not placing any further orders or subcontracts for materials, services, equipment or other items.

(3) Terminating all existing orders and subcontracts.

(4) At City's direction, assigning to City any or all of Contractor's right, title, and interest under the orders and subcontracts terminated. Upon such assignment, City shall have the right, in its sole discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts.

(5) Subject to City's approval, settling all outstanding liabilities and all claims arising out of the termination of orders and subcontracts.

(6) Completing performance of any services or work that City designates to be completed prior to the date of termination specified by City.

(7) Taking such action as may be necessary, or as the City may direct, for the protection and preservation of any property related to this Agreement which is in the possession of Contractor and in which City has or may acquire an interest.

c. Within 30 days after the specified termination date, Contractor shall submit to City an invoice, which shall set forth each of the following as a separate line item:

(1) The reasonable cost to Contractor, without profit, for all services and other work City directed Contractor to perform prior to the specified termination date, for which services or work City has not already tendered payment. Reasonable costs may include a reasonable allowance for actual overhead, not to exceed a total of 10% of Contractor's direct costs for services or other work. Any overhead allowance shall be separately itemized. Contractor may also recover the reasonable cost of preparing the invoice.

(2) A reasonable allowance for profit on the cost of the services and other work described in the immediately preceding subsection (1), provided that Contractor can establish, to the satisfaction of City, that Contractor would have made a profit had all services and other work under this Agreement been completed, and provided further, that the profit allowed shall in no event exceed 5% of such cost.

(3) The reasonable cost to Contractor of handling material or equipment returned to the vendor, delivered to the City or otherwise disposed of as directed by the City.

(4) A deduction for the cost of materials to be retained by Contractor, amounts realized from the sale of materials and not otherwise recovered by or credited to City, and any other appropriate credits to City against the cost of the services or other work.

d. In no event shall City be liable for costs incurred by Contractor or any of its subcontractors after the termination date specified by City, except for those costs specifically enumerated and described in the immediately preceding subsection (c). Such non-recoverable costs include, but are not limited to, anticipated profits on this Agreement, post-termination employee salaries, post-termination administrative expenses, post-termination overhead or unabsorbed overhead, attorneys' fees or other costs relating to the prosecution of a claim or lawsuit, prejudgment interest, or any other expense which is not reasonable or authorized under such subsection (c).

e. In arriving at the amount due to Contractor under this Section, City may deduct: (1) all payments previously made by City for work or other services covered by Contractor's final invoice; (2) any claim which City may have against Contractor in connection with this Agreement; (3) any invoiced costs or expenses excluded pursuant to the immediately preceding subsection (d); and (4) in instances in which, in the opinion of the City, the cost of any service or other work performed under this Agreement is excessively high due to costs incurred to remedy or replace defective or rejected services or other work, the difference between the invoiced amount and City's estimate of the reasonable cost of performing the invoiced services or other work in compliance with the requirements of this Agreement.

f. City's payment obligation under this Section shall survive termination of this Agreement.

22. Rights and Duties upon Termination or Expiration

This Section and the following Sections of this Agreement shall survive termination or expiration of this Agreement:

8.	Submitting false claims		24.	Proprietary or confidential information of City
9.	Disallowance		26.	Ownership of Results
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- 10. Taxes
- 11. Payment does not imply acceptance of work
- 13. Responsibility for equipment
- 14. Independent Contractor; Payment of Taxes and Other Expenses
- 15. Insurance
- 16. Indemnification
- 17. Incidental and Consequential Damages
- 18. Liability of City

- 27. Works for Hire
- Audit and Inspection of Records
- 48: Modification of Agreement.
- 49. Administrative Remedy for Agreement Interpretation.
- 50. Agreement Made in California; Venue
- 51. Construction
- 52. Entire Agreement
- 56. Severability
- 57. Protection of private information

Subject to the immediately preceding sentence, upon termination of this Agreement prior to expiration of the term specified in Section 2, this Agreement shall terminate and be of no further force or effect. Contractor shall transfer title to City, and deliver in the manner, at the times, and to the extent, if any, directed by City, any work in progress, completed work, supplies, equipment, and other materials produced as a part of, or acquired in connection with the performance of this Agreement, and any completed or partially completed work which, if this Agreement had been completed, would have been required to be furnished to City. This subsection shall survive termination of this Agreement.

23. Conflict of Interest

Through its execution of this Agreement, Contractor acknowledges that it is familiar with the provision of Section 15.103 of the City's Charter, Article III, Chapter 2 of City's Campaign and Governmental Conduct Code, and Section 87100 et seq. and Section 1090 et seq. of the Government Code of the State of California, and certifies that it does not know of any facts which constitutes a violation of said provisions and agrees that it will immediately notify the City if it becomes aware of any such fact during the term of this Agreement.

24. Proprietary or Confidential Information of City

Contractor understands and agrees that, in the performance of the work or services under this Agreement or in contemplation thereof, Contractor may have access to private or confidential information which may be owned or controlled by City and that such information may contain proprietary or confidential details, the disclosure of which to third parties may be damaging to City. Contractor agrees that all information disclosed by City to Contractor shall be held in confidence and used only in performance of the Agreement. Contractor shall exercise the same standard of care to protect such information as a reasonably prudent contractor would use to protect its own proprietary data.

25. Notices to the Parties

Unless otherwise indicated elsewhere in this Agreement, all written communications sent by the parties may be by U.S. mail, e-mail or by fax, and shall be addressed as follows:

To City:	Department of Public Works									
	Division of Contract Administration									
	875 Stevenson Street, Room 420									
	San Francisco, CA 94103									
Fo Contractor:	Montgomery Corporation									
	120 Montgomery Street, Suite715									
	San Francisco, CA 94104									
	c/o Scott Montgomery, President									

Any notice of default must be sent by registered mail.

26. Ownership of Results

Any interest of Contractor or its Subcontractors, in drawings, plans, specifications, blueprints, studies, reports, memoranda, computation sheets, computer files and media or other documents prepared by Contractor or its subcontractors in connection with services to be performed under this Agreement, shall become the property of and will be transmitted to City. However, Contractor may retain and use copies for reference and as documentation of its experience and capabilities.

27. Works for Hire

If, in connection with services performed under this Agreement, Contractor or its subcontractors create artwork, copy, posters, billboards, photographs, videotapes, audiotapes, systems designs, software, reports, diagrams, surveys, blueprints, source codes or any other original works of authorship, such works of authorship shall be works for hire as defined under Title 17 of the United States Code, and all copyrights in such works are the property of the City. If it is ever determined that any works created by Contractor or its subcontractors under this Agreement are not works for hire under U.S. law, Contractor hereby assigns all copyrights to such works to the City, and agrees to provide any material and execute any documents necessary to effectuate such assignment. With the approval of the City, Contractor may retain and use copies of such works for reference and as documentation of its experience and capabilities.

28. Audit and Inspection of Records

Contractor agrees to maintain and make available to the City, during regular business hours, accurate books and accounting records relating to its work under this Agreement. Contractor will permit City to audit, examine and make excerpts and transcripts from such books and records, and to make audits of all invoices, materials, payrolls, records or personnel and other data related to all other matters covered by this Agreement, whether funded in whole or in part under this Agreement. Contractor shall maintain such data and records in an accessible location and condition for a period of not less than five years after final payment under this Agreement or until after final audit has been resolved, whichever is later. The State of California or any federal agency having an interest in the subject matter of this Agreement shall have the same rights conferred upon City by this Section.

29. Subcontracting

Contractor is prohibited from subcontracting this Agreement or any part of it unless such subcontracting is first approved by City in writing. Neither party shall, on the basis of this Agreement, contract on behalf of or in the name of the other party. An agreement made in violation of this provision shall confer no rights on any party and shall be null and void.

30. Assignment

The services to be performed by Contractor are personal in character and neither this Agreement nor any duties or obligations hereunder may be assigned or delegated by the Contractor unless first approved by City by written instrument executed and approved in the same manner as this Agreement.

31. Non-Waiver of Rights

The omission by either party at any time to enforce any default or right reserved to it, or to require performance of any of the terms, covenants, or provisions hereof by the other party at the time designated,

shall not be a waiver of any such default or right to which the party is entitled, nor shall it in any way affect the right of the party to enforce such provisions thereafter.

32. Earned Income Credit (EIC) Forms

Administrative Code section 12O requires that employers provide their employees with IRS Form W-5 (The Earned Income Credit Advance Payment Certificate) and the IRS EIC Schedule, as set forth below. Employers can locate these forms at the IRS Office, on the Internet, or anywhere that Federal Tax Forms can be found. Contractor shall provide EIC Forms to each Eligible Employee at each of the following times: (i) within thirty days following the date on which this Agreement becomes effective (unless Contractor has already provided such EIC Forms at least once during the calendar year in which such effective date falls); (ii) promptly after any Eligible Employee is hired by Contractor; and (iii) annually between January 1 and January 31 of each calendar year during the term of this Agreement. Failure to comply with any requirement contained in subparagraph (a) of this Section shall constitute a material breach by Contractor of the terms of this Agreement. If, within thirty days after Contractor receives written notice of such a breach, Contractor fails to cure such breach or, if such breach cannot reasonably be cured within such period of thirty days, Contractor fails to commence efforts to cure within such period or thereafter fails to diligently pursue such cure to completion, the City may pursue any rights or remedies available under this Agreement or under applicable law. Any Subcontract entered into by Contractor shall require the subcontractor to comply, as to the subcontractor's Eligible Employees, with each of the terms of this section. Capitalized terms used in this Section and not defined in this Agreement shall have the meanings assigned to such terms in Section 12O of the San Francisco Administrative Code.

33. Local Business Enterprise Utilization; Liquidated Damages

a. The LBE Ordinance

Contractor, shall comply with all the requirements of the Local Business Enterprise and Non-Discrimination in Contracting Ordinance set forth in Chapter 14B of the San Francisco Administrative Code as it now exists or as it may be amended in the future (collectively the "LBE Ordinance"), provided such amendments do not materially increase Contractor's obligations or liabilities, or materially diminish Contractor's rights, under this Agreement. Such provisions of the LBE Ordinance are incorporated by reference and made a part of this Agreement as though fully set forth in this section. Contractor's willful failure to comply with any applicable provisions of the LBE Ordinance is a material breach of Contractor's obligations under this Agreement and shall entitle City, subject to any applicable notice and cure provisions set forth in this Agreement, to exercise any of the remedies provided for under this Agreement, under the LBE Ordinance or otherwise available at law or in equity, which remedies shall be cumulative unless this Agreement expressly provides that any remedy is exclusive. In addition, Contractor shall comply fully with all other applicable local, state and federal laws prohibiting discrimination and requiring equal opportunity in contracting, including subcontracting.

b. **Compliance and Enforcement**

1) Enforcement

If Contractor willfully fails to comply with any of the provisions of the LBE Ordinance, the rules and regulations implementing the LBE Ordinance, or the provisions of this Agreement pertaining to LBE participation, Contractor shall be liable for liquidated damages in an amount equal to Contractor's net profit on this Agreement, or 10% of the total amount of this Agreement, or \$1,000, whichever is greatest. The Director of the City's Human Rights Commission or any other public official authorized to enforce the LBE Ordinance (separately and collectively, the "Director of HRC") may also impose other sanctions against Contractor authorized in the LBE Ordinance, including

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declaring the Contractor to be irresponsible and ineligible to contract with the City for a period of up to five years or revocation of the Contractor's LBE certification. The Director of HRC will determine the sanctions to be imposed, including the amount of liquidated damages, after investigation pursuant to Administrative Code §14B.17. By entering into this Agreement, Contractor acknowledges and agrees that any liquidated damages assessed by the Director of the HRC shall be payable to City upon demand. Contractor further acknowledges and agrees that any liquidated damages assessed may be withheld from any monies due to Contractor on any contract with City. Contractor agrees to maintain records necessary for monitoring its compliance with the LBE Ordinance for a period of three years following termination or expiration of this Agreement, and shall make such records available for audit and inspection by the Director of HRC or the Controller upon request.

2) Subcontracting Goals

The LBE subcontracting participation goal for this contract is 7%. Contractor shall fulfill the subcontracting commitment made in its bid or proposal. Each invoice submitted to City for payment shall include the information required in the HRC Progress Payment Form and the HRC Payment Affidavit. Failure to provide the HRC Progress Payment Form and the HRC Payment Affidavit with each invoice submitted by Contractor shall entitle City to withhold 20% of the amount of that invoice until the HRC Payment Form and the HRC Subcontractor Payment Affidavit are provided by Contractor. Contractor shall not participate in any back contracting to the Contractor or lower-tier subcontractors, as defined in the LBE Ordinance, for any purpose inconsistent with the provisions of the LBE Ordinance, its implementing rules and regulations, or this Section.

3) Subcontract Language Requirements

Contractor shall incorporate the LBE Ordinance into each subcontract made in the fulfillment of Contractor's obligations under this Agreement and require each subcontractor to agree and comply with provisions of the ordinance applicable to subcontractors. Contractor shall include in all subcontracts with LBEs made in fulfillment of Contractor's obligations under this Agreement, a provision requiring Contractor to compensate any LBE subcontractor for damages for breach of contract or liquidated damages equal to 5% of the subcontract amount, whichever is greater, if Contractor does not fulfill its commitment to use the LBE subcontractor as specified in the bid or proposal, unless Contractor received advance approval from the Director of HRC and contract awarding authority to substitute subcontractors or to otherwise modify the commitments in the bid or proposal. Such provisions shall also state that it is enforceable in a court of competent jurisdiction. Subcontracts shall require the subcontractor to maintain records necessary for monitoring its compliance with the LBE Ordinance for a period of three years following termination of this contract and to make such records available for audit and inspection by the Director of HRC or the Controller upon request.

4) Payment of Subcontractors

Contractor shall pay its subcontractors within three working days after receiving payment from the City unless Contractor notifies the Director of HRC in writing within ten working days prior to receiving payment from the City that there is a bona fide dispute between Contractor and its subcontractor and the Director waives the three-day payment requirement, in which case Contractor may withhold the disputed amount but shall pay the undisputed amount. Contractor further agrees, within ten working days following receipt of payment from the City, to file the HRC Payment Affidavit with the Controller, under penalty of perjury, that the Contractor has paid all subcontractors. The affidavit shall provide the names and addresses of all subcontractors and the amount paid to each. Failure to provide such affidavit may subject Contractor to enforcement procedure under Administrative Code §14B.17.

34. Nondiscrimination; Penalties

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a. Contractor Shall Not Discriminate

In the performance of this Agreement, Contractor agrees not to discriminate against any employee, City and County employee working with such contractor or subcontractor, applicant for employment with such contractor or subcontractor, or against any person seeking accommodations, advantages, facilities, privileges, services, or membership in all business, social, or other establishments or organizations, on the basis of the fact or perception of a person's race, color, creed, religion, national origin, ancestry, age, height, weight, sex, sexual orientation, gender identity, domestic partner status, marital status, disability or Acquired Immune Deficiency Syndrome or HIV status (AIDS/HIV status), or association with members of such protected classes, or in retaliation for opposition to discrimination against such classes.

b. Subcontracts

Contractor shall incorporate by reference in all subcontracts the provisions of §§12B.2(a), 12B.2(c)-(k), and 12C.3 of the San Francisco Administrative Code (copies of which are available from Purchasing) and shall require all subcontractors to comply with such provisions. Contractor's failure to comply with the obligations in this subsection shall constitute a material breach of this Agreement.

c. Nondiscrimination in Benefits

Contractor does not as of the date of this Agreement and will not during the term of this Agreement, in any of its operations in San Francisco, on real property owned by San Francisco, or where work is being performed for the City elsewhere in the United States, discriminate in the provision of bereavement leave, family medical leave, health benefits, membership or membership discounts, moving expenses, pension and retirement benefits or travel benefits, as well as any benefits other than the benefits specified above, between employees with domestic partners and employees with spouses, and/or between the domestic partners and spouses of such employees, where the domestic partnership has been registered with a governmental entity pursuant to state or local law authorizing such registration, subject to the conditions set forth in §12B.2(b) of the San Francisco Administrative Code.

d. Condition to Contract

As a condition to this Agreement, Contractor shall execute the "Chapter 12B Declaration: Nondiscrimination in Contracts and Benefits" form (form HRC-12B-101) with supporting documentation and secure the approval of the form by the San Francisco Human Rights Commission.

e. Incorporation of Administrative Code Provisions by Reference

The provisions of Chapters 12B and 12C of the San Francisco Administrative Code are incorporated in this Section by reference and made a part of this Agreement as though fully set forth herein. Contractor shall comply fully with and be bound by all of the provisions that apply to this Agreement under such Chapters, including but not limited to the remedies provided in such Chapters. Without limiting the foregoing, Contractor understands that pursuant to §§12B.2(h) and 12C.3(g) of the San Francisco Administrative Code, a penalty of \$50 for each person for each calendar day during which such person was discriminated against in violation of the provisions of this Agreement may be assessed against Contractor and/or deducted from any payments due Contractor.

35. MacBride Principles—Northern Ireland

Pursuant to San Francisco Administrative Code §12F.5, the City and County of San Francisco urges companies doing business in Northern Ireland to move towards resolving employment inequities, and encourages such companies to abide by the MacBride Principles. The City and County of San Francisco urges San Francisco companies to do business with corporations that abide by the MacBride Principles. By signing below, the person executing this agreement on behalf of Contractor acknowledges and agrees that he or she has read and understood this section.

36. Tropical Hardwood and Virgin Redwood Ban

Pursuant to §804(b) of the San Francisco Environment Code, the City and County of San Francisco urges contractors not to import, purchase, obtain, or use for any purpose, any tropical hardwood, tropical hardwood wood product, virgin redwood or virgin redwood wood product.

37. Drug-Free Workplace Policy

Contractor acknowledges that pursuant to the Federal Drug-Free Workplace Act of 1989, the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited on City premises. Contractor agrees that any violation of this prohibition by Contractor, its employees, agents or assigns will be deemed a material breach of this Agreement.

38. Resource Conservation

Chapter 5 of the San Francisco Environment Code ("Resource Conservation") is incorporated herein by reference. Failure by Contractor to comply with any of the applicable requirements of Chapter 5 will be deemed a material breach of contract.

39. Compliance with Americans with Disabilities Act

Contractor acknowledges that, pursuant to the Americans with Disabilities Act (ADA), programs, services and other activities provided by a public entity to the public, whether directly or through a contractor, must be accessible to the disabled public. Contractor shall provide the services specified in this Agreement in a manner that complies with the ADA and any and all other applicable federal, state and local disability rights legislation. Contractor agrees not to discriminate against disabled persons in the provision of services, benefits or activities provided under this Agreement and further agrees that any violation of this prohibition on the part of Contractor, its employees, agents or assigns will constitute a material breach of this Agreement.

40. Sunshine Ordinance

In accordance with San Francisco Administrative Code §67.24(e), contracts, contractors' bids, responses to solicitations and all other records of communications between City and persons or firms seeking contracts, shall be open to inspection immediately after a contract has been awarded. Nothing in this provision requires the disclosure of a private person or organization's net worth or other proprietary financial data submitted for qualification for a contract or other benefit until and unless that person or organization is awarded the contract or benefit. Information provided which is covered by this paragraph will be made available to the public upon request.

41. Public Access to Meetings and Records

If the Contractor receives a cumulative total per year of at least \$250,000 in City funds or Cityadministered funds and is a non-profit organization as defined in Chapter 12L of the San Francisco Administrative Code, Contractor shall comply with and be bound by all the applicable provisions of that Chapter. By executing this Agreement, the Contractor agrees to open its meetings and records to the public in the manner set forth in §§12L.4 and 12L.5 of the Administrative Code. Contractor further agrees to make-good faith efforts to promote community membership on its Board of Directors in the manner set forth in §12L.6 of the Administrative Code. The Contractor acknowledges that its material failure to comply with any of the provisions of this paragraph shall constitute a material breach of this Agreement. The Contractor further acknowledges that such material breach of the Agreement shall be grounds for the City to terminate and/or not renew the Agreement, partially or in its entirety.

42. Limitations on Contributions

Through execution of this Agreement, Contractor acknowledges that it is familiar with section 1.126 of the City's Campaign and Governmental Conduct Code, which prohibits any person who contracts with the City for the rendition of personal services, for the furnishing of any material, supplies or equipment, for the sale or lease of any land or building, or for a grant, loan or loan guarantee, from making any campaign contribution to (1) an individual holding a City elective office if the contract must be approved by the individual, a board on which that individual serves, or the board of a state agency on which an appointee of that individual serves, (2) a candidate for the office held by such individual, or (3) a committee controlled by such individual, at any time from the commencement of negotiations for the contract until the later of either the termination of negotiations for such contract or six months after the date the contract is approved. Contractor acknowledges that the foregoing restriction applies only if the contract or a combination or series of contracts approved by the same individual or board in a fiscal year have a total anticipated or actual value of \$50,000 or more. Contractor further acknowledges that the prohibition on contributions applies to each prospective party to the contract; each member of Contractor's board of directors; Contractor's chairperson, chief executive officer, chief financial officer and chief operating officer; any person with an ownership interest of more than 20 percent in Contractor; any subcontractor listed in the bid or contract; and any committee that is sponsored or controlled by Contractor. Additionally, Contractor acknowledges that Contractor must inform each of the persons described in the preceding sentence of the prohibitions contained in Section 1.126. Contractor further agrees to provide to City the names of each person, entity or committee described above.

43. Requiring Minimum Compensation for Covered Employees

a. Contractor agrees to comply fully with and be bound by all of the provisions of the Minimum Compensation Ordinance (MCO), as set forth in San Francisco Administrative Code Chapter 12P (Chapter 12P), including the remedies provided, and implementing guidelines and rules. The provisions of Sections 12P.5 and 12P.5.1 of Chapter 12P are incorporated herein by reference and made a part of this Agreement as though fully set forth. The text of the MCO is available on the web at www.sfgov.org/olse/mco. A partial listing of some of Contractor's obligations under the MCO is set forth in this Section. Contractor is required to comply with all the provisions of the MCO, irrespective of the listing of obligations in this Section.

b. The MCO requires Contractor to pay Contractor's employees a minimum hourly gross compensation wage rate and to provide minimum compensated and uncompensated time off. The minimum wage rate may change from year to year and Contractor is obligated to keep informed of the then-current requirements. Any subcontract entered into by Contractor shall require the subcontractor to comply with the requirements of the MCO and shall contain contractual obligations substantially the same as those set forth in this Section. It is Contractor's obligation to ensure that any subcontractor so f any tier under this Agreement comply with the requirements of the MCO. If any subcontractor under this

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Agreement fails to comply, City may pursue any of the remedies set forth in this Section against Contractor.

c. Contractor shall not take adverse action or otherwise discriminate against an employee or other person for the exercise or attempted exercise of rights under the MCO. Such actions, if taken within 90 days of the exercise or attempted exercise of such rights, will be rebuttably presumed to be retaliation prohibited by the MCO.

d. Contractor shall maintain employee and payroll records as required by the MCO. If Contractor fails to do so, it shall be presumed that the Contractor paid no more than the minimum wage required under State law.

e. The City is authorized to inspect Contractor's job sites and conduct interviews with employees and conduct audits of Contractor

f. Contractor's commitment to provide the Minimum Compensation is a material element of the City's consideration for this Agreement. The City in its sole discretion shall determine whether such a breach has occurred. The City and the public will suffer actual damage that will be impractical or extremely difficult to determine if the Contractor fails to comply with these requirements. Contractor agrees that the sums set forth in Section 12P.6.1 of the MCO as liquidated damages are not a penalty, but are reasonable estimates of the loss that the City and the public will incur for Contractor's noncompliance. The procedures governing the assessment of liquidated damages shall be those set forth in Section 12P.6.2 of Chapter 12P.

g. Contractor understands and agrees that if it fails to comply with the requirements of the MCO, the City shall have the right to pursue any rights or remedies available under Chapter 12P (including liquidated damages), under the terms of the contract, and under applicable law. If, within 30 days after receiving written notice of a breach of this Agreement for violating the MCO, Contractor fails to cure such breach or, if such breach cannot reasonably be cured within such period of 30 days, Contractor fails to commence efforts to cure within such period, or thereafter fails diligently to pursue such cure to completion, the City shall have the right to pursue any rights or remedies available under applicable law, including those set forth in Section 12P.6(c) of Chapter 12P. Each of these remedies shall be exercisable individually or in combination with any other rights or remedies available to the City.

h. Contractor represents and warrants that it is not an entity that was set up, or is being used, for the purpose of evading the intent of the MCO.

i. If Contractor is exempt from the MCO when this Agreement is executed because the cumulative amount of agreements with this department for the fiscal year is less than \$25,000, but Contractor later enters into an agreement or agreements that cause contractor to exceed that amount in a fiscal year, Contractor shall thereafter be required to comply with the MCO under this Agreement. This obligation arises on the effective date of the agreement that causes the cumulative amount of agreements between the Contractor and this department to exceed \$25,000 in the fiscal year.

44. Requiring Health Benefits for Covered Employees

Contractor agrees to comply fully with and be bound by all of the provisions of the Health Care Accountability Ordinance (HCAO), as set forth in San Francisco Administrative Code Chapter 12Q, including the remedies provided, and implementing regulations, as the same may be amended from time to time. The provisions of section 12Q.5.1 of Chapter 12Q are incorporated by reference and made a part of this Agreement as though fully set forth herein. The text of the HCAO is available on the web at www.sfgov.org/olse. Capitalized terms used in this Section and not defined in this Agreement shall have the meanings assigned to such terms in Chapter 12Q. a. For each Covered Employee, Contractor shall provide the appropriate health benefit set forth in Section 12Q.3 of the HCAO. If Contractor chooses to offer the health plan option, such health plan shall meet the minimum standards set forth by the San Francisco Health Commission.

b. Notwithstanding the above, if the Contractor is a small business as defined in Section 12Q.3(e) of the HCAO, it shall have no obligation to comply with part (a) above.

c. Contractor's failure to comply with the HCAO shall constitute a material breach of this agreement. City shall notify Contractor if such a breach has occurred. If, within 30 days after receiving City's written notice of a breach of this Agreement for violating the HCAO, Contractor fails to cure such breach or, if such breach cannot reasonably be cured within such period of 30 days, Contractor fails to commence efforts to cure within such period, or thereafter fails diligently to pursue such cure to completion, City shall have the right to pursue the remedies set forth in 12Q.5.1 and 12Q.5(f)(1-6). Each of these remedies shall be exercisable individually or in combination with any other rights or remedies available to City.

d. Any Subcontract entered into by Contractor shall require the Subcontractor to comply with the requirements of the HCAO and shall contain contractual obligations substantially the same as those set forth in this Section. Contractor shall notify City's Office of Contract Administration when it enters into such a Subcontract and shall certify to the Office of Contract Administration that it has notified the Subcontractor of the obligations under the HCAO and has imposed the requirements of the HCAO on Subcontractor through the Subcontract. Each Contractor shall be responsible for its Subcontractors' compliance with this Chapter. If a Subcontractor fails to comply, the City may pursue the remedies set forth in this Section against Contractor based on the Subcontractor's failure to comply, provided that City has first provided Contractor with notice and an opportunity to obtain a cure of the violation.

e. Contractor shall not discharge, reduce in compensation, or otherwise discriminate against any employee for notifying City with regard to Contractor's noncompliance or anticipated noncompliance with the requirements of the HCAO, for opposing any practice proscribed by the HCAO, for participating in proceedings related to the HCAO, or for seeking to assert or enforce any rights under the HCAO by any lawful means.

f. Contractor represents and warrants that it is not an entity that was set up, or is being used, for the purpose of evading the intent of the HCAO.

g. Contractor shall maintain employee and payroll records in compliance with the California Labor Code and Industrial Welfare Commission orders, including the number of hours each employee has worked on the City Contract.

h. Contractor shall keep itself informed of the current requirements of the HCAO.

i. Contractor shall provide reports to the City in accordance with any reporting standards promulgated by the City under the HCAO, including reports on Subcontractors and Subtenants, as applicable.

j. Contractor shall provide City with access to records pertaining to compliance with HCAO after receiving a written request from City to do so and being provided at least ten business days to respond.

k. Contractor shall allow City to inspect Contractor's job sites and have access to Contractor's employees in order to monitor and determine compliance with HCAO.

I. City may conduct random audits of Contractor to ascertain its compliance with HCAO. Contractor agrees to cooperate with City when it conducts such audits.

m. If Contractor is exempt from the HCAO when this Agreement is executed because its amount is less than \$25,000 (\$50,000 for nonprofits), but Contractor later enters into an agreement or agreements that cause Contractor's aggregate amount of all agreements with City to reach \$75,000, all the P-500 (5-10) 18 of 42 November 18, 2010

agreements shall be thereafter subject to the HCAO. This obligation arises on the effective date of the agreement that causes the cumulative amount of agreements between Contractor and the City to be equal to or greater than \$75,000 in the fiscal year.

45. First Source Hiring Program

a. Incorporation of Administrative Code Provisions by Reference.

The provisions of Chapter 83 of the San Francisco Administrative Code are incorporated in this Section by reference and made a part of this Agreement as though fully set forth herein. Contractor shall comply fully with, and be bound by, all of the provisions that apply to this Agreement under such Chapter, including but not limited to the remedies provided therein. Capitalized terms used in this Section and not defined in this Agreement shall have the meanings assigned to such terms in Chapter 83.

b. First Source Hiring Agreement.

As an essential term of, and consideration for, any contract or property contract with the City, not exempted by the FSHA, the Contractor shall enter into a first source hiring agreement ("agreement") with the City, on or before the effective date of the contract or property contract. Contractors shall also enter into an agreement with the City for any other work that it performs in the City. Such agreement shall:

1) Set appropriate hiring and retention goals for entry level positions. The employer shall agree to achieve these hiring and retention goals, or, if unable to achieve these goals, to establish good faith efforts as to its attempts to do so, as set forth in the agreement. The agreement shall take into consideration the employer's participation in existing job training, referral and/or brokerage programs. Within the discretion of the FSHA, subject to appropriate modifications, participation in such programs maybe certified as meeting the requirements of this Chapter. Failure either to achieve the specified goal, or to establish good faith efforts will constitute noncompliance and will subject the employer to the provisions of Section 83.10 of this Chapter.

2) Set first source interviewing, recruitment and hiring requirements, which will provide the San Francisco Workforce Development System with the first opportunity to provide qualified economically disadvantaged individuals for consideration for employment for entry level positions. Employers shall consider all applications of qualified economically disadvantaged individuals referred by the System for employment; provided however, if the employer utilizes nondiscriminatory screening criteria, the employer shall have the sole discretion to interview and/or hire individuals referred or certified by the San Francisco Workforce Development System as being qualified economically disadvantaged individuals. The duration of the first source interviewing requirement shall be determined by the FSHA and shall be set forth in each agreement, but shall not exceed 10 days. During that period, the employer may publicize the entry level positions in accordance with the agreement. A need for urgent or temporary hires must be evaluated, and appropriate provisions for such a situation must be made in the agreement.

3) Set appropriate requirements for providing notification of available entry level positions to the San Francisco Workforce Development System so that the System may train and refer an adequate pool of qualified economically disadvantaged individuals to participating employers. Notification should include such information as employment needs by occupational title, skills, and/or experience required, the hours required, wage scale and duration of employment, identification of entry level and training positions, identification of English language proficiency requirements, or absence thereof, and the projected schedule and procedures for hiring for each occupation. Employers should provide both long-term job need projections and notice before initiating the interviewing and hiring process. These notification requirements will take into consideration any need to protect the employer's proprietary information.

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4) Set appropriate record keeping and monitoring requirements. The First Source Hiring Administration shall develop easy-to-use forms and record keeping requirements for documenting compliance with the agreement. To the greatest extent possible, these requirements shall utilize the employer's existing record keeping systems, be nonduplicative, and facilitate a coordinated flow of information and referrals.

5) Establish guidelines for employer good faith efforts to comply with the first source hiring requirements of this Chapter. The FSHA will work with City departments to develop employer good faith effort requirements appropriate to the types of contracts and property contracts handled by each department. Employers shall appoint a liaison for dealing with the development and implementation of the employer's agreement. In the event that the FSHA finds that the employer under a City contract or property contract has taken actions primarily for the purpose of circumventing the requirements of this Chapter, that employer shall be subject to the sanctions set forth in Section 83.10 of this Chapter.

6) Set the term of the requirements.

7) Set appropriate enforcement and sanctioning standards consistent with this Chapter.

8) Set forth the City's obligations to develop training programs, job applicant referrals, technical assistance, and information systems that assist the employer in complying with this Chapter.

9) Require the developer to include notice of the requirements of this Chapter in leases, subleases, and other occupancy contracts.

c. Hiring Decisions

Contractor shall make the final determination of whether an Economically Disadvantaged Individual referred by the System is "qualified" for the position.

d. Exceptions

Upon application by Employer, the First Source Hiring Administration may grant an exception to any or all of the requirements of Chapter 83 in any situation where it concludes that compliance with this Chapter would cause economic hardship.

e. Liquidated Damages.

Contractor agrees:

1) To be liable to the City for liquidated damages as provided in this section;

2) To be subject to the procedures governing enforcement of breaches of contracts based on violations of contract provisions required by this Chapter as set forth in this section;

3) That the contractor's commitment to comply with this Chapter is a material element of the City's consideration for this contract; that the failure of the contractor to comply with the contract provisions required by this Chapter will cause harm to the City and the public which is significant and substantial but extremely difficult to quantity; that the harm to the City includes not only the financial cost of funding public assistance programs but also the insidious but impossible to quantify harm that this community and its families suffer as a result of unemployment; and that the assessment of liquidated damages of up to \$5,000 for every notice of a new hire for an entry level position improperly withheld by the contractor from the first source hiring process, as determined by the FSHA during its first investigation of a contractor, does not exceed a fair estimate of the financial and other damages that the City suffers as a result of the contractor's failure to comply with its first source referral contractual obligations.

4) That the continued failure by a contractor to comply with its first source referral contractual obligations will cause further significant and substantial harm to the City and the public, and that a second assessment of liquidated damages of up to \$10,000 for each entry level position improperly

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withheld from the FSHA, from the time of the conclusion of the first investigation forward, does not exceed the financial and other damages that the City suffers as a result of the contractor's continued failure to comply with its first source referral contractual obligations;

5) That in addition to the cost of investigating alleged violations under this Section, the computation of liquidated damages for purposes of this section is based on the following data:

a) The average length of stay on public assistance in San Francisco's County Adult Assistance Program is approximately 41 months at an average monthly grant of \$348 per month, totaling approximately \$14,379; and

b) In 2004, the retention rate of adults placed in employment programs funded under the Workforce Investment Act for at least the first six months of employment was 84.4%. Since qualified individuals under the First Source program face far fewer barriers to employment than their counterparts in programs funded by the Workforce Investment Act, it is reasonable to conclude that the average length of employment for an individual whom the First Source Program refers to an employer and who is hired in an entry level position is at least one year;

Therefore, liquidated damages that total \$5,000 for first violations and \$10,000 for subsequent violations as determined by FSHA constitute a fair, reasonable, and conservative attempt to quantify the harm caused to the City by the failure of a contractor to comply with its first source referral contractual obligations.

6) That the failure of contractors to comply with this Chapter, except property contractors, may be subject to the debarment and monetary penalties set forth in Sections 6.80 et seq. of the San Francisco Administrative Code, as well as any other remedies available under the contract or at law; and

Violation of the requirements of Chapter 83 is subject to an assessment of liquidated damages in the amount of \$5,000 for every new hire for an Entry Level Position improperly withheld from the first source hiring process. The assessment of liquidated damages and the evaluation of any defenses or mitigating factors shall be made by the FSHA.

f. Subcontracts.

Any subcontract entered into by Contractor shall require the subcontractor to comply with the requirements of Chapter 83 and shall contain contractual obligations substantially the same as those set forth in this Section.

46. Prohibition on Political Activity with City Funds

In accordance with San Francisco Administrative Code Chapter 12.G, Contractor may not participate in, support, or attempt to influence any political campaign for a candidate or for a ballot measure (collectively, "Political Activity") in the performance of the services provided under this Agreement. Contractor agrees to comply with San Francisco Administrative Code Chapter 12.G and any implementing rules and regulations promulgated by the City's Controller. The terms and provisions of Chapter 12.G are incorporated herein by this reference. In the event Contractor violates the provisions of this section, the City may, in addition to any other rights or remedies available hereunder, (i) terminate this Agreement, and (ii) prohibit Contractor from bidding on or receiving any new City contract for a period of two (2) years. The Controller will not consider Contractor's use of profit as a violation of this section.

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47. Preservative-treated Wood Containing Arsenic

Contractor may not purchase preservative-treated wood products containing arsenic in the performance of this Agreement unless an exemption from the requirements of Chapter 13 of the San Francisco Environment Code is obtained from the Department of the Environment under Section 1304 of the Code. The term "preservative-treated wood containing arsenic" shall mean wood treated with a preservative that contains arsenic, elemental arsenic, or an arsenic copper combination, including, but not limited to, chromated copper arsenate preservative, ammoniacal copper zinc arsenate preservative, or ammoniacal copper arsenate preservative. Contractor may purchase preservative-treated wood products on the list of environmentally preferable alternatives prepared and adopted by the Department of the Environment. This provision does not preclude Contractor from purchasing preservative-treated wood containing arsenic for saltwater immersion. The term "saltwater immersion" shall mean a pressure-treated wood that is used for construction purposes or facilities that are partially or totally immersed in saltwater.

48. Modification of Agreement

This Agreement may not be modified, nor may compliance with any of its terms be waived, except by written instrument executed and approved in the same manner as this Agreement. Contractor shall cooperate with Department to submit to the Director of HRC any amendment, modification, supplement or change order that would result in a cumulative increase of the original amount of this Agreement by more than 20% (HRC Contract Modification Form).

49. Administrative Remedy for Agreement Interpretation

Should any question arise as to the meaning and intent of this Agreement, the question shall, prior to any other action or resort to any other legal remedy, be referred to Purchasing who shall decide the true meaning and intent of the Agreement.

50. Agreement Made in California; Venue

The formation, interpretation and performance of this Agreement shall be governed by the laws of the State of California. Venue for all litigation relative to the formation, interpretation and performance of this Agreement shall be in San Francisco.

51. Construction

All paragraph captions are for reference only and shall not be considered in construing this Agreement.

52. Entire Agreement

This contract sets forth the entire Agreement between the parties, and supersedes all other oral or written provisions. This contract may be modified only as provided in Section 48, "Modification of Agreement."

53. Compliance with Laws

Contractor shall keep itself fully informed of the City's Charter, codes, ordinances and regulations of the City and of all state, and federal laws in any manner affecting the performance of this Agreement, and must at all times comply with such local codes, ordinances, and regulations and all applicable laws as they may be amended from time to time.

54. Services Provided by Attorneys

Any services to be provided by a law firm or attorney must be reviewed and approved in writing in advance by the City Attorney. No invoices for services provided by law firms or attorneys, including, without limitation, as subcontractors of Contractor, will be paid unless the provider received advance written approval from the City Attorney.

55. left blank by agreement of the parties. (Supervision of Minors)

56. Severability

Should the application of any provision of this Agreement to any particular facts or circumstances be found by a court of competent jurisdiction to be invalid or unenforceable, then (a) the validity of other provisions of this Agreement shall not be affected or impaired thereby, and (b) such provision shall be enforced to the maximum extent possible so as to effect the intent of the parties and shall be reformed without further action by the parties to the extent necessary to make such provision valid and enforceable.

57. Protection of Private Information

Contractor has read and agrees to the terms set forth in San Francisco Administrative Code Sections 12M.2, "Nondisclosure of Private Information," and 12M.3, "Enforcement" of Administrative Code Chapter 12M, "Protection of Private Information," which are incorporated herein as if fully set forth. Contractor agrees that any failure of Contactor to comply with the requirements of Section 12M.2 of this Chapter shall be a material breach of the Contract. In such an event, in addition to any other remedies available to it under equity or law, the City may terminate the Contract, bring a false claim action against the Contractor pursuant to Chapter 6 or Chapter 21 of the Administrative Code, or debar the Contractor.

58. Graffiti Removal

Graffiti is detrimental to the health, safety and welfare of the community in that it promotes a perception in the community that the laws protecting public and private property can be disregarded with impunity. This perception fosters a sense of disrespect of the law that results in an increase in crime; degrades the community and leads to urban blight; is detrimental to property values, business opportunities and the enjoyment of life; is inconsistent with the City's property maintenance goals and aesthetic standards; and results in additional graffiti and in other properties becoming the target of graffiti unless it is quickly removed from public and private property. Graffiti results in visual pollution and is a public nuisance. Graffiti must be abated as quickly as possible to avoid detrimental impacts on the City and County and its residents, and to prevent the further spread of graffiti. Contractor shall remove all graffiti from any real property owned or leased by Contractor in the City and County of San Francisco within forty eight (48) hours of the earlier of Contractor's (a) discovery or notification of the graffiti or (b) receipt of notification of the graffiti from the Department of Public Works. This section is not intended to require a Contractor to breach any lease or other agreement that it may have concerning its use of the real property. The term "graffiti" means any inscription, word, figure, marking or design that is affixed, marked, etched, scratched, drawn or painted on any building, structure, fixture or other improvement, whether permanent or temporary, including by way of example only and without limitation,

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signs, banners, billboards and fencing surrounding construction sites, whether public or private, without the consent of the owner of the property or the owner's authorized agent, and which is visible from the public right-of-way. "Graffiti" shall not include: (1) any sign or banner that is authorized by, and in compliance with, the applicable requirements of the San Francisco Public Works Code, the San Francisco Planning Code or the San Francisco Building Code; or (2) any mural or other painting or marking on the property that is protected as a work of fine art under the California Art Preservation Act (California Civil Code Sections 987 et seq.) or as a work of visual art under the Federal Visual Artists Rights Act of 1990 (17 U.S.C. §§ 101 et seq.).

Any failure of Contractor to comply with this section of this Agreement shall constitute an Event of Default of this Agreement.

59. Food Service Waste Reduction Requirements.

Effective June 1, 2007, Contractor agrees to comply fully with and be bound by all of the provisions of the Food Service Waste Reduction Ordinance, as set forth in San Francisco Environment Code Chapter 16, including the remedies provided, and implementing guidelines and rules. The provisions of Chapter 16 are incorporated herein by reference and made a part of this Agreement as though fully set forth. This provision is a material term of this Agreement. By entering into this Agreement, Contractor agrees that if it breaches this provision, City will suffer actual damages that will be impractical or extremely difficult to determine; further, Contractor agrees that the sum of one hundred dollars (\$100) liquidated damages for the first breach, two hundred dollars (\$200) liquidated damages for the same year, and five hundred dollars (\$500) liquidated damages for subsequent breaches in the same year is reasonable estimate of the damage that City will incur based on the violation, established in light of the circumstances existing at the time this Agreement was made. Such amount shall not be considered a penalty, but rather agreed monetary damages sustained by City because of Contractor's failure to comply with this provision.

60. Left blank by agreement of the parties. (Slavery Era Disclosure)

61. Cooperative Drafting.

This Agreement has been drafted through a cooperative effort of both parties, and both parties have had an opportunity to have the Agreement reviewed and revised by legal counsel. No party shall be considered the drafter of this Agreement, and no presumption or rule that an ambiguity shall be construed against the party drafting the clause shall apply to the interpretation or enforcement of this Agreement.

THIS SECTION INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day first mentioned above.

CITY

Recommended by

Signature

Edgar A. Lopez, Bureau Manager Name

Approved as to Form: Dennis J. Herrera City Attorney

B Deputy City Atterney

Approved:

Edward D. Reiskin Director of Public Works

CONTRACTOR

Montgomery Corporation						
Name						
120 Montgomery Street, Suite 715						

Address

San Francisco, CA 94104

City State Zip

I have read and understood Sec. 31, the City's statement urging companies doing business in Northern Ireland to move towards resolving employment inequities, encouraging compliance with the MacBride Principles, and urging San Francisco companies to do business with corporations that abide by the MacBride Principles.

By

Signature

Scott Montgomery, President Name Title

415-403-3090 Area Code

Phone Number

#68-0387759 Federal Employer Number

Appendices

A: Services to be provided by Contractor

B: Calculation of Charges

Appendix A Services to be provided by Contractor

1. Description of Services

RFQ shall mean the City's Request For Qualifications for professional services for this Project and the Consultant's proposal (response to the RFQ) to provide such services. All requirements of the RFQ and the representations made in the Consultant's RFQ proposal that are not in conflict with provisions of this contract are hereby incorporated by reference and made an integral part of the contract as though fully set forth herein. With respect to any conflict or ambiguity between this Agreement and the RFQ or the proposal, this Agreement shall control except where the RFQ or the proposal refers to services not otherwise mentioned in this Agreement, then and to such extent the RFQ or proposal shall control.

Montgomery Corporation has been selected as the Lead Inspector of Record (IOR) Inspection Services Consultant and will be providing inspector of record inspection services in support of the San Francisco General Hospital Rebuilt Program.

Consultant agrees to perform the following services outlined in the Executive Construction Management ("Executive CM") RFQ (Relevant sections and Inspector of Record portions only) and as modified by the attached "Exhibit 1 - IOR Services Work Plan for SFGH Rebuild." The following is a summary of the general tasks to be performed and is not intended to be inclusive of the complete scope of work:

- 1. Provide a Lead OSHPD Class A certified Hospital Inspector that will serve in the role as the Lead Inspector of Record (IOR) for the construction of the new hospital facility to ensure that all work conforms to the approved plans and specifications and any approved change orders to those documents and general oversight and supervision of all other IORs (including City IOR staff and Other City Consultant IOR staff) assigned to the SFGH Rebuild Program. Any proposed Lead IOR will be subject to final approval by City, OSHPD, and the Architect of Record.
- 2. Provide additional OSHPD Class A certified Hospital Inspectors that will serve in the role as IOR for the construction of the new hospital facility to ensure that all work conforms to the approved plans and specifications and any approved change orders to those documents. Any proposed IORs will be subject to final approval by the City, OSHPD, and the Architect of Record.
- 3. Once an IOR has been approved by OSHPD and the Architect of Record and assigned to the Project, the individual shall be made available immediately to the Project for the duration of this contract. Only for extraordinary reasons would the City consider replacements for the approved IOR. All proposed replacements will be subject to approval by the City, OSHPD, and the Architect of Record and shall possess equal or superior qualifications.
- 4. Inspect all areas of construction including architectural and accessibility issues; mechanical; plumbing; electrical; fire and life safety; structural; and anchorage of non-structural elements.
- 5. Monitor and track all OSHPD change order drawings/specifications.
- 6. Monitor and track all tests and reports required by the OSHPD Testing, Inspection, and Observation (TIO) Program.
- 7. The IORs shall attend weekly progress meetings with the City, CM/GC, Architect/Engineer, and Executive CM.

- 8. The IOR shall provide a daily inspection report documenting all inspections that were performed, all tests that were witnessed, all deficiency items noted during inspection, etc.
- Support City Staff and Executive CM to monitor CM/GC's quality assurance/quality control (QA/QC) program.
- 10. Utilize the Executive CM's electronic reporting system (Prolog, Encompass, etc.) independent of the CM/GC's QA/QC program that tracks, monitors, and documents all work that require testing and inspection and all records of the entities that have inspected such work for acceptance.
- 11. Utilize the Executive CM's electronic construction management reporting system (Prolog, Encompass, etc.) independent of the CM/GC's QA/QC program that tracks, monitors, and documents all non-conforming work reports (NCR) and OSHPD/IOR correction notices, and the correction of such NCR(s) and correction notices.
- 12. Assist with the coordination of utility tie-in connections to existing facilities and campus services to minimize disruption to hospital operations.
- 13. Assist in the efforts in providing and maintaining daily and weekly digital photographic records of progress of the work, as needed and approved by the City.
- 14. Support City Staff in coordination of construction activities with SFGH campus and hospital operations and neighboring community.
- 15. Assist City Staff with coordination of testing and inspection with OSHPD, SF Building Inspection Department, SF Fire Marshall, and other Agencies having Jurisdiction, including commissioning, project close-out, and functional and operational activities.
- 16. Manage, coordinate, and schedule all special inspections and testing services.
- 17. Support Executive Construction Manager in coordinating building commissioning services with CM/GC and Third Party Commissioning Authority, as required to satisfy OSHPD and LEED requirements. Coordinate all OSHPD and LEED documentation and close-out activities.

2. Procedure for the Utilization and Selection of IOR Staff from Various IOR Consultant Teams

In order to make available to the Rebuild Project a pool of qualified and experienced Inspector of Record (IOR) candidates to be considered and approved by the City, OSHPD, and the Architect of Record for utilization on the Project, DPW intends to have in place three on-call Inspector of Record Inspection Services Contracts. For the purpose of discussion under this section, this contract will be referred to as IOR Contract A. The other two IOR Contracts will be referred to as IOR Contract B and IOR Contract C. All three contracts must work with DPW in collaboration with OSHPD, to review and select prospective IORs candidates for the Project. DPW reserves the right of refusal for any proposed IORs.

When a need for additional IORs is identified by DPW, the process to request and select the IORs candidates from these three contracts are as follows (See also <u>Exhibit 2 – IOR Staffing Selection</u> Flowchart). :

1. DPW will contact and request the Consultant of IOR Contract A to select and propose one IOR candidate from the list of IORs submitted as part of the RFQ. DPW will submit proposed IOR candidate to OSHPD and Architect of Record for consideration to be added to the current IOR Team for the Rebuild Project.

- 2. If the proposed IOR candidate is not accepted by DPW, OSHPD and/or the Architect of Record, DPW will request the Consultant of IOR Contract B to submit one proposed IOR candidate from the list of IORs submitted as part of the RFQ. DPW will submit proposed IOR candidate to OSHPD and Architect of Record for consideration to be added to the current IOR Team for the Rebuild Project.
- 3. If the proposed IOR candidate is not accepted by DPW, OSHPD and/or the Architect of Record, DPW will request the Consultant of IOR Contract C to submit one proposed IOR candidate from the list of IORs submitted as part of the RFQ. DPW will submit proposed IOR candidate to OSHPD and Architect of Record for consideration to be added to the current IOR Team for the Rebuild Project.
- 4. If the proposed IOR candidate is not accepted by DPW, OSHPD and/or the Architect of Record, DPW will request the Consultant of IOR Contract A to submit one proposed IOR candidate from the list of IORs submitted as part of the RFQ. DPW will submit proposed IOR candidate to OSHPD and Architect of Record for consideration to be added to the current IOR Team for the Rebuild Project.
- 5. DPW will sequentially rotate through IOR Contract A, IOR Contract B, and IOR Contract C to ensure equal opportunity for all three contracts to propose an IOR for utilization on the Project until the IOR position is filled by a candidate acceptable by OSHPD and Architect of Record.
- 6. When another IOR position opens up for the Project, DPW will request from the next Consultant in line from the last Consultant that successfully proposed an IOR that was approved by OSHPD. For example, if the Consultant of IOR Contract A provided the last IOR, DPW will request Consultant of IOR Contract B to propose another IOR candidate for a new opening. If the Consultant of IOR Contract B provided the last IOR, DPW will request Consultant of IOR Contract C to propose another IOR candidate for a new opening. If the Consultant of IOR Contract C to provide the last IOR, DPW will request Consultant of IOR Contract C provided the last IOR, DPW will request Consultant of IOR Contract C provided the last IOR, DPW will request Consultant of IOR Contract C provided the last IOR, DPW will request Consultant of IOR Contract C provided the last IOR, DPW will request Consultant of IOR Contract C provided the last IOR, DPW will request Consultant of IOR Contract C provided the last IOR, DPW will request Consultant of IOR
- Once the Consultant is notified that the proposed IOR candidate has been accepted by OSHPD and/or Architect of Record, the IOR candidate must report to the Rebuild Project within seven (7) calendar days for assignment from the Lead IOR.
- 8. DPW reserves the right to modify this procedure as necessary with or without prior notice in order to adapt and respond to the needs of the project.

3. Reports

Consultant shall submit written reports as outlined in the RFQ and as requested by the Department of Public Works ("DPW"). Format for the content of such reports shall be determined by DPW. The timely submission of all reports is a necessary and material term and condition of this Agreement. The reports, including any copies, shall be submitted on recycled paper and printed on double-sided pages to the maximum extent possible.

At a minimum, the Consultant shall be responsible for the following reports:

- A. Reporting of all non-conforming work immediately to the City's Construction Manager, Contractor, and any others as designated. The IOR will be expected to prepare a non-conforming work report documenting all discrepancies and nonconforming items noted.
- B. Preparation and submittal of a written Daily Inspection (Compliance) Report documenting all inspections performed, including all deficiencies noted, on a timely basis to the City's Construction Manager, Authority Having Jurisdiction (AHJ), and others as designated. The IOR is expected to submit to the City a Daily Inspection Report at the end of each shift or day. A copy

of the Daily Inspection Report shall remain at the jobsite with the City's Construction Manager for review by the AHJ.

- C. Preparation and submittal of a Monthly Compliance Report.
- D. Preparation of a Final Inspection Report stating that all items requiring inspection were fulfilled and reported and, to the best of their knowledge, in conformance with the approved plans and specifications, approved change orders and the applicable workmanship provisions of the 2008 CBC. Items that are not in conformance, unresolved items or any discrepancies shall be specifically itemized in this report.
- E. Preparation and submittal of Final Closeout Documents/Reports.
- F. IOR Consultant will be expected to retain all pertinent records relating to the services performed for a period of seven (7) years following Project Final Completion during which period the records will be made available to the City at all reasonable times.

4. Department Liaison

In performing the services provided for in this Agreement, Consultant's liaison with the **Department of Public Works** will be Ronald Alameida, Program Manager. The backup DPW Liaison will be Joe Chin, Project Manager.

Appendix A - Exhibit 1 IOR Services Work Plan for SFGH Rebuild PROJECT STAFFING / LEVEL OF EFFORT PLAN

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11/1/2010 Page 1 of 4

Appendix A - Exhibit 1 IOR Services Work Plan for SFGH Rebuild
PROJECT STAFFING / LEVEL OF EFFORT PLAN

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Α	ppendix A - Exhibit 1 IOR Services Work Plan for SFGH Rebuild
	PROJECT STAFFING / LEVEL OF EFFORT PLAN

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Appendix A - Exhibit	1 IOR Services	Work Plan for	r SFGH Rebuild
PI	OJECT STAFFING / LEVEL	OF EFFORT PLAN	

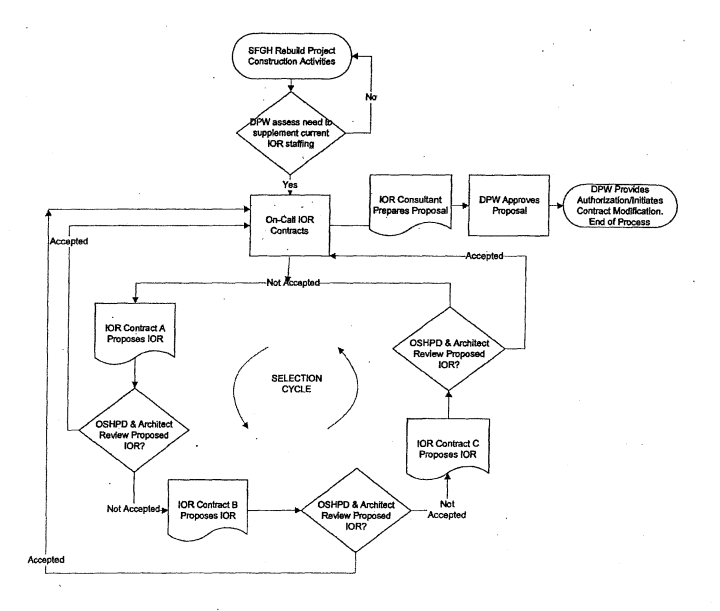
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1443439 1443439	-	\$6,000
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1	GRAND TOTAL	\$3,998,607
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11/1/2010 Page 4 of 4

<u>Appendix A – Exhibit 2</u> IOR Staffing Selection Flowchart



Appendix B Calculation of Charges

FEE SCHEDULE

This contract agreement will be setup on a time-and-materials basis. Provide an hourly rate for each team member that will be performing services for this project. After the selection of the highest-ranked proposer, the Consultant will be requested to submit an *estimated* total (not-to-exceed) budget with a detailed level of effort table (percentages and hours) for each of the team members to accomplish the requested work scope and a general project schedule outlining major milestones and deliverables.

The Fee Schedule must be completed for the Prime Consultant (provide one copy each for all firms on the JV team) and for <u>EACH</u> Sub-consultant listed in the HRC Attachment 2. These fee schedules shall be submitted separately in a sealed envelope and delivered with the proposal package. See Section 7 for submittal requirements.

The sealed envelope shall be titled "FEE SCHEDULE FOR RFQ IOR SERVICES 2010" and include the name of the Proposer.

Consultants must submit billing rates for all prime consultants and sub-consultants on the fee schedules. Due to the wide variety of work that may arise, the City reserves the right to negotiate items not specified in the fee schedule or delete certain listed items.

Please note that all craft/trade positions that are under the purview of the DIR are required to be paid prevailing wages and will be required to submit at a minimum monthly certified payroll reports. For more information, refer to Section 10, Subsection "R" "Prevailing Wage Requirements."

The sealed envelope from a selected firm will be opened after the selection process is completed. The City reserves the right to review the fee schedule and request for changes during contract negotiations.

All billing staff rates shall be fully burdened to include labor, benefits, taxes, overhead, profit, healthcare benefit surcharges, minimum compensation accountability surcharges, call out surcharges, other surcharges, costs for obtaining insurance and bonds, employee fringe benefits, employee paid time off, employee training, safety equipment, personnel protective equipment (PPE), support and administrative services and other ancillary charges.

Billing rates for field inspections and laboratory testing (unit pricing) are to include associated labor, travel costs, testing equipment, taxes, insurance, and overhead and profit. Minimum hourly billings and travel time will not be permitted. Billings for field inspection work will be based on actual hours on-site only.

Rates listed in the Agreement shall be one single rate reflecting 2010 billing rates and should be valid for at least one year after the award of contract. The selected Proposer will only be allowed to escalate its 2010 billing rates based on the annual percentage change of the Consumer Price Index (CPI) for the San Francisco Bay Area for Urban Wage Earners and Clerical Works, and shall be authorized in accordance with Section 48 (Modification of Agreement). <u>The billing rate for each listed individual may not exceed the lowest rate charged to any other government entity.</u> The City reserves the right to audit material that allows for verification of the accuracy of project invoices (e.g. project billing records, accounting records, time sheets, etc.)

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%

Information to be filled out as applicable for prime consultant(s) and for each sub-consultant listed in HRC Form 2A.

Name of prime consultant or sub-consultant:

Overhead rate*:

* An audited rate is preferable but not required. Provide an itemized percentage breakdown of the items that are accounted in the overhead rate. Administrative and clerical support services that are working at the home office are considered part of overhead.

Fringe rate (salary burden):

Fully burdened staff billing rates to be calculated as follows:

Billing rate = DL * (1 + FR + OH) * 1.1 =____/hour

Where:

DL = Direct Labor (base rate) FR = Fringe (salary burden) OH = Overhead rate 1.1 = Profit factor

Note: Overtime rate = Fully Burdened Staff Billing Rates x 1.5

In general, overtime rates will not be allowed for this scope of work unless with prior agreement with DPW and with approval prior to execution of the work.

Fully burdened staff billing rates/hour for professional positions (categories of positions) as indicated in table format below. If a position is not applicable, indicate 'Not applicable'. If a position is not listed, utilize 'Other' and describe the position.

Position	Direct Labor	Overhead	Fringe (Salary	Billing Rate
	Rate (\$/hr)	Roga	Burden, %	(\$/hr)
President/Principal	A	119		
	CIII			
Project Manager				
Lead Inspector of Record				
Inspector of Record				
Contract Administrator				
Project Coordinator				
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Admi I I I A month				
Adry de llerical Support				
Other (describe)				

The following rates shall apply for all other services and charges, and remain in effect throughout the term of the contract for both the prime consultant and all sub-consultants:

Services	Rates/Schedule
Sub-consultant work, including outside firm	Cost plus 5% (for a maximum of two tiers of sub-consultants)
laboratory analytical rates	
Equipment to be purchased and turned over to the City	Cost plus 5% (for a maximum of two tiers of sub-consultants)
Meal expenses (including traveling)	Not reimbursable
Bridge Tolls	Not reimbursable
Parking Fees	Not reimbursable
Lodging	Not reimbursable without prior agreement
Air/taxi/shuttle/rail fares	Not reimbursable without prior agreement
Reproduction	At cost
Other direct costs	At cost
Travel	The Internal Revenue Service (IRS) standard mileage rate for business
	use of an automobile. No markup applies. This rate is subject to
	change annually. Travel expenses will be reimbursed only when
	services requested by the City require the Consultant to travel outside
	of the San Francisco Bay Area Nine Counties and only with prior
	approval. Expenses associated with traveling to and from prime
	consultant's offices, sub-consultants' offices, and home to the Project
	Site are not reimbursable regardless of distance or location.

Travel Expenses:

If the services performed under this agreement require travel, and the Department of Public Works (DPW) allows its reimbursement (**if agreed to in writing prior to initiation of work**), then its reimbursable costs will be based on the following. Consultants will be expected to obtain the lowest published routine fare for travel by the most **efficient**, **direct**, **and economical mode of transportation** required by the occasion:

A. <u>Travel between the Contractor's office, and/or any Sub-consultant's office, and/or Home, and/or</u> the Project Site.

Travel time and travel expenses incurred by the Consultant and/or its Sub-consultants for travel between the Contractor's regular work site, and/or any Sub-consultant's regular work site, and/or Home, and/or the Project Site shall be considered part of the Consultant's and/or Sub-consultant's overhead and will not be reimbursed by the City, regardless of the location of the Consultant's or Sub-consultant's regular work sites.

B. <u>Required Travel Outside the Nine Bay Area Counties</u>

If the needs of the project require the Consultant and/or its Sub-consultant to travel outside of the nine Bay Area counties (Alameda, Contra Costa, Marin, Napa, San Francisco, San Mateo, Santa Clara, Solano and Sonoma), the City will reimburse the Consultant and/or Sub-consultant for the actual travel expenses incurred to and from their regular work site(s). If the Consultant and/or

Sub-consultant maintain their regular work site(s) outside of San Francisco, reimbursement will be limited to the lesser of (1) the actual expenses incurred to and from the regular work site, or (2) the equivalent travel expenses to and from San Francisco.

The associated Travel Time will be similarly reimbursed – the lesser of (1) the actual travel time incurred to and from the regular work site, or (2) the equivalent travel time to and from San Francisco.

C. Itemizing Reimbursable Expenses

In addition to the conditions set forth in paragraphs A. and B. (above), reimbursable travel expenses are subject to all of the conditions set forth below. Receipts must be included in reimbursements requests:

- 1. All travel must be approved in advance by the City in writing.
- 2. The City will reimburse only for travel expenses actually incurred. Reimbursable travel expenses are as follows:
 - a. Lodging will be reimbursed based on actual expenditures with a not-to-exceed (NTE) amount equal to the federal maximum lodging and per diem rates by locality. Federal rates for continental USA and maximum travel per diem allowances effective October 1, 2009 are shown on the U.S. Government Administration Services (GSA) website; federal rates for future years may also be shown within this website: <u>http://www.gsa.gov</u>.
 - b. Meal expenses are not reimbursable.
 - c. Air travel fares shall be based on lowest Economy Class ticket prices and will be reimbursed based on actual expenditures. Business, First Class, and Upgrades are not reimbursable. Air travel itinerary is required to be submitted with travel claim documentation. If airline charges for checked luggage, reimbursable will be for the cost of first checked bag only. Additional baggage check-in costs will be reimbursed with justification explaining the business need for extra luggage.
 d. Taxi, shuttle, rail, and rental car fares will be reimbursed based on actual
 - Taxi, shuttle, rail, and rental car fares will be reimbursed based on actual expenditures. Recommended options are public transportation, shuttle, or taxi. Rail expenses shall be based on lowest Economy Class ticket prices (or equivalent.) Rental car expenses shall be based on the rate for either the Economy or Compact class of car or its equivalent. No upgrades on these forms of transportation will be reimbursed. If using taxi, maximum reimbursement is \$50 each way, including tip, up to \$100 total for the related travel. If a personal car is used, mileage is reimbursed up to \$15 each way, maximum \$30 total for the related travel. For overnight travel in which the Consultant uses personal or rental vehicle, maximum reimbursement for overnight hotel parking is limited to \$20 per day.

The Internal Revenue Service (IRS) standard mileage rate for business use of a non-rental automobile applies to this Contract. This rate is subject to change annually.

f. Tolls and parking fees associated with approved travel will be reimbursed based on the actual cost.

g. Original receipts are required for all travel expense reimbursements, with the exception of Toll/Bart/Muni/parking meter/public telephone.

e.

Equipment Rental

The following shall apply and remain in effect throughout the term of the contract for both the Consultant and all levels of sub consultants.

Compensation for equipment rentals (not itemized in the Calculation of Charges) shall be paid for at the rates listed in the Labor Surcharge and Equipment Rental Rates issued by the State of California, Business Transportation, and Housing Agency, Department of Transportation (Caltrans) Construction Program, if listed, plus a 5% mark up.

Compensation for equipment rentals (not itemized in the Calculation of Charges as well as not listed in the Labor Surcharge and Equipment Rental Rates issued by the State of California, Business Transportation, and Housing Agency, Department of Transportation (Caltrans) Construction Program) shall be paid for at the rates negotiated and listed in the individual task proposal, plus a 5% mark up.

Equipment Owned

Provide a list of "direct reading" instruments own that might be used as part of this contract.

The following shall apply and remain in effect throughout the term of the contract for both the Contractor and all levels of sub Contractors.

The Consultant shall not be compensated for usage of equipment it owns. This cost shall be absorbed as part of its overhead.

If the Consultant owns its own laboratory, it will not be allowed to add on the 5% mark up.

Equipment Purchase

The following shall apply and remain in effect throughout the term of the contract for both the Consultant and all levels of sub Consultants.

If equipment is needed to be purchased for a project, DPW will work with the Consultant to develop specifications for the equipment. DPW, with assistance from the Consultant, will work with the City's Office of Contract Administration (OCA) on review and approval of the specifications and the procurement of the equipment. The Consultant shall comply with the guidelines of DPW and OCA before purchasing the equipment. Such equipment may be used by the Consultant to conduct requested services, e.g., sampling for environmental testing. At the end of the contract term or at any time requested by the City, the equipment shall be returned to the City in fully operable condition. The Consultant is responsible to ensure that the equipment has been serviced and/or calibrated within the past 6 months prior to returning to the City. Consultant will be allowed to include a 5% markup over the invoice price.

Non-reimbursable Items

1. The following non-reimbursable items are considered part of the work to provide services. Costs associated with these items are considered to be included in the staff billing rate. They shall remain in effect throughout the term of the contract for the prime consultant and all sub-consultants:

Office supplies	Photocopie	es
Office equipment	Safety equ	ipment and supplies
Computers (Desktops/laptops)	Testing Eq	uipment
Telephones calls	Tools	
Cell phone and calls	Parking (or	ff-site parking will be provided by Contractor)
Faxes	Respirator	s and PPE
Cameras	First Aid K	Lits
Sampling media (cassettes, tubing,	filters, etc)	Employee training and medical exams

2. HAZWOPER Training: When needed, the Consultant shall provide in sufficient numbers of properly trained personnel who may come in contact with, may be exposed to, disturb, operate equipment or otherwise work around hazardous or contaminated materials, water, and soils. This training for each such employee shall be the 40-hour Hazardous Waste Operation and Emergency Response (HAZWOPER) training and certification and the associated 8-hour HAZWOPER refresher training (as per Sections 5192 and 5144 of Title 8, CCR and Title 29 CFR, Sections 1910.120 and 1910.134), and shall be certified to wear appropriate personnel protective equipment (i.e. respirators, etc.). The City will not pay for the costs incurred by the Consultant or its sub-consultant to provide properly trained personnel, training costs of the Consultant's workers, hiring of required personnel, as such will be considered incidental.

See following <u>Appendix B – Exhibit 1 Consultant Fee Schedules</u> (attachment) for Consultant's Billing Rates.

Appendix B – Exhibit 1

Consultant Fee Schedules

Name offprime consultant or sub-consultant:	Montgomery Corporation
Overhead rate*:	185% (includes fringe rate) %

* An audited rate is preferable but not required. Provide an itemized percentage breakdown of the items that are accounted in the overhead rate. Administrative and clerical support services that are working at the home office are considered part of overhead.

Fringe rate (salary burden):

See above %

Fully burdened staff billing rates to be calculated as follows:

Billing rate = DL * (1+ FR + OH) * 1.1 = \$____/hour

Where: DL = Direct Labor (base rate)

FR = Fringe (salary burden) OH = Overhead rate 1.1 = Profit factor

Note: Overtime rate = Fully Burdened Staff Billing Rates x 1.5

In general, overtime rates will not be allowed for this scope of work unless with prior agreement with DPW and with approval prior to execution of the work.

Fully burdened staff billing rates/hour for professional positions (categories of positions) as indicated in table format below. If a position is not applicable, indicate 'Not applicable'. If a position is not listed, utilize 'Other' and describe the position.

Position	Direct Labor	Overhead	Fringe (Salary	Billing Rate
	Rate (\$/hr)	Rate (%)	Burden, %	(\$/hr)
President/Principal	56.11	185%	-	175.90
Lead Inspector of Record	52.73	185%	-	165.31
Inspector of Record	52.73	185%	-	165.31
Contract Administrator	30.76	185%	•	96.43
Project Coordinator	31.74	185%	-	99.50
Administrative Supervisor	30.76	185%		96.43
Administrative/Clerical Support	29.34	185%	-	91.98
Other (describe)				

Appendix B – Exhibit 1

Consultant Fee Schedules

Name of prime consultant of sub-consultant:)	Chaves & Associates		
Overhead rate*:	164.4% (includes fringe rate)	%	

* An audited rate is preferable but not required. Provide an itemized percentage breakdown of the items that are accounted in the overhead rate. Administrative and clerical support services that are working at the home office are considered part of overhead.

Fringe rate (salary burden):	See above%

Fully burdened staff billing rates to be calculated as follows:

Billing rate = DL * (1+ FR + OH) * 1.1 = \$____/hour

Where: DL = Direct Labor (base rate)

FR = Fringe (salary burden) OH = Overhead rate 1.1 = Profit factor

Note: Overtime rate = Fully Burdened Staff Billing Rates x 1.5

In general, overtime rates will not be allowed for this scope of work unless with prior agreement with DPW and with approval prior to execution of the work.

Fully burdened staff billing rates/hour for professional positions (categories of positions) as indicated in table format below. If a position is not applicable, indicate 'Not applicable'. If a position is not listed, utilize 'Other' and describe the position.

Position	Direct Labor	Overhead	Fringe (Salary	Billing Rate
· · · ·	Rate (\$/hr)	Rate (%)	Burden, %	(\$/hr)
President/Principal	59.09	164.6%	-	171.99
Project Manager	59.09	164.6%	-	171.99
Document Control Manager	36.36	164.6%	-	105.83
Document Control Tech I	29.78	164.6%	-	86.68
Document Control Tech II	28.36	164.6%	-	82.54
Administrative Supervisor	36.36	164.6%	-	105.83
Administrative/Clerical Support	22.72	164.6%	-	66.13
Other (describe)				······································

Carroll, John (BOS)

From:	Caldeira, Rick (BOS)
Sent:	Thursday, May 14, 2015 12:29 PM
То:	BOS Legislation, (BOS)
Subject:	FW: Agreement Modification - Montgomery Corporation - San Francisco General Hospital Rebuild Program - Not to Exceed \$11,610,866
Categories:	150448

Please ensure this information is included in the official file.

From: BOS Legislation, (BOS)
Sent: Wednesday, May 13, 2015 4:55 PM
To: Calvillo, Angela (BOS); Caldeira, Rick (BOS)
Cc: BOS Legislation, (BOS); Dea, Michelle (DPW)
Subject: Agreement Modification - Montgomery Corporation - San Francisco General Hospital Rebuild Program - Not to Exceed \$11,610,866

Good afternoon,

I'm just following up on the subject resolution for everyone's confirmation and information. This is the first time that this Agreement or any of its prior modifications have come forward for Board review. The original agreement and modifications up until this point haven't met the threshold requirements of Charter, Section 9.118(b). Therefore, there are no prior Board records to associate with this new introduction.

Regards,

John Carroll Legislative Clerk Board of Supervisors San Francisco City Hall, Room 244 San Francisco, CA 94102 (415)554-4445 - Direct | (415)554-5163 - Fax john.carroll@sfgov.org | bos.legislation@sfgov.org

Click here to complete a Board of Supervisors Customer Service Satisfaction form.

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Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information from these submissions. This means that personal information—including names, phone numbers, addresses and similar information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public may inspect or copy.

1

File No. <u>150448</u>

FORM SFEC-126: NOTIFICATION OF CONTRACT APPROVAL (S.F. Campaign and Governmental Conduct Code § 1.126)

City Elective Officer Information (Please print clearly.)				
Name of City elective officer(s):	City elective office(s) held:			
Members, Board of Supervisors	Members, Board of Supervisors			
L				
Contractor Information (Please print clearly.)				
Name of contractor:				
Montgomery Corporation				
 Please list the names of (1) members of the contractor's board of d financial officer and chief operating officer; (3) any person who ha any subcontractor listed in the bid or contract; and (5) any political additional pages as necessary. (1) No Board of Directors (2) C.E.O.: Scott V. Montgomery, Jr. No CFO or COO (3) Erin J. Montgomery (4) None listed (5) No political committee sponsored Contractor address: 	s an ownership of 20 percent or more in the contractor; (4)			
2262 Chapman Lane Petaluma CA 94952				
Date that contract was approved:	· Amount of contract:			
(By the SF Board of Supervisors)	Current Contract Amount: \$9,945,866 Proposed modification would increase contract to \$11,610,866			
Describe the nature of the contract that was approved: Inspector of Record (IOR) Inspection Services				
Comments: Public Works seeks to increase Montgomery Corporation's contrac providing needed professional services for the San Francisco Gener contract amount fits within the program budget.				
This contract was approved by (check applicable).				
This contract was approved by (check applicable):				
□the City elective officer(s) identified on this form				
a board on which the City elective officer(s) serves: <u>San Francisco Board of Supervisors</u> Print Name of Board				
☐ the board of a state agency (Health Authority, Housing Auth				
Board, Parking Authority, Redevelopment Agency Commission, Relocation Appeals Board, Treasure Island				
Development Authority) on which an appointee of the City ele	ective officer(s) identified on this form sits			
Print Name of Board				
Filer Information (Please print clearly.)	· · · · · · · · · · · · · · · · · · ·			
Name of filer:	Contact telephone number:			
Angela Calvillo, Clerk of the Board	(415) 554-5184			

Signature of City Elective Officer (if submitted by City elective officer)

Address:

Date Signed

Board.of.Supervisors@sfgov.org

E-mail:

City Hall, Room 244, 1 Dr. Carlton B. Goodlett Pl., San Francisco, CA 94102

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