AMENDMENT NO. 2 TO SERVICE AGREEMENT FOR CONSULTANT SERVICES

This Amendment No. 2 to Service Agreement ("Amendment No. 2") is dated October 22, 2024 and is between Stearns, Conrad, and Schmidt, Consulting Engineers, Inc. dba SCS Engineers, a Virginia Corporation doing business in the State of California, whose address is 438 South Marengo Avenue, Pasadena, CA 91101 ("Consultant"), and the County of Fresno, a political subdivision of the State of California ("County").

Recitals

A. On February 25, 2020, the County and the Consultant entered into Agreement number 22-399, formerly 20-083, ("Agreement"), for independent and professional consulting services oriented toward solid waste planning and solid waste regulatory compliance.

B. On September 6, 2022, the Board executed Amendment I to the Agreement with SCS Engineers to increase maximum compensation to \$680,000.

C. The County and the Consultant now desire to amend the Agreement to increase compensation for continuing solid waste planning and regulatory compliance consultative services including, but not limited to, implementation of Senate Bill (SB) 1383 organic waste diversion programs, assessment and amendment of the Exclusive Service Area Provider (ESAP) Program Agreements to include SB 1383 provisions and other provisions as may be necessary throughout the duration of the ESAP Agreements and preparation for future ESAP Agreements, and assessment and revision of various solid waste planning documents and program materials. The parties therefore agree as follows:

1. Article II ("Scope of Work") of the Agreement located at Page 5, Lines 2 through 4, is deleted in its entirety and replaced with the following:

"CONSULTANT shall provide consulting services for each of COUNTY's programs as identified hereinbelow in Section IV, Article F, and more thoroughly described in the Scope of Work on Pages 12- 14 of RFP 20-018 (Exhibit "A" hereto), the CONSULTANT's Proposal (Exhibit "B" hereto), and the tasks listed in Exhibit D."

2. Article VII, Section A ("Total Fee") of the Agreement located at Page 1, Lines 21 through 26 of Amendment 1, is deleted in its entirety and replaced with the following:

1		"VII. COMPENSATION/INVOICING
2		A. Total Fee
3		Notwithstanding any other provision of this Agreement, the Total Fee for services
4		required under Article IV, Section F ("Obligations of the Consultant") and Article
5		VII, Section D ("Extra Services") within the initial term of this Agreement shall not
6		exceed Six Hundred Eighty Thousand Dollars (\$680,000)."
7	3.	When both parties have signed this Amendment No. 2, the Agreement,
8	Amendment	t No. 1 and this Amendment No. 2 combined constitute the Agreement.
9	4.	The Contractor represents and warrants to the County that:
10		a. The Contractor is duly authorized and empowered to sign and perform its
11		obligations under this Amendment.
12		b. The individual signing this Amendment on behalf of the Contractor is duly
13		authorized to do so and his or her signature on this Amendment legally binds
14		the Contractor to the terms of this Amendment.
15	5.	The parties agree that this Amendment may be executed by electronic signature
16	as provided	in this section.
17		a. An "electronic signature" means any symbol or process intended by an
18		individual signing this Amendment to represent their signature, including but
19		not limited to (1) a digital signature; (2) a faxed version of an original
20		handwritten signature; or (3) an electronically scanned and transmitted (for
21		example by PDF document) version of an original handwritten signature.
22		b. Each electronic signature affixed or attached to this Amendment (1) is deemed
23		equivalent to a valid original handwritten signature of the person signing this
24		Amendment for all purposes, including but not limited to evidentiary proof in
25		any administrative or judicial proceeding, and (2) has the same force and effect
26		as the valid original handwritten signature of that person.
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1	c. The provisions of this section satisfy the requirements of Civil Code section			
2	1633.5, subdivision (b), in the Uniform Electronic Transaction Act (Civil Code,			
3	Division 3, Part 2, Title 2.5, beginning with section 1633.1).			
4	d. Each party using a digital signature represents that it has undertaken and			
5	satisfied the requirements of Government Code section 16.5, subdivision (a),			
6	paragraphs one (1) through five (5), and agrees that each other party may rely			
7	upon that representation.			
8	e. This Amendment is not conditioned upon the parties conducting the			
9	transactions under it by electronic means and either party may sign this			
10	Amendment with an original handwritten signature.			
11	6. This Amendment may be signed in counterparts, each of which is an original, and			
12	all of which together constitute this Amendment.			
13	7. The Agreement as amended by this Amendment No. 2 is ratified and continued.			
14	All provisions of the Agreement not amended by this Amendment No. 2 remain in full force and			
15	effect.			
16	[SIGNATURE PAGE FOLLOWS]			
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The parties are signing this Amendment No. 2 on the date stated in the introductory

2 || clause.

SCS ENGINEERS

Michelle P. Leonard, Senior Vice-President 438 South Marengo Avenue Pasadena, CA 91101 For accounting use only: Org No.: Account No.: Fund No.: Subclass No.:

COUNTY OF FRESNO

232)

Nathan Magsig, Chairman of the Board of Supervisors of the County of Fresno

Attest: Bernice E. Seidel Clerk of the Board of Supervisors County of Fresno, State of California

Exhibit D

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1	Scope of Work				
2	The Contractor shall provide education, outreach and technical assistance to Tier 1 and				
3	Tier 2 edible food generators and food recovery organizations in accordance with requirements				
4	contained in SB 1383. The Contractor has identified 238 confirmed Tier 1 and Tier 2 edible food				
5	generators, and potentially 124 more. The Contractor estimates that there are seven primary				
6	food recovery organizations operating in the County.				
7	(A) Task 1 – Confirm Commercial Edible Food Generators				
8	1. Review the existing list and identify any missing information regarding Tier 1				
9	or 2 edible food generators (EFG), and those that have been misidentified.				
10	2. Assess the existence of any new EFG not included in the current list and				
11	identify whether they are Tier 1 or Tier 2.				
12	3. Eliminate EFG that are no longer in business or located in the County of				
13	Fresno.				
14	Deliverables: Updated list of Tier 1 and Tier 2 edible food generators.				
15	(B) Task 2 – Develop SB 1383 Outreach Content				
16	1. Review and evaluate existing, available outreach strategies and identify what				
17	additional materials and outreach may be needed to expand edible food				
18	recovery.				
19	2. Create a sample agreement and a form for self-reporting that are compliant				
20	with SB 1383's record keeping requirements, for those that choose not to use				
21	Careit.				
22	3. Develop letter templates that the County can mail to edible food generators				
23	and food recovery organizations, including general information about SB				
24	1383, a letter of non-compliance, a non-responsive letter, and a letter				
25	regarding notices of violation (NOVs).				
26	Deliverables: SB 1383 content, including but not limited to, sample agreements,				
27	template letters, and self-reporting forms.				
28	(C) Task 3 – Site Visits/Technical Assistance				

Exhibit D					
1.	Contractor will provide technical assistance to the Tier 1 and Tier 2 edible				
	food generators and food recovery organizations. The following information				
	will be provided to food generators during site visits:				
	(i)	Information about SB 1383 requirements.			
	(ii)	Information about the County's established edible food recovery			
		program.			
	(iii)	Information about the commercial EFGs' specific requirements.			
	(iv)	Information about FROs and food recovery services (FRS) operating			
		within Fresno County, and where a list of those FROs and FRS can			
		be found.			
	(v)	Information about actions that commercial EFGs can take to prevent			
		the creation of food waste.			
2.	In add	ition to providing educational material, the Contractor will also assist			
each EFG and FRO with necessary recordkeeping requirements. During					
	visits, the Contractor will assess what recordkeeping the EFG or FRO				
	currently has and provide feedback on any recordkeeping they need to				
to be compliant with SB 1383. The Contractor will provide the EF					
	with a	checklist of recordkeeping requirements for easy tracking.			
De	liverable	es: Technical assistance to Tier 1 and Tier 2 EFGs and FROs.			