## Harbor Department Agreement 19-3109-B

City of Los Angeles

## SECOND AMENDMENT TO AGREEMENT NO. 13-3109 BETWEEN THE CITY OF LOS ANGELES AND BROWN & WINTERS

This Second Amendment to Agreement No. 13-3109 is made and entered into by the City of Los Angeles, a municipal corporation, acting by and through its Board of Harbor Commissioners ("the City"), and Brown & Winters ("Consultant").

WHEREAS, the City entered into Agreement No.13-3109 with Brown & Winters, for professional legal services related to the preparation, filing, negotiation, and litigation of insurance claims for the cost of investigating, monitoring, mitigating and remediating contaminated properties; and

WHEREAS, the term of the Agreement as previously amended commenced on March 1, 2013 and would have terminated on February 28, 2019; and

WHEREAS, extending the term of the Agreement is necessary to allow Brown & Winters to continue to assist the City Attorney with efforts to recover environmental investigation and cleanup expenses from historic insurance policies; and

WHEREAS, the City desires to extend the term of the Agreement from six years to seven years and six months;

NOW, THEREFORE, the parties agree that:

Section IV. "TERM AND TERMINATION" is replaced by the following:

This Agreement shall begin on March 1, 2013 and shall continue until August 31, 2010 unless terminated earlier under the provisions of this Agreement. Due to the need for the Consultant's services to be provided expeditiously, Consultant may have provided services prior to the execution of this Second Amendment. To the extent that Consultant's services were performed in accordance with the terms and conditions of the Agreement, those services are hereby ratified.

Section II <u>"COMPENSATION"</u> Subsection A <u>"CONTINGENT FEES</u>", the paragraph beginning with "If recovery consists" is replaced in its entirety by:

It is understood and, agreed that Outside Counsel shall only be compensated for recoveries collected while this Agreement is in effect and that Outside Counsel shall have no lien on recoveries obtained or paid after either the scheduled or early termination of this Agreement.

Except as provided herein, all other terms and conditions of Agreement No.13-3109 shall remain the same. IN WITNESS WHEREOF, the parties hereto have executed this Second Amendment to Agreement No. 13-3109 on the date to the left of their signatures.

THE CITY OF LOS ANGELES, by its Board of Harbor Commissioners

Date:

By EUGENE D. SEROKA Executive Director

Attest:

Board Secretary

**BROWN & WINTERS** 

Patr Attest: NAME/TIZ Partner

THE CITY OF LOS ANGELES a municipal corporation

By\_\_\_\_\_ JAMES P. CLARK Chief Deputy City Attorney

Date: 2

Date:

APPROVED AS TO FORM <u>FEB</u>, 2019 MICHAEL N. FEUER, City Attorney By KENNETH F. MATTFELD, Deputy

Account#	54410	W.O. #	000
Ctr/Div#	120	Job Fac.#	000
Proj/Prog#	000		
	Budget FY:	Amount:	
	2013-14	\$4,750.00	
	2014-15	\$0.00	
	2015-16	\$4,247.00	
	2016-17	\$0.00	]
	2017-18	\$19,127.50	
	2018-19	\$26,532.50	
	2019-20	\$30,000.00	]
	2020-21	\$20,343.00	
	TOTAL	\$105,000.00	]
For Acct/Bud	get Div. Use Only		
Verified by:	-	In h	W
and the second second		FAMIE.	AND DO THE
Verified Funds	s Available:	Fallie	No. Line
Date Approve	d:	2/11/19	