

CONTRACT MODIFICATION

1. CONTRACT NO: 200878 General Architectural Engineering Services	2. CONTRACT MODIFICATION NO.: 4	3. EFFECTIVE DATE OF C.M. See Block 9	4. CONTRACTOR NAME: MWM DesignGroup, Inc.	
5. AGREEMENT TO MODIFY CONTRACT:				
The parties hereto agree to modify the Contract identified in Block 1, above, as described in Block 10, below, pursuant to the terms and conditions of the Contract. Except as modified herein, all other provisions of the Contract (including, but not limited to, price, delivery, and completion date) remain unchanged.				
6. AMOUNT OF THIS CONTRACT MODIFICATION: \$0 NO CHANGE				
CURRENT CONTRACT AMOUNT: \$12,000,000 total cumulative amount for all five (5) contracts				
7.TERM OR PERIOD OF PERFORMANCE: NO		NO CHANGE	NO CHANGE	
CURRENT TERM THROUGH 8/28/2025				
8. CONTRACTOR'S EXECUTION:				
Name & Title: Julia Harrod, P	President	Signature: _	AMA Mars	
	(print or type)		/	
		Date Execut	ted: 8/23/2024	
9.CAPMETRO'S EXECUTION:				
Name & Title: <u>Sean Wighan</u>	nan, Contracts Administrator (print or type)	c	E-SIGNED by Sean Wighaman on 2024-08-26 12:59:20 GMT	
		Date Execut	ted:	
10. DESCRIPTION OF CONTRACT MODIFICATION: This modification is made in accordance with Exhibit E-Revised-2, Section 22, CHANGES, and makes the following changes to the Contract for all pertinent purposes:				
 Reference Exhibit E-Revised-2, Contractual Terms and Conditions Section 18, <u>SUBCONTRACTORS AND OUTSIDE</u> <u>CONSULTANTS</u>. In accordance with this clause, the Authority hereby accepts Clearly Zimmermann Engineers as an additional subcontractor under this contract. The subcontractor's information is as follows: 				
Clearly Zimmermann Engineers, LLC 3218 Manor Rd Ste 200 Austin, TX 78723				
 Reference Exhibit A-1-Revised-1, Pricing Schedule from Clearly Zimmermann Engineers, which is hereby incorporated for all pertinent purposes. 				
3. All other Terms and Conditions remain the same and in full force and effect.				
The amount stated above is the final contract modification amount agreed to by both parties. Upon receipt of payments totaling this amount, the Contractor, for itself, its successors and assigns will release, acquit and forever discharge Capital Metropolitan Transportation Authority (CapMetro) from and against any claims, debts, demands, or cause of action which the Contractor has or may have had a result of furnishing labor, supplies, or materials for the change order stated above. This modification may be executed in multiple originals, and an executed facsimile or email copy shall have the same force and effect as the original document.				



The remainder of Exhibit A – Pricing Schedule has been redacted.

For further information regarding Exhibit A, you may:

• Reach out to the Contractor directly via the Contractor contact details provided on the cover page of this contract.

OR

• Submit a public information request directly to <u>PIR@capmetro.org</u>.

For more information regarding the Public Information Act and submitting public information requests, follow this link to our website: <u>https://www.capmetro.org/legal/</u>