FIRST AMENDMENT
TO PROFESSIONAL SERVICES AGREEMENT
BETWEEN THE COUNTY OF SANTA CLARA AND ANDERSON-BRULÉ ARCHITECTS
FOR ARCHITECTURAL/ENGINEERING AND RELATED PROFESSIONAL DESIGN SERVICES

The Professional Services Agreement ("PSA") entered into effective April 20, 2010, between the County of Santa Clara and Anderson-Brulé Architects, Inc. for Architectural, Engineering and Related Professional Design Services for the Valley Health Center Bascom is hereby amended as set forth below, effective June 5, 2012 ("First Amendment").

1. Section 2.02 of the PSA, "Maximum Compensation", is revised to read as follows: "The sum of all Project Agreements issued pursuant to this PSA shall not exceed One Million Forty Eight Thousand Dollars ($1,048,000.00). If Consultant performs services or incurs expenses beyond this Maximum Compensation Limit, Consultant does so at Consultant's own risk and expense."

2. Section 2.03 of the PSA, "Term", is revised to read as follows: "This PSA is effective upon the date of full execution by both parties and shall remain in effect for a period through June 30, 2013 ("Term"), unless earlier terminated under Section 12 of this PSA. All Project Agreements must be executed, but Services not necessarily completed, within the Term of this Agreement."

Except as expressly provided herein, all other provisions of the PSA shall remain in full force and effect.

IN WITNESS WHEREOF, County and Consultant have entered into this First Amendment as of June 5, 2012.

COUNTY OF SANTA CLARA

George Shirakawa, President
Board of Supervisors

CONSULTANT

Pamela Anderson- Brulé
President

ATTEST

Lynn Regadanz
Interim Clerk of the Board of Supervisors

APPROVED AS TO FORM AND LEGALITY

Lizanne Reynolds
Deputy County Counsel

First Amendment to PSA with
Anderson-Brulé Architects, Inc.
Valley Health Center Bascom

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