THE INFORMATION IN THIS BOX IS NOT A PART OF THE CONTRACT AND IS FOR COUNTY USE ONLY

Contract Number

23-1273 A-1

**SAP Number** 

# **Real Estate Services Department**

Department Contract Representative Telephone Number	Terry W. Thompson, Director (909) 387-5000
Contractor Contractor Representative	AIAT, LLC. Mohammad Lutfi
Telephone Number	(714) 878-6027
Contract Term	Fifteen Years projected to commence 10/1/2024 – 09/30/2039
Original Contract Amount	\$23,060,517.05
Amendment Amount	\$8,554,054.20
Total Contract Amount	\$31,614,571.25
Cost Center	5015011000
GRC/PROJ/JOB No.	5700-4375
Internal Order No.	

### IT IS HEREBY AGREED AS FOLLOWS:

WHEREAS, San Bernardino County ("COUNTY"), as tenant, and AIAT, LLC ("LANDLORD"), as landlord, have entered into Lease Agreement, Contract No. 23-1273 dated December 5, 2023 (the "Lease"), wherein LANDLORD leases certain premises to the COUNTY for a term that is currently projected to expire on April 1, 2038; and,

WHEREAS the COUNTY and LANDLORD now desire to amend the Lease to reflect the final tenant improvement costs in the amount of \$6,751,350.20 and a one lumpsum payment of \$1,801,704.00 to cover prevailing wage costs totaling \$8,554,054.20 as related to the office facility requirements which were yet to be determined at the time of the initial Lease and amend certain other terms of the Lease as set forth in this amendment (the "First Amendment").

NOW, THEREFORE, in consideration of mutual covenants and conditions and the foregoing recitals which are hereby incorporated by reference, the parties hereto agree the Lease is amended as follows:

1. Effective as of the date this First Amendment is mutually executed, DELETE in its entirety the existing **Paragraph K, MONTHLY RENT FOR PREMISES**, in **SECTION I - BASIC LEASE PROVISIONS** and SUBSTITUTE therefore the following as a new **Paragraph K, MONTHLY RENT FOR PREMISES**, in **SECTION I - BASIC LEASE PROVISIONS**:

san bernardino COUNTY a. County Shall provide one lumpsum payment of \$1,801,704 to the Lessor to cover the prevailing wage costs. Which will be provided by County to the Lessor prior to the commencement of construction.

Period during	*Monthly
Lease Term	Amortization of
Lease renn	Improvements
Lease Year 1	\$37,513.06
Lease Year 2	\$37,513.06
Lease Year 3	\$37,513.06
Lease Year 4	\$37,513.06
Lease Year 5	\$37,513.06
Lease Year 6	\$37,513.06
Lease Year 7	\$37,513.06
Lease Year 8	\$37,513.06
Lease Year 9	\$37,513.06
Lease Year 10	\$37,513.06
Lease Year 11	\$37,513.06
Lease Year 12	\$37,513.06
Lease Year 13	\$37,513.06
Lease Year 14	\$37,513.06
Lease Year 15	\$37,513.06

K. MONTHLY RENT FOR PREMISES

\*Reflects increased cost associated with tenant improvements only.

2. Effective as of the date this First Amendment is mutually executed, DELETE in its entirety the existing **Paragraph N**, **IMPROVEMENTS**, in **SECTION I - BASIC LEASE PROVISIONS** and **Exhibit "B" – IMPROVEMENTS WORK LETTER**, and SUBSTITUTE therefore the following as a new **Paragraph N**, **IMPROVEMENTS**, in **SECTION I – BASIC LEASE PROVISIONS**, and **Exhibit "B" – IMPROVEMENTS WORK LETTER** referred to herein and incorporated herein, with **Paragraph N**. to read as follows:

### N. IMPROVEMENTS

On or before the Projected Commencement Date, LANDLORD shall, at its sole cost and expense, Substantially Complete the Improvements in accordance with the Improvement Work Letter attached hereto and made a part hereof as Exhibit "B".

3. Pursuant to this First Amendment LANDLORD has disclosed to the County using Attachment 1 - Campaign Contribution Disclosure Senate Bill 1439, whether it has made any campaign contributions of more than \$250 to any member of the Board of Supervisors or other County elected officer [Sheriff, Assessor-Recorder-Clerk, Auditor-Controller/Treasurer/Tax Collector and the District Attorney] within the earlier of: (1) the date of the submission of LANDLORD's proposal to the County, or (2) 12 months before the date this Contract was approved by the Board of Supervisors. Contractor acknowledges that under Government Code section 84308, LANDLORD is prohibited from making campaign contributions of more than \$250 to any member of the Board of Supervisors or other County elected officer for 12 months after the County's consideration of the Contract.

In the event of a proposed amendment to this Lease, the LANDLORD will provide the County a written statement disclosing any campaign contribution(s) of more than \$250 to any member of the Board of Supervisors or other County elected officer within the preceding 12 months of the date of the proposed amendment.

Campaign contributions include those made by any agent/person/entity on behalf of the LANDLORD or by a parent, subsidiary or otherwise related business entity of LANDLORD.

4. This Amendment may be executed in any number of counterparts, each of which so executed shall be deemed to be an original, and such counterparts shall together constitute one and the same Amendment. The parties shall be entitled to sign and transmit an electronic signature of this Amendment (whether by facsimile, PDF or other email transmission), which signature shall be binding on the party whose name is contained therein. Each party providing an electronic signature agrees to promptly execute and deliver to the other party an original signed Amendment upon request.

5. All other provisions and terms of the Lease shall remain the same and are hereby incorporated by reference. In the event of any conflict between the Lease and this First Amendment, the terms of this First Amendment shall control.

#### END OF FIRST AMENDMENT.

COUNTY: SAN BERNARDINO COUNTY LANDLORD: AIAT, LLC.

By:		By:
	n Rowe, Chair	(Mr. Mohammad Lutfi)
Boar	d of Supervisors	
		Title: Principal Member
Date:		Date:
THIS DOC	ND CERTIFIED THAT A COPY OF CUMENT HAS BEEN DELIVERED TO RMAN OF THE BOARD	Ву:
	Lynna Monell	Title:
	Clerk of the Board of Supervisors San Bernardino County	Date:
Ву:		
	Deputy	

RESD
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## EXHIBIT "B"

### **IMPROVEMENT WORK LETTER**

Concurrently with the execution of this Improvement Work Letter, LANDLORD and COUNTY have entered into the Lease for the Premises. All terms not defined herein have the same meaning as set forth in the Lease. To the extent applicable, the provisions of the Lease are incorporated herein by this reference.

LANDLORD shall, at its sole cost and expense, construct the improvements ("Improvements") at the 1. Premises and, if applicable, at the Building and the Property in accordance with the plans and specifications set forth on Exhibit B-1, attached hereto and incorporated herein by reference (the "Premises Design Standards and Specifications"), County has the right to modify any premises design standards and specifications at no cost until December 29, 2023, this Improvement Work Letter, and the Lease, including but not limited to Paragraph 12, LEGAL COMPLIANCE, provided that the cost of the Improvements is amortized over the Lease Term and such amortized amount is payable monthly as set forth in the Basic Lease Provisions. The parties agree that LANDLORD'S total fixed cost for the Improvements is One Million Three Hundred Thirty-One Thousand One Hundred Twenty-one and 00/100 Dollars (\$1,331,121.00) (\$40/SF) ("Fixed Improvement Cost"), which includes the cost of the improvements plus interest at eight percent (8%). Any cost exceeding The Fixed Improvements Cost shall be amortized monthly over the initial Term of this Lease at an estimated Forty Four Thousand Nine Hundred and Eight Dollars and Nineteen Cents (\$44,908.19) per month and payable by COUNTY, as of the Commencement Date ("Monthly Amortized Improvement Payment"). Any amounts incurred by LANDLORD for the Improvements in excess of the Monthly Amortized Improvement Payment shall be the LANDLORD'S sole responsibility at its sole cost and expense without reimbursement by the COUNTY unless the such excess costs are: (a) solelv due to COUNTY Change Orders (as defined in Paragraph 3 of this Exhibit "B"); or (b) solely due to unforeseen costs to the Improvements set forth in the Lease that are outside of LANDLORD'S reasonable control and could not have been prevented by commercially reasonable precautions or value engineering, provided that such unforeseen cost have been approved by both parties in writing prior to the commencement of any work causing such increased costs ("Approved Unforeseen Cost"), provided further that, notwithstanding anything to the contrary in this Exhibit or the Lease, the cumulative total cost of any such approved change orders and approved unforeseen cost shall not exceed \$100.000. Any proposed COUNTY Change Order(s) or proposed Unforeseen Costs to exceed \$100,000 shall be by a mutually agreed amendment, which is subject to the approval by the COUNTY'S Board of Supervisors in its sole discretion.

2. LANDLORD shall, at its sole cost and expense, furnish all of the design, material, labor and equipment required to construct the improvements and shall apply for and obtain, all permits, licenses, certificates, and approvals necessary for the construction of the Improvements. LANDLORD shall provide all site plans for the Premises, the Building, and the Property, including Building elevations and exterior finishes, space design plans, construction plans, and a complete set of the bid drawings and specifications. The bid drawings shall be provided to COUNTY on reproducible transparent vellum with the architect's/engineer's professional stamp and signature and on a compact disc-recordable (CD-R) in an Adobe Acrobat file format (.pdf file extension) and on AutoCAD software (.dwg file extension). The plans and specifications for the Improvements shall be submitted as a reproducible hardcopy and copied on a CD-R with formats compatible with Microsoft Word.

3. LANDLORD shall not modify the Improvements without obtaining the prior written consent of the COUNTY's RESD representative, as the authorized COUNTY agent for the Improvements. In the event LANDLORD makes any modifications to the Improvements without COUNTY's prior written consent, COUNTY shall have no liability for any costs incurred and LANDLORD shall be solely responsible for said costs and for any costs incurred to return the affected portion of the Improvements to its original specifications. During construction of the Improvements, if COUNTY's authorized COUNTY RESD representative proposes any modifications to or additional work that are not set forth in Exhibit "B-1", Premises Design Standards and Specifications, LANDLORD shall, prior to commencing any proposed work, promptly provide pricing and schedule impacts to COUNTY for the proposed work. If the parties mutually agree to proceed with the proposed modification or additional work to the Improvements ("COUNTY Change Order Work"), the authorized representatives of the Parties shall execute a change order document ("COUNTY Change Order") setting forth the agreed specifications, costs, and schedule impact, if any, for the COUNTY Change Order Work and

LANDLORD shall promptly complete said COUNTY Change Order Work. In addition to the cost of the COUNTY Change Order Work, COUNTY shall pay LANDLORD an administrative fee calculated at ten percent (10%) of the cost of the COUNTY Change Order Work. Upon LANDLORD's Substantial Completion of the COUNTY Change Order Work and acceptance of the Improvements for COUNTY's intended use, subject to latent defects and the representations, warranties, and provisions of the Lease. COUNTY shall pay LANDLORD for the COUNTY Change Order Work by separate purchase order (and not by additional amortization into the rent) within ninety (90) days after COUNTY's receipt of an itemized invoice, proof of payment, lien releases, and any other documents requested by COUNTY for the COUNTY Change Order Work, provided that such payment shall in no event be due prior to the Commencement Date. The authorized COUNTY RESD representative may process one or more COUNTY Change Orders in accordance with this Paragraph 3, provided that, notwithstanding anything to the contrary in the Lease or this Improvement Work Letter, the cumulative total of all agreed COUNTY Change Orders to exceed \$100,000. Any proposed COUNTY Change Order(s) that cause the cumulative total of all agreed COUNTY Change Orders to exceed \$100,000 shall be processed by a mutually agreed amendment to the Lease that is executed by the parties.

4. In the event LANDLORD contracts for the construction of the Improvements or any portion thereof, LANDLORD shall comply with the provisions of the California Public Contract Code 22000 through 22045 regarding bidding procedures and Labor Code Section 1720.2 and 1770 et seq. regarding general prevailing wages, including, but not limited to, those requirements set forth on Exhibit "H", attached hereto and incorporated herein by reference. LANDLORD shall indemnify, defend (with counsel reasonably approved by COUNTY) and hold harmless COUNTY and its officers, employees, agents, and contractors from any, and all claims, actions, losses, damages and/or liability arising out of or related to the obligations set forth in this paragraph. LANDLORD's indemnity obligations shall survive the expiration or earlier termination of the Lease and such obligations shall not be limited by the existence or availability of insurance.

5. Following the mutual execution of the Lease, Landlord shall promptly and diligently proceed with the construction of the Improvements and use reasonable speed, diligence, and good faith efforts to Substantially Complete the Improvements on or prior to October 1, 2024 ("Projected Occupancy Date"). The Improvements shall be deemed "Substantially Complete" upon the occurrence of all of the following: (i) LANDLORD has substantially completed the Improvements in accordance with the Specifications, subject only to minor punchlist items as mutually agreed by the Parties; (ii) COUNTY's receipt of a certificate of occupancy for the Premises, and if applicable, the Building and the Property, issued by all relevant governmental authorities; and (iii) written acceptance by an authorized agent of COUNTY for the Improvement for COUNTY's intended use, subject to latent defects and the representations, warranties, and provisions of the Lease.

6. All punchlist items shall be completed by LANDLORD within thirty (30) days after the Improvements are Substantially Completed. In the event that LANDLORD fails to complete said punchlist items within said thirty (30) days and the Commencement Date has occurred, for the period of time from the Commencement Date through the time that the punch list items are all completed, COUNTY shall only pay eighty percent (80%) of the Monthly Rent and other sums due under the Lease with the remaining twenty percent (20%) of the Monthly Rent and other sums due to accrue but shall not be paid to LANDLORD until all such punchlist items have been completed and agreed by COUNTY. If COUNTY withholds Monthly Rent or other sums due under this paragraph, COUNTY shall not be in default of the Lease and no interest or service charges shall be added to the amounts due LANDLORD upon completion of the punchlist items.

7. In order to meet the Projected Occupancy Date, the Parties agree on the following schedule for each of the construction milestones.

Milestones	Projected Completion Date	Critical Completion Date
Preparation and submittal of Building and site plans to the City of San Bernardino ("City")	February 1, 2024	February 26, 2024

	Approval and permit Issuance of Building and site plans by City agencies	June 1, 2024	June 28, 2024
:	Site work and Building construction	July 1, 2024, 2024	July 5, 2024
	Construction of Improvements and Certificate of Occupancy issued by City	September 1, 2024	September 30, 2024

8. LANDLORD shall provide COUNTY with a written progress report every thirty (30) days during the construction of the Improvements. The report shall contain the most current information regarding progress, completions, and delays for each milestone of the construction schedule. LANDLORD shall further provide COUNTY with written notice upon LANDLORD's completion of each milestone of the above construction schedule. COUNTY and its representatives shall be given reasonable notice of and may attend all project meetings, including all design review meetings and construction meetings. At COUNTY's option, Landlord shall meet with COUNTY monthly (or more frequently if reasonably required by COUNTY) to provide detailed progress reports.

9. LANDLORD acknowledges and agrees that its failure to meet any of the above Projected Completion Date(s) will mean that LANDLORD will not be able to deliver the Premises with all Improvements Substantially Completed by the Projected Occupancy Date. LANDLORD further acknowledges and agrees that late delivery to COUNTY of the Premises with all Improvements Substantially Completed will cause COUNTY to incur costs not contemplated by the Lease, the exact amount of such costs being extremely difficult and impracticable to fix. Therefore, if LANDLORD fails to meet any of the above Projected Occupancy Date, LANDLORD agrees to pay COUNTY liquidated damages in the amount of Five Hundred and 00/00 Dollars (\$500.00) for each day of delay, commencing on the day immediately following the Projected Occupancy Date until the day the Projected Occupancy Date occurs. The parties agree that this amount for liquidated damages represents a fair and reasonable estimate of the costs that COUNTY will incur by reason of late delivery. Acceptance of any amount of liquidated damages shall not constitute a waiver of LANDLORD's default or prevent COUNTY from exercising any of the other rights and remedies available to COUNTY at law or in equity.

10. In the event that LANDLORD fails to meet any of the above Critical Completion Date(s) or the does not deliver the Premises with all Improvement Substantially completed by November 1, 2024 ("Critical Occupancy Date"), COUNTY shall have the right to elect to terminate the Lease upon written notice to LANDLORD; in which event, neither Party shall have any further obligations to the other, except for those obligations that expressly survive the termination of the Lease. In the event that COUNTY elects to so terminate the Lease, COUNTY's election shall be in writing and shall be given after the subject Projected Completion Date, Critical Completion Date, or Critical Substantial Completion Date has been missed but prior to LANDLORD's completion of the subject milestone completion and LANDLORD's notification of the same to COUNTY.

11. Notwithstanding Paragraphs 6, 7, and 8 of this Improvement Work Letter, in the event LANDLORD, after exercising all due diligence, is unable to meet any of the above mentioned Projected or Critical Completion Dates or the Projected or Critical Occupancy Date(s) due to reasons which LANDLORD proves are outside the control of LANDLORD, such reasons include but are not limited to acts of God, unreasonable acts of governmental agencies causing unavoidable delays (the normal and reasonable times for review, action and reasonably anticipated delays by governmental agencies are already included in the timing of the Critical Completion Dates), strikes, or labor troubles, then the Projected or Critical Completion Dates(s) or the Projected or Critical Occupancy Date(s) shall be extended for a period equivalent to the period of such delay, provided that as soon as LANDLORD becomes aware or should in the exercise of due diligence have become aware of any facts or circumstances that may or will cause such a delay. LANDLORD shall immediately provide written notice to COUNTY of any such delay or anticipated delay. In the event LANDLORD fails to timely notify COUNTY in writing of any such delay or anticipated delay, the provisions of this Paragraph 11 shall not apply to such delay or anticipated delay, the provision Dates, or the Projected or Critical Occupancy Date(s) shall remain unmodified.

12. Until the Improvements are Substantially Completed and all minor punchlist items have been completed, LANDLORD understands and agrees that LANDLORD shall not sell the Property, assign the Lease, or transfer a controlling interest in LANDLORD person or entity or the Premises to a third party ("Transfer") without COUNTY's prior review and written approval. In the event LANDLORD desires to make a Transfer, LANDLORD shall submit a written request to COUNTY along with all relevant documents regarding the proposed Transfer to COUNTY for its review and consent. COUNTY's consent shall be deemed denied in the event COUNTY does not respond to LANDLORD's Transfer request. In the event COUNTY consents to LANDLORD's Transfer request, the Parties shall execute an amendment to the Lease to confirm the Transfer.

13. During construction of the Improvements, LANDLORD shall allow COUNTY to: (i) have early access ("Early Access") to the Premises at no cost and at any time prior to the Commencement Date for the purpose of COUNTY or its representatives installing communications equipment, modular furniture, alarms and such other items that COUNTY may reasonably desire and to inspect the status of the construction of the Improvements, provided that nothing herein contained shall be construed as creating an obligation upon COUNTY to make such inspections, and it is Landlord's obligation to insure that the Improvements are completed in compliance with the plans and specifications COUNTY shall exercise its Early Access rights at a time and in a manner that will not unreasonably interfere with LANDLORD's construction of the Improvements and any such Early Access shall not affect the Commencement Date or the Expiration Date; and/or (iii) have early use ("Early Use") of the Premises or any portion thereof at any time prior to the Commencement Date. COUNTY shall exercise its Early Use rights at a time and in a manner that will not unreasonably interfere with LANDLORD's construction of the Improvements. If COUNTY exercises its Early Use rights as to the Premises or any portion thereof, the terms of the Lease shall be in effect, provided if COUNTY's Early Use is as to a portion of the Premises, Monthly Rent shall be pro-rated based on the area of COUNTY's Early Use and such Early Use or vacation thereof shall not constitute COUNTY's acceptance of the Premises or the Improvements or any portion thereof as Substantially Complete. Any such Early Use shall not affect the Commencement Date or the Expiration Date. All other terms of the Lease shall, however, be in effect during such period.

14. For a period of two (2) years from Substantial Completion, the Improvements shall be warranted by Landlord against defects in design, materials, and workmanship. Without limiting Landlord's repair obligations to the extent expressly set forth in the Lease, Landlord shall, at Landlord's expense, promptly repair or replace any such defective Improvement evidenced by written notice from County to Landlord within such two (2) year period.

15. During the Lease Term, Landlord warrants the Improvements against all latent defects and the failure of the Improvements to be completed in accordance with the plans and specifications. The warranties set forth in Paragraph 14 and Paragraph 15 herein cover all design, labor, materials, and equipment required to perform any required repairs or other remediation resulting from the breach of any such warranty. Upon and following Substantial Completion, Landlord shall enforce for the benefit of County all such warranties and guarantees relating to the Improvements and all equipment and building systems comprising a portion of the Improvements. Landlord's failure to honor any such warranty made by Landlord shall be a default by Landlord under the Lease.

IN WITNESS WHEREOF, LANDLORD and COUNTY have caused this Improvement Work Letter to be duly executed by their authorized representatives as of the date of the Lease.

### COUNTY: SAN BERNARDINO COUNTY

By:	By:
Dawn Rowe, Chair	By:(Mr. Mohammad Lutfi)
Board of Supervisors	Title: Principal Member
Date:	Date:
SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIR OF THE BOARD	
LYNNA MONELL, Clerk of the Board of Supervisors	
By: Deputy	
Date:	
Approved as to Legal Form:	
TOM BUNTON, County Counsel San Bernardino County, California	
By: John Tubbs II, Deputy County Counsel	

LANDLORD: AIAT, LLC.

Date: \_\_\_\_\_



#### Attachment 1 Campaign Contribution Disclosure (SB 1439)

#### **DEFINITIONS**

<u>Actively supporting the matter:</u> (a) Communicate directly with a member of the Board of Supervisors or other County elected officer [Sheriff, Assessor-Recorder-Clerk, District Attorney, Auditor-Controller/Treasurer/Tax Collector] for the purpose of influencing the decision on the matter; or (b) testifies or makes an oral statement before the County in a proceeding on the matter for the purpose of influencing the County's decision on the matter; or (c) communicates with County employees, for the purpose of influencing the County's decision on the matter; or (d) when the person/company's agent lobbies in person, testifies in person or otherwise communicates with the Board or County employees for purposes of influencing the County's decision in a matter.

<u>Agent:</u> A third-party individual or firm who, for compensation, is representing a party or a participant in the matter submitted to the Board of Supervisors. If an agent is an employee or member of a third-party law, architectural, engineering or consulting firm, or a similar entity, both the entity and the individual are considered agents.

<u>Otherwise related entity</u>: An otherwise related entity is any for-profit organization/company which does not have a parent-subsidiary relationship but meets one of the following criteria:

- (1) One business entity has a controlling ownership interest in the other business entity;
- (2) there is shared management and control between the entities; or
- (3) a controlling owner (50% or greater interest as a shareholder or as a general partner) in one entity also is a controlling owner in the other entity.

For purposes of (2), "shared management and control" can be found when the same person or substantially the same persons own and manage the two entities; there are common or commingled funds or assets; the business entities share the use of the same offices or employees, or otherwise share activities, resources, or personnel on a regular basis; or there is otherwise a regular and close working relationship between the entities.

<u>Parent-Subsidiary Relationship</u>: A parent-subsidiary relationship exists when one corporation has more than 50 percent of the voting power of another corporation.

# Landlord must respond to the questions on the following page. If a question does not apply respond N/A or Not Applicable.

1.	Name of Landlord: AIAT	ILLC M	lohammad	1 Lutfi
2.	<ul> <li>Is the entity listed in Question No. 1 a non-profit organization under Internal Revenue Code section 501(c)(3)?</li> <li>Yes If yes, skip Question Nos. 3 - 4 and go to Question No. 5.     No      N</li></ul>			
3.	Name of Principal (i.e., CEO/President) of entity listed in Question No. 1, if the individual actively supports the matter and has a financial interest in the decision: $Moh_{SM,nad}$ and $Laff_{A}$			
4.	If the entity identified in Question No.1 is a corporation held by 35 or less shareholders, and not publicly traded ("closed corporation"), identify the major shareholder(s): $M_0 h_{ammad} L_{aff}$ ,			
5.	<ol> <li>Name of any parent, subsidiary, or otherwise related entity for the entity listed in Question No. 1 (see defini above):</li> </ol>			
Γ	Company Name		Relationship	
	N/A			
6.	Name of agent(s) of Landlord:			
	Company Name	Agent(s)		Date Agent Retained (if less than 12 months prior)
	N/A			
7.	Name of Subcontractor(s) (includin awarded contract if the subcontract decision and (3) will be possibly iden	or (1) actively supp	ports the matter	be providing services/work under the and (2) has a financial interest in the y or board governed special district:
	Company Name	Subcontractor(s):		Principal and/or Agent(s):
	N/A			
	Name of any known individuals/comp or oppose the matter submitted to the	panies who are not I le Board <u>and</u> (2) hav	isted in Question ve a financial int	ns 1-7, but who may (1) actively suppor erest in the outcome of the decision:
8.				NACESSARY AND ADDRESS OF A DECISION OF A DECISIONO OF A DECISION OF A DECISIONO OF A D
8.	Company Name		h	ndividual(s) Name
8.	Company Name N / Å		h	ndividual(s) Name

<ol> <li>Was a campaign contribution, of more than \$2 of Supervisors or other County elected officer listed in Question Nos. 1-8?</li> </ol>	50, made to any member of the San Bernardino County Board within the prior 12 months, by any of the individuals or entities
No 🕺 If no, please skip Question No. 10.	Yes D If yes, please continue to complete this form.
10. Name of Board of Supervisor Member or other	County elected officer:/A
Name of Contributor:	
Date(s) of Contribution(s):	
Amount(s):	
Please add an additional sheet(s) to identify additional Be made campaign contributions.	oard Members or other County elected officers to whom anyone listed
that the individuals and entities listed in Question M	nents made herein are true and correct. Landlord understands Nos. 1-8 are prohibited from making campaign contributions of Supervisors or other County elected officer while this matter is made by the County.
ht	Date AJAT, LLC
Signature	Date
Mohammal Lutti	AJAT, LLC
Print Name	Print Entity Name, if applicable