AGREEMENT FOR ARTIST SERVICES

THIS AGREEMENT is made and entered into as of the ___ day of 2010 by and between the City of El Cerrito, a municipal corporation of the State of California ("City") and Jonathan Russell and Saori Ide ("Artist") (each a "Party" and collectively, the "Parties").

RECATALS

A. City requires the services of an artist that is experienced in public art works;

B. Artist has the necessary professional skills and experience necessary to perform the services described in this Agreement;

C. City desires to engage Artist to provide these services by reason of its qualifications and experience in performing such services;

D. Artist has submitted a proposal to City and has affirmed its willingness and ability to perform such work on the terms and manner set forth in this Agreement.

NOW, THEREFORE, in consideration of these recitals and the mutual covenants contained herein, the Parties agree as follows:

1. Scope of Work.
   a. City retains Artist to perform, and Artist agrees to render, those services (the "Services") that are described in the attached Exhibit “A,” which is incorporated by this reference, pursuant to this Agreement's terms and conditions.
   b. Artist will be responsible for the professional quality, technical accuracy and coordination of the Services. Artist will, without additional compensation, correct or revise any errors or deficiencies in the Services.
   c. Artist will keep City informed on a regular basis that the Services are being performed in accordance with the requirement and intentions of this Agreement.
   d. If applicable, Artist has designated those persons listed in Exhibit “A” to provide the Services to the City. Artist will not change or reassign those persons described in Exhibit “A” without prior written notice to City, and will not replace those individuals with individuals to whom City has a reasonable objection.

2. Standard of Performance. Artist acknowledges that in entering into this Agreement the City is relying on Artist's special skills and experience to do and perform the Services in accordance with best standards of professional practice. While performing the Services, Artist will exercise the reasonable professional care and skill customarily exercised by reputable members of Artist's profession practicing in the Northern California area. The acceptance of the Services by City does not release Artist from these obligations.

Artist will be responsible for employing or engaging all persons necessary to perform the Services. All of Artist's staff will be qualified by training and experience to perform their assigned tasks. Artist will give its personal attention to the fulfillment of the provisions of this Agreement by all of its employees and subcontractors, if any, and will keep the Services under its control. On demand of
City, if any employee or subcontractor of Artist fails or refuses to carry out the provisions of this Agreement or appears to be incompetent or to act in a disorderly or improper manner, he or she will be discharged immediately from the Services.

3. **Term.** Unless earlier terminated, the term of this Agreement will commence upon the date first above written and will expire upon completion of the Services by Artist.

4. **Schedule.** Artist will generally adhere to the schedule that will be negotiated with the City, provided that City will grant reasonable extensions of time for the performance of the Services occasioned by unusually lengthy governmental reviews of Artist’s work product or other unavoidable delays occasioned by unforeseen circumstances; provided, further, that such unavoidable delay will not include strikes, lockouts, work stoppages, or other labor disturbances conducted by, or on behalf of, Artist's officers or employees. Artist acknowledges the importance to City of City’s project schedule and agrees to put forth its best professional efforts to perform the Services in a manner consistent with that schedule. City understands, however, that Artist's performance must be governed by sound practices. Artist will work such overtime or engage such personnel and equipment as necessary to maintain the schedule, without additional compensation.

5. **Compensation.**
   a. The total fee payable for the Services to be performed during the term of this Agreement will be a not to exceed amount of One Hundred Thousand dollars ($100,000.00). No other compensation for the Services will be allowed except for items covered by subsequent amendments to this Agreement. The City reserves the right to withhold a ten percent (10%) retention until City has finally accepted the Services.
   b. The first payment of $25,000.00 is the design fee payable upon execution of this agreement by the City and the Artist, which shall cover the design phase further specified in the attached Exhibit “A”.
   c. Subsequent payments will occur only after receipt by City of invoices sufficiently detailed to include hours performed, hourly rates, and related activities and obligations incurred for approval by City.
   d. Within thirty (30) days after receipt of any applicable progress payment request, City will verify the accuracy of the request, correct the charges where appropriate, and make payment to Artist in an amount equal to the amount of such application, as verified or corrected by City. No payment made prior to completion and acceptance of the Services will constitute acceptance of any part of the Services. City reserves the right to withhold payment from Artist on account of Services not performed satisfactorily, delays in Artist's performance of Services, or other defaults hereunder.

6. **Status of Artist.** Artist will perform the Services in Artist’s own way and pursuant to this Agreement as an independent contractor and in pursuit of Artist's independent calling, and not as an employee of the City. The persons used by Artist to provide the Services under this Agreement will not be considered employees of City for any purposes.

The payment made to Artist pursuant to the Agreement will be the full and complete compensation to which Artist is entitled. City will not make any federal or state tax withholdings on behalf of Artist or its agents, employees or subcontractors. City will not pay any workers’ compensation insurance, retirement contributions or unemployment contributions on behalf of Artist or its employees or subcontractors. Artist agrees to indemnify and pay City within thirty (30) days for any tax,
retirement contribution. social security, overtime payment, unemployment payment or workers’
compensation payment which City may be required to make on behalf of Artist or any agent,
employee, or contractor of Artist for work done under this Agreement. At the City's election, City
may deduct the amounts paid pursuant to this Section, from any balance owing to Artist.

7. **Subcontracting.** Artist's services are unique and personal. Except as may be specified in Exhibit
“A”, Artist will not subcontract any portion of the Services without prior written approval of City
Manager or his/her designee. If Artist subcontracts any of the Services, Artist will be fully
responsible to City for the acts, errors and omissions of Artist’s subcontractor and of the persons
either directly or indirectly employed by the Subcontractor, as Artist is for the acts and omissions
of persons directly employed by Artist. Nothing contained in this Agreement will create any
contractual relationship between any subcontractor or Artist and City. Artist will be responsible for
payment of subcontractors. Artist will bind subcontractor and every subcontractor of a subcontractor
by the terms of this Agreement applicable to Artist’s work unless specifically noted to the contrary in
the subcontract and approved in writing by City.

8. **Other Artists.** The City reserves the right to employ other Artists in connection with the Services.

9. **Indemnification.** Artist will hold harmless, defend and indemnify City, its officers, agents,
volunteers and employees from and against any and all claims, demands, costs or liability including
attorney fees arising out of or in any way connected with the performance of this Agreement, caused
in whole or in part by any act or omission of the Artist, any of its subcontractors, anyone directly or
indirectly employed by any of them or anyone for whose acts any of them may be liable, except to
the extent caused by the active negligence, sole negligence, or willful misconduct of the City.

10. **Insurance.** Artist will obtain and maintain, at its cost and expense, for the duration of the Agreement
and any and all amendments, insurance against claims for injuries to persons or damage to property
which may arise out of or in connection with performance of the Services by Artist or Artist’s agents,
representatives, employees or subcontractors. The insurance will be obtained from an insurance
carrier admitted and authorized to do business in the State of California. The insurance carrier is
required to have a current Best’s Key Rating of not less than "A:VII."

   a. Coverages and Limits. Artist will maintain the types of coverages and minimum limits
      indicated below, unless Risk Manager or City Manager, in consultation with the City
      Attorney approves a lower amount. These minimum amounts of coverage will not constitute
      any limitations or cap on Artist’s indemnification obligations under this Agreement. City, its
      officers, agents, volunteers and employees make no representation that the limits of the
      insurance specified to be carried by Artist pursuant to this Agreement are adequate to protect
      Artist. The coverage will contain no special limitations on the scope of its protection to the
      above-designated insureds except for Workers’ Compensation. Artist will obtain occurrence
      coverage which will be written as claims-made coverage. If Artist believes that any required
      insurance coverage is inadequate, Artist will obtain such additional insurance coverage, as
      Artist deems adequate, at Artist’s sole expense.

      i. Commercial General Liability Insurance. $1,000,000 combined single-limit per
         occurrence for bodily injury, personal injury and property damage. If the submitted
         policies contain aggregate limits, general aggregate limits will apply separately to the
         work under this Agreement or the general aggregate will be twice the required per
         occurrence limit.
ii. Automobile Liability. $1,000,000 combined single-limit per accident for bodily injury and property damage.

iii. Workers’ Compensation and Employer's Liability. Workers’ Compensation limits as required by the California Labor Code and Employer's Liability limits of $1,000,000 per accident for bodily injury. Workers’ Compensation and Employer’s Liability insurance will not be required if Artist has no employees and provides, to City's satisfaction, a declaration stating this.

b. Endorsements. For Commercial General Liability Insurance and Automobile Liability Insurance, Artist will ensure that the policies are endorsed to name the City, its officers, agents, volunteers and employees as additional insureds. Prior to City's execution of this Agreement, Artist will furnish certificates of insurance and endorsements to City.

c. Cancellation. Insurance will be in force during the life of the Agreement and any extensions of it and will not be canceled without thirty (30) days prior written notice to City sent pursuant to the notice provisions of this Agreement.

d. Failure to Maintain Coverage. If Artist fails to maintain any of these insurance coverages, then City will have the option to declare Artist in breach of this Agreement, or may purchase replacement insurance or pay the premiums that are due on existing policies in order to maintain the required coverages. Artist is responsible for any payments made by City to obtain or maintain insurance and City may collect these payments from Artist or deduct the amount paid from any sums due Artist under this Agreement.

e. Submission of Insurance Policies. City reserves the right to require, at any time, complete and certified copies of any or all required insurance policies and endorsements.

f. Primary Coverage. For any claims related to the Services and this Agreement, the Artist’s insurance coverage will be primary insurance with respect to City, its officers, agents, volunteers and employees. Any insurance or self-insurance maintained by City for itself, its officers, agents, volunteers and employees, will be in excess of Artist's insurance and not contributory with it.

g. Reduction in Coverage/Material Changes. Artist will notify City in writing pursuant to the notice provisions of this Agreement thirty (30) days prior to any reduction in any of the insurance coverage required pursuant to this Agreement or any material changes to the respective insurance policies.

h. Waiver of Subrogation. The policies shall contain a waiver of subrogation for the benefit of City.

11. Business License. Artist will obtain and maintain a City of El Cerrito Business License for the term of the Agreement, as it may be amended from time-to-time.

12. Maintenance of Records. Artist will maintain complete and accurate records with respect to costs incurred under this Agreement. All records will be clearly identifiable. Artist will allow a representative of City during normal business hours to examine, audit, and make transcripts or copies of records and any other documents created pursuant to this Agreement. Artist will allow inspection of all work, data, documents, proceedings, and activities related to the Agreement for a period of three (3) years from the date of final payment under this Agreement.

   a. Copyrights.
      i. Artist shall retain all copyrights in and to any work(s) created under this Agreement, provided that Artist hereby grant to City an irrevocable license to graphically depict
the work for any non-commercial purpose whatsoever. For the purposes of this limitation, the graphic depiction of the work(s) on materials designed to promote the City shall be deemed to be a non-commercial use. City shall not be responsible for any third party infringement of Artist's copyright.

ii. If, for any reason, the approved design is not implemented. all rights to the proposed work shall be retained by Artist.

iii. Artist agrees that all work performed under this Agreement shall comply with all applicable patent, trademark and copyright laws, rules, regulations and codes of the State of California and the United States. Artist hereby represents and warrants that the work does not, and Artist has not and will not, utilize any protected patent, trademark or copyright in performance under this Agreement unless and until Artist has obtained proper permission and all releases and other necessary documents. If Artist specifies any material, equipment, process or procedure which is protected, Artist shall disclose such patents, trademarks and copyrights in the construction drawings and technical specifications, such listing to be appended to this Agreement and shall be incorporated by this reference.

iv. Artist agrees to release, indemnify, defend and save harmless City, its officers and employees from any and all claims, damages, suits, costs, expenses, liabilities, actions or proceedings of any kind resulting from the performance under this Agreement which infringes upon any patent, trademark or copyright or other right protected by law.

b. Artists Moral Rights; City Ownership Rights.

i. City intends to make its best efforts to display the work at the project site as originally created by Artist and to maintain the work in good condition. However, City must preserve complete flexibility to operate and manage City properties. Therefore, subject to its obligation to make good-faith efforts to consult with Artist as set forth in subparagraph iii below. City retains the absolute right to alter, repair, modify, remove, relocate, sell, dispose of, or destroy (collectively, "Modify") the work in its sole judgment. For example, City may modify the work to eliminate hazards, to comply with the ADA, to otherwise aid in the management of its property and affairs, or through neglect or accident. If, during or after the term of this Agreement, City finds the project site to be inappropriate, City has the right to install the work at an alternate location that it chooses in its sole reasonable discretion.

ii. With respect to the work produced under this Agreement, except as otherwise set forth herein, Artist waives any and all claims arising at any time and under any circumstances, against City its officers, agents, employees, successors and assigns, arising under the federal Visual Artists Rights Act (17 U.S.C. §§106A and 113(d)), the California Art Preservation Act (Cal. Civil Code §§987 et seq.), and any other local, state, federal or international laws that convey rights of the same nature as those conveyed under 17 U.S.C. §106A, Cal. Civil Code §§987 et seq., or any other type of moral right protecting the integrity of works of art. If the work is incorporated into a building such that the work cannot be removed from the building without physical defacement, mutilation, alteration, distortion, destruction or other modification (collectively, "Modification") of the work, Artist waives any and all such claims against any future owners of the Site, and its agents, officers and employees for Modification of the work.

iii. Where time permits, prior to Modifying the work, City shall make reasonable good-faith efforts to notify and consult with Artist, at the last phone number or address
provided by Artist to the City, and to come to a mutually agreeable plan for disposition of the work. Such consultation shall be without charge by Artist unless otherwise specifically agreed in writing. If the work is modified and City intends to maintain the work on display, City shall make a reasonable good-faith effort to engage Artist in the restoration of the work and to compensate Artist for Artist’s time and efforts at fair market value, which may be the subject of a future Agreement between Artist and City. However, City has no obligation under this Agreement to restore the work or to compensate Artist for any restoration work. If City modifies the work without Artist’s consent in a manner that is prejudicial to Artist’s reputation, Artist retains the right to disclaim authorship of the work in accordance with California Civil Code §987(d) and 17 U.S.C. §106A(a)(2).

iv. Except as provided in this Agreement, with respect to third parties who are not officers, employees, agents, successors or assigns of City, Artist retains Artist’s moral rights in the work, as established in the Visual Artists Rights Act (17 U.S.C. §§106A and 113(d)), the California Art Preservation Act (Cal. Civil Code §§987 and 989) or any other local, state, federal or international moral rights laws that protect the integrity of works of art. Accordingly, nothing herein shall prevent Artist from pursuing a claim against a third party who is not an officer, employee, agent, successor or assign of City for Modification of the work. City has no obligation to pursue claims against third parties to remedy or prevent Modification of the work. However, as owner of the work, City may pursue claims against third parties for damages or to restore the work if the work has been Modified without City's authorization.

14. Confidentiality. All documents, reports, information, data, and exhibits prepared or assembled by Artist in connection with the performance of the services pursuant are confidential until released by the City to the public, and the Artist will not make any of these documents or information available to any individual or organization not employed by the Artist or the City without the written consent of the City before any such release.

15. Notices. Any notices relating to this Agreement shall be given in writing and shall be deemed sufficiently given and served for all purposes when delivered personally, by facsimile or by generally recognized overnight courier service, or five (5) days after deposit in the United States mail, certified or registered, return receipt requested, with postage prepaid, addressed as follows:

For City:
City of El Cerrito
10890 San Pablo Avenue
El Cerrito CA 94530
Phone (510) 215-4302
Attn: Karen Pinkos

For Artist:
Name Jonathan Russell & Sacri Ide
Title Artists
Address 1777 Yosemite Ave. #150, SF, CA
Phone 415-402-4350

Either Party may change its address for purposes of this section by giving the other Party written notice of the new address in the manner set forth above.

16. Conflicts of Interest. City will evaluate Artist’s duties pursuant to this Agreement to determine whether disclosure under the Political Reform Act and City's Conflict of Interest Code is required of
Artist or any of Artist's employees, agents, or subcontractors. Should it be determined that disclosure is required, Artist or Artist's affected employees, agents, or subcontractors will complete and file with the City Clerk those schedules specified by City and contained in the Statement of Economic Interests Form 700.

a. Artist understands that its professional responsibility is solely to City. Artist warrants that it presently has no interest, present or contemplated, and will not acquire any direct or indirect interest, that would conflict with its performance of this Agreement. Artist further warrants that neither Artist, nor Artist's agents, employees, or subcontractors have any ancillary real property, business interests or income that will be affected by this Agreement or, alternatively, that Artist will file with the City an affidavit disclosing this interest. Artist will not knowingly, and will take reasonable steps to ensure that it does not, employ a person having such an interest in the performance of this Agreement. If after employment of a person, Artist discovers that it has employed a person with a direct or indirect interest that would conflict with its performance of this Agreement, Artist will promptly disclose the relationship to the City and take such action as the City may direct to remedy the conflict.

17. General Compliance with Laws. Artist will keep fully informed of federal, state and local laws and ordinances and regulations which in any manner affect those employed by Artist, or in any way affect the performance of the Services by Artist. Artist will at all times observe and comply with these laws, ordinances, and regulations and will be responsible for the compliance of the Services with all applicable laws, ordinances and regulations.

18. Discrimination and Harassment Prohibited. Artist will comply with all applicable local, state and federal laws and regulations prohibiting discrimination and harassment.

19. Termination. In the event of the Artist's failure to prosecute, deliver, or perform the Services, City may terminate this Agreement for nonperformance by notifying Artist in writing pursuant to the notice provisions of this Agreement. Artist has five (5) business days to deliver any documents owned by City and all work in progress to City address contained in this Agreement. City will make a determination of fact based upon the work product delivered to City and of the percentage of work that Artist has performed which is usable and of worth to City in having the Agreement completed. Based upon that finding City will determine the final payment of the Agreement. In the event City elects to terminate, City will have the right to immediate possession of all Work Product and work in progress prepared by Artist, whether located at the project site, at Artist's place of business, or at the offices of a subcontractor. Either Party, upon tendering thirty (30) calendar days written notice to the other Party, may terminate this Agreement for convenience. In this event and upon request of City, Artist will assemble the work product without charge and put it in order for proper filing and closing and deliver it to City. Artist will be paid for work performed to the termination date; however, the total will not exceed the lump sum fee payable under this Agreement. City will make the final determination as to the portions of tasks completed and the compensation to be made.

20. Covenants Against Contingent Fees. Artist warrants that Artist has not employed or retained any company or person, other than a bona fide employee working for Artist, to solicit or secure this Agreement, and that Artist has not paid or agreed to pay any company or person, other than a bona fide employee, any fee, commission, percentage, brokerage fee, gift, or any other consideration contingent upon, or resulting from, the award or making of this Agreement. For breach or violation of this warranty, City will have the right to terminate this Agreement for nonperformance, or, in its
discretion, to deduct from the Agreement price or consideration, or otherwise recover, the full amount of the fee, commission, percentage, brokerage fees, gift, or contingent fee.

21. **Claims and Lawsuits.** By signing this Agreement, Artist agrees that any Agreement claim submitted to City must be asserted as part of the Agreement process as set forth in this Agreement and not in anticipation of litigation or in conjunction with litigation. Artist acknowledges that if a false claim is submitted to City by Artist, it may be considered fraud and Artist may be subject to criminal prosecution. Artist acknowledges that California Government Code sections 12650 et seq., the False Claims Act, applies to this Agreement and, provides for civil penalties where a person knowingly submits a false claim to a public entity. These provisions include false claims made with deliberate ignorance of the false information or in reckless disregard of the truth or falsity of information. If City seeks to recover penalties pursuant to the False Claims Act, it is entitled to recover its litigation costs, including attorney's fees. Artist acknowledges that the filing of a false claim may subject Artist to an administrative debarment proceeding as the result of which Artist may be prevented to act as an Artist on any public work or improvement for a period of up to five (5) years. Artist acknowledges debarment by another jurisdiction is grounds for City to terminate this Agreement.

22. **Dispute Resolution.** Should any dispute arise out of this Agreement, either Party may request that it be submitted to mediation. The Parties will meet in mediation within thirty (30) days of a request. The cost of mediation will be borne equally by the Parties. Neither Party will be deemed the prevailing party. No Party will be permitted to file a legal action without first requesting mediation and making a good faith attempt to reach a mediated settlement. The mediation process, once commenced by a meeting with the mediator will last until agreement is reached by the Parties but not more than sixty (60) days, unless the maximum time is extended by the parties.

23. **Jurisdiction, Venue and Governing Law.** Any action at law or in equity brought by either of the Parties for the purpose of enforcing a right or rights provided for by this Agreement will be tried in a court of competent jurisdiction in the County of Contra Costa, State of California, and the Parties waive all provisions of law providing for a change of venue in these proceedings to any other county. This agreement will be governed by the laws of the State of California.

24. **Testimony.** Artist will testify at City's request if litigation is brought against City in connection with Artist's services under this agreement. Unless the action is brought by Artist, or is based upon Artist's actual or alleged negligence or other wrongdoing, City, upon prior written agreement with Artist will compensate Artist for time spent in preparation for testimony, testimony, and travel at Artist's standard hourly rates at the time of actual testimony.

25. **Successors and Assigns.** It is mutually understood and agreed that this Agreement will be binding upon the Parties and their respective successors. Neither this Agreement nor any part of it nor any monies due or to become due under it may be assigned by Artist without the prior written consent of City, which will not be unreasonably withheld.

26. **Section Headings.** Section headings as used in this Agreement are for convenience only and will not be deemed to be a part of such sections and will not be construed to change the meaning of the section.
27. **Waivers.** The waiver by either Party of any breach or violation of any term, covenant, or condition of this Agreement or of any applicable law will not be deemed to be a waiver of such term, covenant, condition or law or of any subsequent breach or violation of same or of any other term, covenant, condition or law. The acceptance by either Party of any fee or other payment which may become due under this Agreement will not be deemed to be a waiver of any preceding breach or violation by the other Party of any term, covenant, or condition of this Agreement or any applicable law.

28. **Entire Agreement.** This Agreement, together with any other written document referred to or contemplated by it embody the entire Agreement and understanding between the parties relating to the subject matter of it. The City Manager is authorized, in consultation with the City Attorney, to agree to non-material amendments to this Agreement. Neither this Agreement nor any of its provisions may be amended, modified, waived or discharged except in a writing executed by both Parties.

29. **Authority.** The individuals executing this Agreement and the instruments referenced in it on behalf of Artist each represent and warrant that they have the legal power, right and actual authority to bind Artist to the terms and conditions of this Agreement.

30. **Severability.** If any term, provision, condition or covenant of this Agreement or its application to any party or circumstances shall be held, to any extent, invalid or unenforceable, the remainder of this Agreement, or the application of the term, provision, condition or covenant to persons or circumstances other than those as to whom or which it is held invalid or unenforceable, shall not be affected, and shall be valid and enforceable to the fullest extent permitted by law.

**ARTIST:**
By: [Signature]
Printed Name: Jonathan Russell
Title: Artist
3/8/2010

**CITY:**
By: [Signature]
Printed Name: Scott Hamin
Title: City Manager

**ARTIST:**
By: [Signature]
Printed Name: Sandra Ide Russell
Title: Artist
3/8/2010
EXHIBIT A
SERVICES TO BE PROVIDED BY ARTIST

San Pablo Avenue Streetscape Project
The parties agree that the Artwork will be installed on streetlight poles owned by the City along San Pablo Avenue. The locations will be further determined through the design phase with approval of the Arts and Culture Commission (ACC).

1. "Proposal" shall mean the proposed visual, aesthetic, and artistic intent and design of the Artwork approved by the ACC. The most recent design approved the Commission is incorporated herein by reference, and is binding unless or until changes are approved by the Commission.
   a. Attached is Artist's Proposal at the time of the Agreement date. Artist's Proposal was approved by the Commission on October 21, 2009. Artist's Proposal shall be automatically superseded by any Contract Documents that are later approved by the Commission.

Phase I: DESIGN

1. Scope of Work.
   a. General
      i. Artist shall deliver a Design Proposal for the Artwork ("Proposal"). The scope of work under this phase includes the development of the proposal through all phases of design.
      ii. The Arts and Culture Commission (ACC) must approve the proposal at each phase of development before the Artist proceeds to the next phase. If the ACC does not accept the Proposal at any design phase, the Artist agrees to submit one alternate proposal or design alternative at no additional cost.
      iii. The Proposal shall reflect the requirements of the City as expressed in the original Request for Proposal and as further discussed in communications with the ACC and City.
      iv. Artist shall attend project meetings and make presentations to City staff, ACC, and other individuals and organizations, as needed.
      v. Artist shall meet with staff for the purposes of defining goals appropriate to the immediate general social and physical environment of the Artwork, and developing and refining imagery in the Artwork. Artist shall also attend community outreach meetings and individual meetings with local experts or other interested parties as designated by the ACC. The times and dates of these meetings shall be subject to the mutual agreement of the parties.

b. Design. The Proposal shall include:
   i. Drawings (in plan and elevation) and/or 3-dimensional models, proposed materials and samples, colors, finishes, textures and patinas, the specific location and orientation of the work relative to the site and a written description of the Artwork in sufficient detail that Artist's design intent is clearly expressed.
   ii. Budget for costs related to the design, fabrication and installation of the Artwork, including, but not limited to: itemized costs for materials including applicable sales tax; off-site fabrication costs; costs for labor of assistants; Artist's time for coordination, fabrication, supervision and installation; itemized estimates of General
Contractor and sub-contractor costs; permits or other fees; insurance; studio and operation expense; consultants' fees; communications; Artist's travel; transportation of the Artwork to Site; and itemized installation costs. The Artwork Budget shall also include a contingency to cover unforeseen costs that may arise during the course of the fabrication and installation.

iii. Artist and/or Artist's structural engineer and fabricator shall review all drawings, materials and documents for consistency and constructability, and report any engineering, structural concerns, or constructability concerns to the City. Modifications to the design necessitated by this review shall be submitted and approved by the City prior to beginning the production of Construction Documents and incorporated therein.

iv. Maintenance Plan. At the time Artist submits Artist's proposal for review by the ACC, Artist shall provide the City with a General Maintenance Plan for the Artwork, with a detailed description of future anticipated maintenance requirements; a recommended maintenance schedule; anticipated and required care and/or replacement/upgrade of any part of the Artwork and associated moving parts or equipment including any staff time involved in displaying or operating artwork and the frequency of such staff involvement; and written instructions and manufacturer's specifications for reasonably foreseeable maintenance and preservation activities relating to the Artwork. Artist shall also provide the City with a description of all equipment and or machinery needed to operate the project (if applicable) and any anticipated or required staffing, supervision or operational needs. The Artwork must be durable, taking into consideration that the site(s) is an unsecured public space that may be exposed to elements such as weather, temperature variation, and considerable movement of people and equipment. Artist shall ensure that all maintenance requirements will be reasonable in terms of time and expense. The Artist shall be responsible for making any updates or clarifications to this Maintenance Plan if the maintenance requirements and estimates change over the course of the project.

v. Any plans, documents, or structural drawings must be certified by a qualified engineer, licensed by the State of California and must conform to all applicable federal, state and local laws and regulations.

vi. Artist shall deliver a schedule describing Artist's specific timelines for fabrication of the Artwork.

vii. Artist shall be available to present the Design Proposal at one or more meetings of the ACC, on dates mutually agreed upon by County and Artist.

viii. The ACC may recommend approval, approval with minor changes or disapproval. In the event that the ACC recommends disapproval, or approval with minor changes to the Proposal, the ACC shall submit to the Artist in writing the reasons for such disapproval or minor changes. Artist shall respond to the recommended changes in writing and submit a revised Proposal to the Commission for review. Artist recognizes and agrees that the ACC may review the design materials and/or documents as revised and make additional recommendations.

ix. Informational Presentation. At the conclusion of the design process, the Artists shall make an informational presentation to the City Council on the Design Proposal.

c. Fabrication and Installation of Artwork

i. Artist shall fabricate the Artwork in accordance with the Design approved by the ACC.
ii. Artist shall provide for the transportation of the Artwork. Artist shall not transport the Artwork until access to the site has been approved and scheduled by the City in coordination with the Artist.

iii. Artist shall install the Artwork in accordance with the approved Design Proposal. Artist shall consult with the City and, if necessary, the Project Construction Management Team and General Contractor prior to and during the installation of the Artwork. City and Artist shall coordinate Artist's activities on site with the General Contractor through the Construction Management Team and/or the City staff.

iv. Artist is responsible for all equipment needed for installation. Artist shall supply all hardware and personnel necessary for installation. Artist is responsible for repairing or paying for the repair of any damage to the site(s), the Artwork, or the work of other Artists to the extent such damage is caused by Artist, Artist's agents, employees, subcontractors or Artists. At the completion of installation, Artist shall clean and restore the site and the work area to the condition it was in at the beginning of installation.