EMPLOYMENT CONTRACT

THIS AMENDED EMPLOYMENT CONTRACT hereinafter referred to as "CONTRACT" is made and entered into this October 8, 2024, by and between the CITY OF DANA POINT, a municipal corporation, hereinafter referred to as "CITY", and MATTHEW SINACORI, hereinafter referred to as "SINACORI".

WITNESSETH

WHEREAS, CITY is a municipal corporation, the operation of which involves securing the services of a qualified Director of Public Works/City Engineer; and,

WHEREAS, SINACORI can provide the services and possesses the professional skills required by CITY and is available to CITY; and,

WHEREAS, it is the desire of the City Manager of CITY to retain the services of SINACORI as Director of Public Works/City Engineer; and,

WHEREAS, it is the desire of the City Manager of CITY to provide certain benefits, establish certain conditions of employment, set certain work conditions, and provide an equitable means of terminating SINACORI's employment; and,

WHEREAS, the arrangement set forth in this contract represents an efficient and economical procedure to accomplish CITY's goal;

NOW, THEREFORE, CITY AND SINACORI, in consideration of the mutual covenants and agreements herein contained, agree as follows:

1. <u>POSITION AND DUTIES.</u> The City Manager of CITY hereby agrees to appoint SINACORI as the Director of Public Works/City Engineer of the City of Dana Point to perform, on a full-time basis, the duties and functions specified in CITY's Municipal Code, ordinances, resolutions, policies and Director of Public Works/City Engineer Job Description, and as required by the Government Code of the State of California, and to perform other legally permissible duties and perform such functions as the City Manager shall from time to time assign. The City Manager of CITY shall have the authority to determine the specific duties and functions which SINACORI shall perform under this contract and the means and manner by which SINACORI shall perform those duties and functions.

SINACORI agrees to devote all of his business time, skill, attention, and best efforts to the discharge of the duties and functions assigned to him by the City Manager during his employment.

The City Manager and SINACORI shall define goals and performance objectives for SINACORI which they determine necessary. The City Manager shall further establish a relative priority among those various goals and objectives. They shall generally be attainable within the time limitations as specified.

SINACORI shall not engage in an employment, activity, consulting service, or enterprise, for compensation or otherwise, which is actually or potentially in conflict

with or inimical to, or which materially interferes with, SINACORI's duties and responsibilities to the CITY. Subject to the foregoing prohibitions, the City Manager, upon the written request of SINACORI, may authorize SINACORI to undertake outside employment. The City Manager's consent shall be made in writing and the City Manager reserves the right to place additional conditions on such outside employment. Personal as distinguished from financial interest includes an interest arising from blood or marriage relationships or close business, personal, or political associations.

2. <u>TERMINATION AND AT WILL STATUS</u>. This contract shall commence on the effective date and shall remain in effect until terminated by CITY or SINACORI in accordance with the provisions of this contract. Nothing in this Agreement shall prevent, limit, or otherwise interfere with the right of the City Manager to terminate the services of SINACORI at any time, subject only to the provisions set forth in this Section.

SINACORI holds his employment at the pleasure of the City Manager and is an At-Will employee. SINACORI is exempt from CITY's competitive service. The City Manager of CITY may terminate SINACORI's employment at any time, for any reason that is not in violation of the public policy of the State of California and may give SINACORI notice of termination at any time. SINACORI agrees that no representative of CITY has made or can make any promises, statements, or representations which state or imply that SINACORI is hired or retained under any terms other than those stated herein.

SINACORI may voluntarily terminate his employment at any time, for any reason, except he shall give the City Manager of CITY thirty (30) days written notice prior to the effective date of the voluntary termination of his employment.

If the City Manager of CITY terminates SINACORI's employment or SINACORI terminates his employment, SINACORI shall only be entitled to receive the compensation he is currently due for the work he has already performed, plus a severance payment if he is eligible as described in Paragraph 5 herein, plus the cash equivalent of any unused Comprehensive Annual Leave as described in Paragraph 4e herein.

3. CONFIDENTIAL INFORMATION. "Confidential Information" means all information and any idea pertaining in any manner to the business of the City Council, the CITY or the CITY's various, departments, divisions, committees, and commissions, which was produced or acquired by SINACORI in the course of employment with the CITY. Confidential Information shall include, without limitation, trade secrets, product ideas, inventions, processes, formulae, data, know-how, software, and other computer programs, copyrightable material, marketing plans, strategies, sales, financial reports, forecasts, and customer lists. During employment with CITY, SINACORI shall use Confidential Information, and shall disclose Confidential Information, only for the benefit of CITY and only as is or may be necessary to perform job responsibilities under this contract. Following termination or other separation from employment with CITY, SINACORI shall not use any Confidential Information and shall not disclose any Confidential Information, except with the

express written consent of the City Manager. SINACORI's obligations under this Section shall survive the expiration of this Agreement.

- 4. <u>COMPENSATION.</u> CITY agrees to provide the following compensation to SINACORI:
 - a. Annual Compensation. Effective October 1, 2024, annual compensation of Two Hundred Forty Thousand Four Hundred and Seventy-Five Dollars (\$240,475.00) for services rendered with applicable payroll taxes withheld. Said compensation shall be paid biweekly. Compensation may be adjusted upward annually due to merit increase approved by the City Manager.
 - b. Deferred Compensation. Upon the effective date of this contract and annually thereafter, SINACORI shall receive a deferred compensation contribution. The contribution will be the equivalent to three percent (3.0%) of SINACORI's base salary, pro-rated if necessary. The contribution shall be paid on a biweekly basis to an account in SINACORI's name, subject to the terms and conditions of MissionSquare Retirement, the CITY's deferred compensation provider or to a successor provider, as deferred compensation. Notwithstanding the forgoing, the total contribution will not exceed the maximum limit set by the Internal Revenue Service (IRS) for deferred compensation contributions in any given year.
 - c. Cafeteria Plan. City shall pay to SINACORI's health, disability, and insurance plans as offered in the City's Cafeteria Plan the same amount as is paid for other City employees.
 - d. Retirement Public Employees Retirement System. Retirement Public Employees Retirement System. SINACORI shall be a member of the City's retirement plan adopted and existing pursuant to its contract with the State of California Public Employees Retirement System ("PERS"). City shall pay the full amount of the required employer's contribution for the benefit of SINACORI, and SINACORI shall pay the full amount of the employee's required contribution consistent with other City employees deemed Classic Members by PERS. In the event that other City employees deemed Classic Members by PERS are required to pay an additional amount of pay toward unfunded pension liability pension costs, then SINACORI shall pay the same amount.

In the event the CITY voluntarily joins or is required by law to join the Federal Social Security System, SINACORI shall be treated in the same manner as all City employees. Should the CalPERS plan be amended by the City Council in the future, SINACORI would be automatically entitled to receive such amended benefits.

e. Comprehensive Annual Leave (CAL). The City shall provide SINACORI with annual leave in the amount of thirty (30) days per year as Comprehensive Annual Leave (CAL). CAL credits shall be accrued at the rate of 9.23 hours

per biweekly pay period. In order to encourage SINACORI to use his accrued CAL, CAL credits are allowed to accrue up to a maximum of sixty (60) workdays (480 hours). Once SINACORI has reached the maximum accrual, SINACORI will cease to accrue additional CAL credits until the accrued CAL credits fall below the sixty (60) workday (480 hour) level.

SINACORI may by December 15 of each calendar year, make an irrevocable election to convert CAL earned the following calendar year to cash. The maximum calendar year buy back is one hundred and sixty (160) CAL hours. SINACORI shall submit his irrevocable election and calendar year cash out requests in the same manner required by all other City employes eligible to cash out CAL. If SINACORI's employment is terminated, SINACORI shall receive compensation for any accrued but unused CAL credits with applicable payroll taxes withheld.

- f. CITY shall reimburse SINACORI for approved, reasonable and ordinary business expenses incurred by SINACORI in the performance of this contract, provided such expenses have been authorized by the City Manager.
- g. Annual Physical. It is in the CITY's best interest that SINACORI maintain good health and physical ability to fulfill his duties as Director of Public Works/City Engineer. Toward this end, CITY shall pay the full cost of one complete annual physical examination for SINACORI conducted by the physician of his choice. The cost to the CITY shall be offset by any payment made by SINACORI's health insurance carrier toward the cost of the examination.
- h. Vehicle. SINACORI's duties as Director of Public Works/City Engineer for the City of Dana Point require that he shall always have exclusive and unrestricted use of an automobile as SINACORI is essentially on 24-hour call and must be available for immediate response to CITY, CITY will, therefore, provide SINACORI with an automobile for both business and personal use. The automobile will be operated by SINACORI and authorized City personnel. CITY agrees to maintain and pay for liability, property damage and comprehensive insurance and to pay for the purchase, gas, operation, maintenance, repair, or replacement of a CITY provided automobile. SINACORI agrees to keep the automobile in excellent shape and to cooperate with the City's Fleet Management Division to accomplish all required maintenance as needed. The City's Fleet Maintenance Division is responsible to advise SINACORI of the required maintenance items/work that is needed, and the schedule to accomplish the maintenance. The City Manager will determine the make and model of the selected vehicle after consulting with SINACORI.
- i. All other benefits provided to Management level employees in the CITY Personnel Policies.

SEVERANCE PAYMENT.

- a. Termination without Cause. In the event that SINACORI is involuntarily terminated by City Manager, CITY shall pay SINACORI a lump sum cash severance payment equal to three (3) months of SINACORI's monthly compensation established in Paragraph 4a herein, with applicable payroll taxes withheld. In exchange for and as a condition to receipt of the Severance Payment, SINACORI shall execute a release and waiver, in a form acceptable to the City Attorney, releasing the City from any and all claims associated with SINACORI's employment and termination.
- b. Termination for Cause. In the event SINACORI is terminated for cause as defined herein, CITY shall have no obligation to make severance payment described in Paragraph 5a above. In the context of this Agreement, "for cause" shall mean SINACORI has been terminated because of the commission, attempted commission, violation, or conviction of any criminal law committed at any time (except minor traffic infractions), gross negligence or malfeasance, incompetence, insubordination, and/or violation of any rules or policies applicable to the general employees of the CITY. SINACORI has an affirmative duty to report to the City Manager or his/her designee if he is arrested or if he is under investigation for alleged criminal activity or criminal misconduct.
- c. If SINACORI terminates his employment, CITY shall not make any severance payment to SINACORI.
- d. Notwithstanding any other provision or the term of this Agreement, the Severance that SINACORI may receive under this Agreement as a result of termination shall not exceed the limitations provided in Government Code Section 53260-53264. In addition, in the event SINACORI is convicted of a crime involving an abuse of office or position, SINACORI shall reimburse the CITY for any paid leave or cash settlement (including separation benefits or severance, if applicable), to the extent as provided by Government Code Sections 53243-53243.4.

6. PERFORMANCE EVALUATION.

a. The City Manager shall review and evaluate the performance of SINACORI after his initial six months of continuous employment, and then annually each September. The City Manager shall review and evaluate the performance of SINACORI annually each September and shall provide SINACORI with a summary of the findings and provide SINACORI with adequate opportunity to discuss the evaluation(s) with the City Manager.

In connection with each annual performance evaluation, the City Manager may grant SINACORI a performance bonus up to 5% of his base salary. Whether or not to grant a bonus and the amount of any such bonus shall be determined at the sole discretion of the City Manager. It is the understanding and intent of the City and SINACORI that the performance bonuses for Classic CalPERS members are pensionable compensation per California Code of Regulations (CCR), Title 2 §571(a)(1).

- 7. <u>INDEMNIFICATION</u>. CITY shall defend, hold harmless, and indemnify SINACORI against any tort, professional liability claims or demand or other legal action, whether groundless or otherwise, arising out of this contract, or any alleged act or omission occurring in the course and scope of performance of SINACORI's duties in accordance with the provisions of the California Government Code Section 825.
- 8. <u>BONDING.</u> CITY shall bear the full cost of any fidelity or other bonds required of SINACORI under any law or ordinance.
- 9. ENTIRE AGREEMENT. This contract is the complete and final expression of the parties' agreement. This contract remains the entire agreement and understanding between the parties and contains all of the terms and conditions of the parties' agreement. This contract supersedes all prior or contemporaneous oral or written negotiations, discussions, representations, or agreements between the parties, if any. No amendment, alteration, extension, or modification of this contract shall be binding unless in writing and signed by both the City Manager and SINACORI.
- 10. GOVERNING LAW. This contract will be governed by and construed in accordance with the laws of the State of California.
- 11. <u>NO WAIVER.</u> No party's failure to enforce any provision(s) of this contract will be construed in any way as a waiver of such provision(s), nor prevent that party from enforcing each and every other provision of this contract.
- 12. <u>PARTIAL INVALIDITY</u>. The invalidity or unenforceability of any provision(s) of this contract will not affect the validity or enforceability of the other provision(s) of the contract.
- 13. <u>HEADINGS</u>. Paragraph headings used in this contract are for convenience only and shall not be considered part of the terms of this contract.

CITY OF DANA POINT	MATTHEW SINACORI
By Michael A. Killebrew, City Manager	By: Matthew Sinacori
ATTEST:	
Shayna Sharke, City Clerk	
AP <u>PROVED AS</u> TO FORM:	
Patrick Munoz, City Attorney	