Attachment 3

## FIRST AMENDMENT TO AGREEMENT

This First Amendment to Agreement ("First Amendment") is entered into this 30 day of September 2015 by the City of Pleasanton ("City") and Lifetime Tennis, Inc. a California corporation ("Lifetime").

Whereas, on January 1, 2011 the City and Lifetime entered into Operator Agreement for tennis services ("Agreement"); and

Whereas, while the Agreement's term (§2.01) expires on December 31, 2016, the schedule for compensation (§7.0) omitted compensation rates for 1/1/16 - 12/31/16, and

Whereas, the parties desire to amend to the Agreement to clarify compensation for this 1/1/16 to 12/31/16 period, and also desire to have compensation alternatives for this period depending upon whether two additional courts are constructed and put into service.

NOW, THEREFORE, in exchange for valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

1. Section 7.0 of the Agreement, "Compensation" is amended to add:

f) January 1, 2016 – December 31, 2016 - Compensation shall be 10% of all revenue up to \$525,000; and 5% of all gross revenue over \$525,000 shall be paid to the City;

2. All other terms and conditions of the Agreement shall remain in full force and effect.

This First Amendment is executed as of the date written above.

**City of Pleasanton** 

Nelson Fialho, City Manager

ATTES Karen Diaz, City

APPROVED AS TO FORM:

Jonathan P. Lowell, City Attorney

Lifetime Tennis, Inc.

ana By: Signature

DANA GLC

PRESIDENT Title:

[If Consultant is a corporation, signatures must comply with California Corporations Code §313]

By:

Signature

Print name

Title: