

## Horacio Danovich

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**From:** Horacio Danovich  
**Sent:** Thursday, September 12, 2019 4:50 PM  
**Subject:** CMAR Contracts  
**Attachments:** Change to CMAR Article 7.pdf

**Importance:** High

Hi Everyone,

This past Tuesday, the City Commission approved the first reading of Ordinances for all your projects. Although some Ordinances were the subject of a second reading instead of the first (all bridge projects due to technical issues), all Ordinances are expected to be approved on September 24<sup>th</sup>. That said, staff was extra careful reviewing the backup material and our Contract Manager detected an omission. The omission was found in Article 7 and “as is” the article would prevent the City from awarding all of you a Work Authorization No. 1, and thereby preventing you from being compensated for pre-construction services.

Attached is verbiage (see paragraph in **red** and underlined) that our City Attorney agreed to incorporate to your respective contracts. The verbiage is pretty straight forward and includes provisions to issue a Work Authorization No. 1 for pre-construction services leading to a GMP, which will be done as an amendment to the contract.

In order NOT to delay the September 24<sup>th</sup> hearings, I MUST receive **via email** a note from each of you in your **company letterhead** acknowledging the verbiage and accepting it. Your letter will be added to the backup and that will suffice to execute individual Resolutions for each of your Work Authorizations.

**I MUST receive the letter by Monday at 5:00 PM, latest Tuesday at 9:00 AM.** I ask for your cooperation as time is of the essence.



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