AGREEMENT

Between

CITY of HALLANDALE BEACH, FLORIDA

and

Government & ERP Implementation Solutions, LLC

for

Munis Upgrade, Budget Process Overhaul, and Grants Administration Support in addition to current services related to Accounting of the CARES Act Funding Award

This is an Agreement, made and entered into by and between: the CITY OF HALLANDALE BEACH (the "CITY"), a Florida municipal corporation,

AND

Government & ERP Implementation Solutions, LLC, a Florida corporation, hereinafter referred to as "CONSULTANT."

WHEREAS, the parties seek for CONSULTANT to assist with the task and projects related to Munis Upgrade, Budget Process Overhaul, and Grants Administration Support as attached in Exhibits 1-3 and to continue to provide current contractual services as attached in Exhibit 4, and incorporated herein by reference; and

WHEREAS, Consultant possesses peculiar skill and expertise, in that they are experienced in the City's Munis systems and other department functions, inner City workings and therefore are uniquely qualified to complete the projects stated herein without undue delay; and

WHEREAS, Consultant, has unique knowledge of the City's technology systems that is essential to maintain continuing functionality; and

WHEREAS, the parties wish for the CONSULTANT to provide subject matter expertise on the City's Munis Upgrade, Budget Process Overhaul, and Grants Administration; and

IN CONSIDERATION of the mutual terms, conditions, promises, covenants, and payments hereinafter set forth, CITY and CONSULTANT agree as follows:

ARTICLE 1 TERM

- 1.1 This agreement was authorized at the _____ City Commission Meeting the City Commission by way of Resolution #_____.
- 1.2 The term of this Agreement shall begin on the date it is fully executed by last signing party and shall end on <u>9/30/2021</u>; provided, however, if the term of this Agreement extends beyond a single fiscal year of CITY, the continuation of this Agreement beyond the end of any fiscal year shall be subject to both the appropriation and the availability of funds in accordance with Florida law.
- 1.3 This Agreement shall govern the following projects identified in Article 2 as further detailed in Exhibits 1-4 as attached hereto and incorporated by reference herein.
- 1.4 Each scope of work identified in Article 2 shall be treated as a separate scope of service(s) (i.e., project) under the terms of this agreement. The City may partially terminate a project or projects identified in Article 2 in accordance with Article 7.

ARTICLE 2 SCOPE OF SERVICES AND COST

2.1 The CONSULTANT shall provide services as listed below and further stated in **Exhibit 1**, and incorporated herein as follows at an hourly rate:

- A. CONSULTANT to provide subject matter expertise for the **City's Munis Upgrade** as follows:
 - Planning & Testing
 - Configuration
 - Training
 - On-site Go Live
 - On -site Post Go Live

The CONTRACTOR shall provide the aforementioned services for an hourly rate of ONE HUNDRED DOLLARS (\$100.00) dollars, to be billed in accordance with Article 6, Compensation. The Contract value shall not exceed \$50,000 unless authorized by a written change order as approved and authorized by the City Commission.

2.2 The CONSULTANT shall provide services as listed below and further stated in **Exhibit 2**, and incorporated herein as follows at an hourly rate:

- B. CONSULTANT to provide subject matter expertise for the **City's Budget Project Overhaul** as follows:
 - Review of Current Budget Process
 - o Recommendations for Enhancement and Efficiency
 - Documentation of the New Budget Process & Related SOP's
 - Training of City-Wide staff as needed

The CONTRACTOR shall provide the aforementioned services for an hourly rate of ONE HUNDRED AND FIFY DOLLARS (\$150.00) dollars, to be billed in accordance with Article 6, Compensation. The Contract value shall not exceed \$62, 400.00 unless authorized by a written change order as approved and authorized by the City Commission.

2.3 The CONSULTANT shall provide services as listed below and further stated in Exhibit 3, and

incorporated herein as follows at an hourly rate:

- C. CONSULTANT to provide subject matter expertise to the **City's Grant's Office for Senior Grants Accountant/Administrator** as follows:
 - Review of all City's Grants Support the Grants Office in the capacity of Grants Administrator as needed
 - Review, monitor, and maintain all City's Grants in good standing
 - Prepare and/or review Grant reimbursements
 - Provide general grant accounting support to the Grants Office
 - Coordinate with Departments with regards to Grant Compliance
 - Prepare monthly, quarterly, and year-end Grant schedules and reports
 - Follow up on instances of non-compliance
 - Assist in the coordination of grant applications

The CONTRACTOR shall provide the aforementioned services for an hourly rate of __TBD______(\$____.00) dollars, to be billed in accordance with Article 6, Compensation. The Contract value shall not exceed \$43,200.00 unless authorized by a written change order as approved and authorized by the City Commission.

2.4 The CONSULTANT shall provide continued services as listed below and further stated in **Exhibit**

4, and incorporated herein as follows at an hourly rate:

- D. CONSULTANT to provide continued subject matter expertise to the **City's Grant's Office for Cares Act** Funding and Year-End Support as follows:
 - Review, reconcile and assemble CARES reimbursement schedules and related documentation related to the City's CARES Subaward Agreement
 - Prepare grant reconciliations for FY21 Single Audit
 - Prepare audit schedules including Schedule of Expenditures of Financial Assistance (SEFA)
 - Prepare adjusting journal entries as needed

The CONTRACTOR shall continue provide the aforementioned services for an hourly rate of FIFTY-SEVEN DOLLARS (\$57.00) dollars, to be billed in accordance with Article 6, Compensation. The Contract value shall not exceed \$24,800.00 unless authorized by a written change order as approved and authorized by the City Commission.

ARTICLE 3 INDEMNIFICATION

3.1 To the fullest extent permitted by law, the CONSULTANT agrees to indemnify and hold-harmless the City, its officers and employees from any claims, liabilities, damages, losses, and costs, including, but not limited to, reasonable attorney fees to the extent caused, in whole or in part, by the professional negligence, error or omission of the CONSULTANT or persons employed or utilized by the CONSULTANT in performance of the Agreement.

3.2 To the fullest extent permitted by law, the CONSULTANT agrees to indemnify and hold-harmless the City, its officers and employees from any claims, liabilities, damages, losses, and costs, including, but not limited to, reasonable attorney fees to the extent caused, in whole or in part, by the recklessness or intentionally wrongful conduct, of the CONSULTANT or persons employed or utilized by the CONSULTANT in performance of the Agreement. 3.3 CONSULTANT agrees to indemnify, save harmless and, at the City Attorney's option, defend or pay for an attorney selected by the City Attorney to defend CITY, their officers, agents, servants and employees against any and all claims, losses, liabilities and expenditures of any kind, including attorney's fees, court costs, and other expenses, caused by negligent act or omission of CONSULTANT, any sub-contractors, their employees, agents, servants, or officers, or accruing, resulting from, or related to the subject matter of this Agreement including, without limitation, any and all claims, demands, or causes of action of any nature, whatsoever, resulting from injuries or damages sustained by any person or property. In the event that any action or proceeding is brought against CITY by reason of any such claim or demand, CONSULTANT, upon written notice from CITY, shall defend such action or proceeding.

3.4 To the extent considered necessary by the City Attorney, any sums due to CONSULTANT under this Agreement may be retained by CITY until all of CITY's claims for indemnification pursuant to this Agreement have been settled or otherwise resolved; and any amount withheld shall not be subject to payment of interest by CITY.

3.5 In the event that any action or proceeding is brought by CONSULTANT against CITY, CONSULTANT hereby waives the right to a jury trial. Venue shall be Broward County, Florida. The provisions of this Article shall survive the expiration or early termination of this Agreement.

3.6 CONSULTANT acknowledges that it has received adequate consideration concerning the monetary limitation on the indemnification provided to City, which shall not be less than \$1 million per occurrence.

3.7 Nothing in this Agreement is intended to serve as a waiver of sovereignimmunity, or of any other immunity, defense, or privilege enjoyed by the City pursuant to Section768.28 Florida Statutes.

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ARTICLE 4 PERSONNEL

4.1 Competence of Staff. The CONSULTANT agrees to provide and assign the following employee(s) to this Agreement. In the event that any of CONSULTANT's employee is found to be unacceptable to the CITY, including, but not limited to, demonstration that he or she is not qualified, the CITY shall notify the CONSULTANT in writing of such fact and the CONSULTANT shall immediately remove said employee unless otherwise agreed and, if requested by the CITY, promptly provide a replacement acceptable to the CITY.

ARTICLE 5 INSURANCE REQUIREMENTS

PROFESSIONAL SERVICES AGREEMENT

5.1 CONSULTANT agrees to maintain, on a primary basis and at its sole expense, at all times during the life of any resulting contract the following insurance coverages, limits, including endorsements described herein. The requirements contained herein, as well as City's review or acceptance of insurance maintained by Consultant is not intended to and shall not in any manner limit or qualify the liabilities or obligations assumed by Consultant under any resulting contract.

5.2 Professional Liability: CONSULTANT agrees to maintain Professional (Errors & Omissions) Liability at a limit of liability not less than \$1,000,000 Per Claim, \$1,000,000 Annual Aggregate, or a \$1,000,000 Combined Single Limit. When a self-insured retention (SIR) or deductible exceeds \$25,000, the City reserves the right, but not the obligation, to review and request a copy of the CONSULTANT's most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis, CONSULTANT agrees to maintain a Retroactive Date prior to or equal to the effective date of any resulting contract. In the event the policy is cancelled, non-renewed, switched to an Occurrence Form, retroactive date advanced, or any other event triggering the right to purchase a Supplemental Extended Reporting Period (SERP) during the life of any resulting contract, CONSULTANT agrees to purchase a SERP with a minimum reporting period not less than **two (2)** years. The requirement to purchase a SERP shall not relieve CONSULTANT of the obligation to provide replacement coverage.

5.3 Waiver of Subrogation: CONSULTANT agrees by entering into this contract to a Waiver of Subrogation for each required policy herein. When required by the insurer, or should a policy condition not permit CONSULTANT to enter into a pre-loss agreement to waive subrogation without an endorsement, then Consultant agrees to notify the insurer and request the policy be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or its equivalent. This Waiver of Subrogation requirement shall not apply to any policy, which includes a condition specifically prohibiting such an endorsement, or voids coverage should CONSULTANT enter into such an agreement on a pre-loss basis.

5.4 Certificate(s) of Insurance: CONSULTANT agrees to provide City a Certificate(s) of Insurance evidencing that all coverages, limits and endorsements required herein are maintained and in full force and effect. Said Certificate(s) of Insurance shall include a minimum of thirty (30) day endeavor to notify due to cancellation or non-renewal of coverage. The Certificate Holder address shall read:

City of Hallandale Beach Attn: Risk Management Department 400 S. Federal Highway Hallandale Beach, FL 33009

5.5 Right to Revise or Reject: CITY reserves the right, but not the obligation, to revise any insurance requirement, not limited to limits, coverages and endorsements, or to reject any insurance policies which fail to meet the criteria stated herein. Additionally, City reserves the right, but not the obligation, to review and reject any insurer providing coverage due of its poor financial condition or failure to operate legally.

ARTICLE 6 COMPENSATION

6.1 CITY agrees to pay CONSULTANT, in the manner specified in Section 6.2, an hourly rate as provided in Article 2 per project of \$75.00 for work actually performed and completed pursuant to this Agreement which amount shall be accepted by CONSULTANT as full compensation for all such work., up to a total not-to-exceed amount as specified per project

as identified in Article 2, for a potential contract value of <u>One Hundred and Eighty Thousand</u> <u>and Four Hundred Dollars</u> (\$180, 400). It is acknowledged and agreed by CONSULTANT that this amount is the maximum payable and constitutes a limitation upon CITY's obligation to compensate CONSULTANT for its services related to this Agreement.

6.2 <u>METHOD OF BILLING AND PAYMENT</u> CONTRACTOR shall submit monthly invoices for work performed. CONSULTANT shall submit separate invoices for each project identified in Article 2 in accordance with Article 6.1. Payment shall be due within thirty (30) days of date stipulated on the invoice, provided, invoice is accepted for payment. Payment shall be made only for approved invoices. The CITY retains the right to delay or withhold payment for services which have not been accepted by the CITY.

6.3 Notwithstanding any provision of this Agreement to the contrary, CITY may withhold, in whole or in part, payment to the extent necessary to protect itself from loss on account of inadequate or defective work which has not been remedied or resolved in a manner satisfactory to the City's Contract Administrator or failure to comply with this Agreement. The amount withheld shall not be subject to payment of interest by CITY.

6.4 Payment shall be made to CONSULTANT at:

<u>7005 NW 67th Terrace</u> Parkland, FL 33067

ARTICLE 7 TERMINATION

7.1 This Agreement may be terminated for cause by the aggrieved party if the party in breach has not corrected the breach within ten (10) days after written notice from the aggrieved party identifying the breach. All Articles in this contract are material and a breach of any Article shall be grounds for termination for cause. This Agreement may also be terminated for convenience by the CITY. Termination for convenience by the CITY shall be effective on the termination date stated in written notice provided by the CITY, which termination date shall be not less than thirty (30) days after the date of such written notice. This Agreement may also be terminated by the CITY Manager upon such notice as the CITY Manager deems appropriate under the circumstances in the event the CITY Manager determines that termination is necessary to protect the public health or safety. The parties agree that if the CITY erroneously, improperly or unjustifiably terminates for cause, such termination shall be deemed a termination for convenience, which shall be effective thirty (30) days after such notice of termination for cause is provided. The City may also partially terminate one or more projects as identified in Article 2 in accordance with the provisions stated in section 7.1, which shall not affect any scope not otherwise terminated.

7.2 Notice of termination or partial termination shall be provided in accordance with the "NOTICES" section of this Agreement except that notice of termination by the CITY Manager, which the CITY Manager deems necessary to protect the public health, safety, or welfare may be verbal notice that shall be promptly confirmed in writing in accordance with the "NOTICES" section of this Agreement.

7.3 In the event this Agreement is terminated (partially or otherwise) for convenience, CONSULTANT shall be paid for any services properly performed under the Agreement through the termination or partial date specified in the written notice of termination. CONSULTANT acknowledges and agrees that it has received good, valuable and sufficient consideration from CITY, the receipt and adequacy of which are, hereby acknowledged by CONSULTANT, for CITY's right to terminate this Agreement for convenience, and that CONSULTANT shall not be entitled to any consequential damages or loss of profits.

ARTICLE 8 MISCELLANEOUS

8.1 RIGHTS IN DOCUMENTS AND WORK

Any and all reports, photographs, surveys, and other data and documents provided or created in connection with this Agreement are and shall remain the property of CITY; and, if a copyright is claimed, CONSULTANT grants to CITY a non-exclusive license to use the copyrighted item(s) indefinitely, to prepare derivative works, and to make and distribute copies to the public. In the event of termination of this Agreement, any reports, photographs, surveys, and other data and documents prepared by CONSULTANT, whether finished or unfinished, shall become the property of CITY and shall be delivered by CONSULTANT to the City's Contract Administrator within seven

(7) days of termination of this Agreement by either party. Any compensation due to CONSULTANT shall be withheld until all documents are received as provided herein.

8.2 AUDIT RIGHT AND RETENTION OF RECORDS

8.2.1 CITY shall have the right to audit the books, records, and accounts of CONSULTANT and its subcontractors that are related to this Project. CONSULTANT and its subcontractors shall keep such books, records, and accounts as may be necessary in order to record complete and correct entries related to the Project. All books, records, and accounts of CONSULTANT and its subcontractors shall be kept in written form, or in a form capable of conversion into written form within a reasonable time, and upon request to do so, CONSULTANT or its subcontractor, as applicable, shall make same available at no cost to CITY in written form.

8.2.2 CONSULTANT and its subcontractors shall preserve and make available, at reasonable times for examination and audit by CITY, all financial records, supporting documents, statistical records, and any other documents pertinent to this Agreement for the required retention period of the Florida Public Records Act, Chapter 119, Florida Statutes, as may be amended from time to time, if applicable, or, if the Florida Public Records Act is not applicable, for a minimum period of three (3) years after termination of this Agreement. If any audit has been initiated and audit findings have not been resolved at the end of the retention period or three (3) years, whichever is longer, the books, records, and accounts shall be retained until resolution of the audit findings. If the Florida Public Records Act is determined by CITY to be applicable to CONSULTANT's and its subcontractors' records, CONSULTANT and its subcontractors shall comply with all requirements thereof; however, no confidentiality or non-disclosure requirement of either federal or state law shall be violated by CONSULTANT or its subcontractors. Any incomplete or incorrect entry in such books, records, and accounts shall be a basis for CITY's disallowance and recovery of any payment upon such entry.

8.2.3 CONSULTANT shall, by written contract, require its subcontractors to agree to the requirements and obligations of this Section.

IF THE CONSULTANT HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONSULTANT'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CITY CLERK AT (954) 457-1340, BY EMAIL AT <u>CITYCLERKOFFICE@COHB.ORG</u>, OR AT 400 S. FEDERAL HWY, ATTN: CITY CLERK, HALLANDALE BEACH, FL 33009

8.3 PUBLIC ENTITY CRIME ACT

8.3.1 CONSULTANT represents that the execution of this Agreement will not violate the Public Entity Crime Act, Section 287.133, Florida Statutes, as may be amended from time to time, which essentially provides that a person or affiliate who is a consultant, or other provider and who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to CITY, may not submit a bid on a contract with CITY for the construction or repair of a public building or public work, may not submit bids on leases of real property to CITY, may not be awarded or perform work as a CONSULTANT, supplier, subcontractor, or consultant under a contract with CITY, and may not transact any business with CITY in excess of the threshold amount provided in Section 287.017, Florida Statutes, as may be amended from time to time, for category two purchases for a period of 36 months from the date of being placed on the convicted vendor list. Violation of this section shall result in termination of this Agreement and recovery of all monies paid by CITY pursuant to this Agreement, and may result in debarment from CITY's competitive procurement activities.

8.3.2 In addition to the foregoing, CONSULTANT further represents that there has been no determination, based on an audit, that it committed an act defined by Section 287.133, Florida Statutes, as a "public entity crime" and that it has not been formally charged with committing an act defined as a "public entity crime" regardless of the amount of money involved or whether CONSULTANT has been placed on the convicted vendor list.

8.4 INDEPENDENT CONSULTANT

CONSULTANT is an independent CONSULTANT under this Agreement. In providing the services, neither CONSULTANT nor its agents shall act as officers, employees, or agents of CITY. No partnership, joint venture, or other joint relationship is created hereby. CITY does not extend to CONSULTANT or CONSULTANT's agents any authority of any kind to bind CITY in any respect whatsoever.

8.5 THIRD PARTY BENEFICIARIES

Neither CONSULTANT nor CITY intends to directly or substantially benefit a third party by this Agreement. Therefore, the parties agree that there are no third party beneficiaries to this Agreement and that no third party shall be entitled to assert a right or claim against either of them based upon this Agreement.

8.6 **NOTICES**

Whenever either party desires to give notice to the other, such notice must be in writing, sent by certified United States Mail, postage prepaid, return receipt requested, or sent by commercial express carrier with acknowledgement of delivery, or by hand delivery with a request for a written receipt of acknowledgment of delivery, addressed to the party for whom it is intended at the place last specified. The place for giving notice shall remain the same as set forth herein until changed in writing in the manner provided in this section. For the present, the parties designate the following:

City of Hallandale Beach City Manager 400 South Federal Highway Hallandale Beach, FL 33009

With Copy to: Noemy Sandoval, Assistant City Manager Attn: City Manager Office 400 South Federal Highway

Government & ERP Implementation Solutions, LLC Professional Services Agreement [DATE]

Hallandale Beach, FL 33009

Maggie Gouin, Director Budget and Finance Attn: Budget Office. 400 South Federal Highway Hallandale Beach, FL 33009

> Denton Lewis, ICIO Attn: Innovation Technology Dept. 400 South Federal Highway Hallandale Beach, FL 33009

And:

City Attorney 400 South Federal Highway Hallandale Beach, FL 33009

Consultant:

Barbara Hastings, CPA 7005 NW 67th Terrace Parkland, FL 33067

8.7 ASSIGNMENT AND PERFORMANCE

8.7.1 Neither this Agreement nor any right or interest herein shall be assigned, transferred, or encumbered without the written consent of the other party. CITY may terminate this Agreement, effective immediately, if there is any assignment, or attempted assignment, transfer, or encumbrance, by CONSULTANT of this Agreement or any right or interest herein without CITY's written consent.

8.7.2 CONSULTANT represents that each person who will render services pursuant to this Agreement is duly qualified to perform such services by all appropriate governmental authorities, where required, and that each such person is reasonably experienced and skilled in the area(s) for which he or she will render his or her services.

8.7.3 CONSULTANT shall perform its duties, obligations, and services under this Agreement in a skillful and respectable manner. The quality of CONSULTANT's performance and all interim and final product(s) provided to or on behalf of CITY shall be comparable to the best local and national standards.

8.8 CONFLICTS

8.8.1 Neither CONSULTANT nor its employees shall have or hold any continuing or frequently recurring employment or contractual relationship that is substantially antagonistic or incompatible with CONSULTANT's loyal and conscientious exercise of judgment and care related to its performance under this Agreement.

8.8.2 In the event CONSULTANT is permitted pursuant to this Agreement to utilize subcontractors to perform any services required by this Agreement, CONSULTANT agrees to require such subcontractors, by written contract, to comply with the provisions of this section to the same extent as CONSULTANT.

8.9 MATERIALITY AND WAIVER OF BREACH

CITY and CONSULTANT agree that each requirement, duty, and obligation set forth herein was bargained for at arms-length and is agreed to by the parties in exchange for quid pro quo, that each is substantial and important to the formation of this Agreement and that each is, therefore, a material term hereof.

CITY's failure to enforce any provision of this Agreement shall not be deemed a waiver of such provision or modification of this Agreement. A waiver of any breach of a provision of this Agreement shall not be deemed a waiver of any subsequent breach and shall not be construed to be a modification of the terms of this Agreement.

8.10 COMPLIANCE WITH LAWS

CONSULTANT shall comply with all applicable federal, state, and local laws, codes, ordinances, rules, and regulations in performing its duties, responsibilities, and obligations pursuant to this Agreement.

8.11 SEVERANCE

In the event a portion of this Agreement is found by a court of competent jurisdiction to be invalid, the remaining provisions shall continue to be effective unless CITY or CONSULTANT elects to terminate this Agreement. An election to terminate this Agreement based upon this provision shall be made within seven (7) days after the finding by the court becomes final.

8.12 JOINT PREPARATION

Each party and its counsel have participated fully in the review and revision of this Agreement and acknowledge that the preparation of this Agreement has been their joint effort. The language agreed to expresses their mutual intent and the resulting document shall not, solely as a matter of judicial construction, be construed more severely against one of the parties than the other. The language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against any party.

8.13 **PRIORITY OF PROVISIONS**

If there is a conflict or inconsistency between any term, statement, requirement, or provision of any exhibit attached hereto, any document or events referred to herein, or any document incorporated into this Agreement by reference and a term, statement, requirement, or provision of Articles 1 through 8 of this Agreement, the term, statement, requirement, or provision contained in Articles 1 through 8 shall prevail and be given effect.

8.14 JURISDICTION, VENUE, WAIVER OF JURY TRIAL

This Agreement shall be interpreted and construed in accordance with and governed by the laws of the state of Florida. All parties agree and accept that jurisdiction of any controversies or legal problems arising out of this Agreement, and any action involving the enforcement or interpretation of any rights hereunder, shall be exclusively in the state courts of the Seventeenth Judicial Circuit in Broward CITY, Florida, and venue for litigation arising out of this Agreement shall be exclusively in

such state courts, forsaking any other jurisdiction which either party may claim by virtue of its residency or other jurisdictional device. BY ENTERING INTO THIS AGREEMENT, CONSULTANT AND CITY HEREBY EXPRESSLY WAIVE ANY RIGHTS EITHER PARTY MAY HAVE TO A TRIAL BY JURY OF ANY CIVIL LITIGATION RELATED TO THIS AGREEMENT.

8.15 **AMENDMENTS**

No modification, amendment, or alteration in the terms or conditions contained herein shall be effective unless contained in a written document prepared with the same or similar formality as this Agreement and executed by the CITY and CONSULTANT or others delegated authority to or otherwise authorized to execute same on their behalf.

8.16 **PRIOR AGREEMENTS**

This document represents the final and complete understanding of the parties and incorporates or supersedes all prior negotiations, correspondence, conversations, agreements, and understandings applicable to the matters contained herein. The parties agree that there is no commitment, agreement, or understanding concerning the subject matter of this Agreement that is not contained in this written document. Accordingly, the parties agree that no deviation from the terms hereof shall be predicated upon any prior representation or agreement, whether oral or written.

8.17 **PAYABLE INTEREST**

8.17.1. Payment of Interest. CITY shall not be liable for interest for any reason, whether as prejudgment interest or for any other purpose, and in furtherance thereof CONSULTANT waives, rejects, disclaims and surrenders any and all entitlement it has or may have to receive interest in connection with a dispute or claim based on or related to this Agreement.

8.17.2. Rate of Interest. In any instance where the prohibition or limitations of Section 8.17.1 are determined to be invalid or unenforceable, the annual rate of interest payable by CITY under this Agreement, whether as prejudgment interest or for any other purpose, shall be .025 percent simple interest (uncompounded).

8.18 INCORPORATION BY REFERENCE

The truth and accuracy of each "Whereas" clause set forth above is acknowledged by the parties.

8.19 **REPRESENTATION OF AUTHORITY**

Each individual executing this Agreement on behalf of a party hereto hereby represents and warrants that he or she is, on the date he or she signs this Agreement, duly authorized by all necessary and appropriate action to execute this Agreement on behalf of such party and does so with full legal authority.

8.20 EXECUTION

This Agreement may be executed in multiple counterparts, and shall have the same legal force and effect as if the Parties had executed it as a single document. The Parties may sign in writing, or by electronic signature, including by email. An electronic signature, or a facsimile copy or computer image, such as a PDF or tiff image, of a signature, shall be treated as and shall have the same effect as an original signature. In addition, an electronic signature, a true and correct facsimile copy or computer image of this Agreement shall be treated as and shall have the same effect as an original signed copy of this document. This Agreement may be amended or modified only by a written instrument signed by authorized representatives of both Parties.

ARTICLE 9

NONDISCRIMINATION, EQUAL OPPORTUNITY AND AMERICANS WITH DISABILITIES ACT

9.1 CONSULTANT shall not unlawfully discriminate against any person in its operations and activities in its use or expenditure of funds or any portion of the funds provided by this Agreement and shall affirmatively comply with all applicable provisions of the Americans with Disabilities Act (ADA) in the course of providing any services funded in whole or in part by CITY, including Titles I and II of the ADA (regarding nondiscrimination on the basis of disability), and all applicable regulations, guidelines and standards.

9.2 CONSULTANT's decisions regarding the delivery of services under this Agreement shall be made without regard to or consideration of race, age, religion, color, gender, sexual orientation (Broward County Code, Chapter 16 ½), gender identity, gender expression, national origin, marital status, physical or mental disability, political affiliation, or any other factor which cannot be lawfully or appropriately used as a basis for service delivery.

9.3 CONSULTANT shall comply with Title I of the Americans with Disabilities Act regarding nondiscrimination on the basis of disability in employment and further shall not discriminate against any employee or applicant for employment because of race, age, religion, color, gender, sexual orientation, gender identity, gender expression, national origin, marital status, political affiliation, or physical or mental disability. In addition, CONSULTANT shall take affirmative steps to ensure nondiscrimination in employment against disabled persons. Such actions shall include, but not be limited to the following: employment, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff, termination, rates of pay, other forms of compensation, terms and conditions or employment, training (including apprenticeship, and accessibility).

9.4 CONSULTANT shall take affirmative action to ensure that applicants are employed and employees are treated without regard to race, age, religion, color, gender, sexual orientation (Broward County Code, Chapter 16 ½), gender identity, gender expression, national origin, marital status, political affiliation, or physical or mental disability during employment. Such actions shall include, but not be limited to the following: employment, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff; termination, rates of pay, other forms of compensation, terms and conditions of employment, training (including apprenticeship), and accessibility.

9.5 CONSULTANT shall not engage in or commit any discriminatory practice in violation of the Broward County Human Rights Act (Broward County Code, Chapter 16 ½) in performing any services pursuant to this Agreement.

9.6 Domestic Partner Benefits Requirement

CONTRACTOR certifies, and has provided the Domestic Partnership Certification Form, that it would provide benefits to Domestic Partners of its employees on the same basis as it provides benefits to employees' spouses.

CONCTRACTOR shall comply with the applicable provisions of this section.

- (i) The Contractor certifies and represents that it will comply with this section during the entire term of the Contract.
- (ii) The failure of the Contractor to comply with this section shall be deemed to be a material breach of the contract, entitling the City to pursue any remedy stated below or any remedy provided under applicable law.
- (iii) The City may terminate the Contract if the Contractor fails to comply with this section.
- (iv) The City may retain all monies due or to become due until the Contractor complies with this section.

IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement on the respective dates under each signature: CITY OF HALLANDALE BEACH through its authorization to execute same by Commission action on the _____, day of February, 2021, signing by and through its City Manager duly authorized to execute same.

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ATTEST:

CITY OF HALLANDALE BEACH

CITY CLERK

By _____ Dr, Jeremy Earle, Interim City Manager _____day of _____, 20____.

Approved as to legal sufficiency and form by CITY ATTORNEY

Jennifer Merino, City Attorney

CONSULTANT MUST EXECUTE THIS AGREEMENT AS INDICATED BELOW. USE CORPORATION OR NONCORPORATION FORMAT, AS APPLICABLE.

If the Company President does not sign the Agreement, there must be a Secretary's Certificate Form provided to the CITY of Hallandale Beach, Florida indicating designee signing, has the authority to sign.

(If incorporated sign below).

	CONSULTANT
ATTEST:	GOV'T & ERP IMPLEMENTATIONS SVC, LLC (Name of Corporation)
(Secretary)	By (Signature and Title)
(Corporate Seal)	<u>Barbara Hastings, Consultant</u>
	(Type Name and Title Signed Above)
Day of, 20	
(If not incorporated sign below).	
	CONSULTANT
WITNESSES:	
(PRINT NAME)	(PRESIDENT OR VICE-PRESIDENT)
(PRINT NAME)	(TYPE NAME & SIGNED ABOVE)
NOTARY SEAL	

Munis Upgrade Scope of Work

- Planning & Testing
 - Create a project plan and schedule for the upgrade
 - Report on the new software version and it's capabilities
 - Design and monitor a testing process with staff
 - o Identify new processes and procedures in the software
- Configuration
 - Assist with execution of DIA (Data Integrity Tool)
 - Assist with Tyler form upgrades
 - o Configure Munis to integrate with other components
 - o Consult with Tyler Technologies to resolve Munis software issues
- o Training
 - Highlight and train staff on new processes in Munis
- o On-site Go Live
 - o Troubleshoot unforeseen issues that may arise with the software
 - Assist staff with software use
- On-site Post Go Live
 - Troubleshoot unforeseen issues that may arise

<u>Project</u>	Assigned Staff	Hourly Rate		Not to Exceed	
MUNIS Upgrade	Asaf Ben-Shoshan	\$	100	\$	50,000

Budget Process Review & Redesign

- Review of the Current Budget Process
 - Identify and document inefficiencies and opportunities for improvement as it relates to the overall budget preparation process, including but not limited to the budget timeline, Departmental responsibilities and deadlines, setup of cost centers/divisions per Department, account creation process for classification accuracy, forms, and other related tasks included in the current budget process.
- o Recommendations for Enhancements and Efficiencies
 - Provide a listing of recommendations for the implementation of a redesigned budget process
- Documentation of New Budget Process & Related Standard Operating Procedures (SOPs)
 - Document an improved budget annual process that incorporates, and takes into account, the use of the newly implemented budget software
 - Prepare new Budget Process Standard Operating Procedures (SOP)
- Training of City-wide staff as needed

<u>Project</u>	Assigned Staff	Hourly Rate		<u>Not</u>	Not to Exceed	
Budget Review	Barbara Hastings CPA	\$	150	\$	62,400	

Grants Administrator

Consultant will provide the following services at an hourly rate:

- Support the Grants Office in the capacity of Grants Administrator as needed
- Review, monitor, and maintain all City's Grants in good standing
- Prepare and/or review Grant reimbursements
- Provide general grant accounting support to the Grants Office
- Coordinate with Departments with regards to Grant Compliance
- Prepare monthly, quarterly, and year-end Grant schedules and reports
- Follow up on instances of non-compliance
- Assist in the coordination of grant applications

Project	Assigned Staff	Hourly Rate Not to Ex		o Exceed
Grants Administrator	To-be-determined	TBD	\$	43,200

Senior Grants Accountant for CARES Funding and Year-End Support

Consultant will provide the following services at an hourly rate:

- Review, reconcile and assemble CARES reimbursement schedules and related documentation related to the City's CARES Subaward Agreement
- Prepare grant reconciliations for FY21 Single Audit
- Prepare audit schedules including Schedule of Expenditures of Financial Assistance (SEFA)
- Prepare adjusting journal entries as needed

Project	Assigned Staff	Hourly Rate		<u>Not</u>	Not to Exceed	
Sr. Grants Accountant	Lakeshia Fullington	\$	57	\$	24,800	