RESTRICTIVE COVENANT

THIS RESTRICTIVE COVENANT is hereby entered into this 17th day of November, 2023, by City of Fort Lauderdale, hereinafter referred to as "the Owner."

WHEREAS, the Owner is the fee simple title holder of the land and the building(s) to be used as a cultural facility located at **1450 West Sunrise Blvd.**, **Fort Lauderdale**, **FL 33311**. A legal description of the subject property is attached as Exhibit A and is made a part of this covenant.

WHEREAS, the Owner has been approved to receive a Cultural Facilities Grant in the amount of **\$118,599**, to be administered by the Division and used only for the acquisition, renovation, and construction of the cultural facility, as required by Section 265.701(1), Florida Statutes. "Facility" is used herein to refer to the building(s) and associated land that will be used as a "cultural facility," as defined herein.

WHEREAS, the Division has authority under Section 265.701(4), Florida Statutes, to require that this restrictive covenant be recorded to ensure that the facility will be used as "cultural facility," as defined herein, for at least ten (10) years following execution of the grant award agreement.

NOW THEREFORE, in partial consideration for the Cultural Facilities Grant and in accordance with Section 265.701(4), Florida Statutes, the Parties agree to the following:

- 1.) This restrictive covenant shall run with the title to the facility and the associated land, shall encumber them, and shall be binding upon the Owner and its successors in interest for (10) ten years following execution of the grant award agreement.
- 2.) The grant award shall only be expended for

Project Title: Joseph Carter Community Center (24.c.cf.200.509)

- 3.) For the required duration of this covenant, the Parties agree that the Owner shall own all improvements made to the facility and the associated land, funded in whole or in part by grant funds.
- 4.) The Division has the right to inspect the facility at all reasonable times to determine whether the conditions of the grant award agreement and this covenant are being complied with.

- 5.) The Owner shall maintain the facility as a "cultural facility," defined as a building which shall be used primarily for the programming, production, presentation, exhibition or any combination of the above functions of any of the cultural disciplines defined in s. 265.283(1), F.S. These disciplines include, but are not limited to music, dance, theatre, creative writing, literature, architecture, painting, sculpture, folk arts, photography, crafts, media arts, visual arts, programs of museums, and other such allied, major art forms.
- 6.) This restrictive covenant will be violated if the Owner or its successors in interest if the facility ceases to be used as a cultural facility, as defined above, within ten (10) years following the execution of the grant award agreement as required by Section 265.701(4), Florida Statutes. If the Owner violates this restrictive covenant, it shall repay the grant funds to Division pursuant to the amortization schedule set forth below:
- a. If the violation occurs within five (5) years following the execution of the grant award agreement, 100% of the grant amount;
- b. If the violation occurs more than five (5) but less than six (6) years following execution of the grant award agreement, 80% of the grant amount; c. If the violation occurs more than six (6) but less than seven (7) years following the execution of the grant award agreement, 65% of the grant amount;
- d. If the violation occurs more than seven (7) but less than eight (8) years following execution of the grant award agreement, 50% of the grant amount; e. If the violation occurs more than eight (8) but less than nine (9) years following execution of the grant award agreement, 35% of the grant amount; and
- f. If the violation occurs more than nine (9) but less than ten (10) years following execution of the grant award agreement, 20% of the grant amount.
- 7.) Any amount due from the Owner as a result of a violation of this restrictive covenant shall be due in full within 90 days of the violation, or some other period of time as agreed upon by the parties
- 8.) If the entire amount due under the provisions of paragraph six (6) is not repaid by the Owner within the time allotted, the Parties agree that the Division may obtain a stipulated judgment against the Owner for the amount due plus interest at the current legal rate, and record it in the public records of the county where the land and cultural facility are located. The Parties further agree that such a judgment shall be a stipulated judgment by virtue of full execution of this restrictive covenant; that it shall not require further approval of the Owner to obtain; and that no trial or hearing shall be necessary to make such a stipulated judgment legally effective. Such a judgment, when recorded, shall be considered a valid lien upon Owner's interest in the facility and the associated land, including all improvements funded in whole or part by grant funds.

- 9.) As a condition to receipt of grant funds, the Owner shall:
- a. Record this covenant in the public records with the Clerk of the Circuit Court
- of **Broward** County, Florida;
- b. Pay fees associated with its recording; and
- c. Provide a certified copy of the recorded covenant to the Division.
- 10.) The Parties agree that the Division shall incur no tax liability as a result of this covenant.

IN WITNESS WHEREOF, the Owner hereby affirms that he/she has read this restrictive covenant, understands and agrees to its terms, and hereby affixes his/her signature accordingly.

PARTIES and WITNESSES	:				
OWNER SIGNATURE City of Fort Lauderdale First Witness Signature	<u>~</u> @	Greg Chavarria OWNER NAME (print) Greg Chavarria, City Manager First Witness Name (print) WHUMA Koundridek,			
Second Witness Signature		/Second Witness Name (print)			
100 N Andrews Avenue					
OWNER ADDRESS					
Fort Lauderdale	Florida	33301			
City	State	Zip			

The State of Florida County of BRoward
The foregoing instrument was acknowledged before me by means of physical presence or online notarization, this day of,
Greg Chavarria personally (Name)
appeared as C:+y Manager for The C:+y of Fort Lauderdale (Name of Qualifying Entity)
known to me to be or proved to my satisfaction that he she is the person described in and who ex-
ecuted the foregoing instrument.
Type of Identification Produced Personally Known
Type of Identification Produced Parsonally Known Executed and sealed by me at City of Fl. Laud., Florida on 111112023
REBECCA MCCLAM Notary Public - State of Florica Commission # HH 306617 My Comm. Expires Aug 29, 2026 The City of Commission of

Bonded through National Notary Assn.

The State of ________

My commission expires: 8 39 2006

[SEAL]

This document was prepared by the following individual: Teri R. Abstein R. A. Gray Building 500 South Bronough Street Tallahassee, FL 32399-0250

GRANT AWARD AGREEMENT BETWEEN THE STATE OF FLORIDA, DEPARTMENT OF STATE AND

City of Fort Lauderdale

This Agreement is by and between the State of Florida, Department of State, Division of Arts and Culture hereinafter referred to as the "Division," and the City of Fort Lauderdale hereinafter referred to as the "Grantee."

The Grantee has been awarded a Cultural Facilities Grant by the Division, grant number 24.c.cf.200.509 for the project "Joseph Carter Community Center" in the amount of \$118,599. Funds for this grant have been appropriated in the FY 2024 General Appropriation Act on line 3270A. The Division has the authority to administer this grant in accordance with Section 265.701, Florida Statutes.

In consideration of the mutual covenants and promises contained herein, the parties agree as follows:

- Grant Purpose. This grant shall be used exclusively for the "Joseph Carter Community Center" project, the public purpose for which these
 funds were appropriated as described in Attachment A, Project Description.
 - a) The Grantee shall perform the following Scope of Work:

The project will consist of the renovation of an existing facility. The requested grant funding and local match will be used towards the construction of the cultural programming spaces and support facilities that are part of the building. The approximately 34,000-square-foot concrete structure will be built adjacent to the current recreation center and pool complex at the site.

All tasks associated with the project will be performed by June 1, 2025. All project work will be completed under the supervision of a licensed architect or licensed contractor.

b) The Grantee agrees to provide the following Deliverables and Performance Measures related to the Scope of Work for payments to be awarded.

#	Payment Type	Deliverable Description	Documentation	Payment Amount
1	Fixed Price	The grantee will complete the current year Cultural Facilities Grants Management Webinar and Quiz: encumber grant and match funds; install project identification sign with Grant Funding Acknowledgement; execute Restrictive Covenant and file with the County clerk; complete at least 30 percent (30%) of the project prior to payment.	Certificate of Completion demonstrating a 100/100 score on the current year Cultural Facilities Grants Management Quiz; signed contract with an architect or contractor for the expenditure of all grant and matching funds that includes the grant Scope of Work and Budget that has been approved by the Division; photographic documentation of installed project identification sign with Grant Funding Acknowledgement; copy of recorded Restrictive Covenant; completed Application and Certificate for Payment (AIA Document G702) and Schedule of Contract Values (AIA Document G703), or their equivalents (see Appendix 1), showing at least 30 percent (30%) of the project completed; documentation to support all paid expenditures including detailed paid invoices, bank records, and cancelled checks.	\$35,579.70
2	Fixed Price	The grantee will have completed at least 60% of the project prior to payment.	Completed Application and Certificate for Payment (AIA Document G702) and Schedule of Contract Values (AIA Document G703), or their equivalents (see Appendix 1), showing at least 60 percent (60%) of the project completed; documentation to support all paid expenditures including detailed paid invoices, bank records, and cancelled checks.	\$35,579.70
3	Fixed Price	The grantee will have completed at least 100 percent (100%) of the project prior to payment.	Completed Application and Certificate for Payment (AIA Document G702), Schedule of Contract Values (AIA Document G703), or their equivalents (see Appendix 1), and a Certificate of Substantial Completion (AIA Document G704) or a Contractor's Affidavit of Completion, showing 100 percent (100%) of the project completed, including all retainage amounts paid; documentation to support all paid expenditures including detailed paid invoices, bank records, and cancelled checks.	\$47,439.60

Totals S118,599

- c) The Grantee has provided an Estimated Project Budget (which is incorporated as part of this Agreement and entitled Attachment A). All expenditures for this agreement shall be in accordance with this budget (Attachment A).
- d) Change Orders. Should grant expenditures vary from the budgeted grant amount for any work item by more than 20%, the Grantee shall be required to submit a proposal for revision of the Project Budget with a written explanation for the reason(s) for deviation(s) from the original Project Budget to the Division for review and written approval.
- 2. Length of Agreement. This Agreement shall begin on July 1, 2023, and shall end June 1, 2025, unless terminated in accordance with the provisions of Section 13 of this Agreement. Contract extensions will not be granted unless Grantee is able to provide substantial written justification and the Division approves such extension. The Grantee's written request for such extension must be submitted to the Division no later than thirty (30) days prior to the termination date of this Agreement.
- 3. Contract Administration. The parties are legally bound by the requirements of this agreement. Each party's contract manager, named below, will be responsible for monitoring its performance under this Agreement, and will be the official contact for each party. Any notice(s) or other communications in regard to this agreement shall be directed to or delivered to the other party's contract manager by utilizing the information below. Any change in the contact information below should be submitted in writing to the contract manager within 10 days of the change.

For the Division of Arts and Culture:

Teri Abstein Florida Department of State R.A.Gray Building 500 South Bronough Street Tallahassee, FL 32399 Phone: 850,245,6299

Email: Teri.Abstein@dos.myflorida.com

For the Grantee:

Gina Rivera

701 South Andrews Avenue Fort Lauderdale Florida 33316

Phone: 954.828.7275

Email: Grivera@fortlauderdale.gov

- Required Information Needed with Return of Signed Agreement. Prior to the disbursement of funds, the Grantee must provide the following with the return
 of the signed Agreement:
 - Signed Grant Award Agreement which details the Scope of Work and Deliverables.
 - b) Legal Description of the Property. The Grantee has provided and attached the legal description of the property on which the cultural facility is or will be located, (which is incorporated as part of this Agreement and entitled Attachment C).
 - c) Choose to Record a Restrictive Covenant or Purchase a Surety Bond. The Grantee has provided documentation that the Restrictive Covenant has been recorded with the Clerk of the Circuit Court of the county where the property is located, or provided a Surety Bond. (See Section 19 and 20)
 - d) Corporate Nonprofit Status. The Grantee must provide a copy of the corporations' not-for-profit status and continue to maintain its not-for-profit eligibility, as a public entity or a tax-exempt Florida corporation, for the duration of the Restrictive Covenant or Surety Bond.
 - Historic Preservation Review. The Grantee must submit the confirmation received from the Bureau of Historic Preservation regarding the historical significance of the property. Applies if structures are 50 years or older. (See Section 21)
 - f) Submit a copy of the Grantee's Florida Substitute Form W-9. (See Section 7)
- Grant Payments. All grant payments are requested online via https://dosgrants.com by submitting a payment request with documentation that the deliverable has been completed. The total grant award shall not exceed \$118,599 which shall be paid by the Division in consideration for the

Grantee's minimum performance as set forth by the terms and conditions of this Agreement. Grant payment requests are not considered complete for purposes of payment until review of the deliverables for compliance with the terms and conditions of this Agreement by the appropriate Department staff is complete and approval of the deliverable given. The grant payment schedule is outlined below:

- a) All payments will be made in the amounts identified with the Deliverables in Section 1 of this agreement.
- b) All payments will be made in accordance with the completion of those Deliverables.
- 6. Electronic Payments. The Grantee can choose to use electronic funds transfer (EFT) to receive grant payments. All grantees wishing to receive their award through electronic funds transfer must submit a Direct Deposit Authorization form to the Florida Department of Financial Services. If EFT has already been set up for your organization, you do not need to submit another authorization form unless you have changed bank accounts. To download this form visit <a href="https://www.myfloridacfo.com/docs-sf/accounting-and-auditing-libraries/vendors/vendors-relations/dfs-al-26e-direct-deposit-vendors.pdf?sfvrsn=eff728cf_16. This page also includes tools and information that allow you to check on payments.
- 7. Florida Substitute Form W-9. A completed Substitute Form W-9 is required from any entity that receives a payment from the State of Florida that may be subject to 1099 reporting. The Department of Financial Services (DFS) must have the correct Taxpayer Identification Number (TIN) and other related information in order to report accurate tax information to the Internal Revenue Service (IRS). An updated Substitute W-9 must be on file with www.nvfloridacfo.com/prior to release of payment. Grantee should confirm current Substitute W-9 is up to date prior to signing contract.
- 8. Amendment to Contract. Either party may request modification of the provisions of this Agreement by submitting a Cultural Facilities Grant Amendment Request form to the Division. Changes which are agreed upon shall be valid only when in writing, signed by each of the parties, and attached to the original of this Agreement. If changes are implemented without the Division's written approval, the organization is subject to noncompliance, and the grant award is subject to reduction, partial, or complete refund to the State of Florida and termination of this agreement. The Cultural Facilities Grant Amendment Request form is available on the Division's online grant system.
- Financial Consequences. The Department shall apply the following financial consequences for failure to perform the minimum level of services required by this Agreement in accordance with Sections 215.971 and 287.058, Florida Statutes.
 - a) First payment will be withheld if Deliverables are not satisfactorily completed.
 - b) Second payment will be withheld if Deliverables are not satisfactorily completed.
 - c) Third payment will be withheld if Deliverables are not satisfactorily completed.

The Division shall reduce total grant funding for the Project in direct proportion to match contributions not met by the end of the grant period. This reduction shall be calculated by dividing the actual match amount by the required match amount indicated in the Agreement and multiplying the product by the Grant Award Amount indicated in the Agreement. Pursuant to Section 17, Grantee shall refund to the Division any excess funds paid out prior to a reduction of total grant funding.

- 10. Encumbrance of Funds. To encumber means to have a signed contract with an architect or contractor for the expenditure of all grant and matching funds. The Grantee shall execute a binding contractual agreement for the entire Scope of Work. The Grantee shall submit project contracts to the Division for review and approval prior to execution. All grantees shall submit documentation demonstrating a competitive procurement process as part of their encumbrance documentation (See Section 40). The Grantee shall insert a provision in all of its subcontracts for services under this Agreement that subcontractors may not discriminate against any employee employee under the Subcontract, or against any applicant for employment because of race, religion, gender, national origin, age, disability or marital status. (See Section 35). Encumbrance documentation shall be submitted as part of the Deliverables and Performance Measures for the first payment.
- 11. Grant Reporting Requirements. The Grantee must submit the following reports to the Division. All reports shall document the completion of any deliverables/tasks, expenses and activities that occurred during that reporting period. All reports on grant progress will be submitted online via https://dosgrants.com/. If the Grant Period end date set forth in Section 2 is extended in accordance with the requirements of Section 2 and Section 12 of this Agreement, additional quarterly progress reports shall be submitted until the expiration of the Grant Period.
 - First Project Progress Report is due by October 15, 2023, for the period July 1 September 30, 2023
 - b) Second Project Progress Report is due by January 15, 2024, for the period ending December 31, 2023
 - Third Project Progress Report is due by April 15, 2024, for the period ending March 31, 2024
 - d) Fourth Project Progress Report is due by July 15, 2024, for the period ending June 30, 2024

- e) Fifth Project Progress Report is due by October 15, 2024, for the period ending September 30, 2024
- Sixth Project Progress Report is due by January 15, 2025, for the period ending December 31, 2024
- g) Seventh Project Progress Report is due by April 15, 2025, for the period ending March 31, 2025
- h) Final Report. The Grantee must submit a Final Report to the Division within forty-five (45) days of the Grant Period End Date set forth in Section 2 above or the submission of the final payment request submission, whichever occurs first. All final reports must document the completion of all deliverables/tasks, expenses and activities that occurred by the Grant Period End Date. The Grantee may expend funds only for allowable costs resulting from obligations incurred during the specified agreement period. Expenditures of state or federal financial assistance must be in compliance with the laws, rules, and regulations applicable to expenditures of state and federal funds, including, but not limited to, this Agreement and the Reference Guide for State Expenditures.
- 12. Grant Completion Deadline. The grant completion deadline is June 1, 2025. The Grant Completion Deadline is the date when the project is 100% complete and all grant and matching funds have been paid out in accordance with the work described in the Scope of Work, detailed in the Estimated Project Budget. If the Grantee finds it necessary to request an extension of the Grant Completion Deadline, the extension may not exceed 60 days, unless the Grantee can demonstrate extenuating circumstances as described in Section 13 of this Agreement.
- 13. Extension of the Grant Completion Deadline. An extension of the completion date must be requested at least thirty (30) days prior to the end of the grant period and may not exceed 6 months, unless the Grantee can clearly demonstrate extenuating circumstances. An extenuating circumstance is one that is beyond the control of the Grantee, and one that prevents timely completion of the project such as a natural disaster, death or serious illness of the individual responsible for the completion of the project, litigation related to the project, or failure of the contractor or architect to provide the services for which they were contracted to provide. An extenuating circumstance does not include failure to read or understand the administrative requirements of a grant or failure to raise sufficient matching funds. Prior written approval is required for extensions.
- 14. Credit Line(s) to Acknowledge Grant Funding. All construction projects shall display a project identification sign in a prominent location at the Project site and shall maintain said sign while work is in progress. The sign must be a minimum of eight (8) square feet in area, be constructed of plywood or other durable material, and shall contain the following statement, or logo made available by the Division, in the same size, type, style, and location as credit to other major donors, in accordance with Section 286.25 Florida Statutes:
 - a) "Sponsored in part by the State of Florida through the Division of Arts and Culture."
 - b) Any variation in the above specifications must receive prior approval in writing by the Division. The cost of preparation and erection of the project identification sign are allowable project costs. Routine maintenance costs of project signs are not allowable project costs.
- 15. Non-allowable Grant Expenditures. The Grantee agrees to expend all grant funds received under this agreement solely for the purposes for which they were authorized and appropriated. Expenditures shall be in compliance with the state guidelines for allowable project costs as outlined in the Department of Financial Services' Reference Guide for State Expenditures, which are incorporated by reference and are available online at https://www.myfloridaefo.com/docs-st/accounting-and-auditing-libraries/state-agencies/reference-guide-for-state-expenditures.pdf?sfvrsn=b4cc3337. In addition, the following are not allowed as grant or matching expenditures:
 - a) Expenditures for work not included in the Scope of Work of the executed Grant Award Agreement
 - General Operating Expenses (GOE). Administrative costs for running the organization (including but not limited to salaries, travel, personnel, office supplies, mortgage or rent, operating overhead, or indirect costs, etc.)
 - Costs associated with representation, proposal, or grant application preparation
 - d) Costs incurred or obligated outside of the grant period
 - e) Costs for lobbying or attempting to influence federal, state or local legislation, the judicial branch, or any state agency
 - Costs for planning, which include those for preliminary and schematic drawings, and design development documents necessary to carry out the project
 - g) Costs associated with bad debts, contingencies (money set aside for possible expenses), fines and penalties, interest, taxes (of any kind), and other financial costs including bank fees and charges, and credit card debts
 - h) Costs for travel, private entertainment, food, beverages, plaques, awards, or scholarships

- Projects restricted to private or exclusive participation, including restriction of access to programs on the basis of sex, race, creed, national origin, disability, age, or marital status
- j) Re-granting, contributions, and donations
- k) Reimbursement of costs that are paid prior to the execution of the Grant Award Agreement or outside the dates stated in the grant award agreement
- l) Also refer to Section 216.348, Florida Statutes, Fixed capital outlay grants and aids to certain nonprofit entities.
- 16. Unobligated and Unearned Funds and Allowable Costs. In accordance with Section 215.971, Florida Statutes, the Grantee shall refund to the State of Florida any balance of unobligated funds which has been advanced or paid to the Grantee. In addition, funds paid in excess of the amount to which the recipient is entitled under the terms and conditions of the agreement must be refunded to the state agency. Further, the recipient may expend funds only for allowable costs resulting from obligations incurred during the specified agreement period. Expenditures of state financial assistance must be in compliance with the laws, rules, and regulations applicable to expenditures of State funds, including, but not limited to, the Reference Guide for State Expenditures.
- 17. Repayment. All refunds or repayments to be made to the Department under this agreement are to be made payable to the order of the "Department of State" and mailed directly to the following address: Florida Department of State, Division of Arts and Culture, 500 South Bronough Street Tallahassee, FL 32399. In accordance with Section 215.34(2), Florida Statutes, if a check or other draft is returned to the Department for collection, Recipient shall pay to the Department a service fee of \$15.00 or five percent (5%) of the face amount of the returned check or draft, whichever is greater.
- 18. Unrestricted Use and Access. The Grantee must maintain Unrestricted Use of the land and buildings associated with the Cultural Facility for a minimum of 10 years following the Grant Award (Grant Award means the date on which the Grant Award Agreement is fully executed) (Section 265.283(4), Florida Statutes).
 - a) Lease of Land and Buildings. If the land and buildings are leased, the Division may, from time to time, require certification from the Grantee or the property owner that the lease is in full force and effect, that it has not been modified or terminated, and that the Grantee is not in default of the lease (or in the case of an owner, documentation of ownership is required). Failure to provide such certification will constitute a default hereunder, which will give the Division the right to terminate this Agreement and demand the return of all or a part of any funds already delivered, and/or to withhold funds from subsequent grants.
 - b) Retaining Ownership of Land and Buildings. The owner of land and building(s) must retain ownership of the land and buildings, along with improvements made to the land and building(s), for at least 10 years following the Grant Award.
- 19. Restrictive Covenant. If the Grantee chooses to record a Restrictive Covenant and the facility ceases to be used as a "Cultural Facility" during the ten (10) years following the Grant Award, the grant funds must be repaid to the Division according to the Restrictive Covenant Amortization Schedule (incorporated into this Agreement and attached as Attachment C).
- 20. Surety Bond instead of a Restrictive Covenant. If a Surety Bond is selected by the Grantee and the facility ceases to be used as a "Cultural Facility" during the ten (10) years following the Grant Award, the grant funds must be repaid to the Division according to the Surety Bond Amortization Schedule (incorporated into this Agreement and attached as Attachment D).
- 21. Historic Preservation Review. If the facility that is being renovated with state funds is fifty (50) years old or older, then in accordance with Section 267.061(2)(a) and (b), Florida Statutes, the Grantee must submit information about the grant project to the Division of Historical Resources, Bureau of Historic Preservation ("Bureau"), so that it may determine whether the project has historic significance. Should the Bureau deem the facility to have historic significance, grant funds may only be released after the Bureau notifies the Division, in writing, that the Grantee has satisfied the Bureau's requirements. If the facility is not deemed to be of historic significance, grant funds will be released to Grantee in accordance with Section 4 of this Agreement.
- 22. Fortuitous Finds. In the event of unexpected discoveries during ground disturbing activities within the project area:
 - 1. If prehistoric or historic artifacts, such as pottery or ceramics, projectile points, dugout canoes, metal implements, historic building materials, or any other physical remains that could be associated with Native American, early European, or American settlement are encountered at any time within the project site area, the project shall cease all activities involving subsurface disturbance in the immediate vicinity of the discovery. The applicant shall contact the Florida Department of State, Division of Historical Resources, Compliance Review Section, at (850)-245-6333. Project activities shall not resume without verbal and/or written authorization.

- In the event that unmarked human remains are encountered during permitted activities, all work shall stop immediately and the proper authorities notified in accordance with Section 872.05, Florida Statutes.
- 23. International Travel. In accordance with Section 15.182, Florida Statutes (International travel by state-funded musical, cultural, or artistic organizations; notification to the Department of Economic Opportunity), the grantee shall notify the Department of State of any international travel at least 30 days before the date the international travel is to commence or, when an intention to travel internationally is not formed at least 30 days in advance of the date the travel is to commence, as soon as feasible after forming such travel intention. Notification shall include date, time, and location of each appearance.
- 24. Single Audit Act. The grantee is required to complete a Single Audit Act certification form through the https://dosgrants.com grants management system. Each grantee, other than a grantee that is a State agency, shall submit to an audit pursuant to 2 CFR 200, Subpart F Audit Requirements, and Section 215.97, Florida Statutes. See Attachment B for additional information regarding this requirement.
- 25. Retention of Accounting Records. Financial records, supporting documents, statistical records, and all other records including electronic storage media pertinent to the Project shall be retained for a period of ten (10) years after the close out of the grant. If any litigation or audit is initiated, or claim made, before the expiration of the ten-year period, the records shall be retained until the litigation, audit, or claim has been resolved. Retention period shall match the ten (10) year Restrictive Covenant or Surety Bond period.
- 26. Obligation to Provide State Access to Grant Records. The Grantee must make all grant records of expenditures, copies of reports, books, and related documentation available to the Division or a duly authorized representative of the State of Florida for inspection at reasonable times for the purpose of making audits, examinations, excerpts, and transcripts.
- 27. Obligation to Provide Public Access to Grant Records. The Division reserves the right to unilaterally cancel this Agreement in the event that the Grantee refuses public access to all documents or other materials made or received by the Grantee that are subject to the provisions of Chapter 119, Florida Statutes, known as the Florida Public Records Act. The Grantee must immediately contact the Division's Contract Manager for assistance if it receives a public records request related to this Agreement.
- 28. Noncompliance with Grant Requirements. Any applicant that has not submitted required reports or satisfied other administrative requirements for other Division of Arts and Culture grants or grants from any other Office of Cultural, Historical, and Information Programs (OCHIP) Division will be in noncompliance status and subject to the OCHIP Grants Compliance Procedure. (OCHIP) Divisions include the Division of Arts and Culture, the Division of Historical Resources, and the Division of Library and Information Services. Grant compliance issues must be resolved before a grant award agreement may be executed, and before grant payments for any OCHIP grant may be released.
- 29. Accounting Requirements. The Grantee must maintain an accounting system that provides a complete record of the use of all grant funds as follows:
 - a) The accounting system must be able to specifically identify and provide audit trails that trace the receipt, maintenance, and expenditure of state funds:
 - b) Accounting records must adequately identify the sources and application of funds for all grant activities and must classify and identify grant funds by using the same budget categories that were approved in the grant application. If Grantee's accounting system accumulates data in a different format than the one in the grant application, subsidiary records must document and reconcile the amounts shown in the Grantee's accounting records to those amounts reported to the Division.
 - An interest-bearing checking account or accounts in a state or federally chartered institution may be used for revenues and expenses
 described in the Scope of Work and detailed in the Estimated Project Budget.
 - The name of the account(s) must include the grant award number;
 - e) The Grantee's accounting records must have effective control over and accountability for all funds, property, and other assets; and
 - f) Accounting records must be supported by source documentation and be in sufficient detail to allow for a proper pre-audit and post-audit (such as invoices, bills, and canceled checks).
- 30. Availability of Funds. The State of Florida's performance and obligation to pay under this Agreement are contingent upon an annual appropriation by the Florida Legislature, or the United States Congress in the case of a federally funded grant. In the event that the state or federal funds upon which this Agreement is dependent are withdrawn, this Agreement will be automatically terminated and the Department shall have no further liability to the Grantee, beyond those amounts already released prior to the termination date. Such termination will not affect the responsibility of the Grantee under this Agreement as to those funds previously distributed. In the event of a state revenue shortfall, the total

grant may be reduced accordingly.

- 31. Independent Contractor Status of Grantee. The Grantee, if not a state agency, agrees that its officers, agents and employees, in performance of this Agreement, shall act in the capacity of independent contractors and not as officers, agents, or employees of the state. The Grantee is not entitled to accrue any benefits of state employment, including retirement benefits and any other rights or privileges connected with employment by the State of Florida.
- 32. Grantee's Subcontractors. The Grantee shall be responsible for all work performed and all expenses incurred in connection with this Agreement. The Grantee may subcontract, as necessary, to perform the services and to provide commodities required by this Agreement. The Division shall not be liable to any subcontractor(s) for any expenses or liabilities incurred under the Grantee's subcontract(s), and the Grantee shall be solely liable to its subcontractor(s) for all expenses and liabilities incurred under its subcontract(s). The Grantee must take the necessary steps to ensure that each of its subcontractors will be deemed to be "independent contractors" and will not be considered or permitted to be an agents, servants, joint venturers, or partners of the Division.
- 33. Liability. The Division will not assume any liability for the acts, omissions to act, or negligence of, the Grantee, its agents, servants, or employees; nor may the Grantee exclude liability for its own acts, omissions to act, or negligence, to the Division.
 - a) The Grantee shall be responsible for claims of any nature, including but not limited to injury, death, and property damage arising out of activities related to this Agreement by the Grantee, its agents, servants, employees, and subcontractors. The Grantee shall indemnify and hold the Division harmless from any and all claims of any nature and shall investigate all such claims at its own expense. If the Grantee is governed by Section 768.28, Florida Statutes, it shall only be obligated in accordance with this Section.
 - b) Neither the state nor any agency or subdivision of the state waives any defense of sovereign immunity, or increases the limits of its liability, by entering into this Agreement.
 - c) The Division shall not be liable for attorney fees, interest, late charges or service fees, or cost of collection related to this Agreement.
 - d) The Grantee shall be responsible for all work performed and all expenses incurred in connection with the project. The Grantee may subcontract as necessary to perform the services set forth in this Agreement, including entering into subcontracts with vendors for services and commodities; provided that such subcontract has been approved in writing by the Department prior to its execution; and provided that it is understood by the Grantee that the Department shall not be liable to the subcontractor for any expenses or liabilities incurred under the subcontract and that the Grantee shall be solely liable to the subcontractor for all expenses and liabilities incurred under the subcontract.
- 34. Strict Compliance with Laws. The Grantee shall perform all acts required by this Agreement in strict conformity with all applicable local, state and federal laws and regulations. The Grantee shall during the term of this Agreement be in strict conformity with all applicable local, state and federal laws and regulations.
- 35. No Discrimination. The Grantee may not discriminate against any employee employed under this Agreement, or against any applicant for employment because of race, religion, gender, national origin, age, disability, or marital status. The Grantee shall insert a similar provision in all of its subcontracts for services under this Agreement.
- 36. Breach of Agreement. The Division will demand the return of grant funds already received, will withhold subsequent payments, and/or will terminate this agreement if the Grantee improperly expends and manages grant funds, fails to prepare, preserve or surrender records required by this Agreement, or otherwise violates this Agreement.
- 37. Termination of Agreement. The Division will terminate or end this Agreement if the Grantee fails to fulfill its obligations herein. In such event, the Division will provide the Grantee a notice of its violation by letter, and shall give the Grantee failteen (15) calendar days from the date of receipt to cure its violation. If the violation is not cured within the stated period, the Division will terminate this Agreement. The notice of violation letter shall be delivered to the Grantee's Contract Manager, personally, or mailed to his/her specified address by a method that provides proof of receipt. In the event that the Division terminates this Agreement, the Grantee will be compensated for any work completed in accordance with this Agreement, prior to the notification of termination, if the Division deems this reasonable under the circumstances. Grant funds previously advanced and not expended on work completed in accordance with this Agreement shall be returned to the Division, with interest, within thirty (30) days after termination of this Agreement. The Division does not waive any of its rights to additional damages, if grant funds are returned under this Section.
- 38. Preservation of Remedies. No delay or omission to exercise any right, power, or remedy accruing to either party upon breach or violation by either party under this Agreement, shall impair any such right, power or remedy of either party; nor shall such delay or omission be construed as

a waiver of any such breach or default, or any similar breach or default.

- 39. Non-Assignment of Agreement. The Grantee may not assign, sublicense nor otherwise transfer its rights, duties or obligations under this Agreement without the prior written consent of the Division, which consent shall not unreasonably be withheld. The agreement transferee must demonstrate compliance with the requirements of the project. If the Division approves a transfer of the Grantee's obligations, the Grantee shall remain liable for all work performed and all expenses incurred in connection with this Agreement. In the event the Legislature transfers the rights, duties, and obligations of the Division to another governmental entity pursuant to Section 20.06, Florida Statutes, or otherwise, the rights, duties, and obligations under this Agreement shall be transferred to the successor governmental agency as if it was the original party to this Agreement.
- 40. Required Procurement Procedures for Obtaining Goods and Services. The Grantee shall provide maximum open competition when procuring goods and services related to the grant-assisted project in accordance with Section 287.057, Florida Statutes. All grantees shall submit documentation demonstrating a competitive procurement process as part of their encumbrance documentation (See Section 10).
 - a) Procurement of Goods and Services Not Exceeding \$35,000. The Grantee must use the applicable procurement method described below.
 - 1. Purchases Up to \$2,500: Procurement of goods and services where individual purchases do not exceed \$2,500 do not require competition and may be conducted at the Grantee's discretion.
 - 2. Purchases or Contract Amounts Between \$2,500 and \$35,000: Goods and services costing between \$2,500 and \$35,000 require informal competition and may be procured by purchase order, acceptance of vendor proposals or other appropriate procurement document.
 - b) Procurement of Goods and Services Exceeding \$35,000. Goods and services costing over \$35,000 may be procured by either Formal Invitation to Bid, Request for Proposals or Invitation to Negotiate and may be procured by purchase order, acceptance of vendor proposals or other appropriate procurement document.
- 41. Conflicts of Interest. The Grantee hereby certifies that it is cognizant of the prohibition of conflicts of interest described in Sections 112.311 through 112.326, Florida Statutes, and affirms that it will not enter into or maintain a business or other relationship with any employee of the Department of State that would violate those provisions. The Grantee further agrees to seek authorization from the General Counsel for the Department of State prior to entering into any business or other relationship with a Department of State Employee to avoid a potential violation of those statutes.
- 42. Binding of Successors. This Agreement shall bind the successors, assigns and legal representatives of the Grantee and of any legal entity that succeeds to the obligations of the Division of Arts and Culture.
- 43. No Employment of Unauthorized Aliens. The employment of unauthorized aliens by the Grantee is considered a violation of Section 274A (a) of the Immigration and Nationality Act. If the Grantee knowingly employs unauthorized aliens, such violation shall be cause for unilateral cancellation of this Agreement.
- 44. Severability. If any term or provision of the Agreement is found to be illegal and unenforceable, the remainder will remain in full force and effect, and such term or provision shall be deemed stricken.
- 45. Americans with Disabilities Act. All programs and facilities related to this Agreement must meet the standards of Sections 553.501-553.513, Florida Statutes, and the Americans with Disabilities Act of 1990 as amended (42 U.S.C. 12101, et seq.), which is incorporated herein by reference.
- 46. Governing Law. This Agreement shall be construed, performed, and enforced in all respects in accordance with the laws and rules of Florida. Venue or location for any legal action arising under this Agreement will be in Leon County, Florida.

- 47. Entire Agreement. The entire Agreement of the parties consists of the following documents:
 - a) This Agreement
 - b) Estimated Project Budget (Attachment A)
 - c) Legal Description of the Property (Attachment B)
 - d) Recorded Restrictive Covenant and Amortization Schedule (Attachment C) or Issued Surety Bond and Amortization Schedule (Attachment D)
 - e) Single Audit Act Requirements and Exhibit 1 (Attachment E)
 - f) Schedule of Contract Values form (Appendix 1)

In acknowledgment of Grant Number 24.c.cf.200.509 provided for from funds appropriated in the FY 2024 General Appropriation Act in the amount of S118,599, I hereby certify that I have read this entire Agreement, and will comply with all of its requirements.

Department of State:	By: Authorizing Official for the Grantee	
By: Sandy Shaughnessy, Division Director	CINECHANANCIA, CIM	MANDUEL
Witness	Print name and title of Authorizing Official	
Date	Witness $10/23/23$	-

APPROVED AS TO FORM

Cimberly Curning hum Mosley
Assistant City Attorney

APPROVED ASTORDEM

ATTACHMENT A Estimated Project Budget

Description	Grant Funds	Cash Match	In Kind Match
General Requirements			
General Conditions (Bond, MOB, Insurance)	\$5,930	\$11,860	\$0
Subtotals	\$5,930	\$11,860	\$0
Site Construction			
Site Preparation	\$8,895	\$17,790	\$0
Subtotals	\$8,895	\$17,790	\$0
Concrete			
Building Envelope	\$13,046	\$26,092	\$0
Foundation	\$14,825	\$29,650	\$0
Subtotals	\$27,871	855,742	\$0
Doors and Windows			
Interior Doors	\$3,558	\$7,116	\$0
Exterior Doors and Windows	\$7,116	\$14,232	\$0
Subtotals	\$10,674	\$21,348	\$0
Finishes			
Dry Wall	S5,337	\$10,674	\$0
Painting	\$3,558	\$7,116	\$0
Flooring	\$8,895	\$17,790	\$0
Subtotals	\$17,790	\$35,580	\$0
Mechanical			
HVAC	\$17,790	\$35,580	\$0
Plumbing	S9,488	\$18,976	\$0
Subtotals	\$27,278	\$54,556	30
Electrical			
Electrical System	\$17,790	\$35,580	\$0
Fire Suppression	\$2,371	\$4,742	\$0
Subtotals	\$20,161	\$40,322	\$(
Totals	\$118,599	\$237,198	S

ATTACHMENT B Legal Description of Property

[ATTACH LEGAL DESCRIPTION OF PROPERTY]

ATTACHMENT C

Restrictive Covenant Provisions and Amortization Schedule

- 1. If the Grantee chooses to record a Restrictive Covenant, the Grantee, and the property owner(s) (if the land or buildings or both are leased by the grantee), shall execute and file a Restrictive Covenant with the Clerk of the Circuit Court in the county where the property is located, prior to initial release of grant funds.
- 2. The Restrictive Covenant shall include the following provisions:
 - 1. That the Restrictive Covenant shall run with title to the building(s) and the associated land and improvements funded by the grant, shall encumber them, and shall be binding upon the Grantee (and the owner(s), if different person(s), and the successors in interest), for (10) ten years from the Grant Award.
 - 2. The owner(s) of the improvements made to the building(s) and associated land, funded in whole or in part by grant funds, must also execute the Restrictive Covenant.
 - 3. The Grantee (and owners, if different persons) shall permit the Division to inspect the Cultural Facility and associated land at all reasonable times to determine whether the Grantee is in compliance with the Grant Award Agreement and the Restrictive Covenant.
 - 4. The Grantee must maintain the building(s) as a "Cultural Facility." For the purposes of this program, a "Cultural Facility" is defined as a building which shall be used primarily for the programming, production, presentation, exhibition or any combination of the foregoing for any of the cultural disciplines listed in Section 265.283(7), Florida Statutes. These disciplines include, but are not limited to music, dance, theatre, creative writing, literature, architecture, painting, sculpture, folk arts, photography, crafts, media arts, visual arts, programs of museums, and other such allied, major art forms.
 - 5. The Restrictive Covenant shall also contain the following amortization schedule for repayment of grant funds, should the Grantee or owners or their successors in interest violate the Restrictive Covenant.
 - 1. If the violation occurs within five (5) years following the Grant Award, 100% of the grant amount;
 - 2. If the violation occurs more than five (5) but less than six (6) years following the Grant Award, 80% of the grant amount;
 - 3. If the violation occurs more than six (6) but less than seven (7) years following the Grant Award, 65% of the grant amount;
 - 4. If the violation occurs more than seven (7) but less than eight (8) years following the Grant Award, 50% of the grant amount;
 - 5. If the violation occurs more than eight (8) but less than nine (9) years following the Grant Award, 35% of the grant amount; and
 - 6. If the violation occurs more than nine (9) but less than ten (10) years following the Grant Award, 20% of the grant amount.
 - 6. Other provisions as agreed upon by the Division and the Grantee.

ATTACHMENT D

Surety Bond and Amortization Schedule

- 1. Any Grantee entering into a Grant Award Agreement with the Division for the acquisition, renovation, or construction of a Cultural Facility that chooses not to record a Restrictive Covenant must purchase a 10-year Surety Bond.
- 2. A certified copy of the Bond Agreement must be provided to the Division prior to the execution of the Grant Award Agreement.
- 3. The Bond Agreement must:
 - Provide that the facility described in Attachment A: Scope of Work, incorporated by reference in the Grant Award Agreement, will be used
 as a "Cultural Facility" for (10) ten years following the Grant Award; A Cultural Facility means a building which shall be used primarily for
 the programming, production, presentation, exhibition or any combination of the above functions of any of the arts and cultural disciplines
 defined in s. 265.283(7), F.S. These disciplines include, but are not limited to music, dance, theatre, creative writing, literature, architecture,
 painting, sculpture, folk arts, photography, crafts, media arts, visual arts, programs of museums, and other such allied, major art forms.
 - 2. Be purchased from a surety insurer authorized to do business in the Florida as a Surety;
 - 3. Provide that there will be a violation of the Bond Agreement if the facility ceases to be used as a "Cultural Facility" as required by Section 265.701(4), Florida Statutes, within 10 years following the Grant Award, and that the surety insurer must immediately repay funds to the Division, pursuant to the following amortization schedule:
 - 1. If the violation occurs within three (3) years following the Grant Award, 100% of the grant amount;
 - 2. If the violation occurs more than three (3) but less than four (4) years following the Grant Award, 80% of the grant amount;
 - 3. If the violation occurs more than four (4) but less than five (5) years following the Grant Award, 70% of the grant amount;
 - 4. If the violation occurs more than five (5) but less than six (6) years following the Grant Award, 60% of the grant amount;
 - 5. If the violation occurs more than six (6) but less than seven (7) years following the Grant Award, 50% of the grant amount;
 - 6. If the violation occurs more than seven (7) but less than eight (8) years following the Grant Award, 40% of the grant amount;
 - 7. If the violation occurs more than eight (8) but less than nine (9) years following the Grant Award, 30% of the grant amount;
 - 8. If the violation occurs more than nine (9) but less than ten (10) years following the Grant Award, 20% of the grant amount.

ATTACHMENT E FLORIDA SINGLE AUDIT ACT REQUIREMENTS

AUDIT REQUIREMENTS

The administration of resources awarded by the Department of State to the Grantee may be subject to audits and/or monitoring by the Department of State as described in this Addendum to the Grant Award Agreement.

Monitoring

In addition to reviews of audits conducted in accordance with 2 CFR 200, Subpart F - Audit Requirements, and section 215.97, Florida Statutes (F.S.), as revised (see AUDITS below), monitoring procedures may include, but not be limited to, on-site visits by Department of State staff, limited scope audits as defined by 2 CFR §200.425, or other procedures. By entering into this agreement, the recipient agrees to comply and cooperate with any monitoring procedures or processes deemed appropriate by the Department of State. In the event the Department of State determines that a limited scope audit of the recipient is appropriate, the recipient agrees to comply with any additional instructions provided by Department of State staff to the recipient regarding such audit. The recipient further agrees to comply and cooperate with any inspections, reviews, investigations, or audits deemed necessary by the Chief Financial Officer (CFO) or Auditor General.

Audits

Part I: Federally Funded

This part is applicable if the recipient is a state or local government or a nonprofit organization as defined in 2 CFR §200.90, §200.64, and §200.70.

- 1. A recipient that expends \$750,000 or more in federal awards in its fiscal year must have a single or program-specific audit conducted in accordance with the provisions of 2 CFR 200, Subpart F Audit Requirements. EXHIBIT 1 to this agreement lists the federal resources awarded through the Department of State by this agreement. In determining the federal awards expended in its fiscal year, the recipient shall consider all sources of federal awards, including federal resources received from the Department of State. The determination of amounts of federal awards expended should be in accordance with the guidelines established in 2 CFR §\$200.502-503. An audit of the recipient conducted by the Auditor General in accordance with the provisions of 2 CFR §200.514 will meet the requirements of this Part.
- For the audit requirements addressed in Part I, paragraph 1, the recipient shall fulfill the requirements relative to auditee responsibilities as provided in 2 CFR §§200.508-512.
- 3. A recipient that expends less than \$750,000 in federal awards in its fiscal year is not required to have an audit conducted in accordance with the provisions of 2 CFR 200, Subpart F Audit Requirements. If the recipient expends less than \$750,000 in federal awards in its fiscal year and elects to have an audit conducted in accordance with the provisions of 2 CFR 200, Subpart F Audit Requirements, the cost of the audit must be paid from non-federal resources (i.e., the cost of such an audit must be paid from recipient resources obtained from other than federal entities).

The Internet web addresses listed below will assist recipients in locating documents referenced in the text of this agreement and the interpretation of compliance issues.

U.S. Government Printing Office http://www.ecfr.gov

Part II: State Funded

This part is applicable if the recipient is a nonstate entity as defined by section 215.97(2), F.S.

- 1. In the event that the recipient expends a total amount of state financial assistance equal to or in excess of S750,000 in any fiscal year of such recipient (for fiscal years ending June 30, 2017, and thereafter), the recipient must have a state single or project-specific audit for such fiscal year in accordance with section 215.97, F.S.; Rule Chapter 691-5, F.A.C., State Financial Assistance; and Chapters 10.550 (local governmental entities) and 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General. EXHIBIT 1 to this agreement lists the state financial assistance awarded through the Department of State by this agreement. In determining the state financial assistance expended in its fiscal year, the recipient shall consider all sources of state financial assistance, including state financial assistance received from the Department of State, other state agencies, and other nonstate entities. State financial assistance does not include federal direct or pass-through awards and resources received by a nonstate entity for federal program matching requirements.
- 2. For the audit requirements addressed in Part II, paragraph 1, the recipient shall ensure that the audit complies with the requirements of section

Page: 14

- 215.97(8), F.S. This includes submission of a financial reporting package as defined by section 215.97(2), F.S., and Chapters 10.550 (local governmental entities) and 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General.
- 3. If the recipient expends less than \$750,000 in state financial assistance in its fiscal year (for fiscal years ending June 30, 2017, and thereafter), an audit conducted in accordance with the provisions of section 215.97, F.S., is not required. If the recipient expends less than \$750,000 in state financial assistance in its fiscal and elects to have an audit conducted in accordance with the provisions of section 215.97, F.S., the cost of the audit must be paid from the nonstate entity's resources (i.e., the cost of such an audit must be paid from the recipient's resources obtained from other than state entities).

The Internet web addresses listed below will assist recipients in locating documents referenced in the text of this agreement and the interpretation of compliance issues.

State of Florida Department Financial Services (Chief Financial Officer) http://www.myfloridacfo.com/

State of Florida Legislature (Statutes, Legislation relating to the Florida Single Audit Act) http://www.leg.state.fl.us/

Part III: Report Submission

- Copies of reporting packages for audits conducted in accordance with 2 CFR 200, Subpart F Audit Requirements, and required by Part I of
 this agreement shall be submitted, when required by 2 CFR §200.512, by or on behalf of the recipient directly to each of the following:
 - 1. The Department of State through the dosgrants.com grants management system
 - 2. The Federal Audit Clearinghouse (FAC) as provided in 2 CFR §200.36 and §200.512.
 - The FAC's website provides a data entry system and required forms for submitting the single audit reporting package. Updates to the location of the FAC and data entry system may be found at the OMB website.
- 2. Copies of financial reporting packages required by Part II of this agreement shall be submitted by or on behalf of the recipient directly to each of the following:
 - The Department of State through the <u>dosgrants.com</u> grants management system.
 - 2. The Auditor General's Office at the following address:

Auditor General Local Government Audits/342 Claude Pepper Building, Room 401 111 West Madison Street Tallahassee, Florida 32399-1450

The Auditor General's website (https://flauditor.gov/) provides instructions for filing an electronic copy of a financial reporting package.

- Any reports, management letters, or other information required to be submitted to the Department of State pursuant to this agreement shall be submitted timely in accordance with 2 CFR §200.512, section 215.97, F.S., and Chapters 10.550 (local governmental entities) and 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, as applicable.
- 4. Recipients, when submitting financial reporting packages to the Department of State for audits done in accordance with 2 CFR 200, Subpart F Audit Requirements, or Chapters 10.550 (local governmental entities) and 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, should indicate the date that the reporting package was delivered to the recipient in correspondence accompanying the reporting package.

Part V: Record Retention

The recipient shall retain sufficient records demonstrating its compliance with the terms of the award(s) and this agreement for a period of five years from the date the audit report is issued, and shall allow the Department of State, or its designee, the CFO, or Auditor General access to such records upon request. The recipient shall ensure that audit working papers are made available to the Department of State, or its designee, the CFO, or Auditor General upon request for a period of at least three years from the date the audit report is issued, unless extended in writing by the Department of State.

EXHIBIT 1

FEDERAL RESOURCES AWARDED TO THE RECIPIENT PURSUANT TO THIS AGREEMENT CONSIST OF THE FOLLOWING: NA

COMPLIANCE REQUIREMENTS APPLICABLE TO THE FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE AS FOLLOWS: NA

STATE RESOURCES AWARDED TO THE RECIPIENT PURSUANT TO THIS AGREEMENT CONSIST OF THE FOLLOWING:

MATCHING RESOURCES FOR FEDERAL PROGRAMS: NA

SUBJECT TO SECTION 215.97, FLORIDA STATUTES:

Florida Department of State, Cultural Facilities Grants, CSFA 45.014. Award Amount: \$118,599

COMPLIANCE REQUIREMENTS APPLICABLE TO STATE RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE AS FOLLOWS:

The compliance requirements of this state project may be found in Part Four (State Project Compliance Requirements) of the State Projects Compliance Supplement located at https://apps.fldfs.com/fsaa/.

APPENDIX 1

					Contract				
		(This	form must be	complete	ed by the Cor	ntractor for the			
РКОЛ	ECT NAME:						APPLICATION NO:		
PROJE	ECT #:						APPLICATION DATE:		
CONT	RACTOR:						PERIOD TO:		
							PERCENT COMPLETE TO DATE:		
A	В	С	D	Е	F	G	Н	I	J
ITEM	DESCRIPTION OF WORK	SCHEDULED	WORK COMP	LETED	MATERIALS	TOTAL	%	BALANCE	RETAINAGE
NO.		VALUE	FROM PREVIOUS	THIS PERIOD	PRESENTLY STORED	COMPLETED AND STORED	(G÷C)	TO FINISH	(IF VARIABLE
			APPLICATION (D + E)		(NOT IN D OR E)	TO DATE (D+E+F)		(C - G)	RATE)
	(Fill in & break down contract values)								
	(Add any change order(s) descriptions)								
_									
	GRAND TOTALS	\$0.00	S0.00	\$0.00	S0.00	\$0.00	0%	\$0.00	\$0.00
Cont	ract Manager: Mir	nimum performa	nce requirements :		lly completed a	nd approved by:			



COMMISSION AGENDA ITEM DOCUMENT ROUTING FORM

Today's Date: <u>11/14/2023</u>



DOCUMENT TITLE: RESTRICTIV	E COVENANT				
COMM. MTG. DATE: 10/3/2023	CAM #: <u>23-0805</u> ITEM #: <u>CR-1</u> CAM attached: ⊠YES □NO				
Routing Origin: CAO Router Name	e/Ext:K.Nembhard/x5001Action Summary attached: ⊠YES □NO				
CIP FUNDED: ☐ YES ⊠ NO	Capital Investment / Community Improvement Projects defined as having a life of at				
1) Dept: <u>CAO</u> Router Name/Ext: <u>k</u>	K.Nembhard/x5001 # of originals routed: 1 Date to CAO: 11/14/2023				
2) City Attorney's Office: Docume	ents to be signed/routed? ⊠YES □NO # of originals attached: 1				
Is attached Granicus document Fina	al? ⊠YES □NO Approved as to Form: ☑ YES □NO				
Date to CCO: 11/14/2023 Ki	Mberly Cunningham Mosley Attorney's Name Knitials				
3) City Clerk's Office: # of origina	ls: Routed to: Donna V./Aimee L./CMO Date:				
4) City Manager's Office: CMO Lo	OG #: Document received from:				
Assigned to: GREG CHAVARRIA [ANTHONY FAJARDO	SUSAN GRANT				
GREG CHAVARRIA a	s CRA Executive Director				
APPROVED FOR G. CHAVARR	IA'S SIGNATURE N/A FOR G. CHAVARRIA TO SIGN				
PER ACM:S. Grant(Initial/Date) PER ACM: A. Fajardo (Initial/Date)				
☐ PENDING APPROVAL (See concomments/Questions:	mments below)				
Forward originals to Mayor	CCO Date:				
5) Mayor/CRA Chairman: Please s seal (as applicable) Date:	sign as indicated. Forward originals to CCO for attestation/City				
6) City Clerk: Scan original and for	rwards <u>1</u> originals to: <u>K.Nembhard/x5001</u>				
Attach certified Reso # _ \ \ \ YE	S NO Original Route form to K.Nembhard/x5001				