



AGREEMENT SUMMARY

NAME OF OTHER CONTRACTING PARTY

CITY OF FORT LAUDERDALE (CITY) AND THE PERFORMING ARTS CENTER AUTHORITY (PACA).

PROPOSED ACTION

NEW ITEM AMENDMENT, NUMBER RENEWAL EXTENSION

DOCUMENT TYPE

Grant Agreement

PURPOSE

Provides contributions to PACA for operating expenses at the Broward Center for the Performing Arts (BCPA) and in-kind legal services to PACA in Fiscal Year 2018.

SPECIAL PROVISIONS (select if applicable)

LIVING WAGE PROGRAM SBE SHELTERED MARKET PROGRAM FEDERAL DBE PROGRAM CDBE PROGRAM M/WBE PROGRAM REQUIRES IN-KIND MATCH REQUIRES CASH MATCH

EFFECTIVE DATES (new agreements only)

START: 10/1/2017 END: 9/30/2018

EFFECTIVE DATES (amendments only)

NO CHANGE END DATE HAS CHANGED FROM TO TERM HAS FROM TO

CONTRACT ADMINISTRATOR

NAME: Earl F. Bosworth, Director, Cultural Division PHONE: 954-357-7456

CONTRACT TYPE

COST REIMBURSEMENT OPEN-END FIRM FIXED PRICE TIME AND MATERIALS PERFORMANCE BASED OTHER

CONTRACT VALUE (new contracts)

ACTUAL ESTIMATED Base amount \$950,000.00 Reimbursables Optional Services Total contract value \$950,000.00

CONTRACT VALUE (amendments only)

NO CHANGE ACTUAL ESTIMATED Original approved contract value Approved previous adjustments Value of this action Amended total contract value

PAYMENT METHOD

LUMP SUM PAYMENT MILESTONE / PROGRESS BASED SCHEDULED OR TIME-BASED OTHER

PAYMENT TERMS

Operating subsidy is paid quarterly.

COST ADJUSTMENT

NOT APPLICABLE CPI OR OTHER INDEX FIXED PERCENTAGE FIXED COST ACTUAL COST OTHER

EQUITY PROGRAM PARTICIPATION SUMMARY

Total County established M/WBE, SBE, CDBE, or DBE participation goal for this action or project: N/A Total contractor-committed M/WBE, SBE, CDBE, or DBE participation goal planned for this action or project: N/A M/WBE, SBE, CDBE, or DBE participation to date: N/A

RENEWAL OR EXTENSION TERMS

PER ARTICLE 3, NO RENEWAL OR EXTENSION TERMS

TERMINATION AND CANCELLATION PROVISIONS

FOR CAUSE: PER ARTICLE 9.1, IN THE EVENT OF AN ALLEGED BREACH, THE NON-BREACHING PARTY SHALL PROVIDE WRITTEN NOTICE OF THE BREACH TO THE ALLEGED BREACHING PARTY WITH A COPY TO THE OTHER PARTY. IF THE BREACH IS NOT CURED WITHIN THIRTY (30) DAYS OF THE WRITTEN NOTICE OF THE BREACH, THIS AGREEMENT MAY BE TERMINATED FOR CAUSE BY THE NON-BREACHING PARTY UPON TEN (10) DAYS' PRIOR WRITTEN NOTICE. FOR CONVENIENCE: PER ARTICLE 9.2, COUNTY OR CITY MAY TERMINATE WITH AT LEAST 30 DAY WRITTEN NOTICE TO THE PARTIES.

DELIVERABLES, MILESTONES OR SCOPE OF THIS ACTION

N/A

LIST TERMS, CONSIDERATIONS OR DEVIATIONS FROM STANDARD COUNTY FORM.

None.