# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Article I:</th>
<th>Definitions</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>ADA</td>
<td>1</td>
</tr>
<tr>
<td>1.2</td>
<td>Additional Services and Materials</td>
<td>1</td>
</tr>
<tr>
<td>1.3</td>
<td>Additional Term, Additional Terms</td>
<td>1</td>
</tr>
<tr>
<td>1.4</td>
<td>Amendment</td>
<td>1</td>
</tr>
<tr>
<td>1.5</td>
<td>Applicable Law</td>
<td>1</td>
</tr>
<tr>
<td>1.6</td>
<td>Certification of Restrictions on Lobbying</td>
<td>1</td>
</tr>
<tr>
<td>1.7</td>
<td>Charter</td>
<td>1</td>
</tr>
<tr>
<td>1.8</td>
<td>City</td>
<td>1</td>
</tr>
<tr>
<td>1.9</td>
<td>Code</td>
<td>1</td>
</tr>
<tr>
<td>1.10</td>
<td>Consultant</td>
<td>1</td>
</tr>
<tr>
<td>1.11</td>
<td>Contract</td>
<td>2</td>
</tr>
<tr>
<td>1.12</td>
<td>Contract Documents</td>
<td>2</td>
</tr>
<tr>
<td>1.13</td>
<td>Contributions</td>
<td>2</td>
</tr>
<tr>
<td>1.14</td>
<td>Event of Default</td>
<td>2</td>
</tr>
<tr>
<td>1.15</td>
<td>Event of Insolvency</td>
<td>2</td>
</tr>
<tr>
<td>1.16</td>
<td>General Provisions</td>
<td>2</td>
</tr>
<tr>
<td>1.17</td>
<td>Initial Term</td>
<td>2</td>
</tr>
<tr>
<td>1.18</td>
<td>Interpretation; Number, Gender</td>
<td>2</td>
</tr>
<tr>
<td>1.19</td>
<td>Materials</td>
<td>2</td>
</tr>
<tr>
<td>1.20</td>
<td>Non-Competitively Bid Contract</td>
<td>3</td>
</tr>
<tr>
<td>1.21</td>
<td>Party; Parties</td>
<td>3</td>
</tr>
<tr>
<td>1.22</td>
<td>Person</td>
<td>3</td>
</tr>
<tr>
<td>1.23</td>
<td>PIDC</td>
<td>3</td>
</tr>
<tr>
<td>1.24</td>
<td>Provider</td>
<td>3</td>
</tr>
<tr>
<td>1.25</td>
<td>Provider Agreement</td>
<td>3</td>
</tr>
<tr>
<td>1.26</td>
<td>Scope of Services</td>
<td>3</td>
</tr>
<tr>
<td>1.27</td>
<td>Services</td>
<td>3</td>
</tr>
<tr>
<td>1.28</td>
<td>Subcontract</td>
<td>3</td>
</tr>
<tr>
<td>1.29</td>
<td>Subcontractor</td>
<td>3</td>
</tr>
<tr>
<td>1.30</td>
<td>Suspension Notice</td>
<td>4</td>
</tr>
<tr>
<td>1.31</td>
<td>Suspension Period</td>
<td>4</td>
</tr>
<tr>
<td>1.32</td>
<td>Term</td>
<td>4</td>
</tr>
<tr>
<td>1.33</td>
<td>Termination Notice</td>
<td>4</td>
</tr>
</tbody>
</table>
Article II: Term

2.1 Initial Term ................................................................. 4
2.2 Additional Terms ......................................................... 4

Article III: Provider’s Duties and Covenants

3.1 Performance Requirements ........................................... 4
3.2 Compliance with Applicable Law .................................... 4
3.3 Additional Services and Materials; Change is Scope of Services .......... 4
3.4 Responsibility ............................................................ 5
3.5 Subcontracts .................................................................. 6
3.6 Relationship with PAID ................................................ 7
3.7 Time Frame for Submissions ......................................... 7
3.8 Prompt Payment by Provider ......................................... 7

Article IV: Provider’s Representations and Covenants

4.1 Provider’s Representation and Covenants ........................... 7

Article V: Compensation

5.1 Unavailability of Funds .................................................. 10

Article VI: Audits; Inspection; Records

6.1 PAID, PIDC, and/or City Audit ....................................... 10
6.2 Inspection .................................................................... 10
6.3 Availability of Records ................................................ 11
6.4 Retention of Records .................................................... 11

Article VII: Assignment

7.1 Assignment by Provider ................................................ 11
7.2 Applicability in Case of Bankruptcy or Insolvency ................. 11
7.3 Personal Services .......................................................... 12

Article VIII: Independent Contractor; Indemnification; Litigation Cooperation

8.1 Independent Contractors ................................................ 12
8.2 Indemnification ............................................................ 12
8.3 Litigation Cooperation .................................................... 12
8.4 Notice of Claims ............................................................ 12
Article IX: Insurance

9.1 Insurance .............................................................................................................12
9.2 Evidence of Insurance Coverage ......................................................................14
9.3 Fidelity Bond .......................................................................................................14

Article X: Ownership of Materials; Proprietary Information; Confidentiality

10.1 Ownership of Materials ..................................................................................14
10.2 Non-Disclosure ..................................................................................................15

Article XI: Events of Default

11.1 Events of Default .............................................................................................15
11.2 Notice and Cure ...............................................................................................16

Article XII: Remedies

12.1 PAID’s Remedies .............................................................................................16
12.2 Concurrent Pursuit of Remedies; No Waiver ...............................................17

Article XIII: Termination and Suspension

13.1 Termination or Suspension for Convenience ..................................................18
13.2 Provider Responsibilities upon Termination or Suspension ..........................18
13.3 Payment of Provider upon Termination or Suspension ..................................18
13.4 Suspension ......................................................................................................19

Article XIV: Additional Representations and Covenants of Provider Relating to Certain Applicable Laws

14.1 Non-Discrimination; Fair Practices ................................................................20
14.2 Chapter 17-400 of the Philadelphia Code: Exclusionary Private Organizations ..20
14.3 Executive Order 03-12: Minority, Woman, and Disabled Business Enterprise Participation ..................................................................................................................20
14.4 Federal Laws ..................................................................................................21
14.5 Americans With Disabilities Act .....................................................................21
14.7 Chapter 17-1400 of the Philadelphia Code: Contribution and Other Mandatory Disclosures ..................................................................................................................23

Article XV: Miscellaneous

15.1 Governing Law ...............................................................................................25
15.2 Amendments; Waiver .....................................................................................25
15.3 Integration .......................................................................................................25
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>15.4</td>
<td>No Joint Venture</td>
<td>25</td>
</tr>
<tr>
<td>15.5</td>
<td>No Third Party Beneficiaries</td>
<td>25</td>
</tr>
<tr>
<td>15.6</td>
<td>Counterparts</td>
<td>26</td>
</tr>
<tr>
<td>15.7</td>
<td>Severability and Partial Invalidity</td>
<td>26</td>
</tr>
<tr>
<td>15.8</td>
<td>Survival</td>
<td>26</td>
</tr>
<tr>
<td>15.9</td>
<td>Interpretation; Order of Precedence</td>
<td>26</td>
</tr>
<tr>
<td>15.10</td>
<td>Headings</td>
<td>26</td>
</tr>
<tr>
<td>15.11</td>
<td>Statutes and Other Citations</td>
<td>26</td>
</tr>
<tr>
<td>15.12</td>
<td>Days</td>
<td>26</td>
</tr>
<tr>
<td>15.13</td>
<td>Forum Selection Clause; Consent to Jurisdiction</td>
<td>26</td>
</tr>
<tr>
<td>15.14</td>
<td>Waiver of Jury Trial</td>
<td>27</td>
</tr>
<tr>
<td>15.15</td>
<td>Notices</td>
<td>27</td>
</tr>
</tbody>
</table>
GENERAL PROVISIONS

ARTICLE I: DEFINITIONS

1.1 ADA. "ADA" shall have the meaning set forth in Section 14.5 (Americans with Disabilities Act) below.

1.2 Additional Services and Materials. "Additional Services and Materials" shall have the meaning set forth in Section 3.3 (Additional Services and Materials; Change in Scope of Services) below.

1.3 Additional Term, Additional Terms. "Additional Term" and "Additional Terms" shall have the meanings set forth in Section 2.2 (Additional Terms) below.

1.4 Amendment. "Amendment" means a written modification or change to any Contract Document signed by both Parties.

1.5 Applicable Law. "Applicable Law" means all applicable present and future federal, state or local laws, ordinances, executive orders, rules, regulations and all court orders, injunctions, decrees and other official interpretations thereof of any federal, state or local court, administrative agency or governmental body, including the City, the Commonwealth and the United States of America. Applicable Law includes, without limitation, the Charter (as defined below), the Code (as defined below), and the specific laws set forth in Article XIV (Additional Representations and Covenants of Provider Relating to Certain Applicable Laws) below hereof, each as amended from time to time.

1.6 Certification of Restrictions on Lobbying. "Certification of Restrictions on Lobbying," if required in the Provider Agreement, means a certificate in the form attached to the Provider Agreement.

1.7 Charter. The "Charter" means the Philadelphia Home Rule Charter, as it may be amended from time to time.

1.8 City. The "City" means The City of Philadelphia, a corporation and body politic existing under the laws of the Commonwealth of Pennsylvania, and includes its various executive and administrative departments, agencies, boards and commissions, including the Department and its legislature, City Council.

1.9 Code. The "Code" means The Philadelphia Code of Ordinances, as it may be amended from time to time.

1.10 Consultant. "Consultant" means any Person used by Provider to assist in obtaining a Non-Competitively Bid Contract through direct or indirect communication by such Person with any City Agency or any City officer or employee, if the communication is undertaken by such Person in exchange for, or with the understanding of receiving payment from
the Provider or any other Person; provided, however, that "Consultant" shall not include a full-time employee of the Provider.

1.11 **Contract.** The "Contract" means the agreement of the Parties evidenced by the Contract Documents. References to this "Contract" shall mean this Contract as the same may be in effect at the time such reference becomes operative.

1.12 **Contract Documents.** The "Contract Documents" means these General Provisions, the Provider Agreement, and any and all other documents or exhibits incorporated by reference in either the General Provisions or the Provider Agreement, and any and all Amendments to any of these documents.

1.13 **Contributions.** "Contributions" shall have the meaning set forth in the Pennsylvania Election Code, 25 P.S. Section 3241.

1.14 **Event of Default.** "Event of Default" means those events defined and identified in Section 11.1 (Events of Default) of these General Provisions.

1.15 **Event of Insolvency.** "Event of Insolvency" means (a) the filing of a voluntary petition by Provider under the Federal Bankruptcy Code or any similar state or federal law; or (b) the filing of an involuntary petition against Provider under the Federal Bankruptcy Code or any similar state or federal law which remains undismissed for a period of forty-five (45) days; or (c) Provider's making of an assignment for the benefit of creditors; or (d) the appointment of a receiver for Provider or for the property or assets of Provider, if such appointment is not vacated within forty-five (45) days thereafter; or (e) any other proceeding under any bankruptcy or insolvency law or liquidation law, voluntary or otherwise; or (f) Provider proves unable to pay its obligations as they mature; or (g) Provider is insolvent as otherwise defined under any Applicable Law.

1.16 **General Provisions.** "General Provisions" means these "Professional Services Contract General Provisions for General Consultant Services", which contain the standard provisions required by PAID in its general consultant professional services contracts, and any exhibits identified in these General Provisions.

1.17 **Initial Term.** "Initial Term" shall have the meaning set forth in Section 2.1 (Initial Term) below.

1.18 **Interpretation; Number, Gender.** The words "herein" "hereof" and "hereunder" and other words of similar import refer to this Contract as a whole, including all of the Contract Documents and not to any particular article, section, subsection or clause contained in the Contract Documents. Whenever the context requires, words used in the singular shall be construed to include the plural and vice versa, and pronouns of any gender shall be deemed to include the masculine, feminine and neuter genders.

1.19 **Materials.** "Materials" means any and all reports, records, documents, documentation, information, supplies, plans, original drawings, specifications, computations,
sketches, renderings, arrangements, videos, pamphlets, advertisements, statistics, and other data, computer tapes, computer software, and other tangible work product or materials prepared or developed by Provider in connection with the Services, or for Provider by a Subcontractor in connection with the Services, and supplied to PAID by Provider or its Subcontractor pursuant to this Contract.

1.20 **Non-Competitively Bid Contract.** "Non-Competitively Bid Contract" means a contract for the purchase of goods or services to which the City or a City Agency (as defined in the Charter) is a party that is not subject to the lowest responsible bidder requirements of Section 8-200 of the Charter, including, but not limited to, a Professional Services Contract, and any renewal of such a contract (other than a renewal term pursuant to an option to renew contained in an executed contract).

1.21 **Party; Parties.** A "Party" means either PAID or Provider; the "Parties" means PAID and Provider.

1.22 **Person.** "Person" means any individual, sole proprietorship, association, company, firm, partnership, limited partnership, joint venture, corporation, limited liability company or other form of entity or association recognized at law.

1.23 **PIDC.** “PIDC” means the Philadelphia Industrial Development Corporation, a corporation and body politic existing under the laws of the Commonwealth of Pennsylvania.

1.24 **Provider.** "Provider" means the Person providing Services and Materials to PAID as defined in the heading of the Provider Agreement.

1.25 **Provider Agreement.** The "Provider Agreement" means the instrument, part of the Contract Documents, which sets forth the terms, covenants and conditions specific to Provider's engagement.

1.26 **Scope of Services.** "Scope of Services" means the document(s) attached as an exhibit (or as exhibits) to the Provider Agreement, which set(s) forth the Services to be rendered and Materials to be provided under this Contract, the time frames within which the Services are to be rendered and the Materials are to be provided, and other requirements Provider must satisfy in rendering the Services and providing the Materials.

1.27 **Services.** "Services" means the work to be performed under this Contract as specified in the Provider Agreement.

1.28 **Subcontract.** "Subcontract" means a contract made between Provider and a Subcontractor providing for the completion of some part or parts of the Services or Materials by a Subcontractor.

1.29 **Subcontractor.** "Subcontractor" means a Person performing under a contract with Provider some part of the Services or Materials.
1.30 **Suspension Notice.** "Suspension Notice" means a written notice from PAID to Provider pursuant to Section 13.1 (Termination or Suspension for Convenience) below suspending Provider's performance under this Contract.

1.31 **Suspension Period.** "Suspension Period" means the period designated by PAID in a Suspension Notice during which PAID has suspended Provider's performance under this Contract.

1.32 **Term.** "Term" has the meaning set forth in Section 2.1 (Initial Term) of the Provider Agreement.

1.33 **Termination Notice.** "Termination Notice" means a written notice from PAID to Provider pursuant to Section 13.1 (Termination or Suspension for Convenience) below terminating this Contract.

**ARTICLE II: TERM**

2.1 **Initial Term.** The initial term ("Initial Term") of this Contract is set forth in Section 2.1 of the Provider Agreement.

2.2 **Additional Terms.** PAID may, at its sole option, amend this Contract to add up to ______ (_) successive ______ (_) year terms ("Additional Terms"), unless any shorter term (or terms) is specified in the Provider Agreement. Unless otherwise stated in the Provider Agreement, the same terms and conditions applicable in the Initial Term shall be applicable in the Additional Term(s). PAID shall give Provider thirty (30) days’ written notice of its intent to amend this Contract to add an Additional Term(s) prior to the end of either the Initial Term or the Additional Term.

**ARTICLE III: PROVIDER'S DUTIES AND COVENANTS**

3.1 **Performance Requirements.** Provider shall provide all Services and Materials in accordance with this Contract and applicable professional standards. All payments to Provider are contingent upon satisfactory performance of the terms and conditions set forth in this Contract, as determined by PAID in its sole discretion.

3.2 **Compliance with Applicable Law.** Provider shall comply with the requirements of all Applicable Law with respect to Provider's activities, Services, Materials and facilities used in connection with any aspect of this Contract. Provider shall inform PAID, in writing, of any notices of violations of any Applicable Law within forty-eight (48) hours of Provider's receipt thereof, and shall correct any violations within the time prescribed by law, or immediately in the case of any emergency.

3.3 **Additional Services and Materials: Change in Scope of Services.** At any time during the term of this Contract, PAID may, by written change order or request delivered by notice to Provider, make changes to the Scope of Services under this Contract, and the Parties will, if appropriate, negotiate an adjustment in compensation if necessary. Provider shall not
commence to perform or provide, and PAID shall not pay for, any services or materials not included in this Contract (the "Additional Services and Materials") unless and until Provider receives written pre-authorization (by change order or other request) from PAID that specifies the Additional Services and Materials to be provided. In no event shall the rates charged by Provider for said Additional Services and Materials exceed the lowest of (a) Provider's then current standard rates for such Services or Materials, (b) such rates as PAID and Provider may have negotiated for this Contract, as set forth in the Provider Agreement, or (c) the lowest rate or rates that Provider may then be charging to other purchasers of like Services and Materials. If Provider requests changes to the Scope of Services, Provider must demonstrate to the satisfaction of PAID, in its sole discretion, that the changes are necessary and not due to the acts or omissions of Provider. PAID shall pay Provider additional compensation above the limit set forth in the Provider Agreement only if and when an Amendment to this Contract is duly executed by the Parties. PAID shall have no responsibility or liability whatsoever for any fee, or for costs incurred by Provider for any services, materials or other costs or expenses, other than the Services and Materials and any duly approved Additional Services and Materials.

3.4 Responsibility.

(a) Notwithstanding the acceptance and approval by PAID of any Services performed or Materials provided, Provider shall continue to be responsible for the professional quality, technical accuracy and the coordination of all Materials and Services provided by Provider under this Contract. Provider shall, without additional compensation, correct any errors, defects, deficiencies or omissions in Provider's Materials and Services.

(b) PAID's review, approval or acceptance of, or payment for, any of the Materials and Services required under this Contract shall not constitute any representation, warranty or guaranty by PAID as to the substance or quality of the matter reviewed, approved or accepted and shall not be construed to operate as a waiver or estoppel of any of PAID's rights or privileges under this Contract or of any cause of action arising out of the performance of this Contract. No Person shall have any right to rely in any way on PAID's review, approval or acceptance of Provider's Services or Materials. Provider shall be and remain liable in accordance with this Contract and Applicable Law for all damages to PAID caused by Provider or the Services or Materials provided by Provider. Review, approval or acceptance by PAID under this Contract shall not constitute approval otherwise required by any City department, board, commission, or other regulatory agency in the exercise of such department's, board's, commission's or agency's independent regulatory authority or police powers under Applicable Law.

(c) Without limiting Provider's responsibility as set forth above, if any act or omission of Provider or error or deficiency or omission in the Services or Materials provided by Provider requires any change in the Scope of Services or any portion thereof, Provider shall promptly complete such change at no additional cost to PAID.
3.5 **Subcontracts.**

(a) Provider shall not delegate or enter into any Subcontract for the performance of any of its obligations under this Contract, in whole or in part, without on each occasion first obtaining the written consent of PAID.

(b) Provider shall submit to PAID copies of all proposed Subcontract(s) to be entered into by Provider, along with Provider's written request for PAID's consent. All such Subcontracts must specify that:

1. work performed by Subcontractor shall be in conformity with the terms of this Contract;
2. nothing contained in such Subcontract shall be construed to impair the rights of PAID under this Contract;
3. PAID's consent to or approval of any Subcontract shall not create any obligation of PAID to any Subcontractor;
4. nothing contained in such Subcontract, or under this Contract, shall create any obligation of PAID to any Subcontractor;
5. PAID shall be expressly designated "a third party beneficiary of the Subcontract;
6. upon request by PAID (at PAID's sole option) and upon receipt of written notice from PAID stating that this Contract between PAID and Provider has been terminated, Subcontractor agrees that it will continue to perform its obligations under the Subcontract for the benefit of PAID in conformity with the terms and conditions of this Contract, provided PAID pays Subcontractor for the Services rendered and Materials provided by Subcontractor from and after the date of the termination of this Contract between PAID and Provider at the same rate or in the same amount as set forth in the Subcontract for those Services and Materials provided by Subcontractor after such date of termination;
7. Subcontractor shall be bound by the same terms, covenants and conditions as Provider under this Contract; including, without limitation, confidentiality, maintenance and preservation of records, and audit by government representatives, under this Contract;
8. Subcontractor shall not be indebted to the City (to satisfy this requirement, Provider shall include Subsection 4.1(g), "No Indebtedness to the City," below, with appropriate adjustments for the identity of the parties, in all Subcontracts that are entered into for work to be performed pursuant to this Contract);
9. Subcontractor shall comply with Chapter 17-400 of the Code (to satisfy this requirement, Provider shall include Subsection 14.2 (a), Chapter 17-400 of the Code,
Subcontractor shall comply with Chapter 17-1300 of the Code to the extent it is applicable to a Subcontractor that is also a Service Contractor (as defined in Chapter 17-1300) providing Services under the Subcontract, and to subcontractors at any tier that are also Service Contractors providing Services under this Contract. To satisfy these requirements, Provider shall notify its Subcontractors of these provisions; shall incorporate this paragraph and Section 14.10 below, with appropriate adjustments for the identity of the parties, in each Subcontract; and shall require its Subcontractors to include such terms in any lower-tier subcontract that is, or may become, covered by Chapter 17-1300.

(c) No permitted Subcontract shall relieve Provider of any obligation under this Contract. Provider shall be as fully responsible for the acts and omissions of its Subcontractors and Persons either directly or indirectly employed or retained by them as it is for the acts and omissions of Provider and Persons directly or indirectly employed or retained by Provider.

(d) Any purported Subcontract made in violation of this Section or of any other Section in this Contract shall be null and void.

3.6 Relationship with PAID. Neither Provider's personnel nor any Subcontractor personnel shall be employees of PAID. Provider shall notify PAID of any Provider personnel or any Subcontractor personnel who have any employment or other contractual relationship or agency relationship with PAID.

3.7 Time Frame for Submissions. Provider shall perform any and all Services and shall submit any and all Materials required by this Contract within the time frames set forth in the Scope of Services attached as an exhibit to the Provider Agreement or as mutually agreed upon in writing by PAID and Provider. Absent any such written time frames, Provider shall perform its obligations under this Contract diligently and promptly and in any and all event before the scheduled expiration of the Term.

3.8 Prompt Payment by Provider. Provider agrees to pay promptly all Persons which have furnished labor or supplies in connection with the Services, the Materials or this Contract, including, without limitation, Subcontractors and suppliers. Provider shall provide, upon request of PAID, reasonable evidence that these Persons have been fully and timely paid.

ARTICLE IV: PROVIDER’S REPRESENTATIONS AND COVENANTS

4.1 Provider's Representations and Covenants. Provider makes the following representations, warranties and covenants upon which PAID has relied as a material consideration for the execution and delivery by PAID of this Contract. The representations, warranties, and covenants stated below shall continue throughout the Term of this Contract. In the event said representations, warranties, and covenants are or become untrue or inaccurate,
Provider shall promptly give notice thereof to PAID, specifying the manner in which said representation, warranty, or covenant is untrue or inaccurate.

(a) **Good Standing.** If Provider is not an individual, Provider is a business corporation, limited liability company, partnership, limited partnership or other business entity duly organized, validly existing and in good standing under the laws of the state of its incorporation or organization. Provider is duly licensed, qualified and in good standing in the Commonwealth of Pennsylvania and in all jurisdictions in which it conducts business activities relating in any way to the performance of the Services and delivery of the Materials under this Contract, including, but not limited to, the jurisdiction in which Provider is organized. If Provider is a not-for-profit corporation or otherwise an entity determined to be tax exempt pursuant to Section 501(c) of the Internal Revenue Code by the Internal Revenue Service, then Provider has procured, and shall maintain in full force and effect, all consents and approvals necessary in connection with such tax-exempt and non-profit status.

(b) **Authority to Act.** Provider has full legal power and authority to execute and deliver this Contract, and provide the Services and Materials as set forth herein. Provider has duly authorized by all necessary actions the execution and delivery of this Contract on behalf of Provider by the individual or individuals signing the Provider Agreement. This Contract is the legal, valid and binding obligation of Provider, enforceable against Provider in accordance with the terms set forth herein. The execution and delivery of this Contract by Provider will not result in a default under or a breach or violation of (1) Provider's certificate or articles of incorporation or bylaws, partnership agreement, limited liability company operating agreement or other pertinent organizational documents, as applicable; (2) any Applicable Law or any judgment, decree order, license, permit or other instrument or obligation to which Provider is now a party or by which Provider may be bound or affected; and (3) Provider's tax exempt status, if applicable. No consent, approval or authorization is required of any regulatory authority or governmental agency, or of any shareholder, partner, member, manager or other party related to Provider.

(c) **Legal Obligation.** This Contract has been duly authorized, executed and delivered by Provider, by and through individuals duly authorized to execute this Contract on behalf of Provider, and constitutes the legal, valid and binding obligation of Provider, enforceable against Provider in accordance with its terms.

(d) **No Litigation Preventing Performance.** There is no litigation, claim, consent order, settlement agreement, arbitration, agency proceeding, investigation, challenge or other proceeding pending or threatened against Provider, its properties or business or any individuals acting on Provider's behalf, including, without limitation, Subcontractors, in which any. Person seeks to enjoin or prohibit Provider from entering into or performing its obligations under this Contract.

(e) **Requisite Licensure and Qualifications.** Provider and all of the Persons acting on Provider's behalf, including, without limitation, Subcontractors, in connection with the Services and Materials under this Contract, possess and, at all times during the Term of this Contract, shall possess all licenses, certifications, qualifications or other credentials required in
accordance with Applicable Law and the terms of this Contract, to perform the Services and provide the Materials. Provider shall provide PAID with copies of all licenses, credentials and certifications required under this Section within five (5) days of request by PAID.

(f) **No Adverse Interests.** Except as disclosed in writing and approved in advance by PAID, neither Provider nor any of its directors, officers, members, partners or employees, has any interest, or will acquire any interest, directly or indirectly, that would or may conflict in any manner or degree with the performance or rendering of the Services and Materials.

(g) **No Indebtedness to the City.** Provider and any and all entities controlling Provider, under common control with Provider or controlled by Provider are not currently indebted to the City, and will not at any time during the Term of this Contract (including any Additional Term(s)) be indebted to the City, for or on account of any delinquent taxes (including, but not limited to, taxes collected by the City on behalf of the School District of Philadelphia), water bills, sewer bills, liens, judgments, fees or other debts for which no written agreement or payment plan satisfactory to the City has been established. Provider shall remain current during the Term of this Contract under all such agreements and payment plans, and shall inform PAID in writing of any notices of delinquent payments under any such agreement or payment plan within five (5) days after receipt. In addition to any other rights or remedies available to PAID at law or in equity, Provider acknowledges that any breach or failure to conform to this representation, warranty and covenant may, at the option of PAID, result in the withholding of payments otherwise due to Provider under this Contract or any other agreement with PAID under which PAID may then owe payment of any kind, and, if such breach or failure is not resolved to either PAID or the City's satisfaction within a reasonable time frame specified by the City in writing, may result in the offset of any such indebtedness against said payments or the termination of this Contract for default (in which case Provider shall be liable for all excess costs and other damages resulting from the termination), or both. In addition, Provider understands that false certification, representation or warranty by it is subject to prosecution under Title 18 Pa.C.S.A. § 4904.

(h) **Commercial Activity License.** If Provider is a "business" as defined in Section 19-2601 of the Code, Provider has and shall maintain during the Term of this Contract, a valid, current Commercial Activity License, issued by the City's Department of Licenses and Inspections, to do business in the city of Philadelphia.

(i) **Subcontractor Licensure; No Indebtedness to the City.** Each Subcontractor, if any, holds and shall maintain during the term of the Subcontract, a valid, current Commercial Activity License to do business in the city of Philadelphia, if required by Applicable Law. To the best of Provider's knowledge, information and belief, the representations made in any Subcontract that Subcontractor is not indebted to the City are true and correct.

(j) **Non-Suspension; Debarment.** Provider and all of the individuals acting on Provider's behalf including, without limitation, Subcontractors, are not under suspension or debarment from doing business with the Commonwealth of Pennsylvania, any other state, or the federal government, or any department, agency or political subdivision of any of the foregoing.
If Provider cannot so warrant, then Provider shall submit to PAID a full, complete written explanation as to why Provider cannot so warrant.

ARTICLE V: COMPENSATION

5.1 **Unavailability of Funds.** If funding for this Contract from any source is not obtained and continued at an aggregate level sufficient to allow for payment for the Services performed and Materials delivered under this Contract, PAID may exercise one of the following options without liability or penalty to PAID:

(a) Terminate this Contract effective upon a date specified in a Termination Notice; or

(b) Continue this Contract by reducing, through written notice to Provider, the amount of this Contract and Services and Materials, consistent with the nature, amount and circumstances of available funding.

PAID's exercise of either option under this Section shall not affect any obligations or liabilities of either Party accruing prior to such termination or reduction of Services or Materials. Provider shall be compensated in accordance with the terms of this Contract for Services and Materials satisfactorily performed and delivered prior to such termination or modification of this Contract under this Section.

ARTICLE VI: AUDITS; INSPECTION RIGHTS; RECORDS

6.1 **PAID, PIDC, and/or City Audit.** From time to time during the Initial Term and any Additional Term(s) of this Contract, and for a period of five (5) years after the expiration or termination of this Contract, PAID, PIDC, and/or the City may audit any and all aspects of Provider's performance under this Contract, including but not limited to its billings and invoices. Audits may be conducted by representatives, agents or contractors of PAID, PIDC, and/or the City, including other authorized City representatives including, without limitation, the City Controller. If requested by PAID, PIDC, and/or the City, Provider shall submit to PAID, PIDC, and/or the City all vouchers or invoices presented for payment pursuant to this Contract, all cancelled checks, work papers, books, records and accounts upon which the vouchers or invoices are based, and any and all documentation and justification in support of expenditures or fees incurred pursuant to this Contract. All books, invoices, vouchers, records, reports, cancelled checks and other materials shall be subject to periodic review or audit by PAID, PIDC, and/or the City.

6.2 **Inspection.** All Services and Materials shall be subject to inspection and review by PAID, PIDC, City, federal and state representatives, as may be applicable, or their designees, at the offices of Provider in the city of Philadelphia, or in another location with the inspecting or reviewing entity’s consent. Provider shall cooperate with all PAID, PIDC, City, state and federal inspections and reviews conducted in accordance with the provisions of this Contract. Such inspection and review of Provider's Services and Materials, including, without limitation, programs and facilities, shall be in the sole discretion of the inspecting or reviewing entity. Such
inspection or review may include, without limitation, meetings with consumers, review of staffing ratios and job descriptions, and meetings with any of Provider's staff members who are either directly or indirectly involved in providing Services or Materials.

6.3 **Availability of Records.** Provider shall make available, to PAID, PIDC and/or the City at reasonable times during the Term of this Contract and for the period set forth in Section 6.4 (Retention of Records) below, all records pertaining to this Contract for the purpose of inspection, audit or reproduction by any authorized representative (including any agent or contractor and the City Controller) of the City, the Commonwealth of Pennsylvania Auditor General, and any other federal and state auditors, as may be applicable.

6.4 **Retention of Records.** Provider shall retain all records, books of account and documentation pertaining to this Contract for a period of five (5) years following expiration or termination of this Contract; however, if any litigation, claim or audit is commenced prior to expiration of said five (5) year period, then the records shall be retained until all litigation, claims or audit findings have been completely terminated or resolved, without right of further appeal, or if Applicable Law requires a longer period, then the records shall be retained for such longer period.

**ARTICLE VII: ASSIGNMENT**

7.1 **Assignment By Provider.** Provider shall not assign this Contract, or any part of this Contract, or delegate performance of this Contract (other than to its own work forces), without obtaining the prior written consent of PAID. The decision whether to consent to an assignment, the timing of consent (if any), and conditions to such consent, if any, shall each be at PAID's sole discretion. Any consent to the assignment of any monies to be paid under this Contract shall not relieve Provider from the faithful performance of any of its obligations under this Contract or change any of the terms and conditions of this Contract. Any purported assignment in violation of this provision shall be void and of no effect. PAID's consent to an assignment shall not release the assignor from any liability accrued or thereafter accruing under this Contract. Any assignment or purported assignment shall be in writing and shall contain an express assumption by the assignee of all liability accrued or thereafter accruing under this Contract. Consent by PAID to any assignment shall not be deemed a course of conduct, dealing or performance with respect to any other assignment or proposed assignment. For purposes of this Section 7.1 (Assignment by Provider), an assignment includes the acquisition of Provider, or a controlling interest therein, through a corporate or other merger, and the appointment of a receiver or bankruptcy trustee, and the transfer of this Contract or Provider in any bankruptcy or other insolvency proceeding.

7.2 **Applicability in Case of Bankruptcy or Insolvency.** A receiver or trustee of or for Provider in any federal or state bankruptcy, insolvency or other proceedings concerning Provider shall comply with the requirements set forth in Section 7.1 (Assignment by Provider) above.
7.3 **Personal Services.** Provider acknowledges that the Services and Materials are the personal services of Provider and PAID shall have no obligation to accept performance by a third party without PAID’s prior and express written consent.

**ARTICLE VIII: INDEPENDENT CONTRACTOR; INDEMNIFICATION; LITIGATION COOPERATION**

8.1 **Independent Contractor.** Provider is an independent contractor and shall not in any way or for any purpose be deemed or intended to be an employee or agent of PAID. Neither Provider nor its agents, employees or Subcontractors shall in any way represent that they are acting as employees, officials or agents of PAID.

8.2 **Indemnification.** Provider shall indemnify, defend and hold harmless PAID, PIDC, the City, its officers, employees and agents (PAID, PIDC, and the City are collectively the “Indemnitees”), from and against any and all losses, costs (including, but not limited to, litigation and settlement costs and counsel fees and expenses), claims, suits, actions, damages, liability and expenses, occasioned wholly or in part by Provider's act or omission or negligence or fault or the act or omission or negligence or fault of Provider's agents, Subcontractors, independent contractors, suppliers, employees or servants in connection with this Contract, including, but not limited to, those in connection with loss of life, bodily injury, personal injury, damage to property, contamination or adverse effects on the environment, intentional acts, failure to pay any Subcontractors and suppliers, any breach of this Contract, and any infringement or violation of any proprietary right (including, but not limited to, patent, copyright, trademark, service mark and trade secret).

8.3 **Litigation Cooperation.** If, at any time, any of the Indemnitees become involved in a dispute or receives notice of a claim or is involved in litigation concerning the Services and Materials provided under this Contract, the resolution of which requires the services or cooperation of Provider, and Provider is not otherwise obligated to indemnify and defend the Indemnitees pursuant to the provisions of Section 8.2 (Indemnification) above, Provider agrees to provide such services and to cooperate with the Indemnitees in resolving such claim or litigation as Additional Services and Materials under Section 3.3 (Additional Services and Materials; Change in Scope of Services) above.

8.4 **Notice of Claims.** If Provider receives notice of a legal claim against it in connection with this Contract, Provider shall submit appropriate written notice of such claim to its insurance carrier within the time frame required for submission of claims by the applicable insurance policy and, within ten (10) business days of receipt of notice of the claim, to PAID.

**ARTICLE IX: INSURANCE**

9.1 **Insurance.** Unless otherwise approved by PAID in writing, Provider shall, at its sole cost and expense, procure and maintain, or cause to be procured and maintained, in full force and effect, the types and minimum limits of insurance specified below, covering Provider's performance of the Services and the delivery of the Materials. Provider shall procure, or cause to be procured, all insurance from reputable insurers admitted to do business on a direct basis in the
Commonwealth of Pennsylvania or otherwise acceptable to PAID. All insurance herein, except Professional Liability insurance, shall be written on an "occurrence" basis and not a "claims-made" basis. In no event shall Provider perform any Services or other work until Provider has delivered or caused to be delivered to PAID the required evidence of insurance coverages. All insurance coverages shall provide for at least thirty (30) days prior written notice to be given to PAID in the event coverage is materially changed, cancelled, or non-renewed. PAID, its officers, employees, and agents, shall be named as additional insureds on the General Liability Insurance policy. Provider shall also deliver or cause to be delivered to PAID an endorsement stating that the coverage afforded PAID and its officers, employees and agents, as additional insureds, will be primary to any other coverage available to them and that no act or omission of PAID, its officers, employees or agents shall invalidate the coverage.

(a) Workers' Compensation and Employers' Liability.

(1) Workers' Compensation: Statutory Limits

(2) Employers' Liability: $500,000 Each Accident - Bodily Injury by Accident; $500,000 Each Employee - Bodily Injury by Disease; and $500,000 Policy Limit - Bodily Injury by Disease.

(3) Other states insurance including Pennsylvania.

(b) General Liability Insurance.

(1) Limit of Liability: $1,000,000 per occurrence combined single limit for bodily injury (including death) and property damage liability; $1,000,000 advertising injury; $2,000,000 general aggregate and $1,000,000 aggregate for products and completed operations. PAID may require higher limits of liability if, in PAID's sole discretion, the potential risk warrants.

(2) Coverage: Premises operations; blanket contractual liability; personal injury liability; products and completed operations; independent contractors, employees and volunteers as additional insureds; cross liability; and broad form property damage (including completed operations).

(c) Automobile Liability Insurance.

(1) Limit of Liability: $1,000,000 per occurrence combined single limit for bodily injury (including death) and property damage liability.

(2) Coverage: Owned, non-owned, and hired vehicles.

(d) Professional Liability Insurance.

(1) Limit of Liability: $1,000,000 with a deductible not to exceed $25,000.
(2) Coverage: Errors and omissions including liability assumed under Contract.

(3) Professional Liability Insurance may be written on a claims-made basis provided that coverage for occurrences happening during the performance of the Services required under this Contract shall be maintained in full force and effect under the policy or "tail" coverage for a period of at least two (2) years after completion of the Services.

9.2 Evidence of Insurance Coverage. The original certificates of insurance and endorsement adding PAID, PIDC, and the City as additional insured must be submitted to PAID at the address set forth in the Notice Section of the Provider Agreement. Submission must be made at least ten (10) days before work is begun and at least ten (10) days before each Additional Term. PAID, in its sole discretion, may waive the ten (10) day requirement for advance documentation of coverage in situations where such waiver will benefit PAID, but under no circumstances shall Provider actually begin work (or continue work, in the case of an Additional Term) without providing the required evidence of insurance. PAID reserves the right to require Provider to furnish certified copies of the original policies of all insurance required under this Contract at any time upon ten (10) days written notice to Provider.

9.3 Fidelity Bond. When required by PAID, Provider shall, at its sole cost and expense, obtain and maintain during the Initial Term and any Additional Term(s) of this Contract, a fidelity bond in an amount equal to the greater of (a) Ten Thousand Dollars ($10,000) or (b) the amount specified in the Provider Agreement, covering Provider's employees who have financial responsibilities related to the receipt and disbursement of funds under this Contract. In lieu of a fidelity bond, Provider may obtain coverage for crime insurance with limits that are the greater of (a) $10,000 or (b) the amount specified in the Provider Agreement. The fidelity bond or crime insurance, whichever is obtained by Provider, shall name PAID as a beneficiary. Evidence of the existence of the fidelity bond or crime insurance shall be submitted to PAID prior to the commencement of Services in conformity with the requirements of Section 9.3 (Evidence of Insurance Coverage) above.

ARTICLE X: OWNERSHIP OF MATERIALS; PROPRIETARY INFORMATION; CONFIDENTIALITY

10.1 Ownership of Materials.

(a) Subject to Applicable Law, all Materials shall be the sole and absolute property of PAID and PAID shall have title thereto and unrestricted use thereof. To the extent that any Materials relating to this Contract developed by or for Provider embody a copyrightable work, including, but not limited to, a "compilation" as that term is used in 17 U.S.C. §101, as amended from time to time, PAID and Provider agree that such copyrightable work(s) shall be considered as one or more "works made for hire" by Provider for PAID; as that term is used in 17 U.S.C. §§101 and 201(b), as amended from time to time. To the extent that any Materials relating to this Contract developed by or for Provider embody one or more copyrightable works but are neither a "compilation" nor any other form of "work made for hire," Provider hereby assigns, and agrees to execute instruments evidencing such assignment, all copyrights in all of
such works to PAID. Provider shall cause all Materials developed or produced by Provider and any Subcontractor in connection with this Contract which embody a copyrightable work to bear the following designation: "© _ Philadelphia Authority for Industrial Development" [complete then current year in blank line].

(b) Provider shall make available to PAID, upon PAID's request, a copy of any Materials prepared by or for Provider in performance of this Contract, at no cost to PAID.

(c) Provider hereby grants, and shall require its Subcontractors to grant, to PAID a royalty-free, nonexclusive and irrevocable right to publish, translate, reproduce, deliver, perform and authorize others to do so, all studies, media, curricula, reports and other Materials not owned by PAID under this Contract but which relate to the performance of the Services, Materials or this Contract; provided, however, that Provider shall not be required to grant such right to PAID with respect to any Materials for which Provider would be liable to pay compensation to third parties because of such grant.

10.2 **Non-Disclosure.** During the Initial Term and any Additional Term(s) of this Contract and thereafter, except with the prior written consent of PAID, Provider will not:

(a) Issue, publish or divulge any Services or Materials developed or used in the performance of this Contract in any public statement, thesis, writing, lecture or other verbal or written communication; or

(b) Disclose, or use to its advantage or gain, confidential information of any nature acquired from PAID or acquired as a result of Provider's activities in connection with this Contract.

**ARTICLE XI: EVENTS OF DEFAULT**

11.1 **Events of Default.** Each of the following shall be an Event of Default by Provider under this Contract:

(a) Failure by Provider to comply with any provision of this Contract;

(b) Occurrence of an Event of Insolvency with respect to Provider;

(c) Falseness or inaccuracy of any warranty or representation of Provider contained in this Contract or in any other document submitted to PAID by Provider;

(d) Misappropriation by Provider of any funds provided under this Contract or failure by Provider to notify PAID upon discovery of any misappropriation;

(e) A violation of law which results in a guilty plea, a plea of nolo contendere, or conviction of a criminal offense by Provider, its directors, employees, or agents (1) directly or indirectly relating to this Contract or the Services or Materials provided under this Contract, whether or not such offense is ultimately adjudged to have occurred; or (2) which adversely affects the performance of this Contract;
(f) Indictment of or other issuance of formal criminal charges against Provider, its directors, employees or agents for any criminal offense or any other violation of Applicable Law directly relating to this Contract or Services or Materials, or which adversely affects Provider's performance of this Contract in accordance with its terms, whether or not such offense or violation is ultimately adjudged to have occurred; and/or

(g) Debarment or suspension of Provider or any agent, employee or Subcontractor of Provider under a federal, state or local law, rule or regulation.

11.2 **Notice and Cure.** PAID agrees that PAID will not exercise any right or remedy provided for in Section 12.1 (PAID's Remedies) below because of any Event of Default unless PAID shall have first given written notice of the Event of Default to Provider, and Provider, within a period of ten (10) days thereafter, or such additional cure period as PAID may authorize, shall have failed to correct the Event of Default; provided, however, that no such notice from PAID shall be required nor shall PAID permit any period for cure if:

(a) Provider has temporarily or permanently ceased providing Services and Materials;

(b) The Event of Default creates an emergency which requires, as determined by PAID in PAID's sole discretion, immediate exercise of PAID's rights or remedies;

(c) PAID has previously notified Provider in the preceding twelve (12) month period of any Event of Default under this Contract;

(d) An Event of Default occurs as described in 11.1(e) above or 11.1(f) above; or

(e) Provider has failed to obtain or maintain the insurance or any bond required under this Contract.

Nothing contained in this Section shall limit PAID's rights under Article XII (Remedies) below.

**ARTICLE XII: REMEDIES**

12.1 **PAID's Remedies.**

(a) In the event Provider has committed or permitted an Event of Default and has been notified thereof in accordance with Section 11.2 (Notice and Cure) above, then PAID may, but shall not be obligated to, without further notice to or demand on Provider and without waiving or releasing Provider from any of its obligations under this Contract:

(1) perform (or cause a third party to perform) this Contract, in whole or in part, including, without limitation, obtaining or paying for any required insurance or
performing other acts capable of performance by PAID. Provider shall be liable to PAID for all sums paid by PAID and all expenses incurred by PAID (or a third party) pursuant to this Section 12.1(a)(1), together with interest at the highest legal rate permitted in the Commonwealth of Pennsylvania thereon from the date PAID or its agent incurs such costs. PAID shall not in any event be liable for inconvenience, expense or other damage incurred by Provider by reason of PAID's performance or paying such costs or expenses, and the obligations of Provider under this Contract shall not be altered or affected in any manner by PAID's exercise of its rights under this Section 12.1; (PAID's Remedies).

(2) withhold payment of, or offset against, any funds payable to or for the benefit of Provider;

(3) collect, foreclose or realize upon any bond, collateral, security or insurance provided by or on behalf of Provider; or

(4) exercise any other right PAID has or may have at law, in equity, or under this Contract.

(b) In the event Provider has committed or permitted an Event of Default and has been notified thereof in accordance with Section 11.2 (Notice and Cure) above, then PAID may, but shall not be obligated to, without waiving or releasing Provider from any of its obligations under this Contract, terminate or suspend this Contract in whole or in part, as set forth more fully in Article XIII (Termination and Suspension) below. In the event of partial termination or suspension, Provider shall continue the performance of this Contract to the extent not terminated or suspended. If this Contract is terminated, PAID shall issue a written Termination Notice which shall set forth the effective date of the termination.

(c) The Services and Materials purchased from Provider are unique and not otherwise readily available. Accordingly, Provider acknowledges that, in addition to all other remedies to which PAID is entitled, PAID shall have the right, to the fullest extent permitted under Applicable Law, to enforce the terms of this Contract without limitation, by a decree of specific performance or by injunction restraining a violation, or attempted or threatened violation, of any provision of this Contract.

12.2 Concurrent Pursuit of Remedies; No Waiver. PAID may exercise any or all of the remedies set forth in this Article XII (Remedies), each of which may be pursued separately or in conjunction with such other remedies as PAID in its sole discretion shall determine. No extension or indulgence granted by PAID to Provider shall operate as a waiver of any of PAID's rights in connection with this Contract. The rights and remedies of PAID as described in this Article XII (Remedies) and as described elsewhere in this Contract shall not be exclusive and are in addition to any other rights or remedies available to PAID under this Contract at law or in equity.
ARTICLE XIII: TERMINATION AND SUSPENSION

13.1 **Termination or Suspension for Convenience.** In addition to its rights under Articles V (Compensation) and XII (Remedies) above, PAID shall have the right to terminate this Contract or suspend Provider's performance under this Contract at any time during the Initial Term or any Additional Term(s) of this Contract, for any reason, including, without limitation, the convenience of PAID. If this Contract is terminated solely for PAID's convenience, PAID shall issue a written Termination Notice, which shall set forth the effective date of the termination. If this Contract is suspended solely for PAID's convenience, PAID shall issue a written Suspension Notice, which shall set forth the effective date of the suspension.

13.2 **Provider Responsibilities upon Termination or Suspension.**

   (a) Upon PAID's transmission of a Termination Notice or a Suspension Notice under any provision of this Contract, Provider and its agents, employees and Subcontractors, shall

   (1) take immediate action in an orderly manner to discontinue Services and Materials, and demobilize work forces to minimize the incurrence of costs; and

   (2) upon request by PAID by notice to Provider, collect, assemble and transmit to PAID all Materials in such state of completion as may exist as of the effective date of the termination or suspension. All such Materials shall be clearly labeled and indexed to the satisfaction of PAID and delivered to PAID by Provider on or before the date set forth in the Termination Notice for delivery of the Materials or, if no such date is set forth in the Termination Notice, then before the effective date of termination set forth in the Termination Notice. Provider waives and releases any and all right to any retaining or charging liens or similar right or remedy in favor of Provider.

   (b) PAID's termination or suspension of this Contract shall not affect any obligations or liabilities of either Party accruing prior to the effective date of such termination or suspension.

   (c) There shall be no liability, cost or penalty to PAID for termination or suspension of this Contract.

13.3 **Payment of Provider upon Termination or Suspension.**

   (a) Upon termination or suspension of this Contract by PAID for an Event of Default, Provider shall be entitled to payment of such an amount, to be determined by PAID and subject to audit, as shall compensate it for the work satisfactorily performed prior to the termination date; provided, however, that:

   (1) no allowance shall be included for termination expenses or for anticipated profits, unabsorbed or underabsorbed overhead, or unperformed Services; and
(2) PAID shall deduct from any amount due and payable to Provider prior to the termination date, but withheld or not paid, the total amount of fees, costs or additional expenses incurred by PAID in order to satisfactorily complete the Services and Materials required to be performed by Provider under, this Contract, including the expense of engaging another provider for this purpose, and such other damages, costs, losses and expenses of PAID as may be incurred or result from such termination for an Event of Default.

(b) In the event of termination or suspension of this Contract by PAID for PAID's convenience, Provider shall be paid such an amount as shall compensate Provider for the portion of the Services satisfactorily performed and Materials satisfactorily delivered prior to the date of termination. PAID shall not pay Provider any amount for Provider's termination or suspension expenses or anticipated profits, unabsorbed or underabsorbed overhead or unperformed Services and Materials not satisfactorily delivered.

13.4 Suspension. Suspension of Provider's performance under this Contract after an Event of Default shall not constitute a waiver or release of any liability of Provider for such Event of Default or any of PAID's damages or other remedies arising out of such Event of Default; nor shall such suspension be deemed an election of remedies in derogation of any other remedy. In the event that PAID issues a Suspension Notice to Provider, such suspension shall continue from the effective date specified in the Suspension Notice until a date specified in the Suspension Notice which shall be not more than one hundred and eighty (180) days after the effective date (the "Suspension Period"). On or prior to the expiration of the Suspension Period, PAID shall either terminate this Contract by giving a Termination Notice pursuant to Section 13.1 (Termination or Suspension for Convenience) above, or by notice to Provider, instruct Provider to resume the delivery of Services and Materials pursuant to this Contract upon the expiration of the Suspension Period. After issuing a Suspension Notice, PAID shall pay any invoices submitted by Provider for Services rendered prior to the commencement of the Suspension Period or otherwise payable by PAID to Provider under this Contract, subject to all of PAID's rights and remedies against Provider, including but not limited to its rights of set off and its right to review and accept Services and Materials prior to payment therefor.

ARTICLE XIV: ADDITIONAL REPRESENTATIONS AND COVENANTS OF PROVIDER RELATING TO CERTAIN APPLICABLE LAWS

In addition to the representations, warranties and covenants made by Provider in Article IV, Provider further represents, warrants and covenants that, to the extent of their applicability to Provider, Provider is in compliance with the laws, ordinances, regulations and executive orders described below. By executing this Contract, Provider thereby certifies to such compliance. Provider further certifies that the representations, warranties and covenants provided pursuant to this Article shall continue to remain true throughout the Term of this Contract or any other period of time required by such laws. In the event said representations, warranties and covenants are or become untrue or inaccurate, Provider shall promptly give notice thereof to PAID, specifying the manner in which said representation, warranty or covenant is untrue or inaccurate. The provisions of this Article are not intended to limit the applicability of the other provisions of this Contract, including, without limitation, Provider's agreement to comply with all Applicable Law.
14.1 **Non-Discrimination; Fair Practices.** This Contract is entered into under the terms of the Charter, the Fair Practices Ordinance (Chapter 9-1100 of the Code) and the Mayor's Executive Order No. 04-86 (the "Executive Order"), as they may be amended from time to time, and in performing this Contract, Provider shall not discriminate or permit discrimination against any individual because of race, color, religion, ancestry or national origin, sex, gender identity, sexual orientation, age or disability. Nor shall Provider discriminate or permit discrimination against individuals in employment, housing and real property practices, and/or public accommodation practices whether by direct or indirect practice of exclusion, distinction, restriction, segregation, limitation, refusal, denial, differentiation or preference in the treatment of a person on the basis of actual or perceived race, ethnicity, color, sex, sexual orientation, gender identity, religion, national origin, ancestry, age, disability, marital status, source of income, familial status, genetic information or domestic or sexual violence victim status, Human Immunodeficiency Virus (HIV) infection, or engage in any other act or practice made unlawful under the Charter, Chapter 9-1100, the Executive Order, or under the nondiscrimination laws of the United States or the Commonwealth of Pennsylvania. In the event of any breach of this Section 14.1 (Non-Discrimination; Fair Practices), PAID may, in addition to any other rights or remedies available under this Contract, at law or in equity, suspend or terminate this Contract forthwith.

14.2 **Chapter 17-400 of the Philadelphia Code: Exclusionary Private Organizations.**

(a) In accordance with Chapter 17-400 of the Code, Provider agrees that its payment or reimbursement of membership fees or other expenses associated with participation by its employees in an exclusionary private organization, insofar as such participation confers an employment advantage or constitutes or results in discrimination with regard to hiring, tenure of employment, promotions, terms, privileges or conditions of employment on the basis of race, color, sex, sexual orientation, religion, national origin or ancestry, constitutes, without limiting the applicability of Articles XI (Events of Default) and XII (Remedies) above, a substantial breach of this Contract entitling PAID to all rights and remedies provided in this Contract or otherwise available at law or in equity.

(b) Provider agrees to cooperate with the Commission on Human Relations of the City in any manner which the Commission deems reasonable and necessary for the Commission to carry out its responsibilities under Chapter 17-400 of the Code. Provider's failure to so cooperate shall constitute, without limiting the applicability of Articles XI (Events of Default) and XII (Remedies) above, a substantial breach of this Contract entitling PAID to all rights and remedies provided in this Contract or otherwise available at law or in equity.

14.3 **Executive Order 03-12: Minority, Woman and Disabled Business Enterprise Participation.** PAID supports Executive Order 03-12 (the "Antidiscrimination Policy"). The City, acting through its Office of Economic Opportunity ("OEO") has established an antidiscrimination policy that relates to the solicitation and participation of Minority Business Enterprises ("MBE"), Woman Business Enterprises ("WBE"), and Disabled Business Enterprises ("DSBE") (collectively, "M/W/DSBE") in City contracts. In furtherance of this policy, the City may, from time to time, establish participation ranges for City Contracts. Provider agrees to
comply with the requirements of the Antidiscrimination Policy by exercising its Best and Good Faith Efforts to include M/W/DSBEs in its contract, and where participation ranges are established by OEO, Provider agrees, without limitation, to submit documentation responsive to each of the participation ranges established for the Contract.

14.4 **Federal Laws.** Provider shall comply with the provisions of Title VI of the Civil Rights Act of 1964 (42 U.S.C. Sections 2000d - 2000d.7), Section 504 of the Federal Rehabilitation Act of 1973 (29 U.S.C. Section 794), the Age Discrimination Act of 1975, (42 U.S.C. Sections 6101 - 6107), Title IX of the Education Amendments of 1972 (20 U.S.C. Section 1681), and 45 C.F.R. Part 92, as they may be amended from time to time, which together prohibit discrimination on the basis of race, color, national origin, sex, handicap, age and religion.

14.5 **Americans With Disabilities Act.** Provider understands and agrees that no individual with a disability shall, on the basis of the disability, be excluded from participation in this Contract or from providing Services or Materials under this Contract. By executing and delivering this Contract, Provider covenants to comply with all provisions of the Americans With Disabilities Act (the "ADA"), 42 U.S.C. §§12101 - 12213, and all regulations promulgated thereunder, as the ADA and regulations may be amended from time to time.

14.6 **Chapter 17-1300 of the Philadelphia Code: Philadelphia 21st Century Minimum Wage and Benefits Standard.**

(a) Provider is a "Service Contractor" in that by virtue of entering into this Contract, Provider has entered into a "Service Contract," as those terms are defined in Chapter 17-1300 of the Code. Any Subcontract between Provider and a Subcontractor to perform Services under this Contract is a "Service Contract" and such Subcontractors are also "Service Contractors" for purposes of Chapter 17-1300 as are any subcontract and subcontractor at any tier providing Services under this Contract. (Chapter 17-1300 is accessible at [http://www.amlegal.com/library/pa/philadelphia.shtml](http://www.amlegal.com/library/pa/philadelphia.shtml).) If such Service Contractor (Provider or any subcontractor at any tier) is also an "Employer," as that term is defined in Section 17-1302 (more than 5 employees), and further described in Section 17-1303 of the Code, then absent a waiver, during the Initial Term and any Additional Term, in addition to any applicable state and federal requirements, Provider shall provide, and shall enter into Subcontracts and otherwise cause any subcontractors at any tier that are also Service Contractors to provide, their respective covered Employees (persons who perform work for a covered Employer that arises directly out of a Service Contract), with at least the minimum wage standard and minimum benefits standard, and required notice thereof, stated in federal and state law and in Chapter 17-1300 of the Code. A summary of the current requirements is as follows:

1. **Minimum Wage**

   (a) for the period through December 31, 2014, provide covered Employees with an hourly wage, excluding benefits, that is no less than $10.88/hour;
(b) as of January 1, 2015, provide their covered Employees with an hourly wage, excluding benefits, that is no less than $12/hour;

(c) commencing as of January 1, 2016, for wages to be provided on and after January 1 of each year during which the Initial Term and any Additional Term is in effect, provide their covered Employees with an hourly wage, excluding benefits, that is no less than the result of multiplying $12 by the then current CPI Multiplier as annually adjusted. For purposes of determining the minimum hourly wage required, the CPI Multiplier is calculated annually by the City's Director of Finance by dividing the most recently published Consumer Price Index for all Urban Consumers (CPI-U) as each January 1 by the CPI-U most recently published as of January 1, 2015. The then current minimum hourly wage applicable to City contractors and subcontractors will be posted on the City's web site.

(2) Minimum Benefits

(a) to the extent an Employer provides health benefits to any of its employees, provide each full-time, non-temporary, non-seasonal covered Employee with health benefits at least as valuable as the least valuable health benefits that are provided to any other full-time employees of the Employer; and

(b) provide to each full-time, non-temporary, non-seasonal covered Employee at least the minimum number of earned sick leave days required by Code Section 17-1305(2).

(3) Generally. Notwithstanding the above requirements, to the extent a change in law would require an increase in wages or benefits under Chapter 17-1300 (for example, an increase in the federal minimum wage to $9.00/hour, which would increase the required City minimum wage to $13.50 due to the Chapter's requirement of $150% of the federal minimum wage), such new requirement will take effect only at the start of an Additional Term, if any, commencing on or after the date of the new legal requirement.

(b) If covered, absent a waiver, Provider shall promptly provide to the City all documents and information as the City may require verifying its compliance, and that of all Service Contractors providing Services under the Contract, with the requirements of Chapter 17-1300. Each covered Service Contractor shall notify each affected Employee what wages and benefits are required to be paid pursuant to Chapter 17-1300.

(c) Absent a waiver, a Provider subject to Chapter 17-1300 shall comply with all of its requirements as they exist on the date when the Provider entered into this Contract with PAID or into an amendment thereto. Provider shall take such steps as are necessary to notify its Subcontractors of these requirements, and to cause such Subcontractors to notify lower-tier subcontractors that are Service Contractors of these requirements, including, without limitation, by incorporating this Section 14.10, with appropriate adjustments for the identity of the parties, in its Subcontracts with such Subcontractors. A Provider or subcontractor at any tier subject to Chapter 17-1300 that fails to comply with these provisions may, after notice and hearing before the Director of Finance or such other officer or agency designated by the Mayor, be suspended from receiving financial assistance from PAID, PIDC, and/or the City or from bidding on and/or
participating in future PAID, PIDC, and/or City contracts, whether as a prime contractor or a subcontractor, for up to three (3) years. Such suspension or debarment shall be in addition to any of the other sanctions or remedies set forth in Chapter 17-1300 or this Contract.

(d) Without limiting the applicability of Articles XI (Events of Default) and XII (Remedies) above, Provider's failure to comply, or the failure of subcontractors at any tier to comply, with the requirements of Chapter 17-1300 shall constitute a substantial breach of this Contract entitling PAID to all rights and remedies provided in this Contract or otherwise available at law or in equity.

(e) Provider's covered Employees shall be deemed third-party beneficiaries of Provider's representation, warranty, and covenant to PAID under this Section 14.10 only, and the covered Employees of a subcontractor at any tier that is also a covered Employer performing Services directly or indirectly under a subcontract at any tier shall be deemed third-party beneficiaries of their Employer's representation, warranty and covenant to Provider or such subcontractors at any tier, as the case may be, under this Section.

(f) The Office of Labor Standards may grant a partial or total waiver of Chapter 17-1300 based on specific stipulated reasons elaborated in Section 17-1304 of the Code. An overview offering guidance on the applicability of, and requirements placed on City contractors and subcontractors by Chapter 17-1300 of the Code is available on the City's website at https://secure.phila.gov/eContract/ under the "About" link; see "Minimum Wage and Equal Benefits Ordinances Impacting Some City Contractors."

14.7 Chapter 17-1400 of the Philadelphia Code: Contributions and Other Mandatory Disclosures.

(a) Provider confirms on behalf of itself and its Subcontractor(s) that no contribution(s) have been made, and agrees that none shall be made during the Term of this Contract, and any Additional Term, by Provider, any Subcontractor, or any party from which a contribution can be attributed to the Provider or Subcontractor, that would render the Provider or Subcontractor, as applicable, ineligible to apply for or enter into a Non-Competitively Bid Contract under the provisions of Sections 17-1404(1) and 17-1405 of the Code; and that disclosures made as part of its application to receive a Non-Competitively Bid Contract contain no material misstatements or omissions. Breach of this covenant shall constitute an event of default and render the Contract voidable at PAID's option, and, as to contributions made by or attributable to Provider, shall make the Provider liable for liquidated damages to PAID in the amount of ten percent (10%) of the maximum payments to the Provider allowed under the Contract, regardless whether actually paid. PAID may exercise any or all of the remedies set forth in this Section 14.11 (Contributions and Other Mandatory Disclosures), each of which may be pursued separately or in conjunction with such other remedies as PAID in its sole discretion shall determine. No extension or indulgence granted by PAID to Provider shall operate as a waiver of any of PAID's rights in connection with this Contract. The rights and remedies of PAID as described in this Section 14.11, and as described elsewhere in this Contract, shall not be exclusive and are in addition to any other rights or remedies available to PAID under this Contract at law or in equity.
(b) Provider shall, during the term of the Contract, any Additional Term, and for one year thereafter, disclose any contribution of money or in-kind assistance the Provider, or any Subcontractor or Consultant utilized by Provider in connection with this Contract, has made, or any individual or entity has made if such contributions can be attributed to Provider, or such Subcontractor or Consultant pursuant to the attribution rules of Section 17-1405, during such time period to a candidate for nomination or election to any public office in the Commonwealth of Pennsylvania or to an individual who holds such office, or to any political committee or state party in the Commonwealth of Pennsylvania, or to any group, committee or association organized in support of any such candidate, office holder, political committee or state party, and the date and amount of such contribution.

(1) It shall not be a violation of Section 14.11(b) if Provider fails to disclose a contribution made by a Consultant because the Provider was unable to obtain such information from the Consultant, provided the Provider demonstrates that it used reasonable efforts to attempt to obtain such information, including, at a minimum:

(a) Entering into a written agreement with the Consultant for such Consultant's services, before the filing of the application for the Contract, and before the Consultant communicated with a PAID department or office, official or employee on behalf of the Provider;

(b) Including in such agreement a provision requiring the Consultant to provide the Provider in a timely manner with all information required to be disclosed under the provisions of Chapter 17-1400 of the Code, and providing, in effect, that the agreement will be terminated by the Provider if the Consultant fails to provide all required information on a timely basis and that no further payments, including payments owed for services performed prior to the date of termination, will be made to the Consultant by or on behalf of the Provider as of the date of such termination;

(c) Communicating regularly with the Consultant concerning the Consultant's obligations to provide timely information to permit the Provider to comply with the provisions of Chapter 17-1400; and

(d) Invoking the termination provisions of the written agreement in a full and timely manner.

(c) The Provider shall, during the Term of the Contract, any Additional Term, and for one year thereafter, disclose the name and title of each City officer or employee who, during such time period, asked the Provider, any officer, director or management employee of the Provider, or any Person representing the Provider, to give money, services, or any other thing of value (other than a Contribution as defined in Section 17-1401) to any Person, and any payment of money, provision of services, or any other thing of value (other than a Contribution as defined in Section 17-1401) given to any Person in response to any such request. The Provider shall also disclose the date of any such request, the amount requested, and the date and amount of any payment made in response to such request.
(d) The Provider shall, during the Term, and any Additional Term, of the Contract disclose the name and title of each City officer or employee who directly or indirectly advised the Provider, any officer, director or management employee of the Provider, or any Person representing the Provider that a particular Person could be used by the Provider to satisfy any goals established in the Contract for the participation of minority, women, disabled or disadvantaged business enterprises. The Provider shall also disclose the date the advice was provided, and the name of such particular Person.

ARTICLE XV: MISCELLANEOUS

15.1 Governing Law. This Contract shall be deemed to have been made in Philadelphia, Pennsylvania. This Contract and all disputes arising under this Contract shall be governed, interpreted, construed and determined in accordance with the laws of the Commonwealth of Pennsylvania, without giving effect to principles of Pennsylvania law concerning conflicts of laws.

15.2 Amendments; Waiver. This Contract may not be amended, supplemented, altered, modified or waived, in whole or in part, except by a written Amendment signed by the Parties. Except to the extent that the Parties may have otherwise agreed in writing in an Amendment, no waiver, whether express or implied, by either Party of any provision of this Contract shall be deemed: (a) to be a waiver by that Party of any other provision in this Contract; or (b) to be a waiver by that Party of any breach by the other Party of its obligations under this Contract. Any forbearance by a Party in seeking a remedy for any noncompliance or breach by the other Party shall not be deemed to be a waiver of rights and remedies with respect to such noncompliance or breach.

15.3 Integration. The Contract Documents forming this Contract, including the Provider Agreement and the General Provisions and the exhibits incorporated by reference therein, contain all the terms and conditions agreed upon by the Parties, constitute the entire agreement among the Parties pertaining to the subject matter hereof, and supersede all prior agreements, understandings, negotiations and discussions, whether oral or written, of the Parties (except to the extent specifically set forth herein). No other prior or contemporaneous agreements, covenants, representations or warranties, oral or otherwise, regarding the subject matter of this Contract shall be deemed to exist or to bind any Party or to vary any of the terms contained in this Contract.

15.4 No Joint Venture. The Parties do not intend to create, and nothing contained in this Contract shall be construed as creating, a joint venture arrangement or partnership between PAID and Provider with respect to the Services or the Materials.

15.5 No Third Party Beneficiaries. With the exception of the remedy provided to third party beneficiaries by Section 14.10(e) and excepting the City, nothing in this Contract, express or implied, is intended or shall be construed to confer upon or give to any other Person, other than the Parties, any rights, remedies, or other benefits, including but not limited to third-party beneficiary rights, under or by reason of this Contract. This Contract shall not provide any third party excepting the City with any remedy, claim, liability, reimbursement, cause of action
or other right other than any such remedy, claim, etc. existing without reference to the term of or the existence of this Contract.

15.6 **Counterparts.** This Contract may be executed in one or more counterparts, each of which shall be deemed an original, but all of which, taken together, shall constitute one and the same instrument.

15.7 **Severability and Partial Invalidity.** The provisions of this Contract shall be severable. If any provision of this Contract or the application thereof for any reason or in any circumstance shall to any extent be held to be invalid or unenforceable, the remaining provisions of this Contract and the application of such provision to Persons, or circumstances, other than those as to which it is held invalid or unenforceable, shall not be affected thereby, and each provision of this Contract shall be valid and enforceable to the fullest extent permitted by law.

15.8 **Survival.** Any and all provisions set forth in this Contract which, by its or their nature, would reasonably be expected to be performed after the termination of this Contract shall survive and be enforceable after such termination. Any and all liabilities, actual or contingent, which shall have arisen in connection with this Contract shall survive the expiration or earlier termination of this Contract, along with the following: Provider's representations, warranties and covenants set forth in Article IV (Provider's Representations, Warranties and Covenants) above; Provider's obligation to indemnify, defend and hold harmless PAID, PIDC, the City, its officers, employees and agents as set forth in Section 8.2 (Indemnification) above; and the Parties' rights and obligations set forth in Article X (Ownership of Materials; Proprietary Information; Confidentiality) above.

15.9 **Interpretation; Order of Precedence.** In the event of a conflict or inconsistency between the terms of these General Provisions and the terms of the Provider Agreement, the terms of these General Provisions shall control, except to the extent (if any) that the Provider Agreement contains an express change, by specific reference, to the General Provisions.

15.10 **Headings.** The titles, captions or headings of Articles, Sections and Exhibits or schedules in this Contract are inserted for convenience of reference only; do not in any way define, limit, describe or amplify the provisions of this Contract or the scope or intent of the provisions, and are not a part of this Contract.

15.11 **Statutes and Other Citations.** All statutory or other citations of law referenced in the Contract shall refer to the statute or citation referenced, as it may be amended or superseded from time to time.

15.12 **Days.** Any references to a number of days in this Contract shall mean calendar days unless this Contract specifies business days.

15.13 **Forum Selection Clause; Consent to Jurisdiction.** The Parties irrevocably consent and agree that any lawsuit, action, claim, or legal proceeding involving, directly or indirectly, any matter arising out of or related to this Contract, or the relationship created or evidenced thereby, shall be brought exclusively in the United States District Court for the
Eastern District of Pennsylvania or the Court of Common Pleas of Philadelphia County. It is the express intent of the Parties that jurisdiction over any lawsuit, action, claim, or legal proceeding shall lie exclusively in either of these two (2) forums. The Parties further irrevocably consent and agree not to raise any objection to any lawsuit, action, claim, or legal proceeding which is brought in either of these two (2) forums on grounds of venue or *forum non conveniens*, and the Parties expressly consent to the jurisdiction and venue of these two (2) forums. The Parties further agree that service of original process in any such lawsuit, action, claim, or legal proceeding may be duly effected by mailing a copy thereof, by certified mail, postage prepaid to the addresses specified in Section 5.1 (Notice) of the Provider Agreement.

15.14 **Waiver of Jury Trial.** Provider hereby waives trial by jury in any legal proceeding in which PAID is a party and which involves, directly or indirectly, any matter (whether sounding in tort, contract or otherwise) in any way arising out of or related to this Contract or the relationship created or evidenced hereby. This provision is a material consideration upon which PAID relied in entering into this Contract.

15.15 **Notices.** All notices, demands, requests, waivers, consents, approvals or other communications which are required or may be given under this Contract shall be in writing and shall be deemed to have been duly made (a) when received or refused if delivered by hand with receipt given or refused; (b) on the next business day if delivered by a nationally recognized overnight courier service (e.g., Federal Express or United Parcel Service); and (c) upon receipt or refusal of delivery if sent by certified or registered United States mail, return receipt requested. In each case notices shall be sent to the addresses set forth in Section 5.1 (Notice) of the Provider Agreement, or to such other address as either Party may specify to the other by a notice complying with the terms of this Section 15.15 (Notices).