

LETTER OF AGREEMENT

with

Florida Housing Finance Corporation

This Letter of Agreement between Florida Housing Finance Corporation (FHF) and Florida State University Board of Trustees, a public body corporate of the State of Florida, acting for and on behalf of the Florida State University Center for Academic & Professional Development (FSU/CAPD) outlines the services that FSU/CAPD will coordinate and provide in support of the following:

Program Name: Florida Housing Finance Corporation Board Meeting March 2023

Program Location: Florida State Conference Center

Dates/Times: Friday, March 10th, 2023

7:00am-12:00pm Coordinator: Julianna Harrell

CAPD Program Coordinator: Julianna H
Total Contract Amount: \$2,502.00

FSU/CAPD will provide:

- A. Contract Deliverables
 - 1. Event Services
- B. Use of Florida State Conference Center facility
 - 1. Room 208
- C. Audio-visual Services and Equipment:
 - FSU/CAPD offers A/V on-site assistance and periodical monitoring of each program. If A/V
 assistance is required for the duration of a program, FSU/CAPD can provide this service at an
 additional charge or the program sponsor can provide personnel; training must be provided
 prior to the program start date for program sponsor's personnel.
 - 2. Standard A/V equipment included in room 208: video wall and smart lectern technology.
- D. E-Media Services
 - 1. Digital video capture and audio feeds using Vimeo streaming services from 8:30am-12:00pm on Friday, March 10, 2023 in Room 208.
- E. Other Services and Equipment
 - Conference Center signage package to include: location signs and room identifiers.
 - 2. Visitor parking for the event will be available on a first come, first serve basis on LEVELS 2-5 of the St. Augustine Parking Garage located adjacent to the Conference Center from 7:00 a.m.-12:00 p.m. The direct entrance to the Conference Center is located on the fourth floor of the parking garage. After the reserved time, any vehicles parking in the garage must have an FSU permit or may be subject to ticketing. It is the program sponsor's responsibility to advise their guests regarding parking. Additional rental or service charges are applicable for all services and equipment requested and not outlined in the attached estimated budget.

II. FHF will provide:

- A. All food and beverage coordination associated with the program in compliance with FSU/CAPD catering policies and FSU Health & Safety Policies.
 - FHF is required to provide post event cleaning services and must leave the venue in the
 condition it was upon arrival or better. If FSU/CAPD is required to provide post event cleanup,
 fees will be assessed based on the auditable rate of \$61 per hour during normal business hours
 or \$92 per hour after normal business hours.
- B. A/V and set-up needs.
 - 1. Initial A/V and set-up requests at least three weeks prior to the program start date.

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- 2. Final A/V and set-up requests at least one week prior to the program start date. Requests after this date are subject to availability.
- C. Selection of close, mid, or wide camera shot to be used throughout the webcast.
- D. Conference schedule for the Florida Housing Finance Corporation Board Meeting March 2023.
- E. Associated presentation media, logos, or links.
- F. All other management for the program.

III. Financial Arrangements:

- A. FSU/CAPD will invoice FHF for any program costs, as outlined in sections I and II of this agreement, upon completion of the deliverables. See Attachment A for detailed program costs.
- B. Final costs may differ from the agreement amount if the program is an open enrollment program and/or additional services are required. No alteration, change or modification of the terms of this Agreement shall be valid unless made in writing and signed by both parties.
- C. All additional charges for services or equipment will be attached as an agreement addendum no more than 10 days after program completion.
- D. FSU/AR Policy Section II., G., 3. states Accounts may be assessed interest charges. Interest charges may not exceed the amount authorized by Section 687.03, Florida Statute.
- IV. Space and Accessibility: When FSU/CAPD schedules space mutually acceptable to all parties, it is subject to the following conditions:
 - A. Specific space assignment must be appropriate to each function, the number of people in the function, and the program purpose.
 - B. FSU/CAPD reserves the right to substitute space if necessary to accomplish the above objective. FHF will be notified in advance of program relocation.
 - C. FSU/CAPD is physically accessible to persons with disabilities. Program sponsors are responsible for making their program accessible to persons with disabilities. FSU/CAPD coordinators can assist in locating or providing accommodation at reasonable costs.
- V. Funding: This contract is funded by auxiliary outside funding sources.

VI. Cancellation or Rescheduling:

- A. If the program should be cancelled within ten days of the commencement of the scheduled program, FHF will pay direct expenses that have been guaranteed and program coordinator services expended, which will be calculated using the standard hourly auditable rate, unless otherwise agreed upon in writing.
- B. Cancellations due Health Risk Assessment: If FSU, Leon County, State of Florida or Federal guidelines have changed regarding public meetings, FHF must contact CAPD to cancel at least one week prior to cancel, postpone or alter event plans. FHF will pay direct expenses that have been invoiced and paid by CAPD.
- VII. Client Materials and Equipment: Arrangements for shipping and/or storing materials and equipment must be made in advance. FSU/CAPD has limited ability to receive and/or store materials in advance of the program. FSU/CAPD will not be responsible for equipment and/or materials left on the premises by FHF.

VIII. PAYMENT OF FEES

A. Promise to Pay: FHF understands that when receiving any services from Florida State University they accept full responsibility to pay all fees and associated costs assessed as a result of receipt of space and /or services. FHF further understands and agrees that their acceptance of these terms constitutes a promissory note agreement (i.e., a financial obligation in the form of an educational loan as defined by the U.S. Bankruptcy Code at 11 U.S.C. §523(a)(8)) in which Florida State University is providing for all assessed fees and other associated costs by the published or assigned due date, which is within 30 days of first invoice date.

B. Collection Fees:

 FHF understands and accepts that if they fail to pay any monies due and owing Florida State University by the scheduled due date, or fail to make acceptable payment arrangements to bring their account current, Florida State University may refer the delinquent account to a



third party for collection. Additionally, FHF is responsible for all costs and expenses, including reasonable attorney's fees, necessary for the collection of the delinquent account.

C. Method of Billing: FHF understand that Florida State University uses electronic billing (e-bill) as its official billing method, and therefore FHF contact is responsible for viewing and paying outstanding account e-bill by the scheduled due date. Failure to review the e-bill does not constitute a valid reason for not paying the bill on time.

D. Communication

- Method of Communication: FHF understands and agrees that Florida State University
 uses our contact billing e-mail address as an official method of communication and that
 therefore they are responsible for reading the e-mails received from Florida State University
 on a timely basis.
- 2. Contact: FHF authorizes Florida State University and its agents and contractors to contact them at via current and any future cellular phone number(s), email address(es) or wireless device(s) regarding their delinquent account(s)/loan(s), any other debt owed to Florida State University. FHF authorizes Florida State University and its agents and contractors to use automated telephone dialing equipment, artificial or pre-recorded voice or text messages, and personal calls and emails, in their contact efforts. Furthermore, they understand that they may withdraw consent to call a cellular phone by submitting a request in writing to Auxiliary Services, 6300A University Center Tallahassee, FL 32306, or in writing to the applicable contractor or agent contacting them on behalf of Florida State University.
- 3. Updating Contact Information: FHF understands and agree that they are responsible for keeping Florida State University records up to date with current physical addresses, email purposes of continued communication regarding any amounts that remain due and owing to Florida State University.
- E. Billing Errors: FHF understands that administrative, clerical or technical billing errors do not absolve them of financial responsibility to pay the correct amount of associated financial obligations assessed as a result of services provided at Florida State University.
- F. Returned Payments/Failed Payment Agreement: If a payment made towards FHF's debt to Florida State University is returned to the University, it will be assessed a bank fee actually incurred in the course of tendering the payment. Returned payments may be subject to a service charge not to exceed the amounts authorized by Section 832.07 Florida Statute.

General Conditions:

- A. Equal Opportunity: This contractor and subcontractor shall abide by the requirements of 41 CFR 60-1.4(a), (or for construction contractors, 41 CFR 60-4.3(a)), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status or disability.
- B. Discrimination: The signatories to this Agreement shall abide by all applicable federal and state laws and regulations prohibiting discrimination on the basis of sex, race, creed, color, religion, national origin, age, disability, genetic information, veterans' status, marital status, sexual orientation, gender identity, gender expression, or any other legally protected group status.
- C. Governing Law: This Agreement shall be governed by and construed under the laws of the State of Florida. If any provision of the Agreement is unenforceable under applicable law, the remaining provisions shall continue in full force and effect.
- D. Venue: The venue for any legal action arising under this Agreement shall be the Second Judicial Circuit Court in and for Leon County, Florida.

- E. Unilateral Cancellation: This Agreement may be unilaterally cancelled by FSU/CAPD for refusal by FHF to allow public access to all documents, papers, letters, or other materials subject to the provisions of Chapter 119, Florida Statutes and made or received in conjunction with this Agreement.
- F. *FSU Sexual Harassment Policy:* FHF agrees to abide by and comply with all provisions of the FSU Sexual Harassment Policy dated 1 July 98 and amended 31 December 2002 and 6 January 2004 and 1 August 2016. Any violation of the provisions of the FSU Sexual Harassment Policy by FHF shall be grounds for unilateral termination of this agreement, for cause, by FSU/CAPD.
- G. Assignability: Under no circumstances will FHF assign to a third party any rights or obligations of FHF under this Agreement without the prior written consent of FSU/CAPD.
- H. Default: The failure of either party to comply with any provisions of this Agreement shall place that party in default. Prior to terminating this Agreement, the non-defaulting party shall notify the defaulting party in writing, stating specifically the provisions, alleged to give rise to the default. The defaulting party shall be entitled to thirty (30) days to cure the default. In the event the default is not timely cured, this Agreement may be terminated immediately by written notice. The failure of either party to exercise this right shall not be construed as a waiver to such right.
- I. University Audit: All records, held by either party, pertaining to this revenue-generating agreement between the University, its divisions, departments, institutes, FSU/CAPD and an internal and external entity are subject to audit by the University.
- J. Entirety of Agreement: This writing embodies the entire agreement and understanding between the parties hereto, and there are no other agreements or understandings, oral or written, with reference to the subject matter hereof that are not merged herein and superseded hereby. No alteration, change or modification of the terms of this Agreement shall be valid unless made in writing and signed by both parties.
- K. Indemnification: The Center for Academic & Professional Development (FSU/CAPD) cannot indemnify any contractual party, but may only be liable for injury or loss of property caused by the negligent or wrongful act or omission of its employees while acting within the scope of their employment, as established in and governed by Florida Statutes section 768.28.
- IX. **Termination:** The State of Florida's performance and obligation to pay under this Contract/Agreement is contingent upon an annual appropriation by the Legislature.

Event ID#: 18125 March 10th, 2023

X. Notices: All notices required under the terms of this agreement shall be sent to the following:

FHF:

Sheila Freaney Board Liaison/Policy Manager 227 N. Bronough St. Suite 5000

Tallahassee, FL 32301 Phone: (850) 421-0354 Fax: (850) 488-9809

sheila.freaney@floridahousing.org

Fed ID# 85-8016050966C-4

FSU/CAPD:

Leslie Sawyer

Assistant Director, UBA 555 W. Pensacola St. Tallahassee, FL 32306 Phone: (850) 644-9949

Fax: (850) 644-7571

lsawyer@campus.fsu.edu

XI. Certification: By signature below, the Florida State University official executing this contract/agreement certifies that he/she is authorized by the President, Florida State University, or a legally appointed designee, to act for and on behalf of the Florida State University Board of Trustees for Florida State University Center for Academic & Professional Development, in signing the contract/agreement, and that said contract/agreement is in compliance with the requirements of applicable Florida Statutes, rules, and regulations.

Florida State University Board of Trustees Acting on behalf of Florida State University

Center for Academic & Professional

Development

Florida Housing Finance Corporation

- DocuSigned by:

3/9/2023 | 5:47 PM

5:47 PM EST Angeliki Sellers

3/10/2023 | 1:15 PM EST

Kerry McElroy

Associate Director FSU/CAPD

Date

Angeliki Sellers

DocuSigned by:

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Date

CFO FHF

Attachment A

Estimated Budget for Florida Housing Finance Corporation Board Meeting March 2023

Description	Units	Amounts	Total Client Amount
Room 208	1	\$1,720.00	\$1,720.00
Event Services	6	\$62.00	\$372.00
Event Services Extended Hours	1	\$93.00	\$93.00
Facilities Staffing Extended Hours	1	\$72.00	\$72.00
Technical Services Extended Hours	1	\$92.00	\$92.00
Vimeo – Livestreaming	1	\$50.00	\$50.00
Parking Services	1	\$100.00	\$100.00
3% Admin Fee	1	\$3.00	\$3.00
*Post Event Cleanup: If FSU/CAPD is required cleanup, fees will be assessed based on the a hour during normal business hours or \$76.50 business hours.	uditable rate	of \$51 per	
Total Client Amount:			\$2,502.00