

## Amendment #1 Finance & Procurement

Date: February 13, 2024 Agreement #: 4558 - Uniformed Security Guard Services Contractor/Consultant: TriSec, LLC, dba Signal of Corpus Christi Current Amount: \$1,482,669.34

- I. Section 3, Compensation and Payment, of the Agreement is amended by increasing the amount \$332,262.84; therefore, the revised total amount of the Agreement is \$1,814,932.18
- II. Attachment A, Scope of Work, section 1.11.D, entitled "Work Site and Conditions", of the Agreement is deleted and replaced with **Attachment A-1**, which is attached and its contents incorporated by reference into the Agreement as if fully set out here in its entirety. Attachment A-1 details the necessary additional hours for Services.
- III. A portion of Attachment B, Bid/Pricing Schedule, to the Agreement is superseded and replaced for <u>only</u> years 2 and 3 of the Agreement with **Attachment B-1**, which is attached and its content incorporated by reference into the Agreement as if fully set out here in its entirety. Attachment B-1 details the expense resulting from the replacement of unarmed security guard services with armed security guard services and the additional hours added where necessary. For clarity, the parties agree that Group B, Item 2.1, of the Attachment B, Bid/Pricing Schedule, remains unchanged for years 2 and 3.
- IV. Section 4, Contract Administrator, of the Agreement is amended by deleting the existing information within the Contract Administrator's contact information block and replacing it with the following information: "Rebecca Serna, Project Manager, Asset Management - Facilities, Phone: 361-826-3388, and Email: rebeccas@cctexas.com".
- V. Section 16, Notice, of the Agreement is amended by deleting the City's notification information within this section and replacing it (under the subheading "If to City") with the following information:
  "City of Corpus Christi, Asset Management Facilities, Attn: Rebecca Serna, Project Manager, 1201 Leopard St., Corpus Christi, TX, 78401".
- VI. This Amendment is effective on February 16, 2024, subject to execution by the parties.

To the extent that the provisions of this Amendment #1 conflict with the any provisions of the Agreement and prior amendments, if any, the provisions of this Amendment #1 prevail and govern for all intents and purposes.

Josh Chronley Date Assistant Director, Finance & Procurement

Contractor

Date

Approved as to form:

Assistant City Attorney Date