

# **REAL ESTATE MANAGEMENT ITEM 3**

DATE:	October 3,	2022
	000001 $J$ ,	2022

TO: Mayor Jerry L. Demings -AND-**County Commissioners** 

Mindy T. Cummings, Manager **THROUGH:** Real Estate Management Division

MALMAC Ana Alves, Sr. Acquisition Agent FROM: Real Estate Management Division

CONTACT Mindy T. Cummings, Manager PERSON:

**Real Estate Management Division DIVISION:** Phone: (407) 836-7090

ACTION **REQUESTED:**  Approval and execution of License Agreement between Orange County, Florida and Second Harvest Food Bank of Central Florida, Inc., related to Not-For-Profit Community Center Utilization for the Provision of Services Benefitting the Public and authorization for the Manager of the Community Action Division to exercise renewal options, and furnish notices, required or allowed by the license agreement, as needed.

**PROJECT:** Second Harvest Food Bank of Central Florida, Inc. -Holden Heights Community Center (CAD) 1201 20th Street, Orlando, Florida 32805 Lease File #10176

> District 6

To provide space inside the Holden Heights Community Center for **PURPOSE:** community and family services.

Interoffice Memorandum Real Estate Management Division Agenda Item 3 October 3, 2022 Page 2 of 2

ITEM:	License A	greement
	Revenue:	None/Services Provided
	Size:	Space within the Holden Heights Community Center
	Term:	Until December 31, 2022
	Options:	Three, One-year renewals
<b>APPROVALS:</b>	Real Estat	e Management Division
		ttorney's Office
	-	agement Division
		Management Division
		ty Action Division
REMARKS:	Florida, In	License Agreement with Second Harvest Food Bank of Central ic., is for facility use at the Holden Heights Community Center
	provide a	1201 20th Street, Orlando, Florida 32805, to continue to pplications, conduct interviews, and collect and fax any documents for the Supplemental Nutrition Assistance Program

at the Holden Heights Community Center.

The Board desires that the community centers owned and managed by the County be used in a manner that publicly benefits the County's residents. The Board has designated the Manager of the Community Action Division to be responsible for arranging, managing, and supervising the public use of the County's community centers by the County's residents.

## LICENSE AGREEMENT

between

# **ORANGE COUNTY, FLORIDA**

APPROVED BY ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS

OCT 1 1 2022

and

## SECOND HARVEST FOOD BANK OF CENTRAL FLORIDA, INC.

related to

## NOT-FOR-PROFIT COMMUNITY CENTER UTILIZATION FOR THE PROVISION OF SERVICES BENEFITTING THE PUBLIC

THIS LICENSE AGREEMENT (this "License Agreement") is made and entered into by and between <u>ORANGE COUNTY, FLORIDA</u>, a charter county and political subdivision of the State of Florida (the "County"), and <u>SECOND HARVEST</u> <u>FOOD BANK OF CENTRAL FLORIDA, INC.</u>, a non profit food bank (the "Agency"). The County and the Agency may be referred to individually as "party" or collectively as "parties."

## RECITALS

WHEREAS, the Board of County Commissioners (the "Board") desires that the community centers owned and managed by the County be used in a manner that publicly benefits the County's residents; and

WHEREAS, the Board has designated the Manager of the Community Action Division ("CAD Manager") of the Family Services Department to be responsible for arranging, managing, and supervising the public use of the County's community centers by the County's residents; and

WHEREAS, the Board finds that County's residents benefit from the use of the County's community centers by certain community not-for-profit agencies using the community centers to provide services that publicly benefit the County's residents and therefore desires to enter into license agreements with those community not-for-profit agencies; and

WHEREAS, the Agency is a community not-for-profit agency that wishes to use one of the County's community centers and the CAD Manager, using the discretionary authority granted to him/her by the Board, has determined that the Agency's services provide a substantiated, public benefit to the County's residents.

**NOW, THEREFORE,** in consideration of the mutual promises, covenants, and conditions hereinafter set forth, the parties agree as follows:

Section 1. Recitals. The above recitals are true and correct and form a material part of this License Agreement.

## Section 2. Documents.

A. The documents that are incorporated by either reference or attachment and thereby form this License Agreement are:

- 1. This License Agreement;
- 2. **Exhibit A:** Community Center Information;
- 3. **Exhibit B:** Scope of Work;
- 4. **Exhibit C:** Agency Evaluation Form; and
- 5. **Exhibit D:** Leased Employee Affidavit (when applicable).

## Section 3. Grant of License.

A. The County hereby grants the Agency a license to use the community center that is more specifically described in the *Community Center Information* attached to this License Agreement as **"Exhibit A"** and referenced throughout this License Agreement as the **"Licensed Premises."** 

B. The parties understand and agree that this License Agreement only grants a license to enter upon and use the Licensed Premises as contemplated in this License Agreement and confers no other rights of occupancy or use of the Licensed Premises to the Agency.

Section 4. Agency's Obligations. The County's granting of this License and the Agency's entry upon and use of the Licensed Premises are conditional upon the Agency's compliance with the following obligations:

A. The Agency shall use the Licensed Premises exclusively for the purpose(s), and at the times and dates listed, in the *Scope of Work* attached to this License Agreement as **"Exhibit B"**.

B. The Agency will notify the County, in writing, if the Agency desires to perform in any manner outside the *Scope of Work* that is attached to this License Agreement. The CAD Manager shall be authorized to issue written approval of such requested changes to the *Scope of Work* without the need to formally amend this License Agreement so long as:

- 1. The Agency's requested changes are determined by the CAD Manager to be in line with the purpose and intent of this License Agreement; and
- 2. The County's Risk Management Division reviews and approves the revised *Scope of Work* without requiring a change in the insurance, liability, or indemnification provisions of this License Agreement.

C. Both parties hereby agree that the CAD Manager's written approval of the Agency's requested changes to the *Scope of Work* shall be binding upon both parties.

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D. The Agency shall observe and comply with all applicable federal, state, and local rules, orders, laws and regulations pertaining to the use of the Licensed Premises. Nothing in this License Agreement shall be construed to relieve Agency of its obligation to comply with all applicable provisions of the Orange County Code, or its obligation to obtain federal, state, county, or other permits, as applicable.

E. **Vulnerable Persons.** If the services to be provided pursuant to the *Scope of Work* attached to this License Agreement as **"Exhibit B"** involve "vulnerable persons" as defined in Section 435.02(6), Florida Statutes, then the Agency's employees, including its volunteers or any associates or agents of the Agency, that are contributing to the delivery of those services, or who will come into contact with such vulnerable persons in any way, will undergo a background screening that complies with Section 435.04 (Level 2 screening standards), Florida Statutes. Additionally, the Agency agrees that it shall pass down this obligation to its subcontractors (if any).

- 1. This screening shall:
  - a. Be completed at no cost to the County;
  - b. Be completed prior to the employee/volunteer beginning work pursuant to this License Agreement;
  - c. Be repeated at five (5) year intervals for the duration of this License Agreement and any amendment hereto;
  - d. Consist of an employment history check; and
  - e. Include fingerprinting that will be checked against the following databases: (1) Statewide Criminal and Juvenile Justice Records through the Florida Department of Law Enforcement (FDLE); (2) Federal Criminal Records through the Federal Bureau of Investigation (FBI); and (3) Local Criminal Records through local law enforcement agency(ies).
- 2. If applicable, the Agency shall provide the Director of the County's Family Services Department, or their designee, confirmation that the aforementioned screenings have been conducted and that the employee(s) providing services to the County are acceptable to use in the Agency's provision of services to, or engagement with, such vulnerable persons.
- 3. Upon the County's request, the Agency will provide the results of the actual screenings so that the County can determine whether a particular employee or volunteer may be utilized by the Agency in providing its services under this License Agreement.
- 4. Any failure by the County to request to review the results of the actual screenings of any employee will not relieve the Agency of its liability and

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obligations under this License Agreement, nor will it place any liability onto the County regarding the eligibility or acceptability of any of the Agency's employees to provide services or to engage with any vulnerable person.

F. **Permits, Licenses, and Approvals.** The Agency shall obtain all permits, licenses, and approvals necessary to provide the services described in the *Scope of Work* at the Licensed Premises.

# Section 5. Term and Termination.

A. **Term.** The term of this License Agreement shall begin upon the parties' execution of this Agreement and expire on December 31<sup>st</sup> of the year of this License Agreement's execution. This License Agreement may be renewed for up to three (3) additional one-year terms upon written mutual consent by both parties.

B. **Delegation of Authority**. Through its execution of this License Agreement, the Board hereby delegates limited signature authority to the Director of the County's Community and Family Services Department so that the Director may execute any permitted renewals of this License Agreement so long as those renewals do not change or alter the terms and conditions herein.

C. **Termination for Convenience.** Either party may terminate this License Agreement at any time and for any reason by providing at least thirty (30) days written notice to the other party.

D. **Termination for Cause.** The failure of the Agency, its employees, or contractor(s) to comply with any covenant or condition of this License Agreement shall constitute a breach of the License Agreement.

- 1. If the breach of this License Agreement, as determined by the CAD Manager, is not material and can be readily cured, the County may, in its sole and absolute discretion, provide the Agency with ten (10) days written notice and an opportunity to cure the breach within the timeframe provided therein. Should the Agency fail to cure the breach within the timeframe provided, the County may immediately terminate this License Agreement and reserves the right to prohibit the Agency from future use of any of its community centers.
- 2. If the breach of this License Agreement, as determined by the CAD Manager, is material and cannot be readily cured, the County may immediately terminate this License Agreement and reserves the right to prohibit the Agency from future use of any of its community centers.

E. Nothing in this Agreement shall be construed as to interfere with the County's absolute right to terminate this License Agreement without cause.

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F. **Removal from Premises**. The County may, in its sole and absolute discretion, remove any Agency employee or agent from the County's premises at any time.

<u>Section 6.</u> License Restrictions. The County's granting of this License and the Agency's entry upon and use of the Licensed Premises are conditional upon the Agency's compliance with the following restrictions:

A. All services provided by the Agency while using the Licensed Premises must be open and available to the public.

B. Use of the common areas of the Licensed Premises, such as meeting and conference rooms, shall only be with the approval of the CAD Manager or the designee thereof.

C. **Prohibitions of Substances, Devices, or Materials.** Unless otherwise specifically agreed to by the County in writing, the Agency shall not allow or permit the use, consumption, storage or possession of any of the following items on the Licensed Premises by the Agency or its agents: (a) intoxicating or alcoholic beverages, smoking, or illegal or harmful drugs; (b) gambling devices of any kind; (c) any weapons or firearms; (d) hazardous, flammable or explosive materials, including but not limited to, flammable materials or liquids, fireworks, pyrotechnic devices, explosives, poisonous materials or plants, strong acids or caustics; (e) dangerous animals; or (f) any other substance, material or items prohibited by law or ordinances of fire insurance. Persons violating these restrictions shall be asked to leave, shall be escorted off the Licensed Premises, and may be trespassed from the Licensed Premises for a period of at least six (6) months. Any instance where the policy against alcoholic beverages is violated with the consent or knowledge of the Agency will be cause for termination of this License Agreement.

D. Alterations or Removal of Property. The Agency may not damage, destroy, alter, erect or permit to be erected upon the Licensed Premises such improvements, alterations or modifications to the Licensed Premises, or any fixtures, building systems, or equipment or portion thereof, without the prior written approval of the County, which approval may be withheld in the County's sole and absolute discretion. The Agency may not remove or damage any County equipment or supplies from any portion of the Licensed Premises.

<u>Section 7.</u> In-Kind Payment for License. By executing this License Agreement, the Agency hereby certifies that it is eligible to pay for this License Agreement by means of "in-kind" contribution because the Agency: (1) is a registered not-for-profit that is eligible to do business in the State of Florida; and (2) shall exclusively use the Licensed Premises in a manner that, as determined by the CAD Manager, provides a substantive benefit to the County and/or the general public.

**Section 8. Evaluation.** Unless otherwise stated in the *Scope of Work*, the Agency shall submit monthly reports documenting the services it has provided on the Licensed Premises. These reports must be provided to the CAD Manager, or the designee thereof, on or before the 5<sup>th</sup> business day of the month that follows each month and must substantially conform to the format provided for in the *Agency Evaluation Form* attached to this License Agreement as **"Exhibit C"**.

<u>Section 9.</u> Indemnity. To the fullest extent permitted by law, the Agency shall defend, indemnify, and hold harmless the County, its officials, agents, and employees from and against any and all claims, suits, judgments, demands, liabilities, damages, cost, and expenses (including attorneys' fees) of any kind or nature whatsoever arising directly or indirectly out of or caused in whole or in part by any act or omission of the Agency or its subcontractors (if any), anyone directly or indirectly employed by them, or anyone for whose acts for which the Agency or its subcontractors (if any) may be held liable. Nothing contained in this License Agreement shall constitute as waiver by the County of sovereign immunity or the provisions of Section 768.28, Florida Statutes. It is agreed by the parties that specific consideration has been paid under this License Agreement for this provision.

**Section 10.** Liability. The County shall not be liable to the Agency for any special, consequential, incidental, punitive, or indirect damages arising from, or relating to, this License Agreement and/or any breach by the County hereof, regardless of any notice of the possibility of such damages.

## Section 11. Protection of Persons and Property.

A. The Agency shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the performance of this License Agreement. The Agency shall take all reasonable precautions for the safety and protection of:

- 1. All employees and all persons whom the Agency suffers to be on the premises and other persons who may be affected thereby; and
- 2. All property, materials, and equipment on the premises under the care, custody, or control of the Agency; and
- 3. Other property at or surrounding the premises including trees, shrubs, lawn, walk, pavement, and roadways.

B. The Agency agrees that the County does not guarantee the security of any equipment or personal property brought onto County property by the Agency, its agents, volunteers, or employees and further agrees that the County shall in no way be liable for damage, destruction, theft, or loss of any equipment and appurtenances regardless of the reason for such damage, destruction, theft, or loss.

C. The Agency shall comply with, and shall ensure that its contractors comply with, all applicable safety laws or ordinances, rules, regulations, standards, and lawful orders from authority bearing on the safety of persons or property for their protection from damage, injury or loss. This includes, but is not limited to, the following:

- 1. Occupational Safety & Health Act (OSHA)
- 2. National Institute for Occupational Safety & Health (NIOSH)
- 3. National Fire Protection Association (NFPA)

D. The Agency must also comply with the guidelines set forth in the Orange County Safety & Health Manual. The manual can be accessed online at the following address: https://www.orangecountyfl.net/VendorServices/OrangeCountySafetyandHealthManual.a spx

E. The Agency shall be held responsible for any and all damage resulting from, or in any way related to, its use of the Licensed Premises. Consequently, to mitigate its liability as stated herein, the Agency hereby agrees to assist in efforts to repair and/or mitigate the impact of any damage caused to the Licensed Premises as may be requested by the County.

F. In any emergency affecting the safety of persons or property, the Agency will act with reasonable care and discretion to prevent any threatened damage, injury, or loss.

G. The Agency agrees to ensure confidentiality of client information related to any client of the Agency or the County related to this agreement and to limit access to the premises to duly authorized staff or clients receiving specified services. The Agency shall maintain space in appropriate condition as to customary wear and cleanliness and return furnishings and equipment to its original order upon vacating premises after each use.

H. The Agency will comply with, and shall ensure that its contractors comply with, all applicable safety laws, ordinances, rules, regulations, standards, and lawful orders from authority bearing on the safety of persons or property for their protection from damage, injury, or loss.

I. In any emergency affecting the safety of persons or property, the Agency will act with reasonable care and discretion to prevent any threatened damage, injury, or loss.

# Section 12. Insurance.

A. The Agency agrees to maintain on a primary basis and at its sole expense, at all times throughout the duration of this License Agreement the following types of insurance coverage with limits and on forms (including endorsements) as described herein. These requirements, as well as the County's review or acceptance of insurance maintained by Agency, are not intended to, and shall not in any manner, limit or qualify the liabilities or obligations assumed by the Agency under this License Agreement.

B. The Agency shall require and ensure that each of its sub-contractors/consultants providing services hereunder (if any) procures and maintains until the completion of their respective services, insurance of the types and to the limits specified herein.

C. The Agency shall have in force the following insurance coverage, and will provide Certificates of Insurance to the County prior to commencing operations under this License Agreement, or prior to executing any renewals hereof, to verify such coverage:

1. **Workers' Compensation** - The Agency shall maintain coverage for its employees with statutory workers' compensation limits, and no less than

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\$100,000 each incident of bodily injury or disease for Employers' Liability. Said coverage shall include a waiver of subrogation in favor of the County if services are being provided at County facilities. Elective exemptions as defined in Florida Statute 440 will be considered on a case-by-case basis. Any Agency using an employee leasing arrangement shall complete the *Leased Employee Affidavit* attached to this License Agreement as **"Exhibit D**".

- 2. **Commercial General Liability** The Agency shall maintain coverage issued on the most recent version of the ISO form as filed for use in Florida or its equivalent, with a limit of liability of not less than \$1,000,000 per occurrence. Agency further agrees coverage shall not contain any endorsement(s) excluding or limiting Product/Completed Operations, Contractual Liability, or Separation of Insureds.
- 3. **Sexual abuse and molestation coverage** with limits of not less than \$100,000 per occurrence shall also be included for those programs that provide services directly to vulnerable populations. The General Aggregate limit shall either apply separately to this License Agreement or shall be at least twice the required occurrence limit.
- 4. **Business Automobile Liability** The Agency shall maintain coverage for all owned; non-owned and hired vehicles issued on the most recent version of the ISO form as filed for use in Florida or its equivalent, with limits of not less than \$500,000 per accident. In the event the Agency does not own automobiles the Agency shall maintain coverage for hired and non-owned auto liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.
- 5. **Professional Liability** Any Organization providing Professional services (i.e., medical, counseling, etc.) shall provide Professional liability coverage with limits of not less than \$1,000,000 per occurrence.

D. If the Agency is an Agency or political subdivision of the State of Florida then without waiving its right to sovereign immunity as provided in Section 768.28, Florida Statutes, the Agency may self-insure its liability with coverage limits as set forth by the Florida legislature. A statement of self-insurance shall be provided to the County.

E. When a self-insured retention or deductible exceeds \$100,000 the County reserves the right to request a copy of Agency's most recent annual report or financial statement. For polices written on a "Claims-Made" basis the Agency agrees to maintain a retroactive date prior to or equal to the effective date of this Contract. In the event the policy is cancelled, non-renewed, switched to occurrence form, or any other event which triggers the right to purchase a Supplemental Extended Reporting Period (SERP) during the life of this Contract the Agency agrees to purchase the SERP with a minimum reporting period

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of not less than two (2) years. Purchase of the SERP shall not relieve the Agency of the obligation to provide replacement coverage.

F. The Agency agrees to provide a CG 20 26 Additional Insured – Designated Person or Organization and CG 24 04 Waiver of Transfer of Right of Recovery in favor of Orange County, Florida.

G. Insurance carriers providing coverage required herein must be licensed to conduct business in the State of Florida and must possess a current A.M. Best's Financial Strength Rating of A- Class VIII or better.

H. Any request for an exception to these insurance requirements must be submitted in writing to the County for the approval of the County's Risk Management Division.

I. The Agency shall provide to the County current certificates of insurance evidencing all required coverage prior to execution and commencement of any operations/services provided under this Contract. In addition to the certificate(s) of insurance the Agency shall also provide copies of the additional insured and the waiver of subrogation endorsements as required above. For continuing service contracts renewal certificates shall be submitted upon request by either the County or its certificate management representative. The certificates shall clearly indicate that the Agency has obtained insurance of the type, amount and classification as required for strict compliance with this insurance section. No material change or cancellation of the insurance shall be effective without thirty (30) days prior written notice to the County. Certificates shall specifically reference the respective Contract number. The certificate holder and additional insured shall read:

Orange County, Florida Attn: Risk Management Division 109 East Church Street, Suite 200 Orlando, Florida 32801

# Section 13. Equal Opportunity and Nondiscrimination.

A. The County's policies of equal opportunity and nondiscrimination are intended to assure equal opportunities to every person, regardless of race, religion, sex, color, age, disability or national origin, in securing or holding employment in a field of work or labor for which the person is qualified, as provided and enforced by section 17-314 of the Orange County Code and the County's relevant Administrative Regulations. It is also the county policy that person(s) doing business with the county shall recognize and comply with this policy and that the County shall not extend public funds or resources in a manner as would encourage, perpetuate or foster discrimination. As such:

1. The Agency shall adopt and maintain, or provide evidence to the County that the Agency has adopted and maintains, a policy of nondiscrimination as defined by Section 17-288, Orange County Code, throughout the term of this License Agreement.

- 2. The Agency agrees that, on written request, the Agency shall permit reasonable access to all business records or employment, employment advertisement, application forms, and other pertinent data and records, by the county, for the purpose of investigating to ascertain compliance with the nondiscrimination provisions of this contract; provided, that the contractor shall not be required to produce for inspection records covering periods of time more than one year prior to the date of this License Agreement.
- 3. The Agency agrees that, if any obligations of this contract are to be performed by subcontractor(s), the provisions of subparagraphs "1" and "2" of this Section shall be incorporated into and become a part of the subcontract.

Notices. Notices to either party provided for herein shall be Section 14. sufficient if sent by certified or registered mail, return receipt requested, postage prepaid, addressed to the following addressees or to such other addressees as the parties may designate to each other in writing from time to time:

To the County:	Orange County Administrator Orange County Administration Building 201 S. Rosalind Avenue, 5th Floor Orlando, Florida 32801
	AND
	Community Action Division Manager Orange County Family Services Department Community Action Division 2100 East Michigan Street Orlando, Florida 32806
To the Agency:	Second Harvest Food Bank of Central Florida Attn: Erica Astacio 411 Mercy Dr. Orlando, Florida 32805 407-295-1066 eastacio@feedhopenow.org

#### **General Provisions.** Section 15.

Independent Contractor. It is understood and agreed that nothing contained in A. this License Agreement is intended or should be construed as creating or establishing the relationship of copartners between the parties, or as constituting the Agency as the agent, representative, or employee of the County for any purpose or in any manner whatsoever. The Agency is to be, and shall remain, an independent contractor with respect to all services performed under this Contract, and any employees hired pursuant to this Contract shall be

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considered to be the employee of the Agency for all purposes, including but not limited to for any worker's compensation matters.

B. Use of County Logo. The Agency is prohibited from use of any and all County emblems, logos, and/or identifiers without written permission from the County as per Section 2-3, Orange County Code.

C. **No Waiver of Sovereign Immunity.** Nothing contained herein shall constitute, or be in any way construed to be, a waiver of the County's sovereign immunity or the protections and provisions of Section 768.28, Florida Statutes.

D. Assignments and Successors. Each party binds itself and its partners, successors, executors, administrators, and assigns to the other party of this License Agreement and to the partners, successors, executors, administrators, and assigns of such other party, in respect to all covenants of this License Agreement. Neither party shall assign, sublet, convey, or transfer its interest in this License Agreement without the written consent of the other, which consent shall be in the sole determination of the party with the right to consent.

E. **Waiver.** No delay or failure on the part of any party hereto to exercise any right or remedy accruing to such party upon the occurrence of an event of violation shall affect any such right or remedy, be held to be an abandonment thereof, or preclude such party from the exercise thereof at any time during the continuance of any event of violation. No waiver of a single event of violation shall be deemed to be a waiver of any subsequent event of violation.

F. **Remedies.** No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any rights, power, or remedy hereunder shall preclude any other or further exercise thereof.

G. **Governing Law.** This License Agreement, and any and all actions directly or indirectly associated herewith, shall be governed by and construed in accordance with the internal laws of the State of Florida, without reference to any conflicts of law provisions.

H. **Venue.** For any legal proceeding arising out of or relating to this License Agreement, each party hereby submits to the exclusive jurisdiction of, and waives any venue or other objection against, the Ninth Circuit Court in and for Orange County, Florida. Should any federal claims arise for which the courts of the State of Florida lack jurisdiction, venue for those actions shall be in the Orlando Division of the U.S. Middle District of Florida.

I. **Jury Waiver.** Each party hereto hereby irrevocably waives, to the fullest extent permitted by applicable law, any right it may have to a trial by jury in any legal proceeding directly or indirectly arising out of or relating to this License Agreement.

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J. **Attorneys' Fees and Costs.** With the exception of the indemnification terms of this License Agreement, the parties shall each bear their own costs, expert fees, attorneys' fees, and other fees incurred in connection with this License Agreement and any litigation that arises either directly, or indirectly, from this License Agreement.

K. **No Third-Party Beneficiaries.** Nothing in this License Agreement, express or implied, is intended to, or shall confer, upon any person, other than the parties and their respective successors and permitted assigns, any legal or equitable right, benefit or remedy of any nature under or by reason of this License Agreement.

L. **Non-Exclusive Agreement**. This License Agreement shall be non-exclusive to both parties providing both the Agency and the County the right to enter into agreements regarding the same or similar subject matter with other parties.

M. **No Representations.** Each party represents that they have had the opportunity to consult with an attorney, and have carefully read and understand the scope and effect of the provisions of this License Agreement. Neither party has relied upon any representations or statements made by the other party hereto which are not specifically set forth in this License Agreement.

N. **Headings.** The headings or captions of articles, sections, or subsections used in this License Agreement are for convenience of reference only and are not intended to define or limit their contents, nor are they to affect the construction of or to be taken into consideration in interpreting this License Agreement.

O. **Survivorship.** Those provisions which by their nature are intended to survive the expiration, cancellation, or termination of this License Agreement, including, by way of example only, the indemnification and public records provisions, shall survive the expiration, cancellation, or termination of this License Agreement.

P. **Authority of Signatory.** Each signatory below represents and warrants that he or she has full power and is duly authorized by their respective party to enter into and perform this License Agreement. Such signatory also represents that he or she has fully reviewed and understands the above conditions and intends to fully abide by the conditions and terms of this License Agreement as stated.

Q. **Severability.** If any provision of this License Agreement is held by a court of competent jurisdiction to be invalid, void, or otherwise unenforceable, the remaining provisions shall nevertheless continue in full force without being impaired or invalidated in any way.

R. Written Modification. Other than the exception regarding the Scope of Work as stated in Section 4(B) above, no modification of this License Agreement shall be binding upon any party to this License Agreement unless reduced to writing and signed by a duly authorized representative of each party to this License Agreement.

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S. **Radon Gas.** Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.

<u>Section 16.</u> Entire License Agreement. This License Agreement, and any documents incorporated herein, sets forth and constitutes the entire agreement and understanding of the parties with respect to the subject matter hereof. This License Agreement supersedes any and all prior agreements, negotiations, correspondence, undertakings, promises, covenants, arrangements, communications, representations, and warranties, whether oral or written, of any party to this License Agreement.

# [SIGNATURES ON THE FOLLOWING PAGE]

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IN WITNESS WHEREOF, the parties hereto have signed and executed this License Agreement on the dates indicated below.



**ORANGE COUNTY, FLORIDA** By: Board of County Commissioners By: Jerry L. Demings

Orange County Mayor

Date: // 2022

ATTEST: Phil Diamond, CPA, Comptroller As Clerk of the Board of County Commissioners

Deputy Clerk By

OCT 1 1 2022 Date:

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IN WITNESS WHEREOF, the parties hereto have signed and executed this License Agreement on the dates indicated below.

## SECOND HARVEST FOOD BANK OF CENTRAL FLORIDA, INC., a non-profit food bank

ut Aurtile \* Chubbs iek bc/2000-

Date:

STATE OF		)
COUNTY OF	cran je	)

The foregoing instrument was acknowledged before me by means of P physical presence or this 124 day of September, 2027 by  $\Box$  online notarization, Demale chilbbs . He/she  $\Box$  is personally known to me or  $\Box$  has produced as a form of valid identification.

(Seal)



## EXHIBIT A COMMUNITY CENTER INFORMATION

**Community Center:** Holden Heights Community Center 1201 20th Street Orlando, Florida 32805

**Room:** Any classroom available

Days: Mondays and Fridays

Frequency: Biweekly

Hours: 8:30am to 3:30pm

ORANGE
- Aller
COUNTY
GOVERNMENT

### ORANGE COUNTY COMMUNITY ACTION DIVISION Facility Use Application for Partners Requesting Space to Conduct Services to Benefit the Public

1. Community Center East Orange	Hal P. Marston	Holden Heights	John Bridges	
Lila Mitchell	Maxey	Pine Hills	Taft	

**II.** Organization Information

Name of Organization	Second Harvest Food Bank of Central Florida
Mailing Address	411 Mercy Dr, Orlando, FL 32805
Phone Number	(407) 295-1066
Email Address	eastacio@feedhopcnow.org
Contact Person	Erica Astacio

Name of person authorized to sign agreement Darrick Chubbs Title of person authorized to sign agreement CEO

### III. Organization Background and Goals

(Example Only: The objective of the Southwest Home Owner's Association is to improve or maintain the neighborhood quality of life for its residents).

The goal of the Benefits Connection Program is to facilitate and expedite the process of applying for SNAP benefits for potentially eligible individuals and families in our community.

### **IV. Service Eligibility, Description and Scope of Work**

What is the eligibility criteria to participate in your program?	Orange County residents who qualify for benefits according to guidelines			
	d to be performed under this agreement and in the centers.			
	offers SNAP application assistance, advice, and support			
To working families, seniors, veterans, and per-	sons with disabilities. We track results daily at our			
	ion as well as inputs, outputs and outcomes that help us			
report on results to our leadership, funders and	community partners, and also on our decision-making.			

### V. Program Measurements and Deliverables

Describe how program effectiveness is measured by your organization (include deliverable data you collect for program inputs, outputs and outcomes). How does the organization measure its impact?

The Benefits Connection Program uses monthly tracking to determine how many applications were completed, interviews conducted, assistance provided, and outcomes of application.

1

Please complete the table of your Program Measurement information with the Community Action National Indicators that best describes your program services and outcomes and identify how the measure is supported.

SRV	Service Description	Service Tracking Source	NPI	Outcome Description	Outcome Measurement Source	Where is Measurement Data Stored?
SRV 31	SNAP Benefits	Weekly Reports	FNPI 5z1	Number of who reported a better sense of food security	Applications submitted and processed	Computer and paper files
SRV 3h	Health Insurance	Weekiy Reports	FNPI 52 4	Number of individuals who obtained health insurance.	Applications submitted and processed	Computer and paper files

VI. Frequency and Duration	of Activities						
How often is your program?	Daily Weekly Biweekly	Mo	nthly	Qua	rterly	Other:	
What days are you requesting to use the center?			Tu	W	Th	×F	Sa
What kind of setup does your meeting/event require?		Small office with a desk and two chairs with space					ith space
(ex. Classroom, Banquet, U-sl	hape, Theater)	for privacy and physical distancing.					
Approximately how many peo	ple will you serve per m	eeting?	5-10				
What are the hours the services will be conducted?			8:30a	m - 3:30	m		
(Including setup and cleanup)							-1

### VII. Reporting Requirements

Reporting program measurements (# clients served, # services provided, # outcomes achieved) with an identified measurement source to Community Action is a monthly requirement to document the service impact for citizens. Reports are due on or before the 1<sup>st</sup> of each month and considered late after the 2<sup>st</sup> of the month.

Checking the box acknowledges and agrees to the reporting requirements.

Please be aware that all license agreements expire automatically on December 31<sup>m</sup> of the year the agreement was signed, but may be renewed for up to three (3) additional one-year (1) terms. The maximum term of this agreement shall be for no more than three consecutive (3) years from the date of full execution of this agreement.

Signature below affirms that this application is complete and free from any intentional error:

Signature of Person Completing the Application

5/24/22 Date

### VIII. Review and Approval Criteria for Program Manager

- Application is complete
- Insurance information is complete
- Scope of work description is clearly stated, National Indicators and Measurement Sources are identified and signee acknowledges and agrees to reporting requirements.
- ✓ Days of service, hours of operation, and requested frequency of services conform to Center, Division, Department and County operational requirements and not conflict with existing Facility Users.
- ✓ The person signing the Agreement is of sufficient organizational authority to provide consent for service delivery
- a) Which room in the community center will this potential pariner occupy?

		Large Activities Room		Other
b)	Which National Commu reporting for this potenti	mity Action Indicators (SRVs/) ial partner?	NPIs) will be recorded	d for agency
	SRV	FNP1	CNPI	
c)	Is it your recommendation and times requested? W	on that this partner is granted a	iccess to the center at	the hours, days,
rogra		Eddy Brown	Date:	1-16-22

4	CORD CE	RTIF	ICATE OF LIA	BILITY INSI	IRANC	E	DATE (MACONTRY)
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### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

### **GENERAL LIABILITY DELUXE ENDORSEMENT: HUMAN SERVICES**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE

It is understood and agreed that the following extensions only apply in the event that no other specific coverage for the indicated lease exposure a provided under this policy. If such specific coverage applies, the terms, conditions and limits of that coverage are the sole and authable coverage applicatile under this policy. Unters otherwise noted on this endersement. The following is a summary of the Limits of insurance and additional coverages provided by this endersement. For complete details on specific coverages, consult the policy contract working.

Coverage Applicable	Limit of Insurance	Page 8
Extended Property Damage	Included	2
Imited Rentel Lease Agreement Contractual Liability	\$50,000 km #	2
Non-Owned Welensell	Less than 56 feet	2
Damage to Property You Own, Rent. or Occupy	\$30,000 limit	2
Damage to Provises Rented to You	\$1,000,000	3
HIPAA	Clarification	4
Medical Payments	\$20,000	5
Medical Payments - Extended Reporting Period	3 years	5
Athletic Activities	Amended	5
Supplementary Payments - Ball Bonds	\$5,000	T
Supplementary Payment - Loss of Earnings	\$1,000 per day	5
Employue Indemnification Defense Coverage	\$25,000	1
Key and Look Replacement - Jankonal Services Client Coverage	\$10,000 imit	U
Additional Insured - Newly Acquired Time Period	bebnemik	8
Additional Insured - Medical Directors and Administrators	Included	7
Additional insured - Managers and Supervisors (with Fellow Employee Coverage)	Included	7
Additional Insured - Brandenod Narsed Insured	Included	7
Additional insured - Funding Source	Included	7
Additional Insured - Home Care Providers	Included	7
Additional Insured - Managers, Landiords, or Lessons of Premiers	Included	7
Additional Insured - Lessor of Lessed Equipment	Included	7
Adeitional insured - Grantor of Permits	Included	8
Adsitional Insured - Vendor	Included	8
Additional Insured - Franchisor	Included	9
Additional insured - When Required by Contract.	Included	9
Additional Insured - Cemers, Leasess, or Contractors	Included	9
Additional Insured - State or Political Subdivisions	Included	10

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Dutas in the Event of Occurrence. Claim of Suit	Included	10
Unintentional Pature to Disclose Hezards	Inclutied	10
Transfer of Rights of Recovery Against Others To Lis	Carification	10
Liberalization	included	13
Bodly Injury - Includes Mental Angulah	Included	11
Personal and Advertising Injury - Includes Abuse of Process, Displantmenton	Included	11

#### A. Extended Property Demage

BECTION I - COVERAGES, COVERAGE A BODILY BUURY AND PROPERTY DAMAGE LIABILITY, Subsection 2. Exclusions, Paragraph a, is deleted in its entirety and replaced by the following:

### s. Expected or inlended injury

"Bodily injury" or property damage" explicited or intended from the standpoint of the insured. This exclusion does not apply to "budily injury" or "property demage" resulting from the use of reasonable force to protect persons or property.

### B. Limited Rentsi Leese Agreement Contractual Liability

SECTION I -- COVERAGES, COVERAGE A. BOOLLY INJURY AND PROPERTY DAMAGE LIABILITY, Subsection 2. Exclusions. Paragraph 5. Contractual Liability is amended to include the following:

(3) Based on the named insured's request at the time of claim, we agree to inderwrify the named insured for their liability assumed in a contract or agreement regarding the remail or isase of a premises on behalf of their client, up to \$50,000. This coverage extension only applies to remail lises agreements. This coverage is access over any renter's liability insurance of the client.

#### G. Hon-Owned Watercraft

SECTION I -- COVERAGES, COVERAGE A BOOILY INJURY AND PROPERTY DAMAGE LIABILITY. Subsection 2. Exclusions, Paragraph g. (2) is deleted in its antimity and replaced by the following

- (2) A watercraft you do not own that is:
  - (a) Less than 58 feet long; and
  - (b) Not being used to carry persons or property for a charge;

The provision applies to any person, who with your consent, either uses or is responsible for the use of a weiercraft. This insurance is excess over any other valid and collectible insurance available to the insured whether primary, excess or confingent.

D. Damage to Property You Own, Rent or Occupy

SECTION I - COVERAGES, COVERAGE & BODILY INJURY AND PROPERTY DAMAGE

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LIABILITY, Subsection 2. Exclusions. Paragraph J. Damage to Property, Item [1] is deleted in ite entirety and replaced with the following.

- (1) Property you own, rent, or occupy, including any coste or expenses incurred by you, or any other person, organization or entity, for repeir, repleximent, anhancement, restoration or maintenance of each property for any "reacon, including prevention of injury to a person or demage to another's property unlass the demage to property is caused by your client up to a \$30,000 imit. A client is defined as a person under your direct cars and supervision.
- E. Damage to Premises Rented to You
  - If damage by fire to premises rented to you is not otherwise excluded from this Coverage Part, the word "fire" is changed to "fire, lightning, expression, smoke, or teakage from automatic fire protective systems" where it appears in:
    - The last paragraph of SECTION I COVERAGES, COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY, Subsection 2, Exclusions: is delated in its entirety and replaced by the following

Exclusions c. through m. do not apply to demage by fire, lightning, explosion, smake or leakage fram automatic fire protective systems to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of resurance applies to the coverage as described in SECTION III - LIMITS OF INSURANCE.

 SECTION (I) – LIMITS OF INSURANCE, Paragraph 6, is deleted in its entirely and replaced by the following.

Subject to Peragraph 5, above, the Demage To Premises Rented 1c You Limit is the most we will pay under Coverege A for damages because of "property damage" to any one premises, while random to you, or in the case of damage by fire, lightning, explosion smoke or leakage from automatic fine protective systems while rented to you or temporanty occupied by you with pertriletion of the owner.

 SECTION V – DEFINITIONS. Paragraph 9.a. is deleted in its entirety and replaced by the following.

A contrast for a loase of premises. However, that portion of the contract for a lease of premises that indemnifies any percent or organization for damage by fire. Ightning, explosion, sincke, or leakage from automatic fire protective systems to promises while ranted to you or temporarily occupied by you with permission of the owner is not on "insured contract".

 SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, Subsection 4, Other Insurance, Paragraph b, Excess Insurance, (1) (a) (ii) is deleted in its entirety and replaced by the following.

That is insurance for the lighthing, explosion, smake, or leakage from automatic fire protocove systems for premises rented to you or temporarily occupied by you with permission of the owner.

 The Damage To Premises Ranted To You Limit section of the Declarations is amanded to the greater of

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### a. \$1,000,000; or

b. The amount shown in the Declarations as the Damage to Premises Remail to You Limit.

This is the most we will pay for all damage proximately caused by the same event, whether such comage results from fire, lightning, explasion, emoties or leaks from automatic fire protective systems or any combination thereof.

### F. HIPAA

SECTION I - COVERAGES, COVERAGE 8 PERSONAL AND ADVERTISING INJURY LIABILITY, a amanded as follows

1. Paragraph 1. Insuring Agreement is smended to include the following:

We will say those sums that the insurad becomes legisity obligated to pay as damages because of a holdspon(s)" of the Health insurance Portability and Accountebility Act (HIPAA). We have the right and the duty to defend the insured against any "suit," Investigation," or "dvil proceeding" seeking damages. However, we will have no duty to defend the insured against any "suit" seeking damages. "Investigation," or "civil proceeding" to which this insurance does not apply.

2. Paragraph 2, Exclusions is amended to include the following additional exclusions:

This insurance does not apply to:

a. Intentional, Willful, or Deliberate Violations

Any withul, intentional, or deliberate "violation(s)" by any insured.

b. Criminal Acts

Any "violation" which results in any criminal penalties under the HIPAA

c. Other Remedies

Any remedy other than manctary demages for penalties assossed.

d. Compliance Reviews or Audits

Any compliance reviews by the Department of Health and Human Services

- 3 SECTION V DEFINITIONS is amended to include the following additional definitions
  - a. "Civil proceeding" means an action by the Department of Health and Human Services (HHS). arising out of "violet one."
  - b. "Investigation" means an examination of an actual or allogod Motation(s)" by Hh-S. However, "investigation" does not include a Compliance Review.
  - c. "Violation" means the actual or alleged failure to comply with the regulations included in the HIPAA.

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- G. Medical Payments Limit Increased to \$20,000, Extended Reporting Period
  - If COVERAGE C MEDICAL PAYMENTS is not otherwise sociuded from this Coverage Part:
  - 1. The Medical Expense Limit is changed subject to all of the terms of SECTION III LIMITS OF INSURANCE to the greater of:
    - 820,000; or
       The Medical Expense Limit shown in the Declamitions of this Coverage Part.
  - SECTION I COVERAGE, COVERAGE C MEDICAL PAYMENTS, Subsection 1. Insuring Agreement, s. (3) (b) is detected in its entirety and replaced by the following:
    - (b) The expenses are incurred and reported to us within three years of the date of the
- H. Athletic Activities

SECTION I - COVERAGES, COVERAGE C MEDICAL PAYMENTS, Subsection 2. Exclusions. Paragraph e. Adhetic Activities is deleted in its entirety and replaced with the following:

e. Athletic Activities

To a person injured while taking part in athletics.

L Supplementary Payments

SECTION I - COVERAGES, SUPPLEMENTARY PAYMENTS - COVERAGE A AND B are amanded as follows:

- 1. b. is deleted in its antirety and replaced by the following:
- b. Up to \$8000 for cost of bail bonds required because of accidents or ballic law violations arising out of the use of any vehicle to which the Boolly Injury Liability Coverage applies. We do not have to furnish these.
- 1.d. is deleted in its entirely and replaced by the following:
- All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$1,000 m day because of time off from work.
- J. Employee Indemnification Defense Coverage

SECTION I - COVERAGES, SUPPLEMENTARY PAYMENTS - COVERAGES A AND 8 the following is added

We will pay, on your behalf, defense costs incurred by an "employee" in a criminal proceeding occurring in the course of employment.

The most we will pay for any "employee" who is alleged to be directly involved in a criminal proceeding is \$25,000 regardless of the numbers of "employees," claims or "suits" brought or persons or organizations making claims or bringing "suits.

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#### K Key and Lock Replacement - Janitorial Services Client Coverage

SECTION I - COVERAGES, SUPPLEMENTARY PAYMENTS - COVERAGES A AND B is smended to include the following:

We will pay for the cost to replace keys and locks at the "clients" premises due to their or other logs to keys entrusted to you by your "client," up to a \$10,000 limit per occurrence and \$10,000 policy aggregate

We will not pay for loss or demage resulting from their or any other dishonest or oriminal act that you or any of your performs, members, officers, "amployees", "managers", directors, sustees, suborbed representatives or any one to whom you entrust the keys of a "client" for any purpose commit, whether score along or in colusion with other persons.

The following, when used on this coverage, are defined as follows

- a. "Client" means an individual, company or organization with whom you have a written contract or work order for your services for a cescribed premises and have billed for your services.
- b. "Employee" means:
- (1) Any natural person
  - (a) While in your service or for 30 days after termination of service.
  - (b) Who you compensate directly by salary, wages or commissions, and
  - (e) Who you have the right to direct and control while performing services for you; or
  - (2) Any natural person who is furnished temporarily to you -
  - (a) To substitute for a permanent "employee" as defined in Paragraph (1) above, who is on iseve; or
  - (b) To meet seasonal or short-term workload conditions,

white that person is subject to your direction and control and performing services for you.

- (3) "Employee" does not mean
  - (a) Any agent, broker, person leased to you by a labor leasing firm, factor, commission merchant, consignee, independent contractor or representative of the same general character; or
  - (b) Any "manager," director or busite except while performing acts coming within the scope of the usual duties of an "employee."
- c. "Manager" means a person serving mis directorial capacity for a limited tability company.
- L. Additional Insureds

SECTION II - WHO IS AN INSURED is amended as follows.

1. If coverage for newly acquired or formed organizations is not otherwise excluded from this

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Coverage Part, Paragraph 3.a. is deleted in its entirely and replaced by the following

- a. Coverage under this provision is afforded until the end of the poticy period
- 2. Each of the following is also an insured:
  - a. Medical Directors and Administrators -- Your medical directors and edministrators, but only white acting within the scope of and during the course of their duties as such. Such duties do not include the fum shing or fature to furnish professional sorvices of any physician or psychiatrict in the treatment of a palletit.
  - b. Managers and Supervisors Your managers and supervisors are also insurees, but only with respect to their dubes as your managers and supervisors. Managers and supervisors who are your "employees" are also insureds for "bodily injury" to a co-"employee" while in the course of his or her employment by you or performing duties related to the conduct of your business.

This provision does not change item 2  $a_{\rm c}(1\chi_0)$  as it applies to managers of a limited liability company

- c. Broadened Named Insured Any organizatian and subsidiary theroof which you control and actively manage on the effective date of this Coverage Part. However, poverage does not apply to any organization or subsidiary not named in the Declarations as Named Insured. If they are also insured under another similar policy, but for its termination or the entreustion of its policy, but for its dimension or the entreustion of the entreustion of the entreustion of the entreustion. its limits of insurance.
- d. Funding Source Any person or organization with respect to their liability arising out of:
  - (1) Their financial control of you; or
  - (2) Premises they own, meintain or control while you lease or occupy these premises

This insurance does not apply to structurel alterations, new construction and demaillion operations performed by or for that person or organization

- Home Care Providers At the first Named Insured's option, any person or organization under your direct supervision and control while providing for you private home respise or feater home care for the developmentally disabled.
- Managers, Landlerds, or Lessors of Premises Any person or organization with respect to their fiability arsing out of the ownership, mantenance or use of that pert of the premises leased or rented to you subject to the following additional exclusions

This insurance does not apply to:

- (1) Any "occurrence" which takes place after you cease to be a tenant in that premises or
- (2) Structural alterational new construction or demotion operations performed by or on behalf of that person or organization.
- g. Lossor of Loased Equipment Autometic Status When Required in Lease Agreement With You ~ Any person or organization from whom you ease equipment when you and such person or organization have agreed in writing in a contract or egreement that such person or organization is to be added as an additional insured on your policy. Such person or

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organization is an insured only with respect to lability for 'bodity injury,' "property damage" or "personal and advertising injury' caused, in whole or in part, by your maintenance, operation or use of equipment leased to you by such person or organization

A person's or organization's status as an auditional insured under this endorsement ends, when their contract or agreement with you for such leased equipment ends.

With respect to the insurance afforded to these additional insureds, this insurance does not apply to any "occurrence" which takes place effer the equipment lease expires.

- h. Grantors of Permits Any state or political subdivision granting you a permit in connection with your premises subject to the following exiditional provision:
  - (1) This insurance applies only with respect to the following hazards for which the state or political subdivision has assued a permit in connection with the premises you own, rant or connect and to which the insurance subles.
    - (a) The existence, mentanence, repair, construction, erection, or removal of advartising signs, awrings, camples, callar entrances, cost holds, driveways, martiples, marquees, host away openings, sucewalk vaults, street banners or decorations and similar exposures;
    - (b) The construction, erection, or removal of elevators; or
    - (c) The ownership maintenance, or use of any elevators covered by this insurance.
- i. Veredets Only with respect to "bodily injury" or "property demage" ensing out of "your products" which are distributed or sold in the regular course of the vendor's business, subject to the following additional exclusions:
  - (1) The insurance afforded the vendor does not apply to
    - (a) "Bodity injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the observe of the conviect or agreement.
    - (b) Any express warranty unauthorized by you;
    - (c) Any physical or chemical change in the product mede intentionally by the vendor,
    - (d) Repackaging, except when unpacted solely for the purpose of inspection demonstration, testing, or the substitution of parts under networkers from the manufacturer, and then repackaged in the original container;
    - (e) Any failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business in connection with the diatribution or sale of the products.
    - (f) Demonstration, installation, servicing or reperior operations, except such operations performed at the vendor's premises in connection with the sale of the product.

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- (g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a containar, part or ingradient of any other thing or substance by or for the vendor: or
- (h) "Bodily muty" or "property damage" arising out of the sole negligence of the vendor for its own acts or omissions or those of its employees or anyone else acting on its hehalf. However, this exclusion does not apply to
  - (ii) The exceptions contained in Sub paragraphs (d) or (f); or
  - (iii) Such inspections, adjustments, tasts or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of husiness, in connection with the distribution or sale of the products
- (2) This insurance does not apply to any insured person or organization, from whom you have accurred such products, or any ingredient, part or container, entering into. accompanying or containing
- j. Franchisor ~ Any person or organization with respect to their tability as the grantor of a ranchise la you.
- k. As Required by Contract Any person or organizer on where required by a written contract executed prior to the occurrence of a loss. Such person or organization is an additional insured for "bodily injury," property damage" or "personal and advertising injury" hit only for tablidy ansing out of the negligence of the named insured. The limits of insurance applicable to these additional insureds are the lesser of the policy finits or those limits specified in a contract or agreement. These limits are included within and not in addition to the simila of insurance shown in the Declarations
- Owners, Lessees or Contractors Any person or organization, but only with respect to fability for "boofly hjury," "property damage" or "personal and advertising injury" caused, in I. whole or in part by

(1) Your acts or omissions; or

(2) The acts or omissions of those acting on your behalf,

in the performance of your ongoing operations for the additional insured when required by a contract

With respect to the insurance afforded to these additional insureds, the following additional exclusions apply

This insurance does not apply to "bodily injury" or "property damage" occurring effer

- (a) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed or
- (b) That portion of "your work" out of which the mury or damage anses has been plut to its Intended use by any person or organization other than another contractor of sk/boontractur engaged in performing operations for a principal as a part of the same project.

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PI-GLD HS (10/11)

 State or Political Subdivisions – Any state or political subdivision as recurred, subject to the following: provisions;

(1) This insurance applies only with respect to operations performed by you or on your behalf for which the state or political subdivision has issued a permit, and is faquifed by contract.

- (2) This insurance coas not apply to:
  - (a) "Bodily injury," "property damage" or "personal and advertising injury" ansing out of operations performed for the state or municipality, or
  - (b) "Bodily injury" or "property damage" included within the "products-completed operations hazare "
- M. Duties in the Event of Occurrence, Claim or Suit

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS. Paragraph 2, Is amonded as follows.

a. is amended to include:

This condition applies only when the "occurrence" or offense is known to:

- (1) You, it you are an individual;
- (2) A partner, if you are a partnership or
- (3) An executive officer or insurance manager, if you are a corporation.

#### b. is amended to include:

This condition will not be considered breached unless the breach occurs after such claim or "sull" is known to

- (1) You if you are an individual;
- (2) A partner, if you are a pertiterahip, or

(3) An executive officer or insurance manager if you are a corporation.

N. Unintentional Failure To Declose Hazards

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, 5. Representations is amended to include the following:

t is agreed that, based on our relance on your representations as to existing hazards, if you should uninterntonally fail to disclose all such trazards prior to the beginning of the policy period of his Coverage Part, we shall not deny coverage under this Coverage Part because of such failure.

#### O. Transfer of Rights of Recovery Against Others To Us

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, B. Transfer of Rights of

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PLGLD-HS (10/11)

Recovery Against Others To Us is deleted in its entirety and replaced by the following

If the insured has rights to recover all or port of any payment we have made under this Coverage Part, those rights are transformed to us. The insured must do holthing after loss to impair them. At our request, the insured will bring "sult" or transfer those rights to us and help us enforce them.

Therefore, the insured can wave the insurer's rights of recovery prior to the OCCUPTENCE of a logs, provided the waver is made in a written contract.

P. Liberalization

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, is amonited to include the following:

If we revise this endotsement to provide more coverage without additional premium charge, we will automatically provide the additional coverage to all endorsement rolders as of the day the revision is effective in your state.

Q. Bodily Injury - Mental Anguish

SECTION V - DEFINITIONS, Paragraph 3. is delated in its entirely and replaced by the following:

"Bodily injury" means:

- Bodity injury, ackness or disease augisland by a person, and includes mental anguish
  resulting from any of these, and
- Except for mental anguish, includes death resulting from the foregoing (item # above) at any trine
- R. Personal and Advertising Injury Abuse of Process, Discrimination

I COVERAGE 8 PERSONAL AND ADVERTISING INJURY LIABILITY COVERAGE is not otherwise excluded from this Coverage Part, the definition of "personsi and advartising injury" is amended as follows:

- SECTION V DEFINITIONS, Paragraph 14.b. is deleted in its entirely and replaced by the following:
  - 5. Matericus prosecution or abuse of process.
- 2. SECTION V DEFINITIONS, Paragraph 14, is amended by adding the following:
  - Descrimination based on race, color, religion, sex, age or national origin, except when
  - a. Done intentionally by or at the cirection of lor with the knowledge or consert of
    - (1) Any insured; or
    - (2) Any executive afficer director, stockholder, partner or member of the insured.
  - Directly or indirectly related to the employment, former or prospective employment, termination of employment, or application for employment of any person or persons by an insured.

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PI-GLD-HS (10/11)

- c. Directly or indirectly related to the sale, rental, lease or subtrease or prospective sales, rental, lease or sub-lease of any room, dwalling or premises by or at the direction of any insured; or
- Insurance for such discrimination is prohibited by or held in violation of law, public policy, legislation, court decision or administrative roling.

The above does not apply to fines or penalties imposed because of discrimination.

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WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY

WC 00 03 13 (Ed. 04-84)

WAVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an utjury covored by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract their requires you to obtain this agreement from us (

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule

Schedule

Any parson or organization as required by written contract

This endorsement changes the policy to which it is all sched and is effective on the date issued unless otherwise stated. (The information below is required only when this endorsement is leaved subsequent to preparation of the policy.)

Endorsement Effective 3/15/2022 Policy No. TAVC4113370 Endorsement No. 0 Insured SECOND HARVEST FOOD BANK OF CENTRAL Premium \$ 54,365 Insurance Company Technology Insurance Company, Inc.

WC 09 03 13 (Ed. 04-84)

## EXHIBIT B SCOPE OF WORK

The Benefits Connection Program specifically offers SNAP application assistance, advice, and support to working families, seniors, veterans, and persons with disabilities. The Program tracks results daily at the different locations using clients' basic information as well inputs, outputs and outcomes that helps them report on results to their leadership, funders and community partners, also on their decision making.

## EXHIBIT C AGENCY EVALUATION FORM

Name of Reporting Individual	l:		
Name of Organization:			
Date:	Reporting Period:	to	
Date:	Reporting Period:		to

Number of individual clients	Of those, number of new clients	Total number of visits (all clients, new and existing)

National Performance Indicator (NPI)	NPI Description	Number of clients achieving NPI

Supporting documentation for	r outcome completion included with the report:	Yes	No

Reporting Individual's Signat	ature:
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Reviewing County Staff Signature:

## EXHIBIT D LEASED EMPLOYEE AFFIDAVIT

I affirm that an employee leasing company provides my workers' compensation coverage. I further understand that my contract with the employee leasing company limits my workers' compensation coverage to enrolled worksite employees only. My leasing arrangement does not cover un-enrolled worksite employees, independent contractors, uninsured sub-contractors or casual labor exposure.

I hereby certify that 100% of my workers are covered as worksite employees with the employee leasing company. I certify that I do not hire any casual or uninsured labor outside the employee leasing arrangement. I agree to notify the County in the event that I have any workers not covered by the employee leasing workers' compensation policy. In the event that I have any workers not subject to the employee leasing arrangement, I agree to obtain a separate workers' compensation policy to cover these workers. I further agree to provide the County with a certificate of insurance providing proof of workers' compensation coverage prior to these workers entering any County jobsite.

I further agree to notify the County if my employee leasing arrangement terminates with the employee leasing company and I understand that I am required to furnish proof of replacement workers' compensation coverage prior to the termination of the employee leasing arrangement.

I certify that I have workers' compensation coverage for all of my workers through the employee leasing arrangement specified below:

Name of Employee Leasing Company:	
Workers' Compensation Carrier:	
A.M. Best Rating of Carrier:	
Inception Date of Leasing Arrangement:	

I further agree to notify the County in the event that I switch employee-leasing companies. I recognize that I have an obligation to supply an updated workers' compensation certificate to the County that documents the change of carrier.

Name of Contractor:		
Signature of Owner/Officer:		
Title:	Date:	