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February 1, 2019

Eduardo Gonzalez
Sun City Strategies
7625 West 14th Court
Hialeah, FL. 33014

Re: 2019 Florida Lobbyist Services/Professional Services

Mr. Gonzalez,

This Letter of Agreement sets forth the understanding of the parties with respect to the legislative consulting services Sun City Strategies ("subcontractor") through Akerman LLP ("Akerman") will be providing on behalf of the Village of El Portal ("client"). Akerman and subcontractor agree as follows:

Term. This agreement will begin February 1, 2019 and terminate July 31, 2019, unless continued on a month to month basis thereafter as directed and approved by the client.

This agreement may be terminated for any reason and without cause by either party with 30 days' notice in writing or by email.

Scope. All legislative activities performed by subcontractor on behalf of the client shall be coordinated and directed through Akerman, whose primary contact is Richard Pinsky.

Subcontractor shall register as a legislative branch as well as executive branch lobbyist on behalf of the client and shall abide by all applicable laws and regulations pertaining to lobbying in Florida.

Subcontractor shall advocate the positions and funding requests of the client during the term of this Agreement including meeting with legislators and staff; arranging meetings on behalf of the client; regularly communicating status reports to Akerman; being available to Akerman and the client by telephone and email in a timely manner.

Billing and Payment. The total fee for services rendered under this agreement will be \$6,000.00, payable in six monthly installments of \$1,000.00 per month beginning February 1, 2019. The monthly retainer will continue if directed and approved by the client on a month to month basis beginning August 1, 2019.

Subcontractor understands that payment for services rendered will be made by Akerman only if and when Akerman actually receives payment from the client for the services rendered. If payment is not

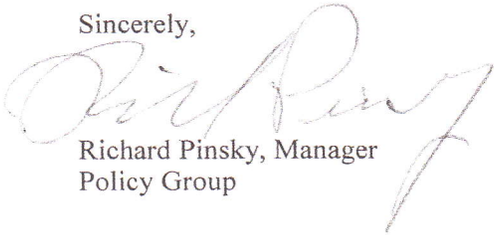
received from the client in a timely fashion, subcontractor agrees that it cannot recover for its services under either a legal or equitable theory. Payments will be rendered to subcontractor upon receipt by Akerman from the client.

Subcontractor will be reimbursed for reasonable expenses such as lobbyist registration fees and preapproved meal or travel expenses.

Independent Contractor. The parties agree that subcontractor is an independent contractor and no employment agreement is intended hereby.

If the foregoing terms and conditions are acceptable, please sign in the space provided at the bottom of this letter, return the original to me and retain a copy for your records.

Sincerely,



Richard Pinsky, Manager
Policy Group

ACCEPTED BY:

SUN CITY STRATEGIES

By: 
Eduardo Gonzalez, President

Date: 2/12/19