## AMENDMENT #2 TO CONTRACT #BMS16494 WITH CIVICPLUS. INC.

**THIS AMENDMENT** is executed this 23rd day of April, 2024 by and between CIVICPLUS, INC. and COUNTY OF NEVADA Said Amendment will amend the prior agreement between the parties entitled Agreement for Licensed Software, Services, and Maintenance (for CivicEngage and CivicPlus Government Content Management System) executed on October 11, 2016 by Resolution No. 16-494, and amended by Resolution 17-021 on January 10, 2017.

**WHEREAS**, the parties desire to amend their agreement to allow or provide for the addition of one (1) Department Header Package to the website development work being performed under the Contract;

NOW, THEREFORE, the parties hereto agree as follows:

- 1. This amendment shall be effective as of April 23, 2024.
- 2. Appendix B-1, System Feature List, is amended to add the following:

One (1) Department Header Packages, each with:

Three design revisions

APPROVED AS TO FORM:

- · Administration shared with parent site
- · Same template as parent site with a new banner
- · Same design elements and color scheme as parent site
- Unique URL (reverts to parent site's URL when department is visited)
- Variant global navigation (global navigation buttons are not changed, only the text is replaced)
- Existing and future modules shared with parent site (selecting "View All" on a department calendar takes you to the parent site's calendar)
- Shared site search (returns results from both sites)
- · Content developed out of the overall pages purchased for parent site.
- 3. Schedule E, Schedule of Charges and Payments, is amended to add the following:

Project Development Fee for 1 Department Header Packages: \$6,901.30

Annual Services Fee for Department Header Packages:

\$0 for the first year and \$1,276.86.00 per year for the second and subsequent years, subject to an annual increase of no more than 5% per year in the fifth and subsequent years.

COLINTY OF NEVADA

4. In all other respects, the prior agreement of the parties shall remain in full force and effect except as amended herein. Provisions in the prior agreement with respect to standards of support to be provided by the Contractor will apply to the services covered in this Amendment to the same extent that such standards apply to the services covered in the prior agreement.

ALL TROVED AG TO LOTUM.	OCCUPATION NEW YORK
COUNTY COUNSEL	
By:	Ву:
	Honorable Hardy Bullock
	Chair, of the Board of Supervisors
ATTEST:	CONTRACTOR:
Ву:	Ву
Clerk of the Board of Supervisors	