AGREEMENT BETWEEN

OFFICE OF AUDITOR OF STATE

AND

TP Anderson & Company

	THIS AG	REEM	IENT ma	de a	nd entered	d into	this	13th da	y of Oct	<u>ober</u> , 20	<u>2</u> 3 by
and	between	the	Office	of	Auditor	of	State,	hereinafter	called	"Auditor"	and
TP	Anderso	n &	Compa	ny		, h	ereinafte	er called "CPA	. ".		
	WHERE	AS, th	e Audito	ris	required b	y lav	w to pro	vide for the p	eriodic e	xamination	of all
cities	, including	separ	ate mun	icipa	d utilities,	in th	ne state i	meeting the r	equireme	ents for a pe	riodic

WHEREAS, the CPA is equipped and staffed to assist in the above examinations; and

WHEREAS, this agreement is in the best interest of the public in fulfilling the requirements of Chapter 11 of the Code of Iowa.

NOW, THEREFORE, BE IT UNDERSTOOD AND AGREED:

1. The CPA will:

examination; and

- A. Provide a list of various classifications and the estimated hours by classification as detailed in this agreement.
- B. Agree to not contact the cities subject to examination under this agreement prior to two weeks before the start of each examination.
- C. Begin work on the examinations as specifically agreed upon with the Auditor.
- D. Perform all work in accordance with the attestation standards for agreed-upon procedures engagements issued by the American Institute of Certified Public Accountants, the standards for attestation engagements contained in Government Auditing Standards, issued by the Comptroller General of the United States, and the agreed-upon procedures program guide prepared by the Office of Auditor of State.
- E. Provide access to the working papers to the Auditor and/or the Auditor's designee for five (5) years after issuance of the examination reports.
- F. Examine previously unidentified Municipal Utilities and provide follow up with the cities, including separate Municipal Utilities, as requested and agreed to by the CPA and the Auditor, regarding the status of implementation of the examination recommendations.

2.	Conditions	of Payment:

A. It is understood the fees for the services set forth above shall be reimbursed at the following hourly rates:

Classification	<u>Hourly Rate</u>		
Partner	<u>\$ 180</u>		
Manager	\$		
Senior	\$ <u>115</u>		
Staff	<u>\$85</u>		

- B. The CPA shall submit one (1) invoice for services detailing the hours by staff classification for each examination report. Charges for reasonable and necessary expenses shall be shown separately for each agreed-upon procedures report.
- C. Payment shall be made within 30 days of receipt of invoice.

D.	The total reimbursement shall r	not be for more than $\frac{23,750}{}$	for the
	cities of	·	,
		, and	
	except as specifically agreed by	the Auditor of State and the CPA.	

3. Termination of Agreement:

- A. The contract may be terminated at any time by mutual agreement of both parties.
- B. The Auditor may terminate this contract without notice if the CPA fails to perform the covenants or agreements contained herein.
- C. The CPA shall be paid for all work satisfactorily performed to the date of termination.

IN WITNESS THEREOF, the Auditor and CPA have executed this AGREEMENT as of the dates indicated below:

	<u>CPA</u>		AUDITOR OF STATE
By:	Aaron E. Olson	By:	Pri R Bres
Title:	CPA/Owner	Title:	Director
Date:	10/13/2023	Date:	11/3/23