Ellyn Setnor Bogdanoff. Shareholder (954) 232-5678(p); (954) 985-4176(f) ebogdanoff@beckerlawyers.com

Becker & Poliakoff, P.A. 1 East Broward Blvd., Suite 1800 Ft. Lauderdale, FL 33301



Memorandum		
To:	<i>Via Email: <u>Bturner@Lakeparkflorida.Gov</u></i> Bambi Mckibbon-Turner, M.S., Hr Interim Town Manager/Human Resources Director Town of Lake Park	
From:	Ellyn S. Bogdanoff, Shareholder Becker & Poliakoff, P.A.	
Date:	November 19, 2024	
Re:	Amendment to State Lobbying Services	

This will serve as an amendment to the Consulting Agreement dated February 27, 2018, and Resolution No. 14-03-18 dated March 7, 2018, between Becker & Poliakoff, P.A. and The Town of Lake Park (attached).

The parties have mutually agreed to amend certain provisions of the Agreement and therefore, in accordance with the Terms of the Agreement, make the following changes:

"This Agreement shall continue from October 1, 2024, until either party decides to terminate the agreement at the monthly retainer fee of \$5,000.00 per month. Either party may terminate the agreement for reasonable cause upon not less than thirty (30) days written notice to the other party."

Thank you for your partnership with Becker.

Cordially,

Ellyn Setnor Bogdanoff For the Firm

ESB/cl

#### **RESOLUTION NO. 14-03-18**

#### A RESOLUTION OF THE TOWN COMMISSION OF THE TOWN OF LAKE PARK, FLORIDA, AUTHORIZING AND DIRECTING THE MAYOR TO SIGN MEMORANDUM OF AGREEMENT FOR LOBBYIST SERVICES; PROVIDING AN EFFECTIVE DATE

**WHEREAS**, the Town has all of the powers and authority conferred upon it pursuant to the Florida constitution and Chapter 166, Florida Statutes; and

WHEREAS, pursuant to the Memorandum of Agreement with Becker & Poliakoff to provide Lobbyist Services on behalf of the Town Commission and the Administration; and

WHERAS, the Town Manager recommends approval of the Memorandum of Agreement with Becker & Poliakoff inclusive of all fees and costs associated with providing Lobbyist services to the Commission and the Administration in the amount of \$3,500 per month for the ensuing Twelve Month Period.

# NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COMMISSION OF THE TOWN OF LAKE PARK, FLORIDA:

Section 1. The foregoing recitals are incorporated herein.

Section 2. The Mayor is hereby authorized and directed to sign the Memorandum of

Agreement Becker & Poliakoff.

Section 3. This Resolution shall be effective upon execution.

Certification endez Clerk of the Town of Lake Park forida, do hereby certify that the foregoing is a true and correct copy of Othe original-instrument as contained in the official records of the Town. Witness my hand and the Official Seal of the Town of Lake Park This May of March 2018 ORIDA

The foregoing Resolution was offered by <u>Vise</u> - <u>Mayor</u> Glas-Castro who moved its adoption. The motion was seconded by <u>Commissioner</u> <u>Mic</u>, hand and upon being put to a roll call vote, the vote was as follows:

MAYOR MICHAEL O'ROURKE	AYE	NAY
VICE-MAYOR KIMBERLY GLAS-CASTRO	_	
COMMISSIONER ERIN FLAHERTY		
COMMISSIONER ANNE LYNCH	_	
COMMISSIONER ROGER MICHAUD		

The Town Commission thereupon declared the foregoing Resolution NO. 14-03-18 duly passed and adopted this 7 day of March, 2018.

TOWN OF LAKE PARK, FLORIDA

BY:

MICHAEL O'ROURKE MAYOR

ATTEST:

VIVIAN MENDEZ **TOWN CLERK** O (TOWN S A ORIDA

Approved as to form and legal sufficiency:

THOMAS J TOWN APTORN

Certification ex \_ Clerk of the Town of Lake Park trida, do hereby certify that the foregoing is a true and correct copy of the original construment as contained in the official records of the Town. Sitness my hand and the Official Seal of the Town of Lake Park This day of March 2018 TOW FLORIDA

## BECKER ↔ POLIAKOFF

1 East Broward Blvd., Suite 1800 Ft. Lauderdale, Florida 33301 Phone: (954) 364-6005 Fax: (954) 985-6814 Email: ebogdanoff@bplegal.com

#### MEMORANDUM

TO:John D'Agostino, Town ManagerFROM:Ellyn S. Bogdanoff, Esq.DATE:February 27, 2018RE:Town of Lake Park

#### Introduction

Thank you choosing Becker & Poliakoff to serve the Town of Lake Park's interest at the local, state, and national level. More specifically, our team will be pursuing the Town's Funding Priorities. As you know, we consider ourselves your strategic partners and will work with Commissioners and staff to accomplish your goals.

#### Approach/Scope of Work/Fee

Based on the description of each appropriation project, we will identify a funding source which could include a direct appropriation or grant opportunity from the county, state, or federal governments. If a grant opportunity is identified, we will work with the city's grant writer and assist with the grant's submittal. Additionally, we will provide the city with regular updates on legislation that may impact local governments. If staff or any Commissioner is interested in speaking with local and/or state elected officials, we will assist in facilitating those meetings. Our team will make ourselves available and will assist with any aspect of your legislative agenda. Based on our subsequent call, we agreed to a 12 month contract at \$3,500.00 per month. Once this agreement is received, we will register with the appropriate entities and begin immediate work on the Town's Priorities.

On behalf of myself, and the entire Firm, I look forward to working with you in developing a longterm, mutually beneficial relationship. Please feel free to visit our website at <u>www.bplegal.com</u> for more in-depth information on our Firm. If you are in agreement with the terms and conditions of this Retainer Agreement and our Firm's Standard Terms of Engagement, which are attached hereto and incorporated herein by reference, please indicate by signing in the space provided below, enclosing payment of the initial fees referenced above \$3,500.00 and return one executed original and the check to me. John D'Agostino, Town Manager Town of Lake Park February 27, 2018 Page 2

Cordially,

Ellyn Setnor Bogdanoff For the Firm

ESB/cl Enclosure

Cc: Nicholas G. Matthews

Retainer Agreement Agreed to and Accepted by Town of Lake Park including any of its related affiliates, entities, and/or assigns.

By:\_

ACTIVE: 10644255\_1



#### **TERMS OF ENGAGEMENT**

We appreciate your decision to retain Becker & Poliakoff, P.A. (the "Firm") as your legal counsel. This document explains how we work, our obligations to you, your obligations to us, what we will do on your behalf, and how our charges will be determined and billed. Experience has shown that an understanding of these matters will contribute to a better relationship between us, and that, in turn, makes our efforts more productive.

Our engagement and the services we will provide to you are limited to the matter(s) identified in the accompanying letter. Any changes in the scope of our representation, as described in the letter, must be approved in writing. We will provide services of a strictly legal nature related to the matter(s) described in the letter. You will provide us with the factual information and materials we require to perform the services identified in the letter, and you will make such business or technical decisions and determinations as are appropriate. You will not rely on us for business, investment, or accounting decisions, or expect us to investigate the character or credit of persons or entities with whom you may be dealing, unless otherwise specified in the letter. Further, there may be tax consequences resulting from the transaction, claim, settlement, or other resolution of your matter. Unless specified in writing by the Firm, the Firm will not be providing tax advice. The Firm has capable and experienced tax attorneys on staff who can assist you at yourrequest.

#### Confidentiality and Related Matters

Regarding the ethics of our profession that will govern our representation, several points deserve emphasis. As a matter of professional responsibility, we are required to preserve the confidences and secrets of our clients. This professional obligation and the legal privilege for attorney-client communications exist to encourage candid and complete communication between a client and his lawyer. We can perform truly beneficial services for a client, only if we are aware of all information that might be relevant to our representation. Consequently, we trust that our attorneyclient relationship with you will be based on mutual confidence and unrestrained communication that will facilitate our proper representation of you. Additionally, you should be aware that, in instances in which we represent a corporation or other entity, our client relationship is with the "entity" and not with its individual executives, shareholders, directors, partners, or persons in similar positions, or with its parent, subsidiaries, or other affiliates. In those cases, our professional responsibilities are owed only to that entity, alone, and no conflict of interest will be asserted by you because we represent persons with respect to interests that are adverse to the individual persons or business organizations who have a relationship with you. Of course, we can also represent individual executives, shareholders, partners, and other persons related to the entity in matters that do not conflict with the interests of the entity, but any such representation will be the subject of a separate engagement letter. Similarly, when we represent a party on an insured claim, we represent the insured, not the insurer. even though we may be approved, selected, or paid by the insurer.



#### Fees and Billing

We encourage flexibility in determining billing arrangements. For example, we often agree with our clients to perform services on a fixed-fee, success fee, or other basis that we and the client believe will encourage efficiency and reflect the value of our services in relation to a particular objective.

If you and we have agreed on a fixed fee or success fee arrangement, you agree that our fees will not be limited to the fixed amount if you fail to make a complete and accurate disclosure of information that we have requested and that we reasonably require for our work, or if you materially change the terms, conditions, scope, or nature of the work, as described by you when we determined the fixed amount, or as compared with the work normally and customarily involved in similar engagements. If any of these events occur, you agree that our fees will be based upon the other factors described below, unless you and we agree on a revised fixed or success fee.

If the accompanying letter does not provide for a fixed fee, our fees for services will be determined as described in the following paragraphs.

When establishing fees for services that we render, we are guided primarily by the time and labor required, although we also consider other appropriate factors, such as the novelty and difficulty of the legal issues involved; the legal skill required to perform the particular assignment; time-saving use of resources (including research, analysis, data and documentation) that we have previously developed and stored electronically or otherwise in quickly retrievable form; the fee customarily charged by comparable law firms for similar legal services; the amount of money involved or at risk and the results obtained; and, the time constraints imposed by either the client or the circumstances. We generally require a retainer in an amount that is appropriate with respect to the proposed representation. Unless otherwise agreed, the retainer will be applied to the last statement rendered in connection with the representation, with any unused portion being returned to the client. The firm, in its discretion, may apply the retainer against unpaid past due bills and may apply a cost retainer against unpaid attorney's fees.

In determining a reasonable fee for the time and labor required for a particular matter, we consider the ability, experience, and reputation of the lawyer or lawyers in our firm who perform the services. To facilitate this determination, we internally assign to each lawyer an hourly rate based on these factors. If we determine that research or other work can be efficiently handled by a law clerk or paralegal under an attorney's supervision, the time of the law clerk or paralegal will be billed at the lowest paralegal rate applicable to the nature of the services performed.

Of course, our hourly rates change periodically to account for increases in our cost of delivering legal services, other economic factors, and the augmentation of a particular lawyer's ability, experience, and reputation. Any such changes in hourly rates are applied prospectively, as well as to unbilled time previously expended. You will be advised of any change in the hourly rate applicable to your matter. We record and bill our time in one-tenth hour (six minute) increments; however, the minimum time that is normally billed for the total of an individual lawyer's activities on a matter in a single day is two-tenths of an hour.



When selecting lawyers to perform services for you, we generally seek to assign lawyers having the lowest hourly rates consistent with the skills, time demands, and other factors influencing the professional responsibility involved in each matter. That does not mean we will always assign a lawyer with a lower hourly rate than other lawyers. As circumstances require, the services of lawyers in our firm with special skills or experience may be sought when that will either (a) reduce the legal expense to you, (b) provide a specialized legal skill needed, or (c) help move the matter forward more quickly. If that lawyer's regular office is in a location other than the Becker & Poliakoff, P.A. office in the city in which you are located, you will not be charged for his or her travel time except in the case of lawyers whose practice is concentrated in fields of law or whose expertise is greater than that generally available in the city in which are you located. Also, to encourage the use of such lawyers in situations where their services can provide a significant benefit that is disproportionate to the time devoted to the matter, we may not bill for their services on an hourly rate basis but, if you agree in advance, we will adjust the fee on an "added value" basis at the conclusion of the matter, if and to the extent their services contributed to a favorable result for you. In an effort to maximize efficiency and improve the quality of legal services, we have made a substantial investment in the application of technology to the practice of law. A direct benefit of this technology is the ability to do research, compile documents and respond to client needs in a fraction of the time previously required; thereby substantially improving the quality of legal services while reducing the costs. To effectively utilize technology in the law office, there are on-going costs associated with system research, development, maintenance, upkeep, and staff training, as well as the time expended in developing the primary source documents. Accordingly, in situations in which a previously-developed work product is used as a primary source of a paralegal's or an attorney's work product, a value must be applied to the previously-developed work product. This process is known as value billing. Value billing is simply applying a weighted value to the time expended in providing legal services, which allocates a value for the previously-developed work product. The benefit to the client of a technologically-advanced firm is improved legal services tailored to the client's needs in a fraction of the time and at a fraction of the cost. In many matters, a weighted value (value billing) will be applied to a paralegal's or an attorney's efforts which utilize, as a primary source, a previously-developed work product. If you have any questions concerning the application of value billing to a specific matter being handled by us, please feel free to write or call the attorney handling your matter(s).

#### Expenses

During the course of our representation, it may be appropriate to hire third parties to provide services on your behalf. These services may include consulting or testifying experts, investigators, providers of computerized litigation support, and court reporters. Because of the legal "work product" protection afforded to services that an attorney requests from third parties, in certain situations we may assume responsibility for retaining the appropriate service providers. Even if we do so, however, you will be responsible for paying all fees and expenses directly to the service providers or reimbursing us for these expenses.



#### Billing

We bill periodically throughout the engagement for a particular matter, and our monthly statements are due when rendered. If our fees are based primarily on the amount of our time devoted to the matter, our statements will be rendered monthly. In instances in which we represent more than one person with respect to a matter, each person that we represent is jointly and severally liable for our fees and expenses with respect to the representation. Our statements contain a concise summary of each matter for which legal services are rendered and a fee is charged.

If our statement is not paid in a timely manner, we reserve the right to discontinue services. Additionally, if our statement has not been paid within thirty (30) days from the date of the statement, we impose an interest charge of one and one-half (1.5%) percent per month (an eighteen [18%] percent annual percentage rate), from the 30th day after the date of the statement until it is paid in full. Interest charges apply to specific monthly statements on an individual statement basis. Any payments made on past-due statements are applied first to the oldest outstanding statement. If you have given the Firm a deposit for attorneys' fees and/or costs that the Firm has deposited in our trust account which is designated for use in one matter, and you fail to pay attorneys' fees or costs for another matter the Firm is handling for you, the Firm shall have the option to disburse those funds to the Firm to pay outstanding attorneys' fees and costs in any other matter provided that attorneys' fees and costs in the other matter are more than 60 days past due. If collection activities are necessary, we will be entitled to reasonable attorneys' fees and costs, whether pre-trial, trial or appellate. Post-judgment interest shall accrue at the rate of eighteen (18%) percent per annum. In the event of a dispute over the amount of legal fees charged or the manner, nature or extent of legal services provided, YOU AGREE TO A WAIVER OF TRIAL BY JURY. In any such litigation, jurisdiction and venue will lie in the Judicial Circuit for Broward County, Florida, or the county where the Firm office is located that has provided the greatest amount of services to the Client, measured by the amount of the delinquent debt.

If you object to any portion of an invoice, you shall so notify the Firm within thirty (30) calendar days of receipt of the invoice. You shall identify in writing the specific cause of the disagreement and the amount in dispute, and shall pay that portion of the invoice not in dispute in accordance with the other payment terms of this Agreement. If no dispute is submitted within thirty (30) calendar days, the invoice will be considered due and payable and any dispute regarding the invoice that could have been detected within said thirty (30) day period shall be deemed waived.

Should the Firm cease to represent Client for any reason, including the Firm's voluntary withdrawal during the pendency of any action, and any attorney's fees or costs remain unpaid, the Firm is entitled to a charging lien and to payment of any costs and attorney's fees out of any eventual recovery in the action (in addition to any right to a retaining lien) or other rights retained herein.



#### **Questions About Our Bills**

We invite you to discuss freely with us any questions you have concerning a fee charged for any matter. We want our clients to be satisfied with both the quality of our services and the reasonableness of the fees we charge for those services. We will attempt to provide as much billing information as you require and in such customary form that you desire, and we are willing to discuss with you any of the various billing formats we have available that best suits your needs.

#### **Relationships With Other Clients**

Because we are a large, multi-practice law firm with offices throughout Florida, in the U.S., and internationally, we may be (and often are) asked to represent a client with respect to interests that are adverse to those of another client who is represented by our firm in connection with another matter. Just as you would not wish to be prevented in an appropriate situation from retaining a law firm that competes with Becker & Poliakoff, our firm wishes to be able to consider the representation of other persons who may be competitors in your industry or who may have interests that are potentially adverse to yours, but with respect to matters that are unrelated in any way to our representation of you. The ethics that govern us permit us to accept such multiple representations, assuming certain requirements are met.

During the term of this engagement, we agree that we will not accept representation of another client to pursue interests that are directly adverse to your interests, unless and until we make full disclosure to you of all relevant facts and circumstances of our undertaking the two representations, confirm to you in good faith that we have done so, and that the following criteria are met: (1) there is no substantial relationship between any matter in which we are representing or have represented you and the matter for the other client; (2) any confidential information we have received from you will not be available to the lawyers and other Becker & Poliakoff personnel involved in the representation of the other client; (3) our effective representation of you and the discharge of our professional responsibilities to you will not be prejudiced by our representation of the other client; and (4) the other client has also consented, in writing, and on our full disclosure of the relevant facts, circumstances, and implications of undertaking the two representation, and that all conflict issues will be deemed to have been resolved or waived by you.

By making this agreement, we are establishing the criteria that will govern the exercise of your rights under applicable ethical rules to object to our representation of another client whose interests are adverse to yours. If you contest in good faith the facts underlying our confirmation to you that the specified criteria have been met, then we will have the burden of reasonably supporting those facts.



#### Virus Protection

During the course of our engagement, we may exchange electronic versions of documents and emails with you using commercially available software. Unfortunately, the technology community is occasionally victimized by the creation and dissemination of so-called viruses, or similar destructive electronic programs. We take the issues raised by these viruses seriously and have invested in document and email scanning software that identifies and rejects files containing known viruses. We also update our system with the software of various vendors' current releases at regular intervals.

By utilizing this virus scanning software, our system may occasionally reject a communication you send to us. We in turn may send you something that is rejected by your system. We believe this infrequent occurrence is to be expected as part of the ordinary course of business.

Because the virus protection industry is generally one or two steps behind new viruses, we cannot guarantee that our communications and documents will always be virus free. Occasionally, a virus will escape and go undetected as it is passed from system to system. Although we believe our virus protection measures are excellent, we can make no warranty that our documents will be virus free at all times.

Please inform us immediately in the event a virus enters your company's system via any electronic means originating from our Firm. Through cooperative efforts we can minimize any disruption to our communications.

#### Solicitation

We spend a great deal of time and resources to hire and train superior attorneys and employees who are able to provide you with legal services conforming to our high professional standards. Accordingly, in the event you solicit or hire a Firm attorney or employee during the time period we are representing you and for a period of six months thereafter, you agree you will pay the Firm an amount equivalent to twenty-five (25%) percent of that attorney or employee's first year of base salary with your organization (including any signing bonus), plus stock or equity in your organization equivalent to twenty-five (25%) percent of any stock or equity grant made as part of your hiring of such attorney or employee.



#### **Termination**

Upon completion of the matter(s) to which this representation applies, or upon earlier termination of our relationship, the attorney-client relationship will end, unless you and we have expressly agreed to a continuation with respect to other matters. We hope, of course, that such a continuation will be the case. The representation is terminable at will by either of us. The termination of the representation will not terminate your obligation to pay our fees and expenses incurred prior to the termination.

\* \* \*

Your agreement to this engagement constitutes your acceptance of the foregoing terms and conditions. If any of them is unacceptable to you, please advise us now so that we can resolve any differences and proceed with a clear, complete and consistent understanding of our relationship.

### **Exhibit A**



Office of the Town Manager Funding Priorities Town of Lake Park

The list below represents the priorities established by the Town Commission over the past several years. The purpose of the list of priorities is to provide guidance to the Lake Park delegation as legislative priorities are established for their respective districts. The demographics of the Town of Lake Park is greater than sixty percent minority. The town is a minority majority community. The town has the highest concentration of housing that is affordable to residents in Palm Beach County, East of Interstate 95.

The legislative priorities are as follows:

1. <u>Funding for drainage for Lakeshore Drive.</u> As the town completes its mixed use corridor initiative. The new ordinance will encourage significant investment including housing and commercial, retail development along US Route One. The right type of development along Lakeshore is inevitable as building height requirements increase, resulting in a larger footprint along US Route One. The **Town estimates total funding at \$8.25 million, requesting \$3.25 million.** Will seek grant funding at both State and Federal levels for the remaining funding over the next 2-3 year project completion period.

2. <u>Tenth Street Reclamation and Resurfacing.</u> Funding for 109<sup>th</sup> Street is critical to the town's plans to develop Class A Office Space along both sides of Tenth Street. This corridor stretches from Silver Beach to North Lake Blvd. In speaking with BDB, the area must develop Class A office space. This initiative requires communities like Lake Park to provide incentives for developers to build Class A Office Space. Funding for road resurfacing and reclamation will enable the town to market the tenth street corridor to developers. Class A office space will result in good paying jobs and significant private investment in Lake Park and Palm Beach County. The Town estimates funding at \$4 million.

3. <u>Funding for Industrial sewer initiatives.</u> There are sections of the town's existing industrial and commercial land that is not with sewer. Funding will permit the town to move forward to furnish sewer to those properties not with sewer. This will permit for higher density development in the industrial section of town. Commercial and industrial land east of I-95 is in high demand, the town can meet that demand, increase density development in the industrial area of Lake Park resulting in more jobs for local residents. Seacoast Utilities Authorities estimates funding at \$1.3 million.

4. <u>Fiber Optics in the Industrial Park.</u> Funding for Fiber Optics throughout the Industrial Park will attract higher paying employment opportunities to residents of Palm Beach County. As part of the town's need to upgrade infrastructure including sewer, roads and sidewalks, a significant amount of public funding is needed to prepare our industrial area for high tech, biotech and research and development employment opportunities. Fiber Optics connectivity for

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www.lakeparkfloricla.gov

businesses in the Industrial Park in Lake Park will result in reinvestment and development of existing properties. Estimates are coming in at a million dollars a mile underground and \$500,000 above ground per mile.

- a. <u>Providing Funding for Wi-Fi.</u> The town is seeking funds to provide Wi-Fi connectivity throughout the entire town. Residents and small mom and pop type businesses can have free access to Wi-Fi connectivity. Wi-Fi availability will encourage investment and reinvestment in Lake Park especially along the Park Avenue area of town. The town desires to market Park Avenue to Millennials who desire connectivity for work and enjoyment. Creating an open air environment with arts and entertainment along Park Avenue will be further enhanced with the availability of free Wi-Fi. Funding is unknown at this time.
- 5. Infrastructure Funds to Create Marina Village. The town is requesting infrastructure funds to create a Marina Village along that portion of Lakeshore Drive. The Village concept will enable vendors including food vendors/trucks to provide merchandise to area residents and the boating community at the Marina. The village concept will require existing streets to be redesigned and parking on existing town owned land maybe required. Since land in the area is in short supply, a parking garage maybe required as the town attracts open air markets, fresh vegetables, and entertainment and food vendors on weekends and major holidays. The Town estimates funding at \$150,000.
- 6. <u>Funding to develop linear pathways that connect existing open space park land in Lake</u> <u>Park.</u> Funding to create linear park paths that connect all of our neighborhood parks will encourage use and reuse of existing park land in town. The Town estimates funding at between \$10 to \$15,000.
- 7. <u>Funding to purchase Commercial Land to complete Park Avenue Extension.</u> The town is requesting eminent domain funding for one commercial property required to construct and complete the Park Avenue Extension project. This project is critical to the town and Palm Beach County. The estimated funding amount is \$4.5 million for acquisition of private property and purchase of right of way access.
- 8. <u>Funding for Public Space Lighting in our neighborhoods.</u> The Town is requesting capital funding for lighting throughout our high crime neighborhoods. Additional lighting will help the Palm Beach County Sheriff's Office with burglaries (Cars and Homes), drive by shootings and illicit drug sales all of which occur under the protection of darkness in Lake Park. The Town estimates funding at \$8.3 million.