



AGREEMENT FOR PROFESSIONAL SERVICES

This Agreement is made on the 1st of October, 2024, by and between CHM, LLC d/b/a Atlas Community Studios, a Nevada limited liability company (herein referred to as "Consultant"); and the City of West Monroe, Louisiana (hereinafter referred to as "Owner"). WHEREAS, the Owner desires for Consultant to provide certain services in accordance with the Scope of Work set forth herein, consistent with the grant application (the "Services Proposal"), per the fees or hourly rates as depicted in the Payment and Invoicing section below, and the terms and conditions outlined in this Agreement.

NOW, THEREFORE, in consideration of the above recitals, which are hereby incorporated into the below Agreement, and in consideration of the mutual promises made herein, the receipt and sufficiency of which are hereby acknowledged, the Owner and Consultant further agree as follows:

I. PROJECT NAME.

The "Project" shall be described as:

LA - Historic Methodist Church Feasibility Study

II. PROJECT TERM.

The term of this Agreement shall be from October 1, 2024 to September 15, 2025. The Agreement may be terminated earlier by final completion of the services by the Consultant and acceptance of the services by the Owner or through the termination provisions provided herein.

III. PROJECT SCOPE OF WORK.

The following is a summary of the professional services to be provided by the Consultant (collectively, the "Scope of Work"). Consultant will provide these professional services consistent with the detailed description of the Project's goals and objectives outlined in the Services Proposal attached hereto as **Exhibit 1**. The Scope of Work is expressly limited to professional services relating to and for the benefit of the "Project Area," which is defined and described in detail in **Exhibit 2** to this Agreement.

Owner understands and agrees that completion of the Scope of Work is contingent upon Owner's prompt payment and compliance with the terms and conditions set forth herein. Owner further understands and agrees that this Scope of Work is based upon Consultant's subjective understanding of the requirements of the Project, and that a material term of this Agreement is Consultant's sole and complete discretion as to the scope and nature of the

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professional services provided. Owner understands and agrees that the scope and nature of the professional services provided may change over time at the Consultant's sole and complete discretion, and that any such changes that do not result in material changes to the Scope of Work below are expressly agreed upon in advance by the Parties and do not require Owner's subsequent approval and/or execution of a Change Order prior to implementation of said changes. To the extent that any actual or perceived conflict arises or exists between the Scope of Work provided below and the goals and objectives identified in the Services Proposal, the Scope of Work identified herein controls. Owner understands and agrees that Consultant has not and cannot guarantee results beyond completion of the Scope of Work provided herein.

A. PROJECT KICKOFF

- 1. Develop a "project board" in Asana outlining tasks and assignments
- 2. Identify members of a small Steering Committee who will help guide the strategic planning process
- 3. Convene Steering Committee for a virtual kickoff meeting to review the scope of work and tasks/deliverables for forthcoming phases
- 4. Schedule monthly check-in meetings (and/or email progress updates) with the Steering Committee
- 5. Identify dates for Atlas to make a site visit to view the property and facilitate community visioning activities
- 6. Use the platform Go Vocal to develop a project landing page with information about the project and virtual visioning opportunities

B. RESEARCH & ANALYSIS

- 1. Compile historical data on the old First United Methodist Church
 - Review previous studies, reports, and historical records
- 2. Review existing plans and studies for West Monroe and Ouachita Parish
 - Identify gaps in existing research, particularly focusing on the issues of vacant properties and redevelopment barriers
- 3. Compile and analyze data on vacant properties within the overall Study Area, including location, size, ownership, current zoning, and condition
- 4. Identify zoning, regulatory, or policy barriers that could hinder the redevelopment of vacant properties or fail to encourage adaptive reuse, infill development, or other creative redevelopment strategies in West Monroe

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- 5. Conduct interviews with city leader(s) to identify current or planned developments that may impact opportunities in the overall Study Area
- 6. Conduct a market analysis to understand current and future demand for residential, commercial, and mixed-use developments

C. COMMUNITY ENGAGEMENT

- 1. Promote community engagement opportunities on the City of West Monroe website, social media, and local media outlets
- 2. Organize and facilitate 1-2 charette workshops to solicit community input
 - Incorporate interactive activities to gather ideas and feedback on potential end-uses for the old First United Methodist Church
- 3. Publish a survey (printed and digital) to reach a broader audience
- 4. Conduct one-on-one interviews with key stakeholders to better understand opportunities and challenges for the revitalization of both Study Areas
- 5. Utilize the project webpage for additional, online engagement opportunities (e.g., a digital Vision Wall)
- 6. Compile and analyze all community input to identify common themes and preferences
- 7. Present Public Input Summary to the Steering Committee and publish the document on the project webpage

D. SITE REUSE ASSESSMENT & FEASIBILITY STUDY

- 1. Assess the current condition, ownership, zoning, and potential constraints for revitalization of the old First United Methodist Church and propose reuse concepts based on findings from quantitative and qualitative research
- Develop a detailed site reuse strategy for the old First United Methodist Church that includes an assessment of economic feasibility examining the financial viability of 1-2 proposed and preferred uses, considering development costs, potential revenues, and possible funding sources
- 3. Create conceptual designs for the most promising reuse options
 - Develop 2-3 visual representations (e.g., sketches, renderings) to illustrate proposed changes

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E. IMPLEMENTATION STRATEGY

- 1. Research federal, state, local, and philanthropic funding opportunities for building redevelopment and infrastructure improvements
- 2. Create a matrix for each priority project consisting of the following information for each funding opportunity: Funding Organization, Grant Program, Summary Description, Program Priorities / Scoring Criteria Considerations, Funding Range, Match Requirement, Application Cycle / Deadline, Contact Information
- 3. Depending on the recommended end-use(s) of the old First United Methodist Church, identify potential partners and their roles during the implementation phase to encourage revitalization of the historic building
- 4. Outline next steps for the proposed redevelopment project

IV. EXCLUDED SERVICES.

Given the complexity and discretionary nature of the professional services provided by Consultant, it is understandable and anticipated that Owner may have certain expectations as to the scope and nature of the professional services provided that are inconsistent with the intent of this Agreement and/or that fall outside the Scope of Work as it is understood by the Consultant. Owner understands and agrees that Consultant has the sole and compete discretion to determine which professional services are necessary for the completion of the Scope of Work and are thus required under this Agreement. Notwithstanding the foregoing, Consultant desires to limit any confusion that may arise as to professional services that fall within the Scope of Work, and those that do not. Accordingly, the following is a nonexhaustive list of professional services that are expressly excluded from the Scope of Work. This non-exhaustive list is provided as a courtesy to inform the Owner about certain express limitations on the professional services provided by the Consultant under this Agreement. Nothing herein shall act as a waiver of the Consultant's complete discretion as to the scope and nature of professional services provided. In the event that the excluded professional services identified herein conflict with the Services Proposal, this Agreement controls and those professional services shall be deemed as excluded from the Scope of Work.

A. WORKSHOPS

1. Facilitate topic-specific workshops for the community and/or local organizations

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B. PLAYBOOK

1. Develop a project- or topic-specific strategy for economic community development based on visioning and stakeholder engagement.

C. BROWNFIELDS REVITALIZATION PLAN

1. Develop EPA-funded revitalization plan that establishes a strategy for site reuse based on market analyses and broad community engagement. Identify grants, loans, and incentives to leverage for site redevelopment.

D. MASTER PLAN

1. Develop a citywide or neighborhood-specific strategy(ies) for local development and growth based on extensive visioning, focus groups, and stakeholder engagement.

E. COMPREHENSIVE ECONOMIC DEVELOPMENT STRATEGY (CEDS)

1. Partner with an Economic Development District to develop a new CEDS for their respective region, including an interactive online interface.

V. MODIFICATION OF THE SCOPE OF WORK.

The Scope of Work described herein may only be expanded, reduced, or otherwise modified by execution of a written "Change Order" prepared by Consultant. All Change Orders must be executed by both Owner and Consultant, at which point said Change Order shall constitute an amendment to this Agreement. In the event that a Change Order conflicts with the terms of this Agreement and/or any previous Change Order, the terms of the most recent fully executed Change Order control. Any actual or perceived conflicts or ambiguities in this Agreement, as amended, that arise from the execution of a Change Order shall be resolved in favor of effectuating the terms of the most recent Change Order. The Consultant will be entitled to additional compensation to coordinate such changes, and a fee of \$250.00 shall be assessed per Change Order, separate and apart from any other negotiated changes in compensation terms, to account for said coordination and preparation of the Change Order. In the event that a Change Order calls for services billed at an hourly rate, Consultant will bill for the services of its professional staff by the hour at their regular published rates, in accordance with the Rate Sheet attached hereto as Exhibit 3. Time is billed descriptively in quarter-hour increments, and all time is rounded up to the next quarter-hour. Consultant's rates are reviewed annually, at year end. Owner expressly understands and agrees that said rates may be subject to increase

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on an annual basis, and that failure to object in writing to a notice of rate increase within 14 days of receipt of said written notice shall constitute an acceptance of the same.

VI. OWNER RESPONSIBILITIES.

Owner shall do the following in a timely manner so as not to delay the services of the Consultant:

- Designate in writing a person to act as Owner's "Designated Representative" with respect to the services to be rendered under this Agreement. Owner's Designated Representative shall have complete authority to transmit instructions, receive information, interpret and define Owner's policies and procedures, and make decisions binding upon the Owner with respect to Consultant's services for the Project;
- 2. Provide all criteria and full information as to Owner's requirements for the Project, including objectives and constraints, space, capacity and performance requirements, flexibility and expendability, and any budgetary limitations;
- 3. Assist Consultant by placing at Consultant's disposal all available information pertinent to the Project, including previous reports and any other data relative to the Project;
- 4. Arrange for access and make all provisions necessary for the Consultant to enter upon public and private property as required for the Consultant to perform services under this Agreement;
- 5. Examine all studies, reports, sketches, drawings, specifications, proposals and other documents presented by the Consultant, obtain advice of an attorney, insurance professionals, CPAs, and any other consultants as Owner deems appropriate for such examination and render in writing decisions pertaining thereto within a reasonable time (subject to any notice periods established in this Agreement) so as not to delay the services of the Consultant;
- 6. Furnish approvals and permits from all governmental authorities having jurisdiction over the Project and such approvals and consents from others as may be necessary completion of the Project;
- 7. Use Owner's best efforts and to direct third parties to utilize their best efforts to give priority to and otherwise satisfy any and all requests, requirements, or directions of Consultant relating to or in furtherance of the services provided to Owner;
- 8. Give prompt written notice to the Consultant whenever the Owner observes or otherwise becomes aware of any development that affects the scope or timing of the Consultant's services, or any defect or non-conformance in the work of any Contractor, subject to the Services Verification clause set forth below; and
- 9. Arrange for financing and pay for services as agreed to in this Agreement.

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VII. PAYMENT AND INVOICING.

A. FLAT FEE:

Owner shall pay Consultant \$22,751.70 for the performance of the Scope of Work detailed in this Agreement. Owner agrees to pay Consultant in accordance with the Billing Schedule set forth below. Payment will not be made on a salary or hourly rate. All payments under this contract shall be to the trade or business name of the Consultant. No payments will be personally made to an individual under this contract.

BILLING SCHEDULE						
% OF COMPLETION		FEE	DUE			
9.0%	of total contract cost	\$2,068.34	November 30, 2024			
9.1%	of total contract cost	\$2,068.34	December 31, 2024			
9.1%	of total contract cost	\$2,068.34	January 31, 2025			
9.1%	of total contract cost	\$2,068.34	February 28, 2025			
9.1%	of total contract cost	\$2,068.34	March 31, 2025			
9.1%	of total contract cost	\$2,068.34	April 30, 2025			
9.1%	of total contract cost	\$2,068.34	May 31, 2025			
9.1%	of total contract cost	\$2,068.33	June 30, 2025			
9.1%	of total contract cost	\$2,068.33	July 31, 2025			
9.1%	of total contract cost	\$2,068.33	August 31, 2025			
9.1%	of total contract cost	\$2,068.33	September 30, 2025			

In addition to professional fees and the costs specifically included as part of the flat fee agreed upon herein, it may be necessary for Consultant to incur additional costs and expenses on Owner's behalf, with the prior written approval of Owner, for which we will expect to be reimbursed, if under \$500.00, along with payment of Consultant's invoices. Costs and expenses in excess of \$500.00 will be submitted to Owner directly for immediate payment. Owner understands and agrees that time is of the essence as it relates to payment of these invoices, and holds Consultant harmless for any and all delays, problems, non-performance of part or all of the Scope of Work, and/or additional expenses incurred as a result of delayed payment or non-payment of the same.

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B. **INVOICING**:

The Consultant will submit invoices on a monthly basis. Invoices will be sent to Owner's Designated Representative in accordance with the Notice clause below. Upon request, Consultant shall provide documentation of its expenses. Payment of such invoices will be due within thirty (30) days of the receipt thereof. Amounts unpaid 30 days after invoice date shall bear interest from the date payment is due at a rate of 1.5% per month compounded monthly.

C. <u>SERVICES VERIFICATION:</u>

From time to time, at the Consultant's complete discretion, Consultant will send Owner a Notice of Completion. Each Notice of Completion will serve as notice to Owner that the services identified therein been completed in accordance with the terms of this Agreement. Upon receipt of any Notice of Completion, Owner's Designated Representative shall review said Notice of Completion, the operative Scope of Work, as amended by any Change Orders, and examine the services provided by Consultant for any defect, non-conformance, or other objection or rejection of the services performed. In the event that Owner determines that any services provided by Consultant identified in the Notice of Completion are not satisfactory, in part or in full, Owner may serve written notice of all such complaints or objections to Consultant within fourteen (14) days of the date of the subject Notice of Completion identifying said services (the "Services Objection"). All Services Objections must be served in accordance with the Notice clause set forth below. Owner understands and agrees that Owner's failure to serve a Services Objection on Consultant within the fourteen (14) day period described herein shall constitute Owner's complete, unconditional, and unwaivable approval of the services identified in the subject Notice of Completion.

Upon receipt of any Services Objection, Consultant will review the Services Objection and either (a) provide Owner with a written proposal to remedy Owner's Objections, either at Consultant's cost or through a Change Order, or (b) provide written notice of its rejection of the Services Objection. Until the Parties reach an agreement on resolution of the Services Objection or the Agreement is otherwise terminated, Consultant may, at any time, suspend all services to Owner as set forth in the Termination clause below.

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VIII. ADDITIONAL TERMS AND CONDITIONS

A. ATTORNEY'S FEES:

In the event any dispute relating to or arising from this Agreement is submitted to mediation, arbitration, or litigation, or in the event an attorney is retained by any Party to this Agreement to enforce its terms, or to collect any damages due for breach hereof, the Party or Parties, prevailing in such mediation, arbitration and/or litigation shall be entitled, in addition to such other relief as maybe granted, to a reasonable sum as and for his attorney fees in such mediation, arbitration and/or litigation, which shall be determined by the court in such mediation, arbitration and/or litigation or in a separate action brought for that purpose, and shall each be considered a party for the purposes of this provision.

B. DISPUTE RESOLUTION:

Claims, disputes or other matters, involving a value less than \$200,000.00, in question between the parties to this Agreement arising out of or relating to this Agreement or breach thereof shall be subject to mediation unless each of the parties mutually agrees otherwise. Mediation is an express condition precedent to arbitration, litigation, or any administrative action meant to resolve claims, disputes, or other matters relating to this Agreement. No mediation arising out of or relating to this Agreement shall include, by consolidation, joinder or in any other manner, an additional person or entity not a party to this Agreement, except by written consent containing a specific reference to this Agreement signed by the Owner, Consultant, and any other person or entity sought to be joined. In no event shall the demand for mediation be made after the date when the institution of legal or equitable proceedings based upon such claim would be barred by the applicable statute of limitations. The award rendered in the mediation shall be non-binding.

In the event that mediation is unsuccessful, Owner and Consultant expressly agree to resolve any claims, disputes, or other matters relating to or arising from this Agreement in binding arbitration. The Parties shall attempt to agree to a particular arbitrator and associated rules of arbitration, however, in the event that an agreement cannot be reached, the Parties shall submit this matter to binding arbitration with the American Arbitration Association ("AAA"), and will comply with AAA's rules and procedural requirements. In the event any party is required to file suit in order to obtain injunctive relief or other relief requiring a court order, the Parties agree to stay the matter for all other purposes and submit the matter to arbitration.

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C. ENFORCEMENT:

The failure of either Party in any one or more instances to insist upon strict performance of any of the terms and provisions of this Agreement shall not be construed as a waiver of the right to assert any such terms and provisions on any future occasion or of damages caused thereby.

D. EXCLUSIVITY:

Owner understands and agrees that Consultant is engaged in providing these types of services for persons or entities other than the Owner, and the Consultant is not required to provide services exclusively to the Owner during the term of this Agreement.

E. HAZARDOUS MATERIALS - INDEMNIFICATION:

The Consultant is not in the business of making environmental site assessments for purposes of determining the presence of any toxic, hazardous or other environmental damaging substances. The purpose of this provision is to be certain that the Owner is aware of the potential liability if toxic, hazardous or environmentally damaging substances are found on or under a property. Consultant makes no representations regarding an environmental site assessment, relies upon Owner to have fully investigated the need and/or scope of such assessment and assumes no responsibility for the determination to make an environmental site assessment on the subject property.

F. INFORMATION PROVIDED BY OTHERS:

The Consultant shall be entitled to rely upon the accuracy and completeness of data provided by the Owner and shall not assume liability for such data. The Consultant does not practice law, insurance or financing, therefore, the Owner shall furnish all legal, accounting and insurance counseling services as may be necessary to protect themselves at any time during the Project. Owner shall hold Consultant harmless from damages that may arise as a result of inaccuracies or omission of information or data supplied by Owner or others to Consultant.

G. INTEGRATION, MODIFICATION, AND COUNTERPARTS:

This Agreement represents the entire and integrated agreement between the Owner and Consultant. All prior representations, discussions, agreements, and negotiations, whether written or oral, have been and are merged and integrated into, and are superseded by, this Agreement. No covenants, agreements, representations, or warranties of any kind whatsoever

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have been made by any Party, except as specifically set forth in this Agreement. This Agreement may only be changed or modified by a written instrument executed by all the Parties, and any oral modification hereof shall be ineffective until reduced to such a writing. So long as both Parties execute this Agreement, a copy of this Agreement shall have the same force, effect, and validity as an original Agreement. Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the Owner or Consultant.

H. LIMITATION OF LIABILITY:

The Consultant's liability shall be limited to \$1,000,000.00 or the maximum amount of insurance coverage as indicated on Consultant's certificate of insurance, whichever is less, unless specifically agreed to by separate written agreement negotiated and executed by Owner and Consultant.

I. NOTICE:

Any notice to be given hereunder by either Party to the other, shall be in writing and shall be deemed given when sent by certified mail.

Notices to the Owner shall be addressed to Owner's "Designated Representative" as follows:

City of West Monroe, Louisiana c/o Courtney Hornsby 2305 N 7th Street West Monroe, LA 71291

With Copy To:

City Attorney City of West Monroe 2305 North 7th Street West Monroe, LA 71291

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Notices to the Consultant shall be addressed to:

CHM, LLC d/b/a Atlas Community Studios c/o Alex Holland, Chief Executive Officer PO Box 77791 Washington, DC 20002-9997

With Copy To:

Kravtiz, Schnitzer & Johnson, Chtd. c/o Michael R. Esposito, Esq. 8985 S. Eastern Avenue, Suite 200 Las Vegas, Nevada 89123

J. RELATIONSHIP OF THE PARTIES:

The parties understand and agree that Consultant is an independent contractor and that Consultant is not an employee, agent or servant of the Owner, nor is Consultant entitled to employment benefits by and through the Owner. CONSULTANT UNDERSTANDS AND AGREES THAT CONSULTANT IS NOT ENTITLED TO WORKERS' COMPENSATION BENEFITS AND THAT CONSULTANT IS OBLIGATED TO PAY ALL INCOME TAX OBLIGATIONS ON ANY MONEYS EARNED PURSUANT TO THIS AGREEMENT. As an independent contractor, Consultants agrees that:

- Consultant does not have the authority to act for the Owner, or to bind the Owner in any respect whatsoever, or to incur any debts or liabilities in the name of or on behalf of the Owner;
- Consultant has and hereby retains control of and supervision over the performance of Consultant's obligations hereunder and control over any persons employed or contracted by Consultant for performing the services hereunder;
- Owner will not provide training or instruction to Consultant or any of its employees regarding the performance of services hereunder;
- Neither Consultant, nor its employees or consultants, will receive benefits of any kind from the Owner;
- Consultant represents that it is engaged in providing similar services to other clients and not required to work exclusively for the Owner;
- All services are to be performed solely at the risk of the Consultant and Consultant shall take all precautions necessary for the proper performance thereof; and
- Consultant will not combine its business operations in any way with the Owner's business operations and each party shall maintain their operations as separate and distinct.

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K. SEVERABILITY:

If any term, provision, covenant, or condition of this Agreement is held by any arbitrator and/or court of competent jurisdiction to be invalid, void, or unenforceable, the rest of the Agreement shall remain in full force and effect and shall in no way be affected, impaired or invalidated.

L. TERMINATION AND/OR SUSPENSION OF SERVICES:

Consultant may terminate this Agreement at any time with or without cause by giving the Owner written notice of not less than fourteen (14) days. Owner may terminate this Agreement at any time in the event that Consultant violates the terms of this Agreement or fails to produce a result that meets the specifications of this Agreement by giving the Consultant written notice of not less than fourteen (14) days.

In the event of termination by Owner, Owner will pay consultant all amounts due and owing as of the date of the conclusion of said fourteen (14) day notice. Additionally, if payments are due pursuant to a Fee Schedule or Billing Schedule, Owner will remit payment of all amounts due or owing under the next scheduled progress payment, regardless of the extent of the services performed by Consultant.

In the event of termination of this Agreement by Consultant, payments will be made to Consultant for all work performed up to the date of termination. If payments are due pursuant to a Fee Schedule or Billing Schedule, Owner will remit payment of a prorated amount of the total amount due or owing under the next scheduled payment, and shall be calculated based upon the termination date identified in Consultant's notice of termination and the number of days in between the last progress payment and the next scheduled progress payment.

Failure of the Owner to make complete and timely payments to the Consultant in accordance with the Agreement shall be considered substantial non-performance, a material breach of this Agreement, and cause for termination. Notwithstanding the foregoing, if the Owner fails to make timely payment, the Consultant may, upon seven (7) days' written notice to the Owner, suspend performance of services under this Agreement. Unless payment in full is received by the Consultant within seven days of the date of the notice, the suspension shall take effect without further notice.

In the event of a suspension of services for any reason(s) allowed under this Agreement, the Consultant shall have no liability to the Owner for delay or damage caused the Owner because of such suspension of services. Suspension of services in no way acts as a modification or

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waiver of Consultant's right to terminate this Agreement at any point thereafter.

This Agreement is executed as of the Effective Date identified above.

CONSULTANT

CHM, LLC dba Atlas Community Studios, a Nevada limited liability company **OWNER**

City of West Monroe, Louisiana

Name: Alex Holland

Its: Chief Executive Officer

Name: Courtney Hornsby

Its:



EXHIBIT 1: PROJECT SERVICES PROPOSAL

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FEASIBILITY STUDY TO SUPPORT REVITALIZATION OF HISTORIC METHODIST CHURCH CITY OF WEST MONROE CERTIFIED LOCAL GOVERNMENT WEST MONROE, LOUISIANA

SCOPE OF WORK

October 1, 2024 - September 15, 2025

I. Introduction

The purpose of this grant is to enable the City of West Monroe to complete a feasibility study to support the revitalization of the historic Methodist Church in downtown West Monroe. The Principal Investigator agrees to the following:

II. Description of Services

During the grant term, the Grantee shall:

- 1) Complete a feasibility study of the Historic Methodist Church campus, with personnel to include SOI-qualified individuals. The feasibility study will include:
 - a. Research and analysis
 - b. Community engagement
 - c. Site reuse assessment
 - d. Implementation strategy

III. Grant Requirements and Final Deliverables

The Grantee shall deliver the following items to the State's Agreement Monitor during the grant term:

- 1) **Quarterly Reports and Billing Requests** submitted to the Division of Historic Preservation on each of the following dates:
 - a. January 15, 2025 for work and expenses accrued October 1 December 31, 2024
 - b. April 15, 2025 for work and expenses accrued January 1 March 31, 2025
 - c. July 15, 2025 for work and expenses accrued April 1 June 30, 2025

Quarterly Reports should provide an overview of work accomplished during the preceding quarter and the direction that work will take in the upcoming quarter. **NOTE: Quarterly Reports are required even if no work was performed during the preceding quarter.**

Quarterly Billing Requests will be submitted with supporting documentation as required in Exhibit D and will accompany the Quarterly Report during which the expenses occurred.

- 2) Final Deliverables, due on September 15, 2025, that include:
 - a. A Final Report that includes:
 - i. A summary of the completed work and expenses accrued during the final grant quarter and production of deliverables (July 1 September 15); and,

- ii. Electronic documents of final feasibility study report; and,
- iii. The **Final Billing Request**, including supporting documentation as required in Exhibit D.
- b. **Public funding notice:** The following statements must be located on the cover or title page, or in the credits of any printed materials prepared using grant funds:

The activity that is the subject of this report has been financed in part with federal funds from the National Park Service, U.S. Department of the Interior, through the LA Department of Culture, Recreation and Tourism, Office of Cultural Development, Division of Historic Preservation. However, the contents and opinions do not necessarily reflect the views or policies of the Department of the Interior nor the Department of Culture, Recreation and Tourism, nor does the mention of trade names or commercial products constitute endorsement or recommendation by the Department of the Interior.

This program receives federal financial assistance for identification and protection of historic properties. Under Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, and the Age Discrimination Act of 1975, as amended, the U.S. Department of the Interior prohibits discrimination on the basis of race, color, sexual orientation, national origin, disabilities, religion, age, or gender in its federally assisted programs. If you believe you have been discriminated against in any program, activity, or facility as described above, or if you desire further information, please write to Office of Equal Opportunity, National Park Service, 1849 C Street, N.W., Washington, D.C. 20240

3) The Grantee will direct and is responsible for ensuring that the Principal Investigator provides all deliverables directly to the State's Agreement Monitor, including Quarterly Reports and Final Deliverables, by the due dates provided herein. The Grantee is also responsible for reviewing and verifying the content of all deliverables, and for immediately reporting any errors, discrepancies, compliance, or other issues to the State's Agreement Monitor.

Courtney Hornshy, Principal Investigator	Date	

FEASIBILITY STUDY TO SUPPORT REVITALIZATION OF HISTORIC METHODIST CHURCH CITY OF WEST MONROE CERTIFIED LOCAL GOVERNMENT WEST MONROE, LOUISIANA

October 1, 2024 - September 15, 2025

APPROVED BUDGET

	GRANT AWARD Federal	CASH MATCH Grantee	IN-KIND MATCH	TOTAL
PERSONNEL EXPENSES				
Principal Investigator				
Fringe Benefits	\$ 2,407.50	\$ 1,926.00		
Consultants	\$ 9,893.20	\$ 7,960.00		
GENERAL EXPENSES				
Equipment				
Supplies/Material	\$ 465.00	\$100.00		
Printing/Copying				
Photography				
Report Preparation				
Other General Expenses				
Audit Fee				
TOTAL	\$12,765.70	\$9,986.00		\$22,751.70

TOTALS

FEDERAL GRANT AMOUNT \$ 12,765.70 CASH/IN-KIND MATCH \$ 9,986.00 TOTAL PROJECT COST \$ 22,751.70



EXHIBIT 2: PROJECT AREA

The Scope of Work referred to in the attached Agreement is expressly limited to professional services relating to and for the benefit of the "Project Area," The Project Area shall be defined as:

West Monroe, Louisiana



EXHIBIT 3: RATE SHEET FOR PROFESSIONAL SERVICES RENDERED

In the event that Consultant is billing the Owner for professional services rendered on an hourly basis for any reason, the following hourly rates apply:

Position	Hourly Rate
Principal	\$175.00
Project Manager	\$165.00
Operations Director	\$160.00
Project Associate	\$150.00

Time is billed descriptively in quarter-hour increments, and all time is rounded up to the next quarter-hour. Consultant's rates are reviewed annually, at year end beginning in 2025.