

**EXTENSION AMENDMENT TO EMERGENCY SOLUTIONS GRANT (ESG-RUSH) PROGRAM AGREEMENT**

**THIS FOURTH AMENDMENT** (“Amendment”) to Emergency Solutions Grant Agreement is entered into by the City of Tampa, a municipal corporation organized and existing under the laws of the State of Florida (“City”) and Dawning Family Services, Inc., A Florida Nonprofit Corporation (“Subrecipient”) as of August 20, 2025 (“Amendment Date”).

**RECITALS**

A. City and Subrecipient entered into that certain Emergency Solutions Grant Rapid Unsheltered Housing Grant Agreement as authorized by Resolution No. 2023-929 on September 21, 2023, and amended by that certain Amendment to Emergency Solutions Grant Rapid Unsheltered Housing Agreement, dated July 26, 2024 (as executed by the Director of Housing and Community Development, as authorized by the terms of the Agreement), and amended by that certain Amendment to Emergency Solutions Grant Rapid Unsheltered Housing Agreement, dated December 11, 2024 (as executed by the Director of Housing and Community Development, as authorized by the terms of the Agreement) (collectively, the “Agreement”), and amended by that certain Amendment to the Emergency Solutions Grant Rapid Unsheltered Housing Agreement as authorized by Resolution No. 2025-61 on or about January 23, 2025 to provide certain services to individuals and families experiencing homelessness within the City of Tampa; and

B. As authorized by Resolution No. 2025-61 and signed by the Mayor on February 26, 2025, the City and Subrecipient entered into that certain Third Amendment to Emergency Solutions Grant Agreement the (“Third Amendment”). The Original Agreement as amended by the Third Amendment is hereinafter referred to as the “Agreement”.

C. City and Subrecipient wish to amend the Agreement to provide for additional time to fully expend the remaining Non-Grant Housing Program Funds (HPF). Specifically, extending the HPF contract draw date from October 15, 2025, to March 31, 2026.

**FOR CONSIDERATION RECEIVED**, the parties agree as follows:

1. The foregoing recitals are true and correct and by this reference made a part hereof.
2. Total Contract Draw Date shall be deleted and shall be replaced with the following to Article II-PERIOD OF THE AGREEMENT; EFFECTIVE DATE”:

**DRAW MILESTONES**

<b>Draw</b>	<b>Non-Grant Program Funds</b>
100% of Total Contract Draw	March 31, 2026



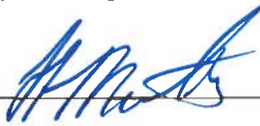
3. Except as amended herein all provision of the Agreement remain in full force and effect. All capitalized terms used in this Amendment, unless otherwise defined or modified, shall have the same meaning as set forth in the Agreement. The Agreement remains unchanged except as modified by this Amendment. The terms and provisions of the Agreement, as modified by this Amendment, are ratified, and affirmed.

4. This Amendment may be executed in one or more counterparts, each of which shall be deemed an original, but all shall constitute one and the same amendment; provided, however, this Amendment shall not be effective until fully executed by both parties and subject to the formalities required by the City of Tampa Code.

**IN WITNESS HERETO**, the parties herein have caused this Amendment to be executed as of the Amendment date.

**CITY:**

City of Tampa, Florida

  
\_\_\_\_\_

Jeff McKittrick,  
HCD Director

**SUBRECIPIENT:**

Dawning Family Services., A Florida not-for-profit corporation

By: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title:  Pres  Exec/Sr Vice Pres  CEO  Gen

Partner

Other (must attach proof of authority): \_\_\_\_\_

