Oxford Mayor and Council Work Session Monday, August 15, 2022 – 6:30 P.M. Oxford City Hall 110 W. Clark Street, Oxford, Georgia Agenda

- 1. Mayor Pro Tem's Announcements
- 2. **Committee Reports** The Trees, Parks and Recreation Board, Planning Commission, Downtown Development Authority, and Sustainability Committee will update the Council on their recent activities.
- 3. \*Consider the Pricing so the City may Contract for Bike/Ped Path Concrete Repair and Removal of Whatcoat Sign and the Catherine Boyd Memorial Stone at the Cemetery
- 4. \*Consideration of the Recommendation to Change Credit Card Providers for In-Person Services and to Add Online and IVR (Phone) Payments for Citations
- 5. \*Consider a request by Mauldin & Jenkins to increase audit costs by 7%
- 6. Update on the Dried Indian Creek Project Funding: Congressional Earmark, Transportation Alternatives Program (TAP), and Georgia Outdoor Stewardship Program (GOSP)
- 7. Other Business
  - a. Consider moving the September 5, 2022 Regular City Council Meeting to September 6, 2022 at 7:00 p.m. to avoid a conflict with the Labor Day Holiday.
- 8. Work Session Meeting Review Mayor Pro Tem Ready will review all the items discussed during the meeting.
- 9. Executive Session
- \*Attachments

# PROPOSAL

HCS SERVICES 149 OLD HWY 81

OXFORD GA 30054

8/2/2022

To: CITY OF OXFORD

Job: OLD CHURCH

Qty	Description	Line Total
	DEMO 9X9 SIDEWALK POUR BACK	\$3,600.00
	MATERIAL AND LABOR	
		TOTAL PROPOSED 3600.00

Thank You For Your Business Make all checks payable to HCS SERVICES

# AMERICAN FIELD MAINTENANCE, INC.

70 Piper Road Building 1, Bay 4 Covington, Georgia 30014

Phone (770) 788-7327 Fax (770) 788-7326

# QUOTE SHEET

May 3, 2022

City of Oxford 110 West Clark St. Oxford, Georgia 30054 Attn: Jody Reid

### Re: Concrete Repair Behind Old Church @ Wesley St,

Quote # 22-002 Oxford

We are pleased to provide a bid on the following:

American Field Maintenance, Inc. (AFM) will provide labor, equipment and material to:

- 1. Sawcut and remove (1) 9' x 9' section of damaged concrete.
- 2. Remove exposed roots and excavate.
- 3. Form and pour section with new concrete.

### **TOTAL PROJECT - \$2,950.00**

Terms: NET 30. Prices are good for thirty days.

We appreciate the opportunity to be of service to you. If you should have any questions on the above quote, please call Rod Richardson.

Sincerely,

Rod Richardson

All material is guaranteed to be as specified. All work is to be complete in a workmanlike manner according to standard practices. Any alteration or deviation from above specifications involving extra costs will be executed only upon written order and will become extra charge over and above the estimate. All agreements are contingent upon strikes, accidents, or delays beyond our control. Owner is to carry fire, tornado, and other necessary insurance. Our workers are fully covered by Workmen's Compensation Insurance.

Acceptance of Proposal - The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Date Accepted \_\_\_\_\_

Signature

### Contractor Affidavit under O.C.G.A. § 13-10-91(b)(1)

By executing this affidavit, the undersigned contractor verifies its compliance with O.C.G.A. § 13-10-91, stating affirmatively that the individual, firm or corporation which is engaged in the physical performance of services on behalf of the City of Oxford has registered with, is authorized to use and uses the federal work authorization program commonly known as E-Verify, or any subsequent replacement program, in accordance with the applicable provisions and deadlines established in O.C.G.A. § 13-10-91. Furthermore, the undersigned contractor will continue to use the federal work authorization program throughout the contract period and the undersigned contractor will contract for the physical performance of services in satisfaction of such contract only with subcontractors who present an affidavit to the contractor with the information required by O.C.G.A. § 13-10-91(b). Contractor hereby attests that its federal work authorization user identification number and date of authorization are as follows:

726147

Federal Work Authorization User Identification Number

Date of Authorization

American Field Maintenance, Inc. Name of Contractor

**Concrete Repair** Name of Project

City of Oxford Name of Public Employer

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed on Hos 844 2022 (date) in Coving tor	1 (city), AA (state).
Signature of Authorized Officer or Agent	
Printed Name and Title of Authorized Officer or Agent	
SUBSCRIBED AND SWORN BEFORE ME ON THIS THE DAY OF,202 	OPNICA THUR NOTARY EXPIRES
My Commission Expires:	SEP 0 2 2023
Septemper 2, 2023	GEORGIA FUBLIC

# PROPOSAL

**HCS SERVICES** 

8/2/2022

149 OLD HWY 81 OXFORD GA 30054

### To: CITY OF OXFORD

Job: MONUMENT MOVE

Qty	Description	Line Total
	MOVE KITTY SHELL MONUMENT FROM CEMETARY	
	TO CITY SHOP	\$4,500.00
	MOVE WHATCOAT ST PLAQUE TO CITY SHOP	4500;00
	EQUIPMENT AND LABOR	
		· 网络拉拉斯特里尔特拉尔斯特拉拉尔特
		TOTAL PROPOSED 9000.00

Thank You For Your Business Make all checks payable to HCS SERVICES

# AMERICAN FIELD MAINTENANCE, INC.

70 Piper Road Building 1, Bay 4 Covington, Georgia 30014

Phone (770) 788-7327 Fax (770) 788-7326

# QUOTE SHEET

May 3, 2022

City of Oxford 110 West Clark St. Oxford, Georgia 30054 Attn: Jody Reid

### Re: Remove Kitty Shell Monument from the Cemetery

Quote # 22-004 Oxford

We are pleased to provide a bid on the following:

American Field Maintenance, Inc. (AFM) will provide labor, equipment and material to remove the monument from the cemetery and transport to the Oxford Maintenance shop. This price includes a telescoping forklift or boom truck for rigging.

### **TOTAL PROJECT - \$3,185.00**

Terms: NET 30. Prices are good for thirty days.

We appreciate the opportunity to be of service to you. If you should have any questions on the above quote, please call Rod Richardson.

Sincerely,

Rod Richardson

All material is guaranteed to be as specified. All work is to be complete in a workmanlike manner according to standard practices. Any alteration or deviation from above specifications involving extra costs will be executed only upon written order and will become extra charge over and above the estimate. All agreements are contingent upon strikes, accidents, or delays beyond our control. Owner is to carry fire, tornado, and other necessary insurance. Our workers are fully covered by Workmen's Compensation Insurance.

Acceptance of Proposal - The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Date Accepted \_\_\_\_\_

Signature \_\_\_\_\_

# AMERICAN FIELD MAINTENANCE, INC.

70 Piper Road Building 1, Bay 4 Covington, Georgia 30014

Phone (770) 788-7327 Fax (770) 788-7326

# QUOTE SHEET

May 3, 2022

City of Oxford 110 West Clark St. Oxford, Georgia 30054 Attn: Jody Reid

### **Re: Remove Whatcoat St. Memorial Plaque**

Quote # 22-003 Oxford

We are pleased to provide a bid on the following:

American Field Maintenance, Inc. (AFM) will provide labor, equipment and material to:

- 1. Remove existing bolts and nuts.
- 2. Remove the plaque and transport to the Oxford maintenance shop.
- 3. Provide telescoping forklift.

### **TOTAL PROJECT - \$3,030.00**

Terms: NET 30. Prices are good for thirty days.

We appreciate the opportunity to be of service to you. If you should have any questions on the above quote, please call Rod Richardson.

Sincerely,

Rod Richardson

All material is guaranteed to be as specified. All work is to be complete in a workmanlike manner according to standard practices. Any alteration or deviation from above specifications involving extra costs will be executed only upon written order and will become extra charge over and above the estimate. All agreements are contingent upon strikes, accidents, or delays beyond our control. Owner is to carry fire, tornado, and other necessary insurance. Our workers are fully covered by Workmen's Compensation Insurance.

Acceptance of Proposal - The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Date Accepted \_\_\_\_\_

Signature \_\_\_\_\_

### Contractor Affidavit under O.C.G.A. § 13-10-91(b)(1)

By executing this affidavit, the undersigned contractor verifies its compliance with O.C.G.A. § 13-10-91, stating affirmatively that the individual, firm or corporation which is engaged in the physical performance of services on behalf of the City of Oxford has registered with, is authorized to use and uses the federal work authorization program commonly known as E-Verify, or any subsequent replacement program, in accordance with the applicable provisions and deadlines established in O.C.G.A. § 13-10-91. Furthermore, the undersigned contractor will continue to use the federal work authorization program throughout the contract period and the undersigned contractor will contract for the physical performance of services in satisfaction of such contract only with subcontractors who present an affidavit to the contractor with the information required by O.C.G.A. § 13-10-91(b). Contractor hereby attests that its federal work authorization user identification number and date of authorization are as follows:

726147

Federal Work Authorization User Identification Number

Date of Authorization

American Field Maintenance, Inc. Name of Contractor

Sign Removal Name of Project

**City of Oxford** Name of Public Employer

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed on Hug 8th 2002 (date) in Covi,	ngton (city), GA (state).
Mazz	
Signature of Authorized Officer or Agent	
NER Trybe	
Printed Name and Title of Authorized Officer or Agent	
SUBSCRIBED AND SWORN BEFORE ME	
ON THIS THE <u>A</u> DAY OF <u>HOSUST</u>	202 <u> </u>
NOTARY PUBLIC	- 6 THUS
	EXPIRES
My Commission Expires:	
September 2,7223	SEP O 🕱 2023
	W PUBLIC
	WTON GOUR



# Memo

- **To:** Bill Andrew, City Manager
- From: Marcia Brooks, City Clerk/Treasurer
- Date: August 10, 2022
- **Re:** Recommendation to Change Credit Card Providers for In-Person Services and to Add Online and IVR (Phone) Payments for Citations

Government Window is a company that integrates with our Case Management software, Courtware, for payment of traffic fines online and by phone. I would like to recommend that we sign an agreement with them for this service to help streamline work in the City Clerk's office. They also offer Point of Sale solutions for in-person customers for other types of payments, and I would like to recommend that we change from our current credit card provider for in-person payments for these services as well.

## Advantages of signing agreement with Government Window

## Payments for Citations Online and IVR

- When payments are made online or by phone, Courtware is automatically updated.
- Payers can see their appearance date for court in the software, and whether their payments make them eligible to avoid coming to court.
- No cost to City of Oxford. Full cost of transaction is passed on to payer 6%
- No term for contract. City of Oxford is free to exit the contract at any time

### **In-Person Services**

• Our current credit card services Provider, Govolution, would not allow us to charge customers a convenience fee for Visa utility bill payments, and they could not process Visa without a convenience fee and the other types with a convenience fee. Therefore, the City elected not to accept Visa payments in person (Visa is accepted online through a different credit card services provider, and accounts for about 75% of online payments each month).

Government Window does not have such a limitation. They charge the customer 3.5% or \$1.50 minimum for non-citation payments and 4% in person for citation payments. There is no cost to the City of Oxford – their full cost is passed along to the customer. For reference, current inperson fees passed to customers are 2.75% per transaction for MC, Discover, and Amex. While

the fee itself may be higher for some customers, being able to accept Visa in the office would help us tremendously in not having to see customers multiple times when they have to go get some other form of payment.

- No term for contract. City of Oxford is free to exit the contract at any time. We do not yet know the details of the payment services with our new vendor, BS&A. If BS&A cannot integrate with Government Window, we can move to the BS&A provider for most payments but still retain Government Window's services for payment of citations.
- Acceptance of Visa in the office will help reduce the manual tasks related to processing checks and cash, which must be kept in a till, balanced, and deposited. We frequently have customers wanting to pay Visa, which we cannot accept right now. Credit card deposits are automatically submitted to our bank, so no physical deposit is required for them.
- Our current in-person credit card processor does not provide customer-facing Point-of-Sale (POS) terminals. Staff must keep a separate web application open to process the credit card sale. Government Window offers customer-facing POS terminals, so staff only need to open the web application to process the card if the terminal will not accept the automated card process (this occurs occasionally with all credit card systems and is usually caused by the condition of the card).
- Our current in-person credit card processor charges us \$89 per year for encryption of credit card data, a PCI-DSS requirement. Government Window's applications and card readers are PCI-DSS compliant, and no additional charge is assessed by them for this service.

I would like to add that I have discussed this payment option with Judge Hathorn, and he is supportive of the change as long as the new web page includes attestations by the payer that are currently attested to on paper. The City of Covington utilizes Government Window for citation payments. A screenshot of their entry screen for payment of citations is attached. Our screen would look very similar, but with our logo and court information.

I would appreciate your consideration of these changes. Once the agreement is signed, Government Window would engage in a project period with us to get a web page set up for citation processing online, and to get us set up with the new POS terminals. We would also need to engage with Courtware to enable integration of the solution with their software.





Translate: G

<u>Covington, GA</u>

ONLINE PAYMENTS - TRAFFIC TICKETS

### **COVINGTON, GA - TICKET**

Welcome to the online Traffic Ticket payment page for Covington, GA, where Visa, MasterCard, Discover and American Express are accepted. Note there is a service fee charged by a third-party company, Government Window, to cover the cost of this convenient and secure payment service.

TICKET SEARCH Ticket/Citation #: *		Driver's License #: *	Court Services 2116 Stallings St NW Covington GA 30014 770-385-2141
Ticket/Citation #	OR Search	Drivers License #	GovtWindow Help (877) 575-7233 or Send Email or Read FAQ * = Required
For court dates, ticket amounts, and even to pay by phone	, please call toll free 1-877-502-7888.		

## Government Window, LLC (the "Principal") of 175 Townpark Drive NW., Suite 425, Kennesaw GA 30144, hereby grants:

a non-exclusive license to use the Licensed Items defined in Schedule "A" hereunder	

Module	Contact Person	Telephone #	Function	Ra
Traffic Tickets			W / P / I / T	
Bail			W/P/I/T	
Probation			W/P/I/T	
Child Support			W/P/I/T	
Business Licenses			W / P / I / T	
Permits			W/P/I/T	
Property Tax			W / P / I / T	
DMV Tags			W/P/I/T	
Parks & Recreation			W/P/I/T	
Income Tax			W / P / I / T	
Schools			W/P/I/T	
Donations			W/P/I/T	
Misc Payments			W/P/I/T	
Records & Deeds			W/P/I/T	
eStore			W/P/I/T	
Patient Bills			W/P/I/T	
Utilities			W/P/I/T	

Name of End-User (Licensee)

Full Address

of

Stipulations & Notes: (please define:)


Unless otherwise stipulated, there is no cost to the End-User/Licensee for any equipment, development, maintenance, and support offered by the Principal provided the End-User/Licensee is not in breach of any of the conditions as defined in the Agreement. All costs are covered by service fees charged to the End-User's clients/customers upon using any of the Licensed Items.

Service fees will be determined and agreed upon by both Parties before any work is performed, and be based on the payment type, expected volume, and number of payment types implemented.

For Government Window LLC (the <b>Principal</b> ):	For <b>End-User</b> /Licensee
Signed:	Signed:
Name:	Name:
Title:	Title:
Date:	Date:

### 1. Definitions

- 1.1 "*Principal*" shall mean Government Window LLC of 175 Townpark Drive NW, Suite 425, Canton, Georgia 30144, USA.
- 1.2 Software-as-a-Service agreement ("SaaS") shall be defined as the delivery model in which the Licensed Items are delivered on a sub-scription basis and are hosted centrally at a location or locations of the Principals choosing and is accessed by the End-User or the End-User's customers through a thin client via a web browser, collectively referred to as the "Agreement."
- 1.3 "Licensed Items" shall mean the Principal's programs listed on Schedule "A" together with all related documentation, sales aids, training aids, and including all revisions and corrections thereto, whether made by the Principal, and any such additional software as it may offer to its clients from time to time during the currency of this Agreement. Licensed Items shall include object code for the Principal's programs acquired, whether used at its Installation Address as defined hereunder, or through a public cloud as SaaS and any user manuals and related documentation, in machine readable or printed form.
- 1.4 "End-User" shall mean any person, institution, government agency, closed corporation or company that is either the facilitator or the ultimate user of the Licensed Items supplied by the Principal and defined on the face hereof.
- 1.5 "*Party*" shall mean either the **End-User** or the **Principal** inter-changeably.
- 1.6 "Parties" shall mean both the End-User and the Principal collectively.
- 1.7 "*Installation Address*" being the physical location of the computer hardware and the location at which the **End-User** stores their back-of-fice data and/or from which the **End-User** hosts its Internet Website.
- 1.8 "*Industrial Property Rights*" shall mean all property in and rights to patents, license, **Trademarks**, trade names, inventions and copyrights relating to the origin, design, manufacture, programming, operation and/or service of **Licensed Items**.
- 1.9 "*Trademarks*" shall mean any proprietary marks used by the **Principal** in the marketing of the **Licensed Items**.
- 1.10 The headings and clauses of these terms and conditions are intended for convenience only and shall in no way affect their interpretation.
- 1.11 Words importing natural persons shall include bodies corporate and other legal personae and vice versa.
- 1.12 Any particular gender shall mean the other gender, and vice-versa. The singular shall include the plural and vice-versa.

### 2. License

- 2.1 Whereas the *Principal* is the author of the Licensed Items and as such the Principal is entitled to supply such Licensed Items to End-Users on the terms and conditions set out hereunder.
- 2.2 The End-User acknowledges that he is not an agent of the Principal.
- 2.3 The Principal hereby grants to the End-User an individual, non-exclusive, non-transferable License to use one original copy of the Licensed Items detailed in Schedule "A" attached hereto, at the Registered Address and to make available to its clients and or customers Licensed Items through the SaaS model on the terms and conditions contained herein.
- 2.4 Services provided under this Agreement shall be provided for the period defined in the ordering document unless earlier terminated in accordance with the contents of clause 3 herein. The term of the services and any renewal period if so stipulated are collectively

defined as the "Services Term." At the end of the Services Term, all rights to access or use of the services, including the Licensed Items listed in the ordering document, shall end. The Licensed Items and all copies thereof are the property of the Principal and title thereto shall remain with the Principal. All Industrial Property Rights, title or interest in the Licensed Items will at all times remain with the Principal.

### 3. The End-User agrees:

- 3.1 to secure and protect the **Principal's** proprietary rights in the **Licensed Items** and all copies, and modifications thereof, and to take appropriate action by instruction to, or agreement with its employees, clients and/or suppliers who are permitted access to the **Licensed Items**;
- 3.2 to instruct its employee, clients and/or suppliers having access to the Licensed Items not to copy, decompile, disassemble, reverse engineer or duplicate the Licensed Items or make disclosure with reference thereto or any component thereof to any third party;
- 3.3 to reproduce the **Principal's** copyright notice on all material related to or part of the **Licensed Items** on which the **Principal** displays such copyright notice, including any -copies made pursuant to this **Agreement**.
- 3.4 The **End-User** agrees not to remove any copyright notices, trademark credits, confidentiality notice, mark, legend or other information included in the **Licensed Items**. The existence of any copyright notice shall not be deemed to constitute or acknowledge a publication of the **Licensed Items**.
- 3.5 The **End-User** shall not purport to assign, transfer, mortgage, charge, part with possession, or in any way deal with any of its rights, duties, or obligations under this Agreement or the **Licensed Items** without the previous consent in writing of the **Principal** which shall not unreasonably be withheld.

### 4. Termination

- 4.1 This Agreement shall commence on the date of this Agreement (the "Commencement Date") and shall continue in effect until terminated in terms of this Agreement.
- 4.2 Either the Principal or the End-User may terminate this Agreement to use any Licensed Items by the End-User, by giving the other Party thirty (30) days written notice of termination at least thirty (30) days preceding the end of any calendar month.
- 4.3 In the event that the **End-User** fails to keep, observe or perform any term or condition of this Agreement or the **End-User** terminates this Agreement prior to the end of the term or by the **Principal** as a result of **End-User** breach, the **Principal** will be entitled to, at its sole and absolute discretion, cease providing any or all services as defined herein, forthwith without any recourse by the End-User against the Principal.
- 4.4 The End-User shall upon termination of the license as contemplated in this Agreement destroy the Licensed Items and all copies thereof that is in the possession of the End-User, regardless of the location of such copies and certify in writing to the Principal that the Licensed Items and all copies that were subject to the license, have been destroyed.
- 4.5 Should an End-User continue to use the Licensed Items once the license has been terminated in terms of this Agreement, the End-User shall be liable to the Principal for all damages as a consequence of such an act.
- 4.6 Upon termination of this license, all rights and obligations shall cease, except the Party's obligation to maintain the confidentiality of the other Party's proprietary information.

### 5. General

- 5.1 Neither the **Principal**, nor the **End-User** will disclose the other **Party**'s confidential information to any third party and will use it only for the purposes of this **Agreement**.
- 5.2 The End-User recognises and agrees that the Licensed Items shall be treated as secret and confidential. Without limiting the generality of the foregoing, such confidential information shall include knowhow, methods, techniques, processors, specifications, designs, computer logic, source codes, drawings, arrangements, research and development data, and combinations of such information; provided, however, that any such infor-mation shall not be regarded as secret or confidential which:-
- 5.2.1 is or becomes, a part of the public domain through no act or omission by the **End-User** or its employees; or
- 5.2.2 has been or is hereafter independently conceived, perfected or developed by the **End-User** or any company affiliated with the **End-User** or the employees thereof, or is now or hereafter in such affiliated company's, or any such employee's lawful possession as shown by their written records; or
- 5.2.3 is hereafter lawfully disclosed to the **End-User** or any of its employees by a third party which does not acquire the information under any obligation of confidentiality from or through the **Principals** or any employee of the same.
- 5.3 The **Principal** shall be entitled at any time to cede and assign its rights and obligations in terms of this agreement.

### 6. b0:2a:43:47:9f:bd Warranty

- 6.1 THE **PRINCIPAL** DOES NOT GUARANTEE THAT THE **LICENSED ITEMS** WILL PERFORM ERROR-FREE OR UNINTERRUPTED, OR THAT THE **PRINCIPAL** WILL CORRECT ALL SERVICES ERRORS. THE **END**-**USER** ACKNOWLEDGES THAT THE **PRINCIPAL** DOES NOT CONTROL THE TRANSFER OF DATA OVER COMMUNICATIONS FACILITIES, INCLUDING THE INTERNET, AND THAT THE SERVICE MAY BE SUBJECT TO LIMITATIONS, DELAYS, AND OTHER PROBLEMS INHERENT IN THE USE OF SUCH COMMUNICATIONS FACILITIES. THE **PRINCIPAL** IS NOT RESPONSIBLE FOR ANY DELAYS, DELIVERY FAILURES, OR OTHER DAMAGE RESULTING FROM SUCH PROBLEMS.
- 6.2 IT IS SPECIFICALLY RECORDED THAT THE **PRINCIPAL** PROVIDES THE **LICENSED ITEMS** "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
- 6.3 Principal's liability in respect hereof is specifically restricted to the repair or replacement of defective Licensed Items referred to on Schedule "A" and except as provided in this clause and to the extent permitted by Law in the state of Georgia, the Principal will not be under any liability howsoever arising in respect of defects in the Licensed Items or for any injury, damage or consequential loss of whatsoever nature arising from such defects or any work done in connection herewith.
- 6.4 Neither Party shall be responsible for failure or delay of performance if caused by: an act of war, hostility, or sabotage; act of God; electrical, internet, or telecommunication outage that is not caused by the obligated Party; government restrictions (including the denial or cancellation of any export or other license); other event outside the reasonable control of the obligated Party. Both Parties hereto will use reasonable efforts to mitigate the effect of a force majeure event. If such event continues for more than 30 days, either Party may cancel unperformed services upon written notice. This section does not excuse either Party's obligation to take reasonable steps to follow its normal disaster recovery procedures.
- 6.5 The Principal's liability in terms of clause 6.3 above shall lapse in the

event of the **End-User** or any third party attempting to modify or effect remedial measures to any of the **Licensed Items**.

- 6.6 The **End-User** acknowledges that he has no claim against the **Principal** of whatsoever nature arising out of or in connection with this agreement.
- 6.7 This warranty is in lieu of any other warranty, expressed or implied, save as set out in clauses 6.1 to 6.6 above, and the **End-User** acknowledges that the **Principal** gives no other warranties whatsoever.
- 6.8 This Agreement contains all the terms and conditions agreed between the **Parties** and no variation of any of these conditions shall be binding on either **Party** unless agreed to in writing by both **Parties**
- 6.9 No relaxation or indulgence which the **Principal** may have extended to the **End-User** under this Agreement and no waiver by the **Principal** of any of its rights with respect to any breach of this Agreement shall in any way prejudice the **Principal**'s right or be deemed to operate as a waiver in respect of any other breach.
- 6.10 The **Parties** acknowledge that they have not been induced or coerced into this contract by virtue of any representation, statements or warranties made by the other **Party** hereto or any persons acting on their behalf which are not included herein. The **Parties** shall not be responsible for any representations which may be made from time to time by their representatives, servants or agents save as may be contained herein.
- 6.11 You agree (i) that the Principal may identify End-User as a recipient of services and use the End-User's logo in sales presentations, marketing materials and press releases, and (ii) to develop a brief customer profile for use by the Principal on its website for promotional purposes.

### 7. <u>Legal</u>

- 7.1 To the extent permitted by Georgia law, the End-User shall be liable for all reasonable costs incurred by the Principal in connection with the recovery of Licensed Items, such costs to be paid on the attorney and own client scale as well as all other costs incurred by the Principal.
- 7.2 This Agreement is governed by the substantive and procedural laws of Georgia and the **Parties** agree to submit to the exclusive jurisdiction of, and venue in, the courts in Cherokee County in Georgia in any dispute arising out of or relating to the Agreement.
- 7.3 The Uniform Computer Information Transactions Act does not apply to this SaaS agreement or orders placed under it. End-User understands that the Principal's business partners, including any third party firms retained by End-User to provide computer consulting services, are independent of the Principal and are not the Principal's agents. The Principal is not liable for nor bound by any acts of any such business partner, unless the business partner is providing services as a Principal subcontractor on an engagement ordered under this Agreement.
- 7.4 Any notice under this Agreement shall be in writing and shall be given if served at the **End-User**'s registered office and shall in the case of posting be deemed to have been served on the third business day after registered posting. The **End-User** may change its chosen domicillium on seven (7) days written notice to the **Principal** sent by registered post provided such changed address remains within the Territory
- 7.5 Each clause in these terms and conditions is severable, the one from the others of them, and if any of them is found to be unenforceable for any reason whatsoever the others of them shall remain in full force and effect.

#### City of Oxford Annual Audit Services Bid Summary

Bid Opening - 10 AM on Monday, June 14, 2021 at Oxford City Hall

Company	2021 Audit Amount	2022 Audit Amount	2023 Audit Amount	2024 Audit Amount	2025 Audit Amount	Total Bid Amount	Single Audit Amount
1 Bates Carter	\$ 26,500	\$ 26,500	\$ 26,500	\$ 26,500	\$ 26,500	\$ 132,500	\$ 3,500
2 Ruston \$ Company, LLC	\$ 25,000	\$ 25,000	\$ 25,000	\$ 25,000	\$ 25,000	\$ 125,000	\$ 5,000
3 Mauldin & Jenkins	\$ 20,000	\$ 20,000	\$ 21,000	\$ 22,000	\$ 23,000	\$ 106,000	\$ 5,000
4	\$	\$	\$	\$	\$	\$	\$
5	\$	\$	s	\$	\$	\$	\$
Bids Opened By: Charles Charles Hall	. Hall						
2	,						

Summary Recorded By: \_\_\_\_\_\_\_ Matthew Pepper

Mauldin & Jenkins is preparing the engagement letter for the FY 2022 audit and has reached out to staff to let us know their audit fees have increased. The firm has raised their rates 7% (since the initial contract with the City), due to continued rising costs. Mauldin & Jenkins had a very large write off in the first year of the audit and did not send any additional billings to the City.

Mauldin & Jenkins is asking if the City would be willing to agree to this 7% increase? Our current contract for 2022 is \$20,000 and the 7% would push us up to \$21,400.