APPRAISAL SERVICES AGREEMENT

OWNER and **APPRAISER** in consideration of their mutual covenants herein agree in respect of the performance of professional appraisal services by **APPRAISER** and the payment for those services by **OWNER** as set forth below.

APPRAISER shall provide professional real property appraisal services for **OWNER** in all phases of the **PROJECT** to which this Agreement applies, serve as **OWNER'S** professional representative for the **PROJECT** as set forth below and shall give professional consultation and advice to **OWNER** during the performance of services hereunder.

SECTION 1 - BASIC SERVICES OF APPRAISER

1.1. General

APPRAISER shall perform professional real property appraisal services as hereinafter stated that are required by OWNER for its guidance in making fair and impartial determinations of fair market value and the just compensation to be offered to each property owner. All services provided shall be in accordance with Kentucky Revised Statutes - KRS Chapter 324A, and Kentucky Administrative Regulations - KAR Title 201 Chapter 030. Contents of each appraisal report to be furnished by the APPRAISER under this agreement shall contain certain information and the APPRAISER'S conclusions and opinions, together with the data and analysis by which they were derived. A separate report shall be submitted for each parcel. Unless otherwise directed by OWNER by and through OWNER'S Agent (as identified in Section 8 herein), the appraisal report on each parcel shall include the following:

- **1.1.1.** Project name and number.
- **1.1.2.** Date of the report.
- **1.1.3**. Parcel number, address of the property, brief identification of all interests in the property appraised, and the name of the owner(s) including any tenantowners.
- 1.1.4. Date(s) of the APPRAISER'S inspection of the property with the property owner(s) or the property owner's designated representative, including the

- name of each property owner or representative of a property owner who accompanied the **APPRAISER** during his inspection and the interest held in the property or the representative capacity of each such person.
- 1.1.5. The APPRAISER'S estimate of the fair market value of the entire parcel and the fair market value of the same interest in the land, as if vacant.
- 1.1.6. The limiting conditions of the appraisal, which may include assumptions (i) that the title is good and marketable, (ii) that no responsibility is assumed by the **APPRAISER** for legal matters, especially those affecting the title to the property, (iii) that the legal description of the property and the interest in the property to be appraised, furnished to the **APPRAISER** by the **OWNER**, is correct, and (iv) that no survey of the property has been made. Any other appropriate assumption or limiting condition may be added if it has been specifically approved in writing by the **OWNER**.
- 1.1.7. The certifications of the APPRAISER (i) that he personally made a thorough inspection of the property, (ii) that, to the best of his knowledge and belief, everything contained in the report is true and no relevant and important fact has been omitted, (iii) that neither his employment nor his compensation is contingent on the valuation reported, and (iv) that he has no past, present, or prospective interest (including that of real estate owner or broker) in the property, the parties involved, or any other interest that would conflict in any way with the services performed or the making of an impartial report.
- **1.1.8.** A certification that, in the **APPRAISER'S** opinion, the fair market value of the property is (an amount to be stated) as of (the date of valuation).
- **1.1.9.** Such maps, plans, photographs, or other exhibits, as necessary, to explain or illustrate the analysis of the **APPRAISER**.
- **1.1.10**. The signature of the **APPRAISER**.

1.2. Project Phase

After written authorization to proceed (executed Task Order), **APPRAISER** shall:

- **1.2.1.** Notify the **OWNER** in writing of its authorized representative who shall act as appraiser and liaison representative between the **APPRAISER** and the **OWNER**.
- 1.2.2. The APPRAISER <u>must perform all duties</u> necessary to fully complete the deliverables described in attached Exhibit A "Appraisal Services; RFP #35-2022" and attached Exhibit C the "Proposal of Appraisal Services and Related Matters" (the APPRAISER's response to RFP #35-2022), and amendments to the APPRAISER'S proposal included in attached Exhibit D "Further Description of Basic Services and Related Matters."

To the extent of any conflict among the provisions of these documents and/or this Agreement, the provisions of this Agreement shall control, followed by the provisions of **EXHIBIT A**, then **EXHIBIT D**, and then **EXHIBIT C**.

1.2.3 Immediately notify **OWNER** of any delay in the delivery of a work product or deliverable, regardless of cause. Give written notice to **OWNER** within five (5) business days whenever **APPRAISER** observes or otherwise becomes aware of any development that affects the scope or timing of **APPRAISER'S** services, or any defect in the work of Contractor(s).

SECTION 2 - EXTRA WORK BY APPRAISER

- 2.1. The OWNER may desire to have the APPRAISER perform work or render services in connection with this PROJECT other than provided by the expressed intent of this Agreement. Such work shall be considered as "Extra Work", subject to a change order, supplemental to this Agreement, setting forth the character and scope thereof and the compensation therefore. Work under such change order shall not proceed until the OWNER gives written authorization. Should the OWNER find it desirable to have previously satisfactorily completed and accepted plans or parts thereof revised, the APPRAISER shall make such revisions as directed, in writing, by the OWNER. This work shall be considered as "Extra Work" and shall be paid as such.
- **2.2.** All "Extra Work" is subject to prior written authorization of **OWNER** and necessary appropriations made by the Urban County Council.

SECTION 3 - OWNER'S RESPONSIBILITIES

OWNER shall:

- **3.1.** Provide criteria and information as to **OWNER'S** requirements for the **PROJECT**, including a map or plat, based on official records, of the property to be appraised, and the name of the property owner appearing on record.
- **3.2.** Assist **APPRAISER** by placing at his disposal available information pertinent to the Project.
- **3.3.** Examine all studies, reports, sketches, drawings, specifications, proposals and other documents presented by **APPRAISER**, and render in writing decisions pertaining thereto within a reasonable time so as not to delay the services of **APPRAISER**.
- 3.4. Designate in writing a person to act as **OWNER'S** representative with respect to the services to be rendered under this Agreement. Such person shall have complete authority to transmit instructions, receive information, interpret, and define **OWNER'S** policies and decisions with respect to materials, equipment, elements, and systems pertinent to **APPRAISER'S** services.
- **3.5.** Give written notice to **APPRAISER** whenever **OWNER** observes or otherwise becomes aware of any development that affects the scope or timing of **APPRAISER'S** services, or any defect in the work of Contractor(s).

3.6. Furnish or direct **APPRAISER** to provide, necessary Extra Work as stipulated in Section Two (2) of this Agreement or other services as required.

SECTION 4 - PERIOD OF SERVICES

- **4.1.** Time is of the essence in the performance of this Agreement.
- **4.2.** The provisions of this Section Four (4) and the various rates of compensation for **APPRAISER'S** services provided for elsewhere in this Agreement have been agreed to in anticipation of the orderly and continuous progress of the **PROJECT** through completion.
- **4.3.** If a delay results from the acts of **OWNER** or another entity that is required to permit or approve the work or services, an extension of time for such delay will be considered by **OWNER**.
 - **4.3.1.** If the above type of delay occurs and **APPRAISER** wants an extension of time, it must, within ten (10) days from the date of the delay, apply in writing to **OWNER** for an extension of time for a reasonable period, which must be agreed upon by **OWNER**.
 - **4.3.2.** If the extension of time is approved by **OWNER**, the **PROJECT** schedule/Final Task Order shall be revised to reflect the extension. Such extension of time to the completion date shall in no way be construed to operate as a waiver on the part of **OWNER** of any of its other rights in the Agreement.
 - **4.3.3**. If the above type of delay would prevent complete performance of the **PROJECT**/Final Task Order within ninety (90) days of the time specified therein, **OWNER** shall have the option of cancelling the **PROJECT**/Final Task Order or otherwise adjusting the scope of the services or work and any related fees.
 - **4.3.4.** If the parties cannot mutually agree to an extension of time or an adjustment, Section 6.5 under "DISPUTES" of this Agreement shall apply.
- 4.4. If delays result solely by reason of acts of the APPRAISER, the APPRAISER must immediately notify the OWNER in the event of such delay, and provide the OWNER a written action plan within five (5) business days on how it will reasonably attempt to resolve the delay. If the parties cannot mutually agree to an extension of time or an adjustment, Section 6.5 under "DISPUTES" of this Agreement shall apply. If the above type of delay would prevent complete performance of the PROJECT/Final Task Order within ninety (90) days of the time specified therein, OWNER shall have the option of cancelling the PROJECT/Final Task Order or otherwise adjusting the scope of the services or work and any related fees.

SECTION 5 - PAYMENTS TO APPRAISER

5.1. Methods of Payment for Services of APPRAISER.

5.1.1. For Basic Services

OWNER shall issue individual task orders for each work assignment performed under this Agreement by **APPRAISER**. Each task order shall contain scope of work, fee, and schedule for performance of the work. Individual task orders shall be of the form included in **EXHIBIT D**.

5.1.1.a	Fee payable to APPRAISER under individual task order
	shall be developed using hourly rates included in EXHIBIT
	D or as amended in accordance with provisions therein.

- 5.1.1.b Terms of payment to **APPRAISER** shall be specified in each task order. For assignments with defined scope, lump sum task orders shall be issued. Otherwise, task orders shall include time and materials payment terms.
- 5.1.1.c Each task order issued shall receive prior written approval of **OWNER** prior to **APPRAISER** proceeding with said work. The **OWNER's** designated agent in Section 8.1.1. shall be the only person authorized to provide such approval.

5.2. Times of Payment

5.2.1. APPRAISER shall submit monthly statements for Basic Services and Extra Work rendered. The Statements will be based upon **APPRAISER'S** estimate of the proportion of the total services actually completed at the time of billing. **OWNER** shall respond to **APPRAISER'S** monthly statements within thirty (30) days, either denying payment or making payment.

5.3. Other Provisions Concerning Payments

- **5.3.1.** In the event the Agreement is terminated by the **OWNER** without fault on the part of the **APPRAISER**, the **APPRAISER** shall be paid for the work performed or services rendered for which it has not already been paid as determined by mutual agreement between the **OWNER** and the **APPRAISER**.
- **5.3.2.** In the event the services of the **APPRAISER** are terminated by the **OWNER** for fault on the part of the **APPRAISER**, the **APPRAISER** shall be paid reasonable value of the work performed or services rendered and delivered for which it has not already been paid, and the amount to be paid shall be determined by the **OWNER**.

SECTION 6 - GENERAL CONSIDERATIONS

6.1. Termination

6.1.1. APPRAISER may only terminate this Agreement due to **OWNER'S** material breach of the terms hereof which breach causes **APPRAISER** to be unable to

- perform its duties and responsibilities under this Agreement and upon forty-five (45) days written advance notice to **OWNER**.
- **6.1.2.** The **OWNER** may terminate this Agreement for cause upon seven (7) business days written advance notice to the **APPRAISER**. The **OWNER** reserves the right to terminate the Agreement for any reason whatsoever, with or without cause, at any time upon thirty (30) days written advance notice to the **APPRAISER**.

6.2. Ownership and Reuse of Documents

All documents, including raw data, reports, Drawings and Specifications, prepared by the **APPRAISER** pursuant to this Agreement shall be delivered to and become the property of the **OWNER**. The **OWNER** shall have the right to reuse same without restriction or limitation, but without liability or legal exposure to **APPRAISER**.

6.3. Legal Responsibilities and Legal Relations

- **6.3.1.** The **APPRAISER** shall familiarize himself with and shall at all times comply with all federal, state, and local laws, ordinances, and regulations that in any manner affect the services of this Agreement.
- 6.3.2. In performing the services hereunder, the APPRAISER and its employees, agents and representatives shall not be deemed or construed to be employees of OWNER in any manner whatsoever. Except as otherwise provided in this Agreement, the APPRAISER shall be acting as an independent contractor. The APPRAISER shall not hold itself out as, nor claim to be, an officer or employee of OWNER by reason hereof and shall not make any claim, demand or application to or for any right or privilege applicable to an officer or employee of OWNER. The APPRAISER shall be solely responsible for any claims for wages or compensation by APPRAISER'S employees, agents and representatives, including APPRAISERs, and shall save and hold OWNER harmless therefrom.
- **6.3.3.** The parties hereto agree that causes of actions between the parties shall be governed by applicable provisions of the Kentucky Revised Statues, and that venue of any legal action shall be a court of appropriate jurisdiction in Fayette County, Kentucky. The parties further agree that Kentucky law shall apply with respect to the interpretation of any provision of this Agreement.

6.4. Successors and Assigns

6.4.1. APPRAISER binds itself and his partners, successors, executors, administrators, assigns and legal representatives to this Agreement in respect to all covenants, agreements, and obligations of this Agreement. **APPRAISER** shall not assign any interest, obligation or benefit in this Agreement. **APPRAISER** shall not assign any

- interest, obligation or benefit in this Agreement nor transfer any interest in the same, whether by assignment or novation, without prior written consent of **OWNER**.
- **6.4.2.** The **APPRAISER** shall not subcontract more than fifty percent (50%) of the work, based upon dollar value of the work. The **APPRAISER** shall obtain written approval prior to subletting or assigning any services contained in this Agreement, and consent to sublet or assign any part of this Agreement shall not be construed to relieve the **APPRAISER** of any responsibility for compliance with the provisions of this Agreement.
- **6.4.3.** Nothing herein shall be construed to give any rights or benefits hereunder to anyone other than **OWNER** and **APPRAISER**.

6.5. Disputes

Except as otherwise provided in this Agreement, any dispute hereunder may be resolved by agreement of the **OWNER'S** Agent (Section 8.1.1) and the **APPRAISER**. In the absence of such an agreement, the dispute shall be submitted to the **OWNER'S** Commissioner, Department of Environmental Quality & Public Works, whose decision shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary, or so grossly erroneous as necessarily to imply bad faith. Pending a final decision of a dispute hereunder, the **APPRAISER** shall proceed diligently with the performance of the Agreement in accordance with the directions of the **OWNER**.

6.6. Accuracy of APPRAISER'S Work

The **APPRAISER** shall be required to perform this Agreement in accordance with the degree of ordinary and reasonable skill and care usually exercised by professional engineers prevailing at the time, place and under similar conditions as the services hereunder are rendered.

The **APPRAISER** shall be responsible for the accuracy of all work, even though raw data, reports, Drawings and Specifications have been accepted by the **OWNER**, and it shall make any necessary revisions or corrections resulting from its errors and/or omissions for no additional compensation. By submission of reports, soils and subsurface information, quantities estimates, calculations and Drawings and Specifications to the **OWNER**, the **APPRAISER** has made an incontrovertible representation that the information is accurate within the appropriate standard of skill and care. Failure on the part of **APPRAISER** to provide the expected level of accuracy may be grounds for the **OWNER** to terminate this Agreement.

6.7. Security Clause

The **APPRAISER** certifies that he shall not at any time release or divulge any information concerning the services covered by this Agreement to any person or any public or private organization except the **OWNER** without prior approval of the **OWNER** unless required by law.

6.8. Access to Records

The **APPRAISER** shall maintain all books, documents, papers, and accounting records, and make such materials available at their respective offices at all reasonable times during the Agreement period and for three (3) years from the date of final payment under the Agreement for inspection by the **OWNER**, and copies thereof shall be furnished if requested. Failure to maintain such records for three (3) years after the date of final payment may be grounds for the **OWNER** to disqualify the **APPRAISER** from consideration for future APPRAISER Agreements.

6.9. Risk Management Provisions, Insurance and Indemnification

6.9.1. **DEFINITIONS**

The **APPRAISER** understands and agrees that the Risk Management Provisions of this Agreement define the responsibilities of the **APPRAISER** to the **OWNER**.

As used in these Risk Management Provisions, the terms "APPRAISER" and "OWNER" shall be defined as follows:

- **a. APPRAISER** means the APPRAISER and its employees, agents, servants, owners, principals, licensees, assigns and subcontractors of any tier.
- **owner** means the Lexington-Fayette Urban County Government and its elected and appointed officials, employees, agents, boards, assigns, volunteers, and successors in interest.

6.9.2. INDEMNIFICATION AND HOLD HARMLESS PROVISION

- a. It is understood and agreed by the parties that APPRAISER hereby assumes the entire responsibility and liability for any and all damages to persons or property caused by or resulting from or arising out of any act or omission on the part of APPRAISER or its employees, agents, servants, owners, principals, licensees, assigns or subcontractors of any tier (hereinafter "APPRAISER") under or in connection with this agreement and/or the provision of goods or services and the performance or failure to perform any work required thereby.
- **b. APPRAISER** shall indemnify, save, hold harmless and defend the Lexington-Fayette Urban County Government and its elected and appointed officials, employees, agents, volunteers, and successors in interest (hereinafter "**OWNER**") from and against all liability, damages, and losses, including but not limited to, demands, claims, obligations, causes of action, judgments, penalties, fines, liens,

costs, expenses, interest, defense costs and reasonable attorney's fees that are in any way incidental to or connected with, or that arise or are alleged to have arisen, directly or indirectly, from or by **APPRAISER**'s performance or breach of the agreement and/or the provision of goods or services provided that: (a) it is attributable to personal injury, bodily injury, sickness, or death, or to injury to or destruction of property (including the loss of use resulting therefrom), or to or from the negligent acts, errors or omissions or willful misconduct of the **APPRAISER**; and (b) not caused solely by the active negligence or willful misconduct of **OWNER**.

- c. Notwithstanding, the foregoing, with respect to any professional services performed by APPRAISER hereunder (and to the fullest extent permitted by law), APPRAISER shall indemnify, save, hold harmless and defend OWNER from and against any and all liability, damages and losses, including but not limited to, demands, claims, obligations, causes of action, judgments, penalties, fines, liens, costs, expenses, interest, defense costs and reasonable attorney's fees, for any damage due to death or injury to any person or injury to any property (including the loss of use resulting therefrom) to the extent arising out of, pertaining to or relating to the negligence, recklessness or willful misconduct of APPRAISER in the performance of this agreement.
- d. In the event **OWNER** is alleged to be liable based upon the above, **APPRAISER** shall defend such allegations and shall bear all costs, fees and expenses of such defense, including but not limited to, all reasonable attorneys' fees and expenses, court costs, and expert witness fees and expenses, using attorneys approved in writing by **OWNER**, which approval shall not be unreasonably withheld.
- e. These provisions shall in no way be limited by any financial responsibility or insurance requirements, and shall survive the termination of this agreement.
- **f. OWNER** is a political subdivision of the Commonwealth of Kentucky. **APPRAISER** acknowledges and agrees that **OWNER** is unable to provide indemnity or otherwise save, hold harmless, or defend the **APPRAISER** in any manner.

6.9.3. FINANCIAL RESPONSIBILITY

The **APPRAISER** understands and agrees that the **APPRAISER** shall, prior to final acceptance of the **APPRAISER'S** proposal and the commencement of any work; demonstrate the ability to assure compliance with the Indemnity Agreement and other provisions of this Agreement.

6.9.4. INSURANCE REQUIREMENTS

6.9.4.1. Required Insurance Coverage

APPRAISER shall procure and maintain for the duration of this Agreement the following or equivalent insurance policies at no less than the limits shown below and cause its subcontractors to maintain similar insurance with limits acceptable to **OWNER** in order to protect **OWNER** against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder by **APPRAISER**. The cost of such insurance shall be included in any proposal:

Coverage	<u>Limits</u>
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General Liability \$1 million per

(Insurance Services Office Form CG 00 01) occurrence, \$2 million aggregate or

\$2 million combined single limit

Commercial Automobile Liability combined single,

(Insurance Services Office Form CA 0001) \$1 million per occurrence

Professional Liability \$1 million per occurrence, \$2 million

aggregate

Worker's Compensation Statutory

Employer's Liability \$500,000.00

The policies above shall contain the following conditions:

- **a. OWNER** shall be named as an additional insured in the General Liability Policy and Commercial Automobile Liability Policy.
- **b.** The General Liability Policy shall be primary to any insurance or self-insurance retained by **OWNER**.
- c. The General Liability Policy shall include Business Interruption coverage.
- **d.** The Contractor shall carry Builders Risk coverage at a level sufficient to cover the replacement cost of any equipment or machinery used at the work site, if applicable.
- **e.** The General Liability Policy shall include a Pollution Liability endorsement and/or Environmental Casualty coverage unless it is deemed not to apply by **OWNER**.
- f. The General Liability Policy shall have a Professional Liability endorsement

(including Errors and Omissions), which shall include Business interruption coverage and this policy or endorsement shall include Environmental Casualty coverage for any services performed pursuant to the contract, and/or a separate Professional Liability Policy shall be obtained unless it is deemed not to apply by **OWNER**. (**OWNER** does not need to be named as additional insured).

- **g. OWNER** shall be provided at least 30 days advance written notice via certified mail, return receipt requested, in the event any of the required policies are canceled or non-renewed.
- **h.** The Professional Liability policy shall be maintained for a minimum of three years beyond the completion date of the project, to the extent commercially available. If not commercially available, **APPRAISER** shall notify **OWNER** and obtain similar insurance that is commercially available and acceptable to **OWNER**.
- i. Said coverage shall be written by insurers acceptable to **OWNER** and shall be in a form acceptable to **OWNER**. Insurance placed with insurers with a rating classification of no less than Excellent (A or A-) and a financial size category of no less than VIII, as defined by the most current Best's Key Rating Guide shall be deemed automatically acceptable.

6.9.4.2. Renewals

After insurance has been approved by **OWNER**, evidence of renewal of an expiring policy must be submitted to **OWNER**, and may be submitted on a manually signed renewal endorsement form. If the policy or carrier has changed, however, new evidence of coverage must be submitted in accordance with these Insurance Requirements.

6.9.4.3. Right to Review, Audit and Inspect

APPRAISER understands and agrees that **OWNER** may review, audit and inspect any and all of **APPRAISER'S** records and operations to insure compliance with these Insurance Requirements.

6.9.5. SAFETY AND LOSS CONTROL

APPRAISER shall comply with all applicable federal, state, and local safety standards related to the performance of its works or services under this Agreement and take necessary action to protect the life, health and safety and property of all of its personnel on the job site, the public, and **OWNER**.

6.9.6. DEFINITION OF DEFAULT

APPRAISER understands and agrees that the failure to comply with any of these provisions shall constitute default under this Agreement. APPRAISER also agrees that OWNER may elect as its option any single remedy or penalty or any combination of remedies and penalties, as available, including but not limited to purchasing insurance and charging APPRAISER for any such insurance premiums purchased, or suspending or terminating this Agreement.

SECTION 7 - EQUAL EMPLOYMENT OPPORTUNITY

During the performance of this Agreement, the **APPRAISER** agrees as follows:

- 7.1. The APPRAISER will not discriminate against any employee or application for employment because of race, color, religion, national origin, sex, age, or handicap. The APPRAISER will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, national origin, sex, age, or handicap. Such action shall include, but not be limited to the following: employment upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeships. The APPRAISER agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this non-discrimination clause.
- **7.2.1.** The **APPRAISER** will, in all solicitations or advertisements for employees placed by or on behalf of the **APPRAISER**, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, sex, age (between forty and seventy), or handicap.

SECTION 8 - SPECIAL PROVISIONS, EXHIBITS, AND SCHEDULES

- **8.1.** This Agreement is subject to the following provisions.
 - **8.1.1.** Pursuant to subparagraph 3.4 of this Agreement, **OWNER** has assigned Charles H. Martin, P.E., Director of the Division of Water Quality (the "**OWNER'S** Agent"), as the authorized agent of **OWNER**, to monitor, direct and review the performance of work of the **APPRAISER**. Documents, data, reports, and all matters associated with carrying out this Agreement shall be addressed to the **OWNER'S** Agent or his designee. Questions by the **APPRAISER** regarding interpretations of the terms, provisions and requirements under this Agreement shall be addressed to the **OWNER'S** Agent or his designee. The **APPRAISER** shall look only to the **OWNER'S** Agent or his designee for direction in its performance under this

Agreement; no other direction shall be binding upon **OWNER**. **OWNER** shall respond to written requests by **APPRAISER** within thirty (30) days.

- **8.2.** This Agreement, together with the Incorporated Documents (Section 1.2) constitutes the entire Agreement between **OWNER** and **APPRAISER** and supersedes all prior written or oral understandings. This Agreement and **EXHIBITS A, B, C and D** and any related schedules or documents may only be amended, supplemented, modified or canceled by a duly executed written instrument.
- **8.3. NO THIRD PARTY RIGHTS.** This agreement does not create a contractual relationship with or right of action in favor of a third party against either **OWNER** or **APPRAISER**.
- **8.4 UNENFORCEABLE TERMS/SURVIVABILITY**. If any term or provision of this Agreement shall be found to be illegal or unenforceable, this Agreement shall remain in full force and such term or provision shall be deemed stricken. The provisions of Section 6 of this Agreement shall survive its termination.
- **8.5. NON-WAIVER.** The failure of either party to enforce any right reserved to it in this Agreement shall not be a waiver of any such right to which the party is entitled.

INTENTIONAL BLANK

IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement as of the day and year first above written.

OWNER:	APPRAISER:	
LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT	BLUEGRASS VALUATION GROUP, LLC	
BY: LINDA GORTON, MAYOR	BY:William L. Berkley, President	
ATTEST:		
URBAN COUNTY COUNCIL CLERK		
COMMONWEALTH OF KENTUCKY)	
COUNTY OF FAYETTE)	
The foregoing Agreement was subscrib	ed, sworn to and acknowledged before me by, as the duly authorized representative for and or	
behalf of, on this the	, as the duly authorized representative for and or day of, 2022.	
My commission expires:	.	
NOTA	ARY PUBLIC	

EXHIBIT A

REQUEST FOR PROPOSALS/ SCOPE OF APPRAISAL SERVICES AND RELATED MATTERS RFP#35-2022

EXHIBIT B

CERTIFICATE OF INSURANCE

EXHIBIT C

PROPOSAL OF APPRAISAL SERVICES AND RELATED MATTERS

EXHIBIT D

FURTHER DESCRIPTION OF BASIC APPRAISAL SERVICES AND RELATED MATTERS

LFUCG TASK ORDER NO	
UNDER LFUCG AGREEMENT WITH	FOR

	APPRAISER	OWNER
Name		Lexington Fayette Urban County Government
Street Address		125 Lisle Industrial Avenue, Suite 180
City, State, Zip		Lexington, KY 40511
Contact Person		Charles Martin
Telephone		859-425-2400
Fax		859-254-7787
E-Mail		chmartin@lexingtonky.gov
Task Order Date:		
Task Name:		
Task ID:		
SCOPE OF WORK/DEI	IVEDADI EC	
SCOLE OF WORK/DEI	LIVERABLES	
SCHEDULE OF WORK	ζ	
FEE		
ACCEPTED BY:		AUTHORIZED BY:
APPRAISER's Authorized	l Signature	Owner's Authorized Signature
Date Signed		Date Signed

Two originals of this work order shall be executed by the APPRAISER and returned to the Owner. A fully executed copy will be returned to the APPRAISER.