### OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attomey 411 West Ocean Boulevard, 9th Floor Long Beach, CA 90802-4511

and

#### SUBCONTRACT FOR HOMELESS EMERGENCY AID PROGRAM (HEAP)

#### **755**

THIS SUBCONTRACT FOR HOMELESS EMERGENCY AID PROGRAM ("HEAP") (this "Subcontract") is made and entered into, in duplicate, as of November 1, 2020 for reference purposes only, pursuant to a minute order adopted by the City Council of the City of Long Beach at its meeting on November 13, 2018, by and between INTERVAL HOUSE, a California nonprofit corporation ("Organization"), whose address is 6615 E. Pacific Coast Highway, Suite 170, Long Beach, California 90803, and the CITY OF LONG BEACH, a municipal corporation (the "City").

WHEREAS, the City has received HEAP funding from the Business, Consumer Services and Housing Agency Homeless Coordinating and Financing Council ("HCFC") to provide immediate emergency assistance to individuals experiencing homelessness; and

WHEREAS, the City Council has authorized the City Manager to enter into all necessary documents to expend the HEAP funds for the purposes described above; and

WHEREAS, Organization provides youth services; and WHEREAS, City wishes to support these services by providing HEAP funds;

WHEREAS, Organization agrees to perform these services and provide to the City the information and supporting documentation required in this Subcontract;

NOW, THEREFORE, in consideration of the terms and conditions contained herein, the parties agree as follows:

Section 1. The above recitals are true and correct and are incorporated in the subcontract.

Section 2.

A. Organization shall provide youth services to people experiencing homelessness in the City, and/or residents of the City who are at risk

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of homelessness based on Intake and Assessment, in accordance with HCFC Agreement 18-HEAP-00004, Attachment "A" entitled "Statement of Work", Attachment "B" entitled "Budget", Attachment "C" entitled "Certification Regarding Compliance with Americans with Disabilities Act," Attachment "D" entitled "Certification Regarding Debarment," Attachment "E" entitled "Certification Regarding Lobbying," Attachment "F" entitled "Certification of No Conflict of Interest," and Attachment "G" entitled "Health Information in Compliance with the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and the Health Information Technology for Economic and Clinical Health Act (HITECH Act) Business Associate Agreement," all of which are attached hereto and incorporated by this reference, and the Long Beach Continuum of Care Program Guidelines, which have been provided to Organization and are incorporated by this reference.

- Organization shall be responsible for adherence to all policies. procedures, rules and regulations contained in the Long Beach Continuum of Care Program Guidelines, applicable OMB Circulars, this Subcontract and attachments A-G, HCFC Agreement 18-HEAP-00004 for the funds dispersed under this Subcontract, the Request for Proposal ("RFP"), and Organization's proposal in response to the RFP.
- The term of this Subcontract shall be the Operational Year C. beginning on November 1, 2020 and ending on June 30, 2021, with the option of one extension through October 31, 2021, unless sooner terminated as provided herein.

#### Section 3.

A. Total disbursements made to Organization under this Contract by the City shall not exceed One Hundred Forty-Three Thousand Four Hundred Ninety One Dollars Sixty Six Cents (\$143,491.66) over the term of this Subcontract. Upon execution of this Subcontract, the City shall disburse funds payable hereunder in due course of payments following receipt from Organization of billing statements

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in a form approved by the City showing expenditures and costs identified in Attachment "B".

- B. The City shall pay to Organization the amounts specified in Attachment "B" for the categories, criteria and rates established in that Attachment. Organization may, with the prior written approval of the Director of the City's Department of Health and Human Services, or his designee, make adjustments within and among the categories of expenditures in Attachment "B"; provided, however, that such adjustment(s) shall not cause the amount of the total budget stated in Attachment "B" to be exceeded.
- Organization shall prepare monthly invoices and submit them to the City within fifteen (15) days after the end of the month in which Organization Organization shall attach cancelled checks and other provided services. Failure to submit an invoice and its documentation supporting the charges. accompanying documentation within the 15-day period may result in late payment from the City. Submission of incorrect invoices or inadequate documentation shall result in a Disallowed Cost Report. The Disallowed Cost Report was created to provide detail to Organization for the purpose of communicating disallowed costs due to reasons of insufficient source documentation, ineligible expenses, exceeded line items, and similar reasons. In the event that an item is disallowed in the invoice, Organization will be permitted to resubmit the disallowed costs along with adequate source documentation, other eligible expenses, and the like in the next invoice. The City reserves the right to refuse payment of an invoice (a) received by it thirty (30) days after Organization provided the services relating to that invoice; (b) for in allocable or ineligible expenses; or (c) for the unauthorized expense of funds requiring written approval for budget changes or modifications.
- D. Organization shall prepare quarterly reports and submit them along with all invoice backup documentation to the City within fifteen (15) days after the end of the quarter in which Organization provided services.

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Ε. The City closes its fiscal year during the months of August and September; Organization acknowledges and agrees that the City's payment of invoices will be slightly slower during that time.

- No later than thirty (30) days after the completion of the F. Operational Year during the term of this Subcontract, Organization shall submit to the City a final invoice and APR certified by one of Organization's officers or by its Executive Director.
- G. The City reserves the right to withhold payment of an invoice pending satisfactory completion of an audit, as determined by the City in its sole discretion, or Organization's cure of a breach of this Subcontract, as determined by the City in its sole discretion, after being notified of such breach by the City.
- All reimbursement by the City is contingent upon the City's Η. receipt of funds from HCFC. The City reserves the right to refuse payment of an invoice until such time as it receives funds from HCFC sufficient to cover the expenses in the invoice.

#### Section 4.

Organization's records relating to the performance of this Α. Subcontract shall be kept in accordance with generally accepted accounting principles and in the manner prescribed by the City. Organization's records shall be current and complete. The City and HCFC, and their respective representatives, shall have the right to examine, copy, inspect, extract from, and audit financial and other records related, directly or indirectly, to this Subcontract during Organization's normal business hours to include announced and unannounced site visits during the term of the Subcontract and thereafter. If examination of these financial and other records by the City and/or HCFC reveals that Organization has not used these grant funds for the purposes and on the conditions stated in this Subcontract, then Organization covenants, agrees to and shall immediately repay all or that portion of the grant funds which were improperly used. If Organization is unable to repay all

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or that portion of the grant funds, then the City will terminate all activities of Organization under this Subcontract and pursue appropriate legal action to collect the funds. Alternatively, to the extent the City has been refusing payment of any invoices, the City may continue to withhold such funds equal to the amount of improperly used grant funds, regardless of whether the funds being withheld by the City were improperly used.

- In addition, Organization shall provide any information that the City Auditor and other City representatives require in order to monitor and evaluate Organization's program performance hereunder. The City reserves the right to review and request copies of all documentation related, directly or indirectly, to the program funded by this Subcontract, including by way of example but not limited to, case files, program files, policies and procedures. Organization shall provide all reports, documents or information requested by the City within three (3) days after receipt of a written or oral request from a City representative, unless a longer period of time is otherwise expressly stated by the representative. In addition, Organization shall develop and implement ongoing methods to self-evaluate its personnel and obtain client feedback for continual improvement of project operations.
- C. Organization shall comply with Homeless Management Information System (HMIS) requirements and ensure full participation in the City's Organizations that provide domestic violence and legal services are HMIS. permitted to use a comparable database to capture required data elements that comply with HMIS data and reporting requirements.
- D. If Organization spends Seven Hundred Fifty Thousand Dollars (\$750,000) or more in Federal funds in an Operational Year, then Organization shall submit an audit report to the City in accordance with OMB Super Circular no later than thirty (30) days after receipt of the audit report from Organization's auditor or no later than nine (9) months after the end of the Operational Year, whichever is earlier. If Organization spends less than Seven Hundred Fifty Thousand Dollars

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(\$750,000) in Federal grant funds in an Operational Year, submission of the audited financial statement is required.

#### Section 5.

- Organization will maintain the confidentiality of records Α. pertaining to any individual or family that was provided family violence prevention or treatment services through the project.
- The address or location of any family violence project assisted B. with grant funds will not be made public, except with written authorization of the person responsible for the operation of such project.
- Organization will establish policies and practices that are consistent with, and do not restrict, the exercise of rights provided by subtitle B of title VII of the Homeless Emergency Assistance and Rapid Transition to Housing (HEARTH) Act and other laws relating to the provision of educational and related services to individuals and families experiencing homelessness.
- D. In the case of a project that provides housing or services to families. Organization will designate a staff person to be responsible for ensuring that children being served in the program are enrolled in school and connected to appropriate services in the community, including early childhood programs such as Head Start, part C of the Individuals with Disabilities Education Act, and programs authorized under subtitle B of title VII of the Act.
- E. Organization, its officers, and employees are not debarred or suspended from doing business with the Federal Government.
- F. Organization will provide information, such as data and reports, as required by HCFC.

#### Section 6.

Α. In the performance of this Subcontract, Organization shall not discriminate against any employee, applicant for employment or service, or subcontractor because of race, color, religion, national origin, sex, sexual .1

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orientation, gender identity, AIDS, HIV Status, AIDS related condition, age, disability or handicap. Organization shall take affirmative action to assure that applicants are employed or served, and that employees and applicants are treated during employment or services without regard to these categories. 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 apprenticeship.

B. Organization shall permit access by the City or any other agency of the County, State or Federal governments to Organization's records of employment, employment advertisements, application forms and other pertinent data and records for the purpose of investigation to ascertain compliance with the fair employment practices provisions of this Subcontract.

#### Section 7.

Α. In performing services hereunder, Organization is and shall act as an independent contractor and not as an employee, representative, or agent of the City. Organization's obligations to and authority from the City are solely as prescribed in this Subcontract. Organization expressly warrants that it will not, at any time, hold itself out or represent that Organization or any of its agents, volunteers, subscribers, members, officers or employees are in any manner officials, employees or agents of the City. Organization shall not have any authority to bind the City for any purpose.

B. Organization acknowledges and agrees that (a) the City will not withhold taxes of any kind from Organization's compensation, (b) the City will not secure workers' compensation or pay unemployment insurance to, for or on Organization's behalf, and (c) the City will not provide, and Organization and Organization's employees are not entitled to any of the usual and customary rights. benefits or privileges of City employees.

Section 8.

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Α. Organization acknowledges and agrees that the provision of services under this Subcontract does not require or permit access by Organization or any of its officers, employees, or agents, to any patient medical records/patient information. Accordingly, Organization shall instruct its officers, employees, and agents that they are not to pursue, or gain access to, patient medical records/patient information for any reason whatsoever.

- B. Notwithstanding the forgoing, the parties acknowledge that in the course of the provision of services hereunder, Organization or its officers, employees, and agents, may have inadvertent access to patient medical records/patient information. Organization understands and agrees that neither it nor its officers, employees, or agents, are to take advantage of such access for any purpose whatsoever.
- C. Additionally, in the event of such inadvertent access, Organization and its officers, employees, and agents, shall maintain the confidentiality of any information obtained and shall notify the City that such access has been gained immediately, or upon the first reasonable opportunity to do so. In the event of any access, whether inadvertent or intentional, Organization shall indemnify, defend, and hold harmless the City, and HCFC, its officers, employees, and agents, from and against any and all liability, including but not limited to, actions, claims, costs, demands, expenses, and fees (including attorney and expert witness fees) arising from or connected with Organization or its officers', employees', or agents', access to patient medical records/patient information. Organization agrees to provide appropriate training to its employees regarding their obligations as described hereinabove.

Section 9. This Subcontract contemplates the personal services of Organization and Organization's employees. Organization shall not delegate its duties or assign its rights hereunder, or any interest therein or any portion thereof, without the prior written consent of the City. Any attempted assignment or delegation shall be void, and any

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assignee or delegate shall acquire no right or interest by reason of such attempted assignment or delegation.

#### Section 10.

- Α. Organization shall indemnify, protect and hold harmless City, its Boards, Commissions, and their officials, employees and agents ("Indemnified Parties"), from and against any and all liability, claims, demands, damage, loss, obligations, causes of action, proceedings, awards, fines, judgments, penalties, costs and expenses, arising or alleged to have arisen, in whole or in part, out of or in connection with (1) Organization's breach or failure to comply with any of its obligations contained in this Subcontract, or (2) negligent or willful acts, errors, omissions or misrepresentations committed by Organization, its officers, employees, agents, subcontractors, or anyone under Organization's control, in the performance of work or services under this Subcontract (collectively "Claims" or individually "Claim").
- B. In addition to Organization's duty to indemnify, Organization shall have a separate and wholly independent duty to defend Indemnified Parties at Organization's expense by legal counsel approved by City, from and against all Claims, and shall continue this defense until the Claims are resolved, whether by settlement, judgment or otherwise. No finding or judgment of negligence, fault, breach, or the like on the part of Organization shall be required for the duty to defend to arise. City shall notify Organization of any Claim, shall tender the defense of the Claim to Organization, and shall assist Organization, as may be reasonably requested, in the defense.
- C. If a court of competent jurisdiction determines that a Claim was caused by the sole negligence or willful misconduct of Indemnified Parties, Organization's costs of defense and indemnity shall be (1) reimbursed in full if the court determines sole negligence by the Indemnified Parties, or (2) reduced by the percentage of willful misconduct attributed by the court to the Indemnified Parties.

D. The provisions of this Section shall survive the expiration or termination of this Subcontract.

#### Section 11.

- A. As a condition precedent to the effectiveness of this Subcontract, Organization shall procure and maintain at Organization's expense for the duration of this Subcontract from an insurance company that is admitted to write insurance in the State of California or that has a rating of or equivalent to an A:VIII by A.M. Best and Company the following insurance:
  - equivalent in coverage scope to ISO CG 00 01 10 93 naming the City of Long Beach, and their officials, employees, and agents as additional insureds on a form equivalent in coverage scope to ISO CG 20 26 11 85 from and against claims, demands, causes of action, expenses, costs, or liability for injury to or death of persons, or damage to or loss of property arising out of activities performed by or on behalf of the Organization in an amount not less than One Million Dollars (US \$1,000,000) per occurrence and Two Million Dollars (US \$2,000,000) in general aggregate. If the Organization may be working with minors or other vulnerable groups at any time during this Subcontract, this insurance shall include coverage for insureds accused of participating in a physical abuse, sexual misconduct or sexual molestation.
  - (2) Workers' compensation coverage as required by the Labor Code of the State of California and Employer's liability insurance with minimum limits of One Million Dollars (US \$1,000,000) per accident or occupational illness. The policy shall be endorsed with a waiver of the insurer's right of subrogation against the City of Long Beach, and their officials, employees, and agents.
  - (3) Automobile liability insurance equivalent in coverage scope to ISO CA 00 01 06 92 in an amount not less than Five Hundred

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Thousand Dollars (US \$500,000) combined single limit (CSL) per accident for bodily injury and property damage covering owned, non-owned, and hired automobiles.

- (4) As applicable to the discipline of the Organization, professional liability or errors and omissions liability insurance in an amount not less than One Million Dollars (\$1,000,000) per claim and in aggregate covering the services provided pursuant to this Subcontract.
- Any self-insurance program or self-insurance retention must be approved separately in writing by City and shall protect the City of Long Beach, and their officials, employees, and agents in the same manner and to the same extent as they would have been protected had the policy or policies not contained retention provisions. Each insurance policy shall be endorsed to state that coverage shall not be suspended, voided, or canceled by either party except after thirty (30) days prior written notice to City, and shall be primary and not contributing to any other insurance or self-insurance maintained by City.
- C. Any subcontractors which Organization may use in the performance of this Subcontract shall be required to indemnify the City to the same extent as the Organization and to maintain insurance in compliance with the provisions of this section.
- D. Organization shall deliver to City certificates of insurance and original endorsements for approval as to sufficiency and form prior to the start of performance hereunder. The certificates and endorsements for each insurance policy shall contain the original signature of a person authorized by that insurer to bind coverage on its behalf. "Claims-made" policies are not acceptable unless City Risk Manager determines that "Occurrence" policies are not available in the market for the risk being insured. If a "Claims-made" policy is accepted, it must provide for an extended reporting period of not less than one hundred eighty (180) days. Such insurance as required herein shall not be deemed to limit Organization's liability

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relating to performance under this Subcontract. City reserves the right to require complete certified copies of all said policies at any time.

- Any modification or waiver of the insurance requirements herein shall be made only with the approval of City Risk Manager. The procuring of insurance shall not be construed as a limitation on liability or as full performance of the indemnification provisions of this Subcontract.
- F. Organization shall within thirty (30) days prior to expiration of this insurance, furnish to the City certificates of insurance and endorsements evidencing renewal of the insurance. The City reserves the right to require complete certified copies of all policies of Organization and Organization's contractors and subcontractors, at any time.

#### Section 12.

When acquiring or leasing property pursuant to Subcontract, Organization shall comply with the requirements of all federal, state, and local health and safety laws and environmental protection laws, including but not limited to the Lead-Based Paint Poisoning Prevention Act, 42 U.S.C. §§ 4822-4846, the Residential Lead-Based Paint Hazard Reduction Act of 1992 ("Title X"), 42 §§ U.S.C., §§ 4851-4856, the regulations at 24 C.F.R. part 35 and 15 U.S.C., §§ 2681 ("title IV-Lead Exposure Reduction") by undertaking, or requiring the owner to undertake, to remove, encapsulate, or enclose lead-based paint and lead contaminated dust and soil. Contractors leasing existing sites must assure the City that an inspection for the presence of lead-based paint hazards has taken place. Organization are precluded from leasing structures where lead-based paint exists and abatement has not taken place. Organization is further prohibited from sheltering any adult or minor child in a structure where lead-based paint is known to exist.

B. Organization certifies that, if grant funds are used for renovation or conversion of the building for which the grant funds will be used, then

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the building must be maintained as a shelter for or provide supportive services to homeless individuals for not less than ten (10) years nor more than fifteen (15) years according to a written determination delivered to Organization by the City, and such determination shall state when the applicable period of time shall commence and terminate.

- C. Organization certifies that the building for which the grant funds will be used for supportive services, assessment and/or homeless prevention services shall be maintained as a shelter or provider of programs for homeless individuals during the term of this Subcontract.
- Organization shall comply with all requirements of the City's Municipal Code relating to building code standards in undertaking any activities or renovations using grant funds.
- E. Organization shall not commence services until the City's Development Services has completed an environmental review under 24 CFR Part 50, and Organization shall not commence such services until the City informs Organization of the completion and conditions of said environmental review.
- F. Organization shall provide reports as required by the City and HCFC and as required in this Subcontract and applicable laws and regulations.
- In addition to, and not in substitution for, other terms of this Subcontract regarding the provision of services or the payment of operating costs for supportive services only or housing, and except as described in Section 12.G below, Organization shall not:
  - Represent that it is, or may be deemed to be, a religious or denominational institution or organization or an organization operated for religious purposes that is supervised or controlled by or in connection with a religious or denominational institution or organization.
  - In connection with costs of services hereunder, engage (2)in the following conduct:

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- discriminate against any person seeking housing or related supportive services only on the basis of religion and will not limit such services or give preference to persons on the basis of religion;
- (c) provide religious instruction or counseling, conduct religious worship or services, engage in religious proselytizing, or exert other religious influence in the provision of services or the use of facilities and furnishings;
- In the portion of the facility used for housing or supportive services only assisted in whole or in part under this Subcontract or in which services are provided that are assisted under this Subcontract, contain sectarian religious symbols or decorations.
- Η. Organizations that are religious or faith-based are eligible, on the same basis as any other organization, to participate in the HEAP. However, an organization shall comply with the following provisions if it is deemed to be a religious or faith-based organization.
  - Organization may not engage in inherently religious activities, such as worship, religious instruction, or proselytization, as part of the programs or services funded under this Subcontract.

If Organization conducts such activities, the activities must be offered separately, in time or location, from the programs or services funded under this Subcontract, and participation must be voluntary for the beneficiaries of the HEAP funded programs or services.

A religious or faith-based organization will retain its (2) independence from Federal, State, and local governments, and may continue to carry out its mission, including the definition, practice, and expression of

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its religious beliefs, provided that it does not use direct HEAP funds to support any inherently religious activities, such as worship, religious instruction, or proselytization.

A religious or faith-based organization may use space in their facilities to provide HEAP funded services, without removing religious art, icons, scriptures, or other religious symbols.

A religious or faith-based organization retains its authority over its internal governance, and it may retain religious terms in its organization's name, select its board members on a religious basis, and include religious references in its organization's mission statements and other governing documents.

- A religious or faith-based organization shall not, in (3)providing program assistance, discriminate against a program beneficiary or prospective program beneficiary on the basis of religion or religious belief.
- HEAP funds may not be used for the acquisition, (4) construction or rehabilitation of structures to the extent that those structures are used for inherently religious activities.

HEAP funds may be used for the acquisition, construction, or rehabilitation of structures only to the extent that those structures are used for conducting eligible activities under this Section. Where a structure is used for both eligible and inherently religious activities, HEAP funds may not exceed the cost of those portions of the acquisition, construction, or rehabilitation that are attributable to eligible activities in accordance with the cost accounting requirements applicable to HEAP funds herein. Sanctuaries, chapels, or other rooms that a HEAP funded religious congregation uses as its principal place of worship, however, are ineligible for HEAP funded improvements. Disposition of real property after the term of the grant, or any change in use of the property during the term of the grant, is subject to

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government-wide regulations governing real property dispositions.

- Organization shall provide homeless individuals and/or families with assistance in obtaining:
  - Appropriate supportive services, including transitional (1) housing, permanent housing, physical health treatment, mental health treatment, counseling, supervision and other services essential for achieving independent living; and
  - Other Federal, State, and local private assistance (2)available for such individuals, including mainstream resources.
- Organization certifies that it will comply with all documents, policies, procedures, rules, regulations and codes identified in Sections 2 and 12 of this Subcontract and such other requirements as from time to time may be promulgated by HCFC.
- K. shall Certification Regarding Organization execute Debarment in the form shown on Attachment "E".
- Organization shall execute a Certification Regarding Lobbying in the form shown on Attachment "F".

Section 13. Organization certifies that it has established a Drug-Free Awareness Program in compliance with Government Code Section 8355, that it has given a copy of said Program to each employee who performs services hereunder, that compliance with the Program is a condition of employment, and that it has published a statement notifying employees that unlawful manufacture, distribution, dispensation, possession or use of a controlled substance is prohibited and action will be taken for violation.

Section 14. Solid Waste. Organization shall comply with the requirements of Section 6002 of the Solid Waste Disposal Act. Under Section 6002, and accompanying Environmental Protection Agency rules (40 CFR 247), Organization shall procure items that contain the highest percentage of recovered materials practicable, consistent with

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maintaining a satisfactory level of competition, where the purchase price of the item exceeds Ten Thousand Dollars (\$10,000) or the value of the quantity acquired in the preceding fiscal year exceeded Ten Thousand Dollars (\$10,000); shall procure solid waste management services in a manner that maximizes energy and resource recovery; and shall have established an affirmative procurement program for procurement of recovered materials identified in the EPA Guidelines.

Section 15. The City shall facilitate the submission of all reports required by the HCFC based on information submitted by Organization to the City. The City shall act as the primary contact for Organization to HCFC for services provided under this Subcontract. The City shall facilitate directly to HCFC the submission of any information related to all financial and programmatic matters in this Subcontract, including but not limited to reimbursements of grant funds, requests for changes to Organization's budget, and requests for changes to Organization's application for grant funds.

Section 16. All notices given hereunder this Subcontract shall be in writing and personally delivered or deposited in the U.S. Postal Service, certified mail, return receipt requested, to the City at 2525 Grand Avenue, Long Beach, California 90815 Attn: Homeless Services Officer, and to Organization at the address first stated above. Notice shall be deemed given on the date personal delivery is made or the date shown on the return receipt, whichever is earlier. Notice of change of address shall be given in the same manner as stated for other notices.

Section 17. The City Manager or his/her designee is authorized to administer this Subcontract and all related matters, and any decision of the City Manager or his/her designee in connection with this Subcontract shall be final.

Section 18. Organization shall have the right to terminate this Subcontract at any time for any reason by giving ninety (90) days prior notice of termination to the City, and the City shall have the right to terminate all or any part of this Subcontract at any time for any reason or no reason by giving five (5) days prior notice to Organization. If either party terminates this Subcontract, all funds held by Organization under this Subcontract

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Section 19. This Subcontract, including all exhibits and attachments hereto, constitutes the entire understanding of the parties and supersedes all other agreements, oral or written, with respect to the subject matter herein.

Section 20. This Subcontract shall not be amended, nor any provision or breach hereof waived, except in writing by the parties that expressly refers to this Subcontract.

Section 21. The acceptance of any service or payment of any money by the City shall not operate as a waiver of any provision of this Subcontract, or of any right to damages or indemnity stated herein. The waiver of any breach of this Subcontract shall not constitute a waiver of any other or subsequent breach of this Subcontract.

Section 22. This Subcontract shall be governed by and construed pursuant to the laws of the State of California, without regard to conflicts of law principles.

Section 23. In the event of any conflict or ambiguity between this Subcontract and one or more attachments, the provisions of this Subcontract shall govern.

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1 IN WITNESS WHEREOF, the parties have signed this document with all the 2 formalities required by law as of the date first stated above. 3 INTERVAL HOUSE, a California nonprofit corporation 4 December 2020 5 6 7 20\_\_ By\_ Name 8 Title 9 "Organization" 10 CITY OF LONG BEACH, a municipal 11 corporation OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 411 West Ocean Boulevard, 9th Floor Long Beach, CA 90802-4511 Deamber 7 12 13 City MARCORED PURSUANT TO SECTION 301 OF 14 "City" THE CITY CHARTER 15 This Subcontract is approved as to form on 16 20 20 17 CHARLES PARKIN, City 18 19 20 21 22 23 24 25 26 27 28

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# Attachment "A"

#### City of Long Beach Homeless Emergency Aid Program (2019)

Scope of Work - Homeless Prevention Project (Large City) Agency: Interval House Project Name: Interval House HEAP Program for TAY **Primary Place of** Performance: 6615 E. Pacific Coast Hwy., Suite 170, Long Beach, CA 90803 **Project Summary** Interval House's Homelessness Prevention Program for Transitional Age Youth (TAY) will offer a full range of financial assistance and supportive services to help TAY at risk of homlessness in the City of Long Beach achieve stable permanent housing as quickly as possible. The goal of the program is to connect TAY with comprehensive relevant resources that will empower at-risk young adults to build strong foundations for achieving housing stability. In a 7-month period, the program will provide homelessness prevention services for 11 TAY households at risk of homelessness (actual numbers may vary depending on household need and length of assistance), including rental assistance for up to seven months, housing stability supportive services, and follow-up support. **Project Objectives** Please see below for Number of Households and Persons to Be Served at a Point in Time and Unduplicated Number of Households and Persons to Be Served over 7 months. Number of Households to be Served at Maximum Program Capacity: Number of Persons to be Served at Maximum Program Capacity: 5 Total Number of Unduplicated Households to be Served over a 7-Month Period: 11 Total Number of Unduplicated Persons to be Served over a 7-Month Period: 11 **Target Population** The program will target Transitional Age Youth ages 18-24 living in the Long Beach Continuum of Care service area who are at risk of homelessness and meet determined eligibility criteria.

## Attachment "B"

#### **ATTACHMENT 8J**

### PROJECT BUDGET FORM HOMELESS EMERGENCY AID PROGRAM (HEAP) 2019 HOMELESS PREVENTION - LARGE CITY

PROJECT NAME: AGENCY: Interval House HEAP Program for TAY Interval House (f, t)ASOD MODELLY धर्मा (भूदास्ता) annowinchicae ROBEDO default by Rental Assistance 99,000.00 100.00% 11.00 99.000.00 0.00 0,00 0.00 0.00 0.00 0.00 0.00 HRSS (FINANCIAL ASSISTANCE) SUBTOTAL: 99,000.00 99,000.00 POPULATION AND PROPERTY OF THE POPULATION OF THE {(:;r;:)} ((9) (ATE))(C) We Yelf निर्माण (बन्धः नहस्रोहरू शास्त्रा Attentivation) Alegra Victoria) A COLUMN TO THE station, Objects divides then CHIOTATE HICKLE lindile. Elleggender 100036 111157 tamalar ditagnati Estillfultase TAYING HERITARING HORSE MAYOR DUBAS ESCOPION! 55000 =(0)300(0)500 atomici moor sydletii samuul leekyee Program Director (7 months) 115,000.00 18,072.00 133,072.00 15.00% 11,644.00 Housing stability case management Housing Advocate (7 months) 72,500.00 14,251.98 86,751.98 50.00% 25,302.66 Housing stability case management 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 HRSS (SERVICES - PERSONNEL) SUBTOTAL: 187,500.00 32,323.98 219,823.98 36,946.66 HOPPINGHAOCATON ATVANDZATONEVER . TANZARA NONYAGONNA TODOWNI WILLD (A) angende Alberthraft bezoeba (A) (AGIVA)(AVIAVA) (Project Coata (O) (ASE)P SPROVENCE TrombleAD EURODO (BEQUID) i) Emergency Food Vouchers/Gift Cards 2,750.00 100.00% 2.750.00 Transportation Gift Cards 1,100.00 100.00% 1,100.00 10% de minimis 3,695.00 100.00% 3,695.00 0.00 0.00 0.00 0.00 0.00 0.00 HRSS (SERVICES - NONPERSONNEL) SUBTOTAL: 7,545.00 7,545.00 HOUSING RELOCATION & STABILIZATION SVCS SUBTOTAL: 326,368.98 143,491.66 HOMERSHARDVINDONHOVALS (Claretto via tess reland Sprallic eranes eres eks iki ne (Kapi Linda)) Asjuit Annualisous eous incl Endly arrequire PROJECT TOTAL: 326,368.98 143,491.66 143,491.66