

MASTER CONSULTING AGREEMENT

This Agreement is entered into effective this 1st day of June, 2022 (the "Effective Date"), by and between Crowe LLP, having a place of business at 225 W Wacker Drive, Chicago, Illinois 60606 ("Crowe") and City of Aurora, an Illinois municipal corporation, having a place of business at City of Aurora, 44 East Downer Place, Aurora, Illinois 60507 ("Client"). Client wishes to engage Crowe to perform services as set forth herein ("Services"), and Crowe wishes to perform such services pursuant to the terms in this Agreement. Accordingly, in exchange for consideration, the existence and sufficiency of which is acknowledged by both parties, the parties agree as set forth herein.

1. Description of Services and Responsibilities: Crowe is to provide the services and/or deliverables (collectively, "Services") set forth in each attached Schedule A. Client shall determine the scope of Services to be performed and shall be responsible for reviewing and approving the Services. Client at all times retains responsibility and authority for performing management functions, reviewing the Services, implementing the results of Services, and for ensuring that all necessary and proper action is taken in response to the Services rendered by Crowe in connection with this Agreement. Crowe shall not perform management functions, make any management or policy decisions, act or appear to act in any capacity as a Client employee or manager, or be involved in activities such as authorizing, executing, or consummating transactions or otherwise exercising authority on Client's behalf.

2. Fees and Terms of Payment: Crowe shall invoice Client at the completion of Services (for fixed duration Services) or monthly (for open ended time and material Services). Invoices are payable in accordance with the terms of the Illinois Local Government Prompt Payment Act (50 ILCS 505/1, *et. seq.*).

3. Definition of "Confidential Information:" "Confidential Information" is any information, written or oral, which relates to the disclosing party's business, products, processes, or services, including, but not limited to: information related to research, products under development, techniques, accounting, financial information, Client requirements, marketing, selling, and the documentation thereof. Confidential Information shall not include the following: (a) information already known to the receiving party prior to disclosure by the disclosing party; (b) information ascertainable or obtainable from public or published information; (c) information received from a third party not known by the receiving party to be employed by or affiliated with the disclosing party or under an obligation to the disclosing party to keep such information confidential; (d) information which is or becomes known to the public other than through a breach of this Agreement; and (e) public records as defined by the Illinois Freedom of Information Act 5 ILCS 140/1, *et. seq.*

4. Non-Disclosure of Confidential Information: The receiving party acknowledges that a disclosing party's Confidential Information shall remain the property of the disclosing party and the disclosing party shall have free and unlimited access at all times to all materials containing Confidential Information of the disclosing party and shall have the right to claim and take possession of such materials on demand. Except as required in the receiving party's obligations under this Agreement, the receiving party will not, during the term of this Agreement or thereafter, directly or indirectly use, divulge, disseminate, disclose, lecture upon, or publish any Confidential Information of the disclosing party without having first obtained written permission from the disclosing party to do so or as may be required by law or court order. The receiving party will safeguard and maintain secret all Confidential Information of the disclosing party and all documents and things that include or embody Confidential Information of the disclosing party. To the extent permitted by the Illinois Local Records Act (50 ILCS 205/1, *et. seq.*) upon termination of this Agreement, for whatever reason, or upon request by the disclosing party, the receiving party will deliver to the disclosing party all notes, drawings, memoranda, correspondence, documents, records, notebooks, and similar repositories of Confidential Information of the disclosing party, including all copies thereof, then in the receiving party's possession or under the receiving party's control, whether prepared by the receiving party or by employees or agents of the receiving party. In order for each party to comply with its obligations under this Agreement, each party shall be responsible for the activities of its officers, employees, agents, and the like who might reasonably be expected to perform or to assist in the performance of the Services.

5. Response to Legal Process: If Crowe is requested by a third party, subpoena or other legal process to produce documents or testimony pertaining to Client or the Professional Services, and Crowe is not named as a party

in the proceeding, Client shall reimburse Crowe for its professional time, plus out-of-pocket expenses incurred in responding to such request.

6. **LIMIT OF LIABILITY:** Except where it is judicially determined that Crowe performed its Services with recklessness or willful misconduct, Crowe's liability will not exceed fees paid by Client to Crowe for the portion of the work giving to liability. A claim for a return of fees paid is the exclusive remedy for any damages. This limit of liability will apply to the full extent allowed by law, regardless of the grounds or nature of any claim asserted, including, without limitation, to claims based on principles of contract, negligence or other tort, fiduciary duty, warranty, indemnity, statute or common law. This limit of liability will also apply after this Agreement.

7. **No Punitive or Consequential Damages:** Except for the obligations under Section 8, neither party shall be liable to the other party for: (a) any special, indirect, consequential, incidental, exemplary, or punitive damages; or (b) any lost profits, lost savings, or lost business opportunity. The limitations of liability contained in this Paragraph 7 are intended to apply to any alleged or actual claim, liability or damages, including without limitation claims, liabilities, or damages based in negligence or other tort, contract, warranty, fiduciary principles, statute or common law. This provision shall survive termination of this Agreement, in whole or in part.

8. **Third Party Indemnification:** Crowe shall indemnify and hold harmless the Client, its elected officials, officers, agents and employees against all costs, fees, expenses, damages and liabilities, including defense costs and legal fees, for any injury to any person, or any death at any time resulting from such injury, or any damage to property, which may arise or which may be alleged to have risen solely out of the recklessness or willful misconduct of Crowe and its personnel. Crowe shall indemnify and hold harmless the Client, its elected officials, officers, agents and employees against all costs, fees, expenses, damages and liabilities, including defense costs and legal fees, for all third party claims or causes of action against the Client arising solely out of Crowe's recklessness or willful misconduct. This indemnification shall apply to the fullest extent permitted by law. This indemnification shall also apply after termination of this agreement.

9. **Termination:** Either party may terminate this Agreement by giving the other party thirty (30) days written notice. Termination of this Agreement shall not relieve the parties from obligations that by their nature would survive termination of this Agreement, including without limitation, Sections 1, 4-8, 10, 12, 14, and 15, of this Agreement.

10. **Consent to Hire Provision:** Client and Crowe acknowledge the importance of retaining personnel, and both parties agree that during the period of this Agreement and for one year after its termination, neither party will solicit for employment or hire personnel of the other party without that party's written consent.

11. **Independent Contractor:** This Agreement does not appoint Crowe as Client's agent or legal representative for any purpose whatsoever. Crowe is and shall remain an independent contractor. Crowe is granted no right or authority under this Agreement to assume or create any obligation or responsibility for or on behalf of Client or to otherwise bind or to use Client's name.

12. **Entire Agreement, Non-Reliance, and Amendments:** This Agreement supersedes all prior negotiations, written and oral, conversations, correspondence, representations, warranties, agreements, proposals, and other communications regarding the subject matter hereof. This Agreement also supersedes all terms and conditions set forth in any purchase orders which may have been previously or may be issued by Client for the Services subsequent to the Effective Date of this Agreement. Each party agrees that in making its decision to enter this Agreement, it has not relied upon representations or other information not expressly contained herein. Written Modifications. This Agreement may not be changed or modified except through a written and properly executed instrument in writing entered into by duly authorized representatives of Client and Crowe.

13. **Severability:** Should any term of this Agreement be found invalid or unenforceable, then to the extent that such term is invalid or unenforceable, it shall not affect the validity or enforceability of any other term of this Agreement.

14. Force Majeure: Neither party shall be responsible for any failure to comply with, or for any delay in performance of the terms of this Agreement including, but not limited to delays in performance or completion of the Services, where such failure or delay is directly or indirectly caused by or resulting from events of force majeure beyond the reasonable control of such party.

15. Notices: Any notice provided for herein shall be sent via certified mail, return receipt requested, to the addresses first written above.

16. No Construction Against Drafter: Client and Crowe agree that neither Client nor Crowe nor their respective counsel shall be considered the drafter of this Agreement. Each party represents to the other that it has carefully read this Agreement, understands the binding effect, and is entering into this Agreement voluntarily.

17. Governing Law: Client agrees that this Agreement shall be governed, interpreted, and construed in accordance with the laws of the State of Illinois, without regard for choice of law principles. Any claim brought hereunder shall be brought in the Circuit Court of Kane County, Illinois.

18. Waiver: No provision of this Agreement shall be deemed waived, unless such waiver shall be in writing and signed by the party against which the waiver is sought to be enforced. The waiver shall not be construed to be a waiver of any succeeding breach of any such provision, a waiver of the provision itself, or a waiver of any other provisions of this Agreement. No delay or omission on the part of either party to exercise or avail itself of any right, power or privilege that it has or may have under Agreement will operate as a waiver of any breach or default.

19. CROWE GLOBAL NETWORK – Crowe LLP and its subsidiaries are independent members of Crowe Global, a Swiss organization. “Crowe” is the brand used by the Crowe Global network and its member firms, but it is not a worldwide partnership. Crowe Global and each of its members are separate and independent legal entities and do not obligate each other. Crowe LLP and its subsidiaries are not responsible or liable for any acts or omissions of Crowe Global or any other Crowe Global members, and Crowe LLP and its subsidiaries specifically disclaim any and all responsibility or liability for acts or omissions of Crowe Global or any other Crowe Global member. Crowe Global does not render any professional services and does not have an ownership or partnership interest in Crowe LLP or any other member. Crowe Global and its other members are not responsible or liable for any acts or omissions of Crowe LLP and its subsidiaries and specifically disclaim any and all responsibility or liability for acts or omissions of Crowe LLP and its subsidiaries. Visit www.crowe.com/disclosure for more information about Crowe LLP, its subsidiaries, and Crowe Global.

20. CLIENT ACKNOWLEDGES THAT IT HAS READ THIS AGREEMENT IN ITS ENTIRETY, INCLUDING ALL PRINTED LANGUAGE, UNDERSTANDS IT AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS.

21. Insurance: Crowe will have the following insurance; commercial general liability, professional liability/errors and omissions with minimum limits of \$1,000,000 per occurrence and \$2,000,000 aggregated coverage and will name the Client as an additional named insured, as appropriate. Crowe shall provide the Client with proof of its business liability insurance policy by providing Client upon execution of this agreement with a certificate of insurance covering the period of Services. All such insurance required of Crowe herein shall require five (5) days advance written notice by Crowe to Client prior to any cancellation, modification, non-renewal or termination thereof, unless comparable coverage is promptly secured. The certificate of insurance should also provide proof of statutory workers compensation insurance coverage.

22. Nothing in this Agreement, Client policies, or any non-disclosure or confidentiality agreement between the parties, if any, will prohibit Crowe from utilizing third-party providers in the ordinary course of Crowe’s business operations, including without limitation, third-party providers such as Microsoft, Rackspace, Crowe subsidiaries (including Crowe Horwath IT Services LLP and Crowe Healthcare Risk Consulting LLC), information security

providers, and other ordinary-course providers. The limitations on Client’s remedies vis-à-vis Crowe in this Agreement will also apply to any subcontractors and any ordinary-course providers.

IN WITNESS HEREOF, CROWE AND CLIENT HAVE EXECUTED THIS AGREEMENT.

CROWE LLP (“Crowe”)

CITY OF AURORA (“Client”)

By: Susannah R.K. Heitger

By: _____

Title: Principal

Title: _____

Dated: 06/01/2022

Dated: _____

Schedule A

1. **Client Representative:**
2. **Project Objectives:**
3. **Services/Deliverables:**
4. **Assumptions/Additional Client Responsibilities:**
5. **Implementation Schedule:**
6. **Fees and Expenses:**

Schedule A

Statement of Work Summary

Date: June 1, 2022

Project Management Office (PMO) Service Subscription Model ("Crowe Government Guide")

7. Client Representative:

Mr. Michael Pegues
Chief Information Officer
City of Aurora
44 East Downer Place
Aurora, Illinois 60507

8. Project Objectives:

The City of Aurora is seeking various project management PMO services from Crowe LLP (Crowe) to support third party software implementations, receive PMO advisory support, and additional project management services to support the City's IT PMO.

Crowe has worked with City of Aurora in a similar capacity on previous software implementations, by providing PMO services to manage City tasks and provide vendor management and oversight throughout the implementation process.

This Statement of Work includes subscription to the **Crowe Government Guide** consulting subscription service, which provides PMO as a service to City of Aurora. This allows flexibility for the City to engage Crowe for project management support on an as-needed basis for its upcoming software implementations, as well as other ad hoc project management support to support the City of Aurora's IT Project Management Office.

Services are detailed further in Section 3 below.

9. Services:

Crowe will provide subscription-based project management and oversight services across two key efforts:

I: Project Management for 3rd Party Software Implementations:

Support two City software implementation projects within this subscription year. The City may determine which implementations and vendors this includes.

This project management support includes general project management such as:

- Scheduling, including agree on Go-Live date and time
- Timeline and project plan
- Establish all pre go-live tasks
- Facilitate and manage weekly meetings
- Track progress in status reporting
- Stakeholder coordination and communication --- across all vendors and City stakeholders
- Risk identification, mitigation, escalation
- Vendor management, including deliverable oversight
- Ad hoc questions and support by City of Aurora IT PMO

Additional as-needed PMO support and PMO coaching activities which could include any of the following as desired by the City throughout the software implementation (see image below)



II. Update IT Strategic Plan

Crowe will also provide a single annual update to the City's IT Strategic Plan (smartaurora.com), for as long as the City maintains its subscription. This includes convening departments, gathering the current IT project portfolio, facilitating prioritization sessions, and updating the existing Plan with refreshed content such as recent IT projects, priorities, and highlight successes. This does not include creating a new IT Strategic Plan.

10. Assumptions/Additional Client Responsibilities:

Crowe has made the following assumption in preparing this Statement of Work, in addition to the assumptions that are detailed within the Services / Deliverables Section 3 above:

- As of June 2022, most work continues to take place virtually via Teams / Zoom meetings. As reopening guidelines change, we can discuss workspace and onsite presence. In that case, the City will provide workspace for Crowe LLP's consultant(s) within the City's office space. Crowe is able to be onsite for key meetings and events, particularly when the vendors may be onsite (kickoff meeting, key training dates, go-live)
- The City's Project Manager will be responsible for scheduling meetings with the City's personnel, including facilitating review of City personnel calendars and availability.
- As part of the Crowe Government Guide – PMO Subscription Model, Crowe is not responsible for the creation of any formal deliverables other than weekly status reports and other stakeholder status reports. If the City desires specific deliverables, such as other project management artifacts, they can be agreed upon within the subscription period between both parties. Crowe will utilize its PMO Toolkit of templates. The primary function of the service is to provide ad-hoc PMO support services as described in Section 3 above.
- Crowe will have access to the City's PPM tool.
- Crowe reports to City of Aurora IT Division and does not have a direct reporting relationship to other City third-party vendors. We will collaborate with the City's vendors (UKG, Vector, ESO) in a vendor management role, but will not report directly to them, nor owe them any Crowe deliverables.
- This subscription includes PMO support and advisory services only. Out of scope projects that require a specific report or deliverable will be scoped separately under a formal engagement.

- g. This subscription does not replace current projects that are already underway under other agreements.

11. Subscription Period:

The Crowe Government Guide – PMO Subscription Model is active for one year to support the City's PMO.

As a subscriber, the City will receive an exclusive members-only benefit of an annual Maturity Assessment of the City's IT PMO structure at no additional charge or draw-down against the City's pool of hours. The scope includes a rapid assessment of the City's IT PMO organization and IT project portfolio. Timing can be coordinated between both parties, but should be scheduled before the end of the Subscription Period.

12. Subscription Fee:

This is an attachment to our existing Consulting Agreement with City of Aurora.

The one-year fee for Crowe Government Guide – PMO Service Subscription is \$96,000 for services as described in Section 3, exclusive of travel expenses. Fees will be billed in quarterly (3-month) increments of \$24,000 each.

Crowe will track hours worked according to the following discounted rate card below, with periodic reporting to the City. This fee is based on past history of working with the City in a PMO role.

Role	Hourly Rate
Executive / Partner	\$375
Program Manager	\$225
IT Specialist / Subject Matter Expert	\$225
Sr. Staff Analyst	\$175
Staff Analyst	\$160

Travel expenses for local Chicagoland travel (mileage) will be billed to the City as it is incurred, above the fees estimated. Crowe will seek approval by the City for all travel prior to making a trip.

13. Response Time:

Upon execution of this Agreement, the City will be assigned an account representative to serve as the key Crowe contact. This person will work with the City to define the City's key contact who can authorize work on this Agreement. All requests for assistance for this service will be directed to that account representative as the single point of contact, received by the City's key contact. Crowe will respond to requests within 48 business hours.

14. Parameters:

- This subscription services is intended to be utilized on an as-needed basis, where Crowe may provide project management services to City of Aurora IT Division in order to build capacity in support of organization initiatives.

- Crowe's involvement in certain initiatives will be determined by the Client Sponsor (Mike Pegues or his designee).
- Project management activities may include project backlog development and maintenance, coordination of regular standups with project team, communication of project status with the organization, vendor management, assistance with strategy, reviewing deliverables, advising on implementation strategies, and documentation of issues and risks, etc. This is summarized in Section 3 above. Generally, the support services are not associated with developing specific deliverables or reports.
- Specific projects with defined scope, deliverables / reports, milestones, and clear project start and end dates are better suited as projects with a separate Statement of Work rather than under this subscription model.
- Crowe will work with City of Aurora on the City's ad hoc requests to estimate effort and obtain approval when a single request exceeds 40 hours estimated in effort. Crowe and the City may mutually decide to proceed as part of the subscription, or to pull into its own separate Statement of Work project.

Signed:

City of Aurora

Date

Crowe LLP

6/1/2022

Date