PROFESSIONAL SERVICES CONTRACT BETWEEN THE CITY OF HUNTINGTON BEACH AND DAKOTA COMMUNICATIONS

FOR

ON-CALL PUBLIC AFFAIRS SPECIALISTS TO SUPPORT THE PUBLIC INFORMATION OFFICE

THIS AGREEMENT ("Agreement") is made and entered into by and between the City of Huntington Beach, a municipal corporation of the State of California, hereinafter referred to as "CITY," and Dakota Communications, hereinafter referred to as "CONSULTANT."

WHEREAS, CITY desires to engage the services of a consultant to support the Public Information Office by providing public affairs specialist; and

Pursuant to documentation on file in the office of the City Clerk, the provisions of the Huntington Beach Municipal Code, Chapter 3.03, relating to procurement of professional service contracts have been complied with; and

CONSULTANT has been selected to perform these services,

NOW, THEREFORE, it is agreed by CITY and CONSULTANT as follows:

1. SCOPE OF SERVICES

CONSULTANT shall provide all services as described in **Exhibit** "A," which is attached hereto and incorporated into this Agreement by this reference. These services shall sometimes hereinafter be referred to as the "PROJECT."

CONSULTANT hereby designates Brandon Powers who shall represent it and be its sole contact and agent in all consultations with CITY during the performance of this Agreement.

2. CITY STAFF ASSISTANCE

CITY shall assign a staff coordinator to work directly with CONSULTANT in the performance of this Agreement.

3. TERM; TIME OF PERFORMANCE

Time is of the essence of this Agreement. The services of CONSULTANT are to commence on November 16, 20,20 (the "Commencement Date"). This Agreement shall automatically terminate one (1) year from the Commencement Date, unless extended or sooner terminated as provided herein. All tasks specified in Exhibit "A" shall be completed no later than one year (1) from the Commencement Date. The time for performance of the tasks identified in Exhibit "A" are generally to be shown in Exhibit "A." This schedule may be amended to benefit the PROJECT if mutually agreed to in writing by CITY and CONSULTANT.

In the event the Commencement Date precedes the Effective Date, CONSULTANT shall be bound by all terms and conditions as provided herein.

4. COMPENSATION

In consideration of the performance of the services described herein, CITY agrees to pay CONSULTANT on a time and materials basis at the rates specified in **Exhibit "B,"** which is attached hereto and incorporated by reference into this Agreement, a fee, including all costs and expenses, not to exceed One Hundred Fifty Thousand Dollars (\$150,000).

5. EXTRA WORK

In the event CITY requires additional services not included in **Exhibit "A"** or changes in the scope of services described in **Exhibit "A,"** CONSULTANT will undertake such work only after receiving written authorization from CITY. Additional compensation for such extra work shall be allowed only if the prior written approval of CITY is obtained.

6. METHOD OF PAYMENT

CONSULTANT shall be paid pursuant to the terms of Exhibit "B."

7. DISPOSITION OF PLANS, ESTIMATES AND OTHER DOCUMENTS

CONSULTANT agrees that title to all materials prepared hereunder, including, without limitation, all original drawings, designs, reports, both field and office notices, calculations, computer code, language, data or programs, maps, memoranda, letters and other documents, shall belong to CITY, and CONSULTANT shall turn these materials over to CITY upon expiration or termination of this Agreement or upon PROJECT completion, whichever shall occur first. These materials may be used by CITY as it sees fit.

8. HOLD HARMLESS

CONSULTANT hereby agrees to protect, defend, indemnify and hold harmless CITY, its officers, elected or appointed officials, employees, agents and volunteers from and against any and all claims, damages, losses, expenses, judgments, demands and defense costs (including, without limitation, costs and fees of litigation of every nature or liability of any kind or nature) arising out of or in connection with CONSULTANT's (or CONSULTANT's subcontractors, if any) negligent (or alleged negligent) performance of this Agreement or its failure to comply with any of its obligations contained in this Agreement by CONSULTANT, its officers, agents or employees except such loss or damage which was caused by the sole negligence or willful misconduct of CITY. CONSULTANT will conduct all defense at its sole cost and expense and CITY shall approve selection of CONSULTANT's counsel. This indemnity shall apply to all claims and liability regardless of whether any insurance policies are applicable. The policy limits do not act as limitation upon the amount of indemnification to be provided by CONSULTANT.

9. PROFESSIONAL LIABILITY INSURANCE

CONSULTANT shall obtain and furnish to CITY a professional liability insurance policy covering the work performed by it hereunder. This policy shall provide coverage for

CONSULTANT's professional liability in an amount not less than One Million Dollars (\$1,000,000.00) per occurrence and in the aggregate. The above-mentioned insurance shall not contain a self-insured retention without the express written consent of CITY; however an insurance policy "deductible" of Ten Thousand Dollars (\$10,000.00) or less is permitted. A claims-made policy shall be acceptable if the policy further provides that:

- A. The policy retroactive date coincides with or precedes the initiation of the scope of work (including subsequent policies purchased as renewals or replacements).
- B. CONSULTANT shall notify CITY of circumstances or incidents that might give rise to future claims.

CONSULTANT will make every effort to maintain similar insurance during the required extended period of coverage following PROJECT completion. If insurance is terminated for any reason, CONSULTANT agrees to purchase an extended reporting provision of at least two (2) years to report claims arising from work performed in connection with this Agreement.

If CONSULTANT fails or refuses to produce or maintain the insurance required by this section or fails or refuses to furnish the CITY with required proof that insurance has been procured and is in force and paid for, the CITY shall have the right, at the CITY's election, to forthwith terminate this Agreement. Such termination shall not affect Consultant's right to be paid for its time and materials expended prior to notification of termination. CONSULTANT waives the right to receive compensation and agrees to indemnify the CITY for any work performed prior to approval of insurance by the CITY.

10. CERTIFICATE OF INSURANCE

Prior to commencing performance of the work hereunder, CONSULTANT shall furnish to CITY a certificate of insurance subject to approval of the City Attorney evidencing the foregoing insurance coverage as required by this Agreement; the certificate shall:

- A. provide the name and policy number of each carrier and policy;
- B. state that the policy is currently in force; and
- C. shall promise that such policy shall not be suspended, voided or canceled by either party, reduced in coverage or in limits except after thirty (30) days' prior written notice; however, ten (10) days' prior written notice in the event of cancellation for nonpayment of premium.

CONSULTANT shall maintain the foregoing insurance coverage in force until the work under this Agreement is fully completed and accepted by CITY.

The requirement for carrying the foregoing insurance coverage shall not derogate from CONSULTANT's defense, hold harmless and indemnification obligations as set forth in this Agreement. CITY or its representative shall at all times have the right to demand the original or a copy of the policy of insurance. CONSULTANT shall pay, in a prompt and timely manner, the premiums on the insurance hereinabove required.

11. INDEPENDENT CONTRACTOR

CONSULTANT is, and shall be, acting at all times in the performance of this Agreement as an independent contractor herein and not as an employee of CITY. CONSULTANT shall secure at its own cost and expense, and be responsible for any and all payment of all taxes, social security, state disability insurance compensation, unemployment compensation and other

payroll deductions for CONSULTANT and its officers, agents and employees and all business licenses, if any, in connection with the PROJECT and/or the services to be performed hereunder.

12. <u>TERMINATION OF AGREEMENT</u>

All work required hereunder shall be performed in a good and workmanlike manner. CITY may terminate CONSULTANT's services hereunder at any time with or without cause, and whether or not the PROJECT is fully complete. Any termination of this Agreement by CITY shall be made in writing, notice of which shall be delivered to CONSULTANT as provided herein. In the event of termination, all finished and unfinished documents, exhibits, report, and evidence shall, at the option of CITY, become its property and shall be promptly delivered to it by CONSULTANT.

13. ASSIGNMENT AND DELEGATION

This Agreement is a personal service contract and the work hereunder shall not be assigned, delegated or subcontracted by CONSULTANT to any other person or entity without the prior express written consent of CITY. If an assignment, delegation or subcontract is approved, all approved assignees, delegates and subconsultants must satisfy the insurance requirements as set forth in Sections 9 and 10 hereinabove.

14. <u>COPYRIGHTS/PATENTS</u>

CITY shall own all rights to any patent or copyright on any work, item or material produced as a result of this Agreement.

15. <u>CITY EMPLOYEES AND OFFICIALS</u>

CONSULTANT shall employ no CITY official nor any regular CITY employee in the work performed pursuant to this Agreement. No officer or employee of CITY shall have any

financial interest in this Agreement in violation of the applicable provisions of the California Government Code.

16. NOTICES

Any notices, certificates, or other communications hereunder shall be given either by personal delivery to CONSULTANT's agent (as designated in Section 1 hereinabove) or to CITY as the situation shall warrant, or by enclosing the same in a sealed envelope, postage prepaid, and depositing the same in the United States Postal Service, to the addresses specified below. CITY and CONSULTANT may designate different addresses to which subsequent notices, certificates or other communications will be sent by notifying the other party via personal delivery, a reputable overnight carrier or U. S. certified mail-return receipt requested:

TO CITY:

TO CONSULTANT:

City of Huntington Beach ATTN: Catherine Jun 2000 Main Street Huntington Beach, CA 92648 Dakota Communications Brandon Powers 800 Wilshire Blvd., Suite 410 Los Angeles, CA 90017

17. CONSENT

When CITY's consent/approval is required under this Agreement, its consent/approval for one transaction or event shall not be deemed to be a consent/approval to any subsequent occurrence of the same or any other transaction or event.

18. MODIFICATION

No waiver or modification of any language in this Agreement shall be valid unless in writing and duly executed by both parties.

19. SECTION HEADINGS

The titles, captions, section, paragraph and subject headings, and descriptive phrases at the beginning of the various sections in this Agreement are merely descriptive and are included solely for convenience of reference only and are not representative of matters included or excluded from such provisions, and do not interpret, define, limit or describe, or construe the intent of the parties or affect the construction or interpretation of any provision of this Agreement.

20. INTERPRETATION OF THIS AGREEMENT

The language of all parts of this Agreement shall in all cases be construed as a whole, according to its fair meaning, and not strictly for or against any of the parties. If any provision of this Agreement is held by an arbitrator or court of competent jurisdiction to be unenforceable, void, illegal or invalid, such holding shall not invalidate or affect the remaining covenants and provisions of this Agreement. No covenant or provision shall be deemed dependent upon any other unless so expressly provided here. As used in this Agreement, the masculine or neuter gender and singular or plural number shall be deemed to include the other whenever the context so indicates or requires. Nothing contained herein shall be construed so as to require the commission of any act contrary to law, and wherever there is any conflict between any provision contained herein and any present or future statute, law, ordinance or regulation contrary to which the parties have no right to contract, then the latter shall prevail, and the provision of this Agreement which is hereby affected shall be curtailed and limited only to the extent necessary to bring it within the requirements of the law.

21. <u>DUPLICATE ORIGINAL</u>

The original of this Agreement and one or more copies hereto have been prepared and signed in counterparts as duplicate originals, each of which so executed shall, irrespective of

the date of its execution and delivery, be deemed an original. Each duplicate original shall be deemed an original instrument as against any party who has signed it.

22. IMMIGRATION

CONSULTANT shall be responsible for full compliance with the immigration and naturalization laws of the United States and shall, in particular, comply with the provisions of the United States Code regarding employment verification.

23. LEGAL SERVICES SUBCONTRACTING PROHIBITED

CONSULTANT and CITY agree that CITY is not liable for payment of any subcontractor work involving legal services, and that such legal services are expressly outside the scope of services contemplated hereunder. CONSULTANT understands that pursuant to *Huntington Beach City Charter* Section 309, the City Attorney is the exclusive legal counsel for CITY; and CITY shall not be liable for payment of any legal services expenses incurred by CONSULTANT.

24. ATTORNEY'S FEES

In the event suit is brought by either party to construe, interpret and/or enforce the terms and/or provisions of this Agreement or to secure the performance hereof, each party shall bear its own attorney's fees, such that the prevailing party shall not be entitled to recover its attorney's fees from the nonprevailing party.

25. SURVIVAL

Terms and conditions of this Agreement, which by their sense and context survive the expiration or termination of this Agreement, shall so survive.

26. GOVERNING LAW

This Agreement shall be governed and construed in accordance with the laws of the State of California.

27. SIGNATORIES

Each undersigned represents and warrants that its signature hereinbelow has the power, authority and right to bind their respective parties to each of the terms of this Agreement, and shall indemnify CITY fully for any injuries or damages to CITY in the event that such authority or power is not, in fact, held by the signatory or is withdrawn.

28. ENTIRETY

The parties acknowledge and agree that they are entering into this Agreement freely and voluntarily following extensive arm's length negotiation, and that each has had the opportunity to consult with legal counsel prior to executing this Agreement. The parties also acknowledge and agree that no representations, inducements, promises, agreements or warranties, oral or otherwise, have been made by that party or anyone acting on that party's behalf, which are not embodied in this Agreement, and that that party has not executed this Agreement in reliance on any representation, inducement, promise, agreement, warranty, fact or circumstance not expressly set forth in this Agreement. This Agreement, and the attached exhibits, contain the entire agreement between the parties respecting the subject matter of this Agreement, and supersede all prior understandings and agreements whether oral or in writing between the parties respecting the subject matter hereof.

29. EFFECTIVE DATE

This Agreement shall be effective on the date of its approval by the City Attorney.

This Agreement shall expire when terminated as provided herein.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by and through their authorized officers.

CONSULTANT, Dakota Communications	CITY OF HUNTINGTON BEACH, a municipal corporation of the State of California
BRANDON POWERS print name ITS: (circle one) Chairman/President/Vice President	Mayor
AND	City Clerk
Ву:	INITIATED AND APPROVED:
print name ITS: (circle one) Secretary/Chief Financial Officer/Asst. Secretary – Treasurer	City Manager
	APPROVED AS TO FORM: City Attorney

COUNTERPART

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by and through their authorized officers.

CONSULTANT,	CITY OF HUNTINGTON BEACH, a municipal
Dakota Communications	corporation of the State of California
By:	Mayor Pour Smeta
print name ITS: (circle one) Chairman/President/Vice President	Robin Estanislaw
AND	City Clerk
print name ITS: (circle one) Secretary/Chief Financial Officer/Asst. Secretary – Treasurer	City Manager
	APPROVED AS TO FORM: City Attorney

COUNTERPART

EXHIBIT "A"

A. STATEMENT OF WORK: (Narrative of work to be performed)

Develop content for the City's media platforms, which may include print, website, social media, and community cable television.

B. CONSULTANT'S DUTIES AND RESPONSIBILITIES:

Develop content for the City's media platform, which may include print, website, social media, and community cable television. The specialist will use multi-media to build a unique brand for the City; effectively communicate the City's core messaging to the broader community; widen its reach among all demographic groups; and enhance its credibility as a trusted source of information.

C. CITY'S DUTIES AND RESPONSIBILITIES:

The CITY shall work collaboratively with the CONSULTANT to assist in faciliatting any data collection and interviews the CONSULTANT needs to conduct and complete the aforementioned scope of work.

D. WORK PROGRAM/PROJECT SCHEDULE:

EXHIBIT "B"

Payment Schedule (Hourly Payment)

A. Hourly Rate

CONSULTANT'S fees for such services shall be based upon the following hourly rate and cost schedule:

See attached Exhibit B.

B. Travel Charges for time during travel are not reimbursable.

C. Billing

- 1. All billing shall be done <u>monthly</u> in fifteen (15) minute increments and matched to an appropriate breakdown of the time that was taken to perform that work and who performed it.
- 2. Each month's bill should include a total to date. That total should provide, at a glance, the total fees and costs incurred to date for the project.
- 3. A copy of memoranda, letters, reports, calculations and other documentation prepared by CONSULTANT may be required to be submitted to CITY to demonstrate progress toward completion of tasks. In the event CITY rejects or has comments on any such product, CITY shall identify specific requirements for satisfactory completion.
- 4. CONSULTANT shall submit to CITY an invoice for each monthly payment due. Such invoice shall:
 - A) Reference this Agreement;
 - B) Describe the services performed;
 - C) Show the total amount of the payment due;
 - D) Include a certification by a principal member of CONSULTANT's firm that the work has been performed in accordance with the provisions of this Agreement; and
 - E) For all payments include an estimate of the percentage of work completed.

Upon submission of any such invoice, if CITY is satisfied that CONSULTANT is making satisfactory progress toward completion of tasks in accordance with this Agreement, CITY shall approve the invoice, in which event payment shall be made within thirty (30) days of receipt of the invoice by CITY. Such approval shall not be unreasonably withheld. If CITY does not approve an invoice, CITY shall notify CONSULTANT in writing of the reasons for non-approval and the schedule of performance set forth in **Exhibit "A"** may at the option of CITY be suspended until the parties agree that past performance by CONSULTANT is in, or has been brought

into compliance, or until this Agreement has expired or is terminated as provided herein.

5. Any billings for extra work or additional services authorized in advance and in writing by CITY shall be invoiced separately to CITY. Such invoice shall contain all of the information required above, and in addition shall list the hours expended and hourly rate charged for such time. Such invoices shall be approved by CITY if the work performed is in accordance with the extra work or additional services requested, and if CITY is satisfied that the statement of hours worked and costs incurred is accurate. Such approval shall not be unreasonably withheld. Any dispute between the parties concerning payment of such an invoice shall be treated as separate and apart from the ongoing performance of the remainder of this Agreement.



November 11, 2020

Attn: City Managers Office City of Huntington Beach 2000 Main St Huntington Beach, CA 92648

Dear City Managers Office,

I have thoroughly enjoyed the work we have been able to do throughout the year. While that background led to initially bidding for continued work with the City of Huntington Beach through FSB Public Affairs, I have subsequently left my position with that firm and thus cannot perform the work initially described through FSB. However, I hope that change doesn't prevent further work opportunities with the city.

This letter is to assert that, upon the city's approval, we would be able to perform the same work through Dakota Communications, a leading Southern California public affairs firm.

Attached you will find a brief restatement of qualifications, as well as a new rate sheet, showing some savings compared to our prior bid.

I hope this will allow us to continue our mutually beneficial relationship into the future.

Respectfully,

Brandon Powers

Who We Are

Dakota Communications is a Los Angeles-based, minority-owned marketing, public relations and public affairs consulting firm with expertise in the areas of public communications, media relations, strategic planning, political guidance, and community relations.

Created in 1997, Dakota Communications is dedicated to the task of educating and shaping policies and programs to meet its clients' objectives as well as developing strategies to effectively communicate them. Dakota Communications has extensive experience building community support for public policy initiatives and programs advanced by corporate, business, political, governmental, non-profit and community-based organizations.

Our Story

Dakota Communications is defined by the far-reaching experience of its partners, Kerman Maddox and Rick Taylor. With more than 60 combined years of experience in public affairs management, Maddox and Taylor have established extensive networks and gained keen insight in working with elected officials, governmental agencies, opinion leaders, public interest groups, and members of the print and electronic media.







Our understanding and appreciation of public diversity, along with our ability to accurately assess a situation and pinpoint problems, enables us to work together with clients toward achieving their goals. A diverse staff allows Dakota Communications to provide clients with a unique perspective and strong expertise in developing a variety of communications programs for the multi-faceted communities of California and beyond.

Our Team



Brandon Powers
Project Lead

18 years of Experience

BRANDON POWERS - PROJECT LEAD

Brandon Powers is a well-recognized expert in public affairs and communication strategies with a specialty in coastal Orange County programs. For more than 15 years, Mr. Powers has helped shape and drive the outcome of hundreds of public affairs campaigns throughout Southern California and especially in Orange County. His track record speaks for itself, with clients achieving their desired successful outcome over 85% of the time when Brandon is engaged.

An experienced strategist and writer, Powers is a 15-time recipient of the American Association of Political Consultants' annual Pollie Awards and years ago was named a Rising Star by Campaigns and Elections Magazine. His writing has appeared in the Orange County Register, LA Times, Riverside Press Enterprise, and Sacramento Bee.

A longtime Orange County coastal resident, Mr. Powers briefly lived in Sacramento while serving as Chief of Staff to a Member of the California State Assembly, where he managed all aspects of the office's policy and communications operations. Now in Seal Beach, he enjoys spending his time surfing, fishing, and helping clients achieve their goals.



ED CHENCHINESE LANGUAGE OUTREACH

- Asian / Pacific Islander Community
 Outreach/Communications Consultant
- LA County Reserve Deputy Sheriff
- Former Aide to State Senators Huff and Margett



DAISY TONG-PHUOC
VIETNAMESE LANGUAGE OUTREACH

- Orange County Communications Consultant
- Former Aide to Assemblyman Van Tran



CARLOS MADRILES

CREATIVE DIRECTOR / GRAPHICS / WEB DESIGN / VIDEO DIRECTOR

With over 14 years of experience, Carlos brings a diverse business and communications background and over 14 years in marketing and design experience. Using his proficiency in graphic design, video production, web design work, 3D space layouts, and event production, Carlos implements his experience in marketing and branding principles to deliver effective collateral pieces across several different mediums.



ABIS AKOLAWALA

PROFESSIONAL VIDEOGRAPHER / POST PRODUCTION EDITOR

Professional videographer, editor & photographer with 10 years of experience. Abis' passion for content creation is all about making brands stand out from the rest by capturing high quality content and consistently delivering a polished product. Abis' has a long history of working with clients from several industries including entertainment, corporate, fashion & live events.



OANA SWEENEY

PROFESSIONAL EVENT & PORTRAIT PHOTOGRAPHER

Oana Sweeney comes from years of experience in a unique and growing industry. After studying photojournalism at CSUF, interning with one of the best photographers in Laguna Beach and working for Canon, she now spends her time as a full-time photographer based in Orange County. Published in top magazines, blogs and books, her experience and passion for photography is guaranteed to bring out the best from any subject or event.

Rates

Category

Project

Rate

STRATEGIC COMMS

Monthly Management	\$6,375
Press Releases / Written Material	\$160 /hr
Video - B-Roll	\$95/hr
Video - Small	\$2,550

(Single Day, Single Camera, Single Mic, Simple Post Production, 2-3 minute – PSA/Mayor Update)

Video - Medium \$5,550 (Single Day, Multiple Camera / Mics, Advanced Post Production, 4-8 min) Video - Large \$8,600

(Multiple Day, Multiple Camera / Mics, Shortform Storyboarding, Script Dev - Visit HB Commercial)

Video - Extra Large

Ask for Quote

(Scheduled Shoots, Multiple Camera / Gear, Longform Storyboarding, Script Dev) — Visit HB Commercial)

Documentation Photography \$125/hr

(Staffed Photographer)

Professional Photography

\$225/hr

(Professional Photographer w/ professionally retouched photos)

Graphic Design - Sr Designer\$125Graphic Design - Secondary Designer\$100Graphic Design - Design Support\$85

HB3 TV

*Monthly Management

\$25,500

(Includes: 4xSmall Productions + Either 3xMedium or 2xLarge Productions per month... Extra Productions billed at above rate)

*Amount is subject to finalized scope and approved content creation and management.

WEBSITE DEVELOPMENT

Small \$4,750

(Simple landing page, few pages / sections, Hosting, SSL certificate, SEO) Medium \$9.500

(Multiple pages / sections, Advanced features & coding, Hosting, SSL certificate, SEO)

Large \$16,000

(Multiple pages / sections, Advanced features & coding, advanced graphics, videos, payment processing,

advanced forms, Hosting, SSL certificate, SEO)

Enterprise \$2,225/mo

(Manage outsourced custom website developer / platform)

NEW CITY NEWSLETTER

Initial Construct / Setup	\$3,250
Hourly Graphics	\$100
Hourly Content Development/Writing	\$125

ON-CALL SERVICES

Media Training		\$225
Style Guide Updating	4	\$225
Media Analysis		\$225
Crisis Communications		\$225

PROFESSIONAL SERVICES CONTRACT BETWEEN THE CITY OF HUNTINGTON BEACH AND COMMUNICATIONS LAB

FOR

ON-CALL VIDEO PRODUCTION SERVICES

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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYY)

10/40/00

12/16/20

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

this certificate does not confer rights to the certificate noider in field of	CONTACT	· · · · ·				
PRODUCER		Gwen H		I FAX.		
RFP INSURANCE AGENCY, INC.	(A/C. No. Ext):				(310)645-3150	
5601 W Slauson Ave #250	E-MAIL ADDRESS:	<u>gharvey</u>	@rfpinsur	es.com		
Culver City, CA 90230	,	INSI	URER(S) AFFOR	DING COVERAGE	NAIC#	
	INSURER A:	Hartfor	rd Casualty	Insurance Co	29424	
INSURED	INSURER B :	Philade	elphia Inde	mnity Ins Co.	18058	
DAKOTA COMMUNICATIONS, LLC	INSURER C :	٠.				
800 WILSHIRE BLVD., SUITE 410	INSURER D :					
Los Angeles, CA 90017	INSURER E :					
CA 90017	INSURER F:					
COVERAGES CERTIFICATE NUMBER:	I MOOKER F.			REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW	V HAVE BEEN IS	SUFD TO			THE POLICY PERIOD	
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CLAIMS MADE X OCCUR	· . · ·	4.		DAMAGE TO RENTED PREMISES (Ea occurrence)	s 300,000	
			:	MED EXP (Any one person)	s 10,000	
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DPPO ()	1			PRODUCTS - COMPIOP AGG	s 4,000,000	
				PRODUCTS - COMPTOL AGO	\$ 4,000,000	
OTHER: AUTOMOBILE LIABILITY				COMBINED SINGLE LIMIT	 	
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		140100	20110104	BODILY INJURY (Per accident)		
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					\$	
MBRELLA LIAB X OCCUR				EACH OCCURRENCE	\$ 3,000,000	
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DED X RETENTION\$ 10,000		·		Leas Leas	\$	
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY				PER OTH-		
ANY PROPRIETOR/PARTNER/PEXECUTIVE N/A	,	,	1.1	E.L. EACH ACCIDENT	\$	
(Mandatory in NH)	:			E.L. DISEASE - EA EMPLOYE	E \$	
If yes, describe under DESCRIPTION OF OPERATIONS below				E.L. DISEASE - POLICY LIMIT		
				Each Claim	\$1,000,000	
B Professional Liability/ PHSD1558970	0.8	8/26/20	08/26/21	Aggregate:	\$3,000,000	
Personal & Adv Injury				DEDUCTIBLE:	\$2,500	
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Insurer A. Property Policy No. 728BARB1355 Eff;9/18/2020-9/18/2021 Contents \$38,200. The City, its officers, elected or appointed officials, employees, agents, and volunteers are to be covered as additional insureds by separate attached endorsement(s) as respects itability arising out of action performed by or on behalf of the contractor, products and completed operations of the contractor, premises owned, occupied or used by the contractor, or automobiles owned, leased or borrowed by the contractor. The coverage shall contain no special limitations on the scope of proteglepholytica of the contractor. CERTIFICATE HOLDER CANCELLATION CITY OF HUNTINGTON SEACH SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.						
Huntington Beach, CA 92648	AUTHORIZE	AUTHORIZED REPRESENTATIVE				
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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12/16/2020

										72020
CE BE RE	IS CERTIFICATE IS ISSUED AS A RTIFICATE DOES NOT AFFIRMATI LOW. THIS CERTIFICATE OF INSU PRESENTATIVE OR PRODUCER, AND	VELY JRAN) THE	OR ICE E ECER	NEGATIVELY AMEND, DOES NOT CONSTITUTE TIFICATE HOLDER.	EXTEND OR A E A CONTRAC	LTER THE COV T BETWEEN TH	VERAGE AFFORDS HE ISSUING INSU	RER(S	(IHI i), Al	JTHORIZED
If S	PORTANT: If the certificate holder I SUBROGATION IS WAIVED, subject s certificate does not confer rights to	to t	he te	rms and conditions of th	se policy, certali	n policies may r	AL INSURED prov equire an endorse	isions ment.	or be	e endorsed. atement on
	S CEPTIFICATE GOES NOT COME! FIGHTS TO	1810	J e i IIII	Cate Holder III lied of addi	CONTACT NAME:	<i>j</i> ·				
,	AUTOMATIC DATA PROCESSING IN 1 ADP BLVD MS 625	SURA	ANCE	AGCY INC	PHONE (A/C, No, Ext): (877		FAX (A/C, N	o): (87	7) 677-	0430
	ROSELAND, NJ 07068				ADDRESS: speblead				— т	
	(877) 677-0428					INSURER(S) AFFOR	DING COVERAGE			NAIC#
					INSURER A : TRAVE	LERS PROPERTY CA	SUALTY COMPANY OF A	MERICA	1	
	URED COLAMINACATIONS				INSURER B :					
	DAKOTA COMMUNICATIONS 800 WILSHIRE BLVD				INSURER C:					
	STE 410				INSURER D:					
	LOS ANGELES, CA 90017				INSURER E:					
					INSURER F:					
CO	VERAGES CEF	TIFI	CATE	NUMBER: 001413629	9441153	F	REVISION NUMBE	ER:		
INI CE	IIS IS TO CERTIFY THAT THE POLICIE DICATED, NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY ICLUSIONS AND CONDITIONS OF SUCH	S OF EQUIR PER POLIC	INSUI EMEN TAIN, CIES. L	RANCE LISTED BELOW HAY T, TERM OR CONDITION O THE INSURANCE AFFORDI IMITS SHOWN MAY HAVE B	VE BEEN ISSUED OF ANY CONTRA ED BY THE POLI EEN REDUCED BY	CT OR OTHER D CIES DESCRIBED PAID CLAIMS,	OCUMENT WITH RE	SPECI	10	MHICH THIS
NSR LTR	TYPE OF INSURANCE		SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)		LIMIT	s	
LIK		,,,,,,,					EACH OCCURRENCE		\$	
	COMMERCIAL GENERAL LIABILITY						PREMISES (Es occurren	ice)	\$	
	CLAIMS-MADE CCCUR				ļ		MED EXP (Any one per		\$	
							PERSONAL & ADV INJ	URY	\$	
							GENERAL AGGREGATE		\$	
	GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- LOC								\$	
	OTHER:						PRODUCTS - COMP/OF	- AGG	\$	
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIN (Ea scoident)	AIT	\$	
	ANY AUTO						BODILY INJURY (Per p	erson)	\$	
	OWNED AUTOS ONLY SCHEDULED AUTOS						BODILY INJURY (Per a	ccident)	\$	
	HIRED NON-OWNED AUTOS ONLY					**************************************	PROPERTY DAMAGE (Per accident) \$			
			<u> </u>						\$	
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE \$			
	EXCESS LIAB CLAIMS-MADE	1				İ	AGGREGATE		\$	
Ì	DED RETENTION \$							·	\$	
<u> </u>		 	+,-	LID 4N070054 00	00/04/0000	00/04/2024	X PER STATUTE	OTH- ER		
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N	N/A	X	UB-4N078251-20	09/01/2020	09/01/2021			\$4.	000.000
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	l					E.L. EACH ACCIDENT		2 1	000,000
	I(Mandatory in NH)	1					E.L. DISEASE - EA EMP		·	000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below	 					E.L. DISEASE - POLIC	YLIMII	47 1,1	300,000
ne.	SCRIPTION OF OPERATIONS / LOCATIONS / VEH	ICLES	(ACOP	D 101. Additional Remarks Schedu	ile, may be attached if	more space is require	ed}			
AS	RESPECTS TO WORKERS COMPET HERS ENDORSEMENT-CALIFORNIA	VSAT	ION C	OVERAGE, WC 99 03 76	(A) WAIVER OF	OUR RIGHT TO	RECOVER FROM			
CE	ERTIFICATE HOLDER				CANCELLAT	ION				
	CITY OF HUNTINGTON BEACH 2000 MAIN STREET HUNTINGTON BEACH, CA 92648				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.					
			AUTHORIZED REPRESENTATIVE Main William							

POLICY NUMBER: 72SBARB1355

COMMERCIAL GENERAL LIABILITY CG 20 10 11 85

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS (FORM B)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART.

Name of Person or Organization:

The City, its officers, elected or appointed officials, employees, agents, and volunteers are to be covered as additional insureds by separate attached endorsement(s) as respects liability arising out of action performed by or on behalf of the contractor, products and completed operations of the contractor, premises owned, occupied or used by the contractor, or automobiles owned, leased or borrowed by the contractor. The coverage shall contain no special limitations on the scope of protection afforded to the City.

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability ansing out of "your work" for that insured by or for you.

PRIMARY INSURANCE: Such insurance as is afforded by the General Liability policy is primary insurance and no other insurance of the additional insured shall be called upon to contribute to a loss

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

DESIGNATED INSURED

This endorsement modifies insurance provided under the following

BUSINESS AUTO COVERAGE FORM GARAGE COVERAGE FORM MOTOR CARRIER COVERAGE FORM TRUCKERS COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" under the Who Is An Insured Provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Endorsement Effective:
9/18/2020
Named Insured:

DAKOTA COMMUNICATIONS, LLC

Countersigned By:

(Authorized Representative)

SCHEDULE

Name of Person(s) or Organization(s):

The City, its officers, elected or appointed officials, employees, agents, and volunteers are to be covered as additional insureds by separate attached endorsement(s) as respects liability arising out of action performed by or on behalf of the contractor, products and completed operations of the contractor, premises owned, occupied or used by the contractor, or automobiles owned, leased or borrowed by the contractor. The coverage shall contain no special limitations on the scope of protection afforded to the City.

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to the endorsement.)

Each person or organization shown in the Schedule is an "insured" for Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured Provision contained in Section II of the Coverage Form.

PROFESSIONAL AND SERVICES

SERVICE: Public Affairs Specialist

SERVICE DESCRIPTION: The specialist will develop content for the City's media platforms, which may include print, website, social media, and community cable television. The specialist will use multi-media to build a unique brand for the City; effectively communicate the City's core messaging to the broader community; widen its reach among all demographic groups; and enhance its credibility as a trusted source of information.

VENDOR: FSB/Badfish Media

OVERALL RANKING: 2

SUBJECT MATTER EXPERTS/RATERS: 1. Public Works Specialist 2. PIO 3. PIO/Assistant to the City Manager

I. MINIMUM QUALIFICATIONS REVIEW

Written Proposal Score:

VENDOR NAME — Minimum Qualifications Review							
26 · · · · · · · · · · · · · · · · · · ·	Total Weighted	<u>Maximum</u>					
<u>Criteria</u>	<u>Score</u>	Score					
Compliance with RFP	120						
Technical Approach	375						
Qualifications	350						
Clarity	140						
Local Vendor Preference							
Cost	275						
References and Background	65						
Total	1325						

II. DUE DILIGENCE REVIEW

Interview Ranking: 2 of 3

VENDOR NAME – Summary of Review

 Proven team that can handle unique projects and offers high quality visuals and copy that we need to supplement the team's abilities.

VENDOR NAME - Pricing

• Pricing is competitive with most other vendors.



City of Huntington Beach

2000 Main Street ♦ Huntington Beach, CA 92648 (714) 536-5227 ♦ www.huntingtonbeachca.gov

> Office of the City Clerk Robin Estanislau, City Clerk

December 30, 2020

Dakota Communications Brandon Powers 800 Wilshire Blvd., Suite 410 Los Angeles, CA 90017

Dear Mr. Powers:

Enclosed is a copy of the "Professional Services Contract between the City of Huntington Beach and Dakota Communications for On-Call Public Affairs Specialists to Support the Public Information Office" approved by the Huntington Beach City Council on November 16, 2020.

Sincerely,

Robin Estanislau, CMC

City Clerk

RE:ds Enclosure