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ORDINANCE 2020-399

AN ORDINANCE CONCERNING THE 2020 REPUBLICAN NATIONAL CONVENTION ("CONVENTION"); ESTABLISHING A CONVENTION OVERLAY ZONE; ESTABLISHING A CONVENTION SECURITY ZONE; ESTABLISHING THE CONVENTION ACTIVITY PERIOD; APPROVING A TEMPORARY USE PERMIT ΙN CONVENTION SECURITY ZONE DURING THE CONVENTION ACTIVITY PERIOD, NOTWITHSTANDING REQUIREMENTS OF CHAPTER 656, ORDINANCE CODE; ALLOWING CERTAIN ADDITIONAL USES ΙN CONVENTION OVERLAY ZONE DURING THE CONVENTION ACTIVITY PERIOD; ALLOWING CERTAIN ADDITIONAL TEMPORARY SIGNS IN THE CONVENTION SECURITY ZONE DURING THE CONVENTION ACTIVITY PERIOD; PROVIDING FOR APPLICABILITY OF THE DOWNTOWN SPECIAL EVENT VENDORS ESTABLISHED IN CHAPTER 250 (MISCELLANEOUS BUSINESS REGULATIONS), PART 10 (SPECIAL EVENT VENDORS), ORDINANCE CODE, TO NOT INCLUDE THE CONVENTION SECURITY ZONE BUT TO INCLUDE THE REMAINDER OF THE CONVENTION OVERLAY ZONE; WAIVING SECTION 154.105 (USE OF PREMISES AS DISORDERLY PLACE OR PUBLIC SECTION 656.805 (DISTANCE NUISANCE) AND LIMITATIONS), ORDINANCE CODE, AS TO THE OPEN CONTAINER RESTRICTIONS ON ALCOHOLIC BEVERAGES; PROVIDING FOR THE EXTENSION OF HOURS FOR ALCOHOL SALES AND SERVICES FOR ON-PREMISES

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CONSUMPTION; PROVIDING FOR APPLICABILITY OF THE FLORIDA BUILDING CODE; ACCEPTING AND APPROPRIATING \$33,000,000 OF 2020 PRESIDENTIAL NOMINATING CONVENTION GRANT FUNDS ("GRANT") RECEIVED FROM THE DEPARTMENT OF JUSTICE TO PRESIDENTIAL NOMINATING CONVENTION/DEPARTMENT OF JUSTICE TO FUND THE COSTS OF HOSTING THE CONVENTION IN THE CITY OF JACKSONVILLE ("CITY"), AS INITIATED BY B.T. 20-; PURPOSE OF APPROPRIATIONS; WAIVING PORTIONS OF SECTION 106.304 (MAYOR'S TRANSFER POWER), SUBPART A (GENERAL PROVISIONS), PART 3 (APPROPRIATIONS), CHAPTER 106 (BUDGET AND ACCOUNTING CODE), ORDINANCE CODE, TO AUTHORIZE THE MAYOR TO TRANSFER THE \$33,000,000 OF FEDERAL SECURITY GRANT FUNDS WITHIN THE AUTHORIZED USE PARAMETERS OF THE SECURITY GRANT WITHOUT FURTHER COUNCIL ACTION; AMENDING CHAPTER 126 (PROCUREMENT CODE), PART 1 (GENERAL REGULATIONS), SECTION 126.106 (REGULATIONS AND PROCEDURES) AND SECTION 126.113 (COMPLIANCE WITH FEDERAL AND STATE PROCUREMENT REQUIREMENTS TO RECEIVE AND EXPEND GRANT FUNDING), ORDINANCE CODE, TO PROVIDE THE CITY WILL FOLLOW 2 CODE OF FEDERAL REGULATIONS 200 PROCUREMENT RULES WITH RESPECT TO THE USE OF FEDERAL GRANT FUNDS AND TO AUTHORIZE THE CHIEF OF PROCUREMENT TO PROMULGATE RULES AND REGULATIONS IN ACCORDANCE THEREWITH; CREATING A NEW SECTION 117.111 (GRANT REQUIREMENTS), CHAPTER 117 (GRANTS), ORDINANCE CODE, TO

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REOUIRE THE CITY TO COMPLY WITH FEDERAL AND STATE GRANT REQUIREMENTS AND APPLICABLE LAWS IN CONNECTION WITH GRANT FUNDS RECEIVED; AUTHORIZING THE MAYOR, OR HIS DESIGNEE, AND CORPORATION SECRETARY TO EXECUTE AND DELIVER: (1) A CITY SERVICE AGREEMENT BETWEEN THE CITY, THE REPUBLICAN NATIONAL COMMITTEE ("RNC"), AND THE 2020 JACKSONVILLE HOST COMMITTEE, INC. ("HOST COMMITTEE") TO PROVIDE FOR THE RELATIVE OBLIGATIONS BY AND BETWEEN THE RNC, THE HOST COMMITTEE AND THE CITY IN CONNECTION WITH THE CONVENTION; (2) A FORM OF MUTUAL AID AGREEMENT BETWEEN THE CITY OF JACKSONVILLE AND VARIOUS OUTSIDE AGENCIES TO PROVIDE ADDITIONAL LAW ENFORCEMENT OFFICERS FOR THE CONVENTION; AND (3) A FEDERAL SECURITY GRANT AGREEMENT TO PROVIDE FUNDING FOR SECURITY FOR THE CONVENTION PURSUANT TO THE TERMS OF THE GRANT AGREEMENT; AUTHORIZING APPROVAL OF TECHNICAL AMENDMENTS BY THE MAYOR OR HIS DESIGNEE; INVOKING THE EXCEPTION TO SECTION 126.107(G), ORDINANCE CODE, TO ALLOW THE CITY TO DIRECTLY CONTRACT WITH THE REPUBLICAN NATIONAL COMMITTEE, AND THE 2020 JACKSONVILLE COMMITTEE, INC. AND ENTER INTO THE MUTUAL AID AGREEMENTS FOR THE CITY TO HOST PROVIDING FOR SEVERABILITY; CONVENTION; EMERGENCY PASSAGE UPON REQUESTING INTRODUCTION; PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Jacksonville has been selected to host

substantive portions of the 2020 Republican National Convention and its related celebratory events and activities ("CONVENTION"); and

WHEREAS, this event will attract many visitors to the City and expose the City to television viewers nationally and internationally; and

WHEREAS, the Convention provides a unique opportunity for business development for the City in that many of the visitors will be representatives of major corporations and institutions located outside the City of Jacksonville; and

WHEREAS, studies and surveys have shown that quality of life and community appearance are significant factors in the decisions of corporations and institutions to relocate to another city; and

WHEREAS, those same factors are important in the attraction of tourism to the City after the Convention; and

WHEREAS, the Convention is expected to have a large and positive economic impact on the Jacksonville area; and

WHEREAS, this event will enhance community involvement by getting local businesses involved and having numerous local volunteers for the event; and

WHEREAS, the City has established a Downtown Overlay Zone and Downtown District Regulations in Subpart H of Part 3 of Chapter 656, Ordinance Code, which set forth permitted uses within the various districts in the Downtown Overlay Zone; and

WHEREAS, given the magnitude of the Convention, it will be necessary and desirable to allow certain uses in the Sports and Entertainment and Working Waterfront districts in the Downtown Overlay Zone in which they might not otherwise be permitted; and

WHEREAS, this need can be addressed through the use of Temporary Use Permits which will allow these needed uses, and which, if controlled as to location, layout and appearance, can promote the intent of this ordinance and not have an adverse impact

upon surrounding properties and the City; and

WHEREAS, providing for a Temporary Use Permit during the time period set forth in this ordinance will limit to those time periods activities and uses which, while appropriate during the time period set forth in this ordinance, may not be appropriate on a permanent basis; and

WHEREAS, issuance of a Temporary Use Permit will provide a more efficient and less time consuming method for processing applications for such uses, consistent with the limited time period for which such temporary use permits will be valid; and

WHEREAS, the City has also adopted as Subpart B to Part 13 of Chapter 656, Ordinance Code, a Downtown Sign Overlay Zone setting forth signs permitted in the Downtown Sign Overlay Zone and the process for review and approval of applications for signs in that overlay zone; and

WHEREAS, the permit regulations set forth in Subpart B of Part

13 of Chapter 656 do not address the unique circumstances

associated with an event of the magnitude of the Convention; and

WHEREAS, certain signs, including sponsorship signs, may be appropriate during the limited time period to which this ordinance applies which would not be appropriate on a permanent basis or in areas outside the Downtown Sign Overlay Zone, including sponsorship signs; and

WHEREAS, major entertainment venues for the Convention in particular may require signage not contemplated or permitted within the Downtown Sign Overlay Zone; and

WHEREAS, it is in the best interest of the City and its residents to regulate the area which will be the focus of Convention activities to preserve the public health, safety and welfare of all citizens, visitors and participants, as well as the aesthetic qualities of the area; and

 WHEREAS, the City desires to promote and protect the First Amendment rights of all its citizens and visitors who choose to exercise those rights during the Convention; and

WHEREAS, the Convention has been designated a National Special Security Event ("NSSE") due to the event's significance to the United States and the inherent challenge of ensuring the safety and security of all event participants; and

WHEREAS, persons and groups have a First Amendment right to organize and participate in peaceful assemblies and parades on the sidewalks and rights-of-way and in the parks of the City, and to engage in peaceful assemblies and parades near the Convention so they may be seen and heard, subject to reasonable restrictions designed to protect public safety, persons and property, and to accommodate the interest of persons not participating in the assemblies and parades to use the sidewalks and rights-of-way to travel to their intended destinations and use the parks for recreational purposes; and

WHEREAS, the City recognizes the compelling need to facilitate safe and orderly movement of vehicular and pedestrian traffic during the Convention; and

WHEREAS, the City Council is authorized to approve reasonable time, place and manner regulations promulgated by the appropriate director regarding the issuance of public gathering permits, demonstration permits, temporary use permits, parade permits, and business access and operations permits during the Convention; and

WHEREAS, the City Council has determined that the following regulations, including but not limited to, time, place, and manner restrictions, promulgated by the Planning Director will promote and protect the general safety and welfare of the residents of and visitors to of the City during the Convention

while also allowing persons and organizations to exercise their First Amendment rights to peacefully assemble and parade; and

WHEREAS, in light of the extraordinary security measures that are required to conduct the Convention, as well as other considerations of the public health, safety and welfare of the attendees of the Convention and those persons desiring to observe the events, visit the downtown during the Convention and persons desiring to formally and informally exercise their First Amendment Rights, it is important to establish specific areas designated for the purpose of the event, for free speech, as well as establishing a formal "parade route" for groups peacefully assembled to express their viewpoints to the attendees of the Convention; and

WHEREAS, in order to facilitate the needs of multiple groups desiring to access these designated properties and "parade route" and to adequately provide for the public health, safety and welfare, an effective way of accomplishing this is to establish a parade permit program for use during the Convention time period; and

WHEREAS, while the Downtown Overlay Zone and the Downtown Sign Overlay Zone comprise most, but not all of the areas to which this ordinance should apply, it is necessary to expand slightly the boundaries of the Sports and Entertainment and Working Waterfront districts set forth in the Downtown Overlay Zone and the Downtown Sign Overlay Zone for purposes of this ordinance; now therefore,

BE IT ORDAINED by the Council of the City of Jacksonville:

Section 1. Area of Applicability. This ordinance shall apply only to the Convention Overlay Zone, which shall consist of the area set forth in the Sports and Entertainment District and the Working Waterfront District of the Downtown Overlay Zone as defined in Section 656.361.2, Ordinance Code, together with the following additional areas:

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- The area within one hundred feet of the outer boundaries of the Sports and Entertainment District and the Working Waterfront District of the Downtown Overlay Zone; and
- The area within one hundred feet of the right-of-way line (b) of the area north of the Matthews Bridge Expressway bounded on the south by the Matthews Bridge Expressway to Palmetto Street, then north to Albert Street, then east to A. Philip Randolph Boulevard, then north to Grant Street, then east to Georgia Street, then south to Albert Street, then east to and including the ramp to the Matthews Bridge Expressway, then west on the Matthews Bridge Expressway back to Palmetto Street, as depicted on the map attached as **Exhibit 1**; and
- (C) The area within the area described in paragraph (b), above, includes City-owned Lots W, XX and Y; and
- The area within the area described in paragraph (b), above, includes the roadways of Albert Street, the rampway to the Matthews Bridge Expressway at Kentucky Street, the rampway from the Matthews Bridge Expressway at Spearing Street/Albert Street, the Matthews Bridge Expressway, Palmetto Street and A. Philip Randolph Boulevard.

The Convention Overlay Zone is depicted in Exhibit 2, attached.

Period of Applicability. This ordinance shall Section 2. apply to uses, activities and signs during the period from 12:00 a.m. on August 23, 2020 through 11:59 p.m. on August 28, 2020. time period so described is designated as the Convention Activity Period.

Section 3. Convention Security Zone. Within the Convention Overlay Zone, there shall be created the Convention Security Zone, the boundaries of which are established by the United States Secret Service to provide for a secured area for the safety of the Convention attendees. The Convention Security Zone

will have a defensive perimeter, and access into the Convention Security Zone will be restricted to only those persons who have been screened by security personnel and received tickets and/or credentials to provide them access. Because the Convention has been designated a National Special Security Event ("NSSE"), control over the activities occurring within the Convention Security Zone shall be conducted and maintained by the United States Secret Service and the Convention Host Committee and their designates. The Convention Security Zone is depicted in Exhibit 3, attached.

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Section 4. Temporary Use Permits. Notwithstanding the requirements of Chapter 656, Part 3, Subpart H, Ordinance Code, or any other provision of the Ordinance Code, there is hereby established a Temporary Use Permit in the Convention Security Zone during the Convention Activity Period, subject to the requirements, criteria and conditions of this Section.

- (a) Intent: Temporary Use Permit procedures and requirements as set forth in this Section are intended to permit certain uses during the Convention Activity Period which are not otherwise allowed in the Zoning Code and which may not be appropriate if permitted on a permanent basis. In establishing this Temporary Use Permit System, the intent is also to increase efficiency and reduce the time required for processing of applications for Temporary Use Permits, consistent with the limited time period during which such uses are allowed and the reduced potential for adverse impacts on surrounding properties and the City.
- (b) Uses for which Temporary Use Permits may be issued: Temporary Use Permits may be issued for the following uses, if not otherwise allowed in the Downtown Overlay Zone, or individual Districts thereof, pursuant to Subpart H of Chapter 656, Part 3 Ordinance Code:
 - (1) Uses which are of a nature customarily incidental and

normally associated with a major activity such as the Convention;

- (2) Off-street parking;
- (3) Indoor and/or outdoor entertainment;
- (4) Signage.

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- (c) Temporary Use Permits; Administered by Planning Director; No formal public notice or hearing:
- The Planning Director, or his designee, is authorized to (1)grant Temporary Use Permits and shall be responsible for administration, processing, review and determination applications for Temporary Use Permits. A copy of the application for Temporary Use Permit shall be forwarded to the Downtown Investment Authority Executive Director for comments and recommendations. Recommendations from other departments or agencies may be requested by the Planning Director (which term, as used hereafter in this Section, shall also include any designee of the Planning Director) where necessary to properly review the application or establish conditions of approval of the Temporary Use Permit.
- Applications for a Temporary Use Permit shall be writing on the forms prescribed by the Planning and Development Department ("Department") and filed with the Planning Director together with the required number of copies and all required The application shall be prepared so that, attachments. completed, a full and accurate description of the proposed including its location temporary use, and operational characteristics, shall be disclosed. The application shall include a site plan, to scale, showing the property lines of the site, existing structures and paved areas, sidewalks, rights-of-way and the location of any tent or any other temporary facilities, and signs visible from ground level from the right-of-way or adjacent property. If it is determined that the application is

complete, notice shall be provided to the applicant advising of the deficiencies and the Planning Director shall take no further action on the application until the deficiencies are remedied.

- (3) At the time an application for a Temporary Use Permit is deemed to be complete, the applicant shall pay an application fee of \$500.00.
- (4) The Planning Director shall review and issue a determination within ten days of receipt of an application determined to be complete. The review and determination period may be extended at the request of the applicant. If an application is submitted less than ten days before the convention start date, the Director shall make his best effort to process and complete the permit review in a timely manner.
- (5) Because of the limited period of the Temporary Use Permit, formal public notice and public hearing are not required and shall not be held in connection with the review or determination of an application for a Temporary Use Permit by the Planning Director, or his designee.
 - (d) General Criteria:
- (1) Except as otherwise provided herein, the following general criteria shall be met by all applicants for a Temporary Use Permit:
- (i) The use will promote the public health, safety and general welfare, if located where proposed and operated according to the plan as submitted.
- (ii) The use is one for which a Temporary Use Permit is authorized pursuant to this Section.
- (iii) The use is compatible with contiguous and surrounding properties, or the use is a public necessity.
- It shall be the responsibility of the applicant to present evidence in the form of documents, exhibits, plans and the like to support

the application for approval of a Temporary Use Permit.

- (2) As appropriate to the nature of the Temporary Use Permit involved and the particular circumstances of the case, the following considerations in standards shall apply:
- (i) Ingress and egress: Due consideration shall be given to adequacy of ingress and egress to the property and structure and uses thereon, with particular reference to pedestrian safety and convenience and access in case of fire or other emergency.
- (ii) Off-street parking and loading: Due consideration shall be given to off-street parking and loading facilities as related to adjacent streets, with particular reference to automotive and pedestrian safety and convenience, internal traffic flow and control, arrangement in relation to access in case of fire or other emergency, and screening of landscaping.
- (iii) Refuse and service areas: Due consideration shall be given to the location, scale, design and screening of refuse and service areas; to the manner in which refuse is to be stored; to the manner of refuse collection, deliveries, shipments or other service activities in relation to the location and nature of uses on adjoining properties; and the location and character of adjoining public ways;
- (iv) Lighting: Due consideration shall be given to the number, size, character, location and orientation of the proposed lighting for premises, with particular reference to glare, and compatibility and harmony with adjoining and nearby property and the character of the area.
- (v) Utilities: Due consideration shall be given to utilities required, with particular reference to availability and capacity of systems, location of connections, and potentially adverse appearance on other adjoining and nearby property and the

character of the area.

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(vi) Drainage: Due consideration shall be given to provision for drainage, with particular reference to effect on adjoining and nearby properties and on general drainage systems in the area.

(vii) Control of potentially adverse effects generally: In addition to consideration of detailed elements indicated above, as appropriate to the particular class or kind of Temporary Use Permit and the circumstances of the particular case, consideration shall be given to the potentially adverse effects generally on adjoining and nearby properties, the area, neighborhood of the City, of the use as proposed, or its location, layout, character, scale or manner of operation. Where such potentially adverse effects are found, consideration shall be given special remedial measures appropriate in the particular circumstances of the case, including screening or buffering, control of manner or hours of operation, alteration of proposed layout, or such other measures as are required to assure that such potential adverse effects will be compatible and harmonious with other development in the area.

- (e) Conditions and safeguards:
- (1) The Planning Director shall have the authority to attach to the grant of the Temporary Use Permit such conditions and safeguards as may be necessary for the purposes of this ordinance in the particular case.
- (2) Such conditions and safeguards, if attached to the grant of the Temporary Use Permit, shall be based upon and consistent with the criteria set forth in this Section. The requirement for any such conditions or safeguards shall be supported in the record and no such condition or safeguard shall establish special limitations or requirements beyond those reasonably necessary for

the accomplishment of the purpose for which attached.

- (3) The Temporary Use Permit issued pursuant to this section shall be maintained at all times on the property for which the Temporary Use Permit is granted.
- (f) Violations: The violation of a Temporary Use Permit, including conditions and safeguards which may be attached thereto, shall be deemed a violation of the Zoning Code and punishable as provided in the Zoning Code.

Section 5. Additional uses allowed in Convention Security Zone.

- (a) For purposes of this ordinance and during the Convention Activity Period only, on any property in the Convention Security Zone in which restaurants are a permitted use under Chapter 656, Part 3, Subpart H or under an approved Planned Unit Development zoning, temporary facilities established for the purpose of serving food at a charge or for free shall also be a permitted use.
- (b) For purposes of this ordinance and during the Convention Activity Period only, on any property in the Convention Security Zone in which entertainment facilities are a permitted use under Chapter 656, Part 3, Subpart H or under an approved Planned Unit Development zoning, temporary venues where musical or other entertainment is offered shall also be a permitted use.
- (c) For purposes of this ordinance and during the Convention Activity Period only, in any zoning district within the Convention Overlay Zone but outside the Downtown Overlay Zone in which entertainment facilities are a permitted use under Chapter 656, Part 3, Subpart H or under an approved Planned Unit Development zoning, temporary facilities and temporary venues where musical or other entertainment is offered shall also be a permitted use.

Section 6. Temporary Signs.

(a) Notwithstanding the provisions of Chapter 656, Part 13,

Subpart B, Ordinance Code, in addition to any other signs allowed under Chapter 656, Part 13, Subpart B, the following temporary signs shall be allowed in the Convention Overlay Zone during the Convention Activity Period:

- (1) Temporary signs located within the boundaries of Convention entertainment venues, as designated by the Planning Director or his designee.
- (2) Temporary signs identified in an approved application for a Temporary Use Permit issued pursuant to Section 4 of this ordinance.
- (3) Temporary signs located in the Convention Overlay Zone; provided however, sponsorship identification on such signs shall not exceed the lesser of twenty percent of the sign face or eight square feet.
- (4) Temporary signs located on any property designated in this ordinance for free expression or along any roadway during a permitted parade.
- (b) Notwithstanding the provisions of Chapter 656, Part 13, Subpart B, Ordinance Code, temporary noncommercial street banner signs shall be allowed on JEA utility poles in the City outside the Convention Overlay Zone during the Convention Activity Period; provided such signs are erected with the permission of JEA.
- (c) Temporary signs under this Section 6 that contain trademarked or copyrighted terms or logos shall be erected only with the consent of the holder of the trademark or copyright.
- (d) In the event that any portion of this section is declared invalid, unenforceable, unconstitutional or void or is permanently enjoined, then thereafter no signs shall be erected pursuant to this section.
- Section 7. Applicability to Downtown Special Event Vendors. Notwithstanding language in Part 10, Chapter 250,

Ordinance Code, concerning the area of applicability of that Part to Downtown Special Events Vendors, for purposes of the 2020 Convention and, more particularly, during the Convention Activity Period, the area of applicability for Part 10, Chapter 250, Ordinance Code, shall not include the Convention Security Zone but shall include the remainder of the Convention Overlay Zone.

Section 8. Alcohol Use in the Convention Security Zone and Noise Ordinance.

For purposes of this ordinance and during the Convention Activity Period only, within the Convention Security Zone, the open container restrictions on alcoholic beverages contained in Section 154.108 are hereby waived, and the distance limitations contained in Section 656.805 are hereby waived for establishments holding a validly issued license for the sale of alcoholic beverages. The provisions of Chapter 368, Noise Control, and Environmental Protection Board Rule 4, Noise Pollution Control, shall not apply to fireworks, pyrotechnics and musical entertainment between the hours of 9:00 a.m. and 2:00 a.m.

Section 9. Extension of Hours for Alcohol Sales and Service for On-Premises Consumption.

For purposes of this ordinance and during the Convention Activity Period only, hours allowing the sale of alcohol for onpremises consumption, by any establishment legally allowed to do so, shall be extended and allowed from 6:00 a.m. until 4:00 a.m., local time, the following day. This Section shall apply to any establishment in Duval County that is legally allowed to sell alcohol for on-premises consumption.

Section 10. Applicability of Florida Building Code.

Nothing contained in Sections 1 through 9 of this ordinance shall be deemed to waive any requirement of the Florida Building Code.

Section 11. Establishment of Designated Free Expression Locations and Temporary Parade Route; Temporary Parade and Park Permit, Speakers' Platform and Use Regulations.

(a) General Provisions.

- (1) Purpose. These Regulations are intended to provide guidance for the issuance of permits for and use of City streets and public property during the Convention, to both ensure the efficient processing of all conforming applications for permits, and to protect the public interest and safety.
- (2) General Requirement. Permits for the use of public streets and public property during the Convention may only be granted in accordance with these Regulations.
- (3) Effective Date. These regulations shall go into effect immediately and shall terminate on the last day of the Convention Activity Period.

(b) Parade and Park Use Permits and Speakers' Platform Use During the Convention Activity Period.

(1) Definitions. As used in this section:

"Camping" means to set up or remain on the Public Grounds for the purpose of establishing or maintaining a temporary place to live;

"City" means the City of Jacksonville, Florida;

"Codified Ordinances" mean the Jacksonville Ordinance Code;

"Crosswalk" means:

- (A) That part of the roadway at intersections ordinarily included within the real or projected prolongation of property lines and curb lines or, in the absence of curbs, the edges of the traversable roadway;
- (B) Any portion of a roadway at an intersection or elsewhere, distinctly indicated for pedestrian crossing by lines

or other markings on the surface;

(C) Notwithstanding subsections (A) and (B) hereof, there shall not be a crosswalk where local authorities have placed signs or other indicators or have otherwise indicated no crossing;

"Director" shall mean the Planning Director;

"Downtown" shall mean the Convention Overlay Zone and the Downtown Overlay Districts established in Chapter 656, Part 3, Subpart H, Ordinance Code.

"Official Parade Route: means a route designated by the Sheriff generally commencing on Albert Street between A. Philip Randolph Blvd. and Georgia Street, proceeding in an easterly direction on Albert Street to the entrance ramp to the Matthews Bridge Expressway at Kentucky Street, turning right and proceeding onto the westbound lane of the Matthews Bridge Expressway, exiting the Matthews Bridge Expressway on the exit ramp at Spearing Street, turning left and proceeding west on Albert Street, turning left and proceeding south on Palmetto Street, turning left and proceeding easterly on Beaver Street East, turning left on A. Philip Randolph Blvd. and ending at the intersection of A. Philip Randolph Blvd. and Albert Street.

"Official Speakers Platform" means the speakers area designated by the City on the southwest corner of Lot XX;

"Parade" means any formation, march, procession of any kind, or motorcade consisting of persons, animals, or Vehicles or combination thereof traveling in unison for a common purpose upon the streets, excluding sidewalks, within the City that interferes with the normal flow or regulation of vehicular or pedestrian traffic upon the streets within the City;

"Park Use" means the use of Public Grounds for Public Art, a Public Installation, or for gatherings that are anticipated to be in excess of 20 persons;

"Pedestrian" means any natural person afoot; a pedestrian shall include any motorized or unmotorized wheelchair or electric personal assistive mobility devices;

"Person" means any natural person, firm, co-partnership, association or corporation;

"Public Grounds" means property under the control of the City to which the general public normally has access, to only include Hemming Park, the grassed lot formerly occupied by the Jacksonville Landing, the grassed lots formally occupied by the Duval County Courthouse, and Duval County Courthouse Annex, and the grassed area adjacent to and south of the Duval County Courthouse and Lots W, XX and Y in the Convention Overlay Zone and any paved or grassed areas on such property, but excluding streets, public buildings, and sidewalks adjoining streets;

"Public Installation" means the placement of any structure or physical object which hinders the free use and passage of pedestrians on Public Grounds, including tables, chairs, temporary structures and canopies;

"Public Art" means the placement of art or other object containing public messaging on any Public Grounds with the intention to leave it for a period of time to be viewed by the public;

"Severe Weather" means the forecasting or occurrence of weather phenomena affecting the City that requires the National Weather Service to issue a severe weather watch or warning for weather phenomena including, but not limited to severe thunderstorms, tornados, hurricanes and floods;

"Sound Amplification Equipment" means any system or piece of equipment used for the production of amplified sound, excluding megaphones, bullhorns and portable battery-operated sound amplification devices;

"Speakers' Platforms" means the placement and use of a podium, platform, pedestal, stand or similar object to make a public speech, other than up to two Official Speakers' Platforms;

"Street" means any place or way set aside or open to the general public for purposes of vehicular traffic, including any berm or shoulder parkway, right-of-way, or median strip thereof, excluding Sidewalks;

"Sidewalk" means the portion of a street adjacent to the curb lines or the lateral lines of a roadway and the adjacent property lines, intended for use of pedestrians; and

"Vehicle" means every device, including a motorized bicycle, in, upon, or by which any person or property may be transported or drawn upon a highway, except that "vehicle" does not include any motorized wheelchair, electric personal assistive mobility devices, or any device, other than a bicycle, that is moved by human power. A bicycle is a "vehicle".

- (2) Persons Prohibited in the Convention Security Zone. No person shall be inside the Convention Security Zone during the time periods designated by the United States Secret Service or the Sheriff without authorization.
- in or conduct a Parade or place Public Art or a Public Installation in the Convention Overlay Zone without first obtaining a permit issued as provided in these Regulations. No person shall use either of the Official Speakers' Platforms without first registering as provided in these Regulations. No person shall use either Speakers' Platform during the period inside the Convention Overlay Zone except for the Official Speakers Platform.
- (4) Types of Permits during the Convention Activity Period. The following permits can be obtained from the City for the

Convention Overlay Zone during the Convention Activity Period:

- (A) Official Parade Route Permit. An Official Parade Route Permit is required to parade in the Convention Overlay Zone during the Convention Activity Period; and
- (B) Park Use Permit. A Park Use Permit is required to place Public Art or a Public Installation on Public Grounds during the Convention Activity Period.
- (5) Time Restrictions Applicable to All Permits in the Convention Overlay Zone. The following time restrictions apply to issuance of the following permits:
- (A) Official Parade Route Permits may be obtained for the opportunity to parade as follows: Monday, August 24, 2020 thru Thursday, August 27, 2020 between 7:00 a.m. and 6:00 p.m. each day.
- (i) Each Official Parade Route Permit will cover a one-hour time period beginning on the hour. The final parade each day must clear the entire parade route and be dispersed by 6:00 p.m. Only a single permit will be issued for each one-hour period within the designated time periods set forth above.
- (ii) Groups must gather in the designated staging area as marked on the map attached as **Exhibit 1** for the Official Parade Route one-half hour before the time that the designated parade starts. Official Parade Route staging shall be designated by the Sheriff, but shall be located in close proximity to the parade starting location and clearly marked.
- (B) Park Use Permits may be obtained for Monday, August 24, 2020 through Thursday, August 27, 2020 Between 9:00 a.m. and 5:00 p.m. each day. Park Use Permits shall only be allowed for Public Grounds.
- (C) No permit issued under these Regulations shall be transferable.

- (D) Official Parade Route Regulations. The following regulations apply to persons while participating in a Parade at the Official Parade Route:
- (i) Permit holders must be present during their assigned time slots;
- (ii) Permit holders must show proof of permit and a government issued photo ID at the time of check-in;
- (iii) Parade participants must be fully assembled by the assigned step-off time. Failure to step-off within ten (10) minutes of an assigned start time shall result in a forfeiture of the time slot for the Parade unless the delay in step-off is for reasons beyond the control of the Parade permit holder.
 - (iv) Vehicles may not be used in the Parade;
- (v) Parade participants will have 50 minutes to complete their procession to the end of the Official Parade Route;
- (vi) Upon completion of the procession or at the end of the designated time slot for the Parade, whichever is sooner, the participants in the Parade must clear the Official Parade Route; and
- (vii) Sound Amplification Equipment may not be used by Parade participants;
- (E) Park Use Regulations. The following regulations apply to persons while using or participating in a Park Use:
- (i) Public Art and Public Installation may only be placed in the Convention Overlay Zone on Lot W, Lot XX and Lot Y and on Public Grounds; however no permit is required for Public Art that is carried by hand;
- (ii) Permit holders must be present during their assigned time;
- (iii) Permit holders must show proof of permit and a photo ID at the time of check-in;

- (iv) All Public Art and Public Installations must be placed temporarily, not secured to the ground, and be fully removable upon expiration of the permit;
- (v) Advertising utilized solely for the opportunity to gain commercial or corporate exposure, or as a means to generate commercial sales, or increase corporate or commercial activity is prohibited;
- (vi) Permit holders shall make certain that participants do not distribute materials for private pecuniary gain;
 - (vii) Fires of any kind are strictly prohibited;
- (viii) No person shall damage, mark, deface or cause any injury to any existing trees, plants, monuments, art or objects located in Public Grounds;
- (ix) Vehicles are prohibited from being parked on any Public Grounds without the written permission of the Sheriff;
 - (x) Camping is prohibited; and
- (xi) The use of Sound Amplification Equipment is prohibited, unless provided by the City.
- (F) Official Speakers' Platform Regulations. The following regulations apply to persons while using either of the Official Speakers' Platform:
- (i) Persons may use either of the Official Speakers' Platform from Monday, August 24, 2020 thru Thursday, August 27, 2020 between 7:00 a.m. and 6:00 p.m. each day. The final use of either Official Speakers Platform will end at 6:00 p.m. each day;
- (ii) Use of either Official Speakers' Platform will require a registration approved by the Director;
- (iii) Use of either Official Speakers' Platform shall be limited to thirty-minute increments. Registered persons must check in no later than fifteen (15) minutes prior to their assigned time; and

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- (G) Application and Registration Filing. A person seeking an Official Parade Route Permit or a Park Use Permit shall file an application with the Planning Department on the forms and in the manner provided and the application form shall be signed by the applicant. Any person or group seeking to use either Official Speakers' Platform must register with the Planning Department on the forms and in the manner provided.
- Filing Periods. The City will accept an application for an Official Parade Route Permit, a Park Use Permit, or registration for use of either Official Speakers' Platform at any time up until the commencement of the Convention Activity Period. It is anticipated, however, that there may be a large volume of requests for the available space for permitted uses and multiple requests may be received for use of the same space at the same time. For this reason, all applicants are strongly encouraged to file applications for Official Parade Route Permits or Park Use Permits by 5:00 p.m. Eastern Daylight Time on Friday, August 14, 2020. Similarly, users of either Official Speakers' Platform are strongly encouraged to register by 5:00 p.m. Eastern Standard Time on Friday, August 14, 2020. A separate application is required for each day, time slot, and location for which a permit is requested. Applications will be considered on a first-come, first-served basis only.
- (I) Application Contents. The application for an Official Parade Route Permit or a Park Use Permit shall contain the following information:
 - (i) The name, address, day-time telephone number, and
 - (ii) The name, address, and telephone number of the

headquarters of the organization for which the Parade is to be conducted;

- (iii) The name and telephone number of the on-site coordinator or person in charge of the Parade or the Park Use, if different from the applicant;
- (iv) The date, time and estimated duration of the placement of Public Art or Public Installation, including time for set-up or take-down and any alternative dates and time;
- (v) A description of the proposed location on the Public Grounds for the Public Art or Public Installation;
- (vi) The date and time requested for the Parade or the Park Use and any possible alternative dates and times;
- (vii) The approximate number of persons who will constitute the Parade; and
- (viii) The name and contact information for any private security service to be provided by the organizer, if applicable.
- No applicant shall be required to provide any information concerning the content of their proposed speech, the topic of any speech or anything in any way concerning the content of their proposed speech or message.
- (J) Registration Contents; Registration. The registration for use of either Official Speakers' Platform shall contain the following information:
- (i) The name, address, day-time telephone number, and email address, if available, of the registrant; and
- (ii) The proposed date and time of the use of either Official Speakers' Platform.
- No registrant shall be required to provide any information concerning the content of their proposed speech, the topic of any speech or anything in any way concerning the content of their

proposed speech or message.

(K) Application Review. Applications for an Official Parade Route Permit or a Park Use Permit shall be reviewed by the Planning Director, the Office of Special Events, the Sheriff, JFRD, and approved by the Planning Director, or the Directors' designees, before a permit is issued. In determining whether to issue a permit, the following factors shall be considered:

- (i) Whether the information contained in the permit application is found to be false, misleading, or incomplete in any material detail;
- (ii) Whether the time, place, or size of the Parade or Park Use including any staging areas, will unreasonably interfere with the safe and expeditious ingress or egress to or use of adjoining private property or present a security threat;
- (iii) Whether the Parade or Park Use will present an unreasonable danger to the health or safety of participants or other members of the public, or cause damage to public or private property;
- (iv) Whether a permit for a Parade, Park Use, or other special event has been granted or an application has previously been received and will be granted, for the same time and approximate location, or would unreasonably interfere with another Parade, Park Use, or other special event for which a permit has been issued; or
- (v) Whether the applicant, the organization, or persons represented by the applicant or organization have previously been adjudicated to be in violation of the provisions of a similar permit or to have violated any City ordinances or state or federal laws in connection with a previous Parade or other public assembly in the City.

Review of any application shall not include, and decisions on

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applications shall in no way be made based upon, the content of the proposed speech, the topic of any speech or anything in any way concerning the content of the proposed speech or message.

- (L) Exception. A person or group less than 20 individuals is not required to obtain a permit for a Parade in the Convention Overlay Zone before conducting the event where the Parade will take place on Sidewalks and Crosswalks and will not prevent pedestrian traffic from using the Sidewalks or Crosswalks or interfere with vehicular traffic on the Streets at the Crosswalks, and will not occur on Streets.
- (M) Exception for Large Groups. No Parade of more than two hundred (200) individuals shall be held within five hundred (500) feet of any other Parade involving more than two hundred (200) individuals whether on a Sidewalk or on the Official Parade Route in the Convention Overlay Zone.
- (N) Permit or Registration Fee. There shall be no fee charged for an Official Parade Route Permit, a Park Use Permit, or for the use of either Official Speakers' Platform in the Convention Overlay Zone during the Convention Activity Period.
- (O) Permit Revocation. The Planning Director may revoke or suspend any permit granted under this section because of any false statement made in the application for the permit or for a violation of these Regulations.
- Regulations or use of either Official Speakers' Platform may be suspended or terminated effective immediately in the event of Severe Weather. The Sheriff in consultation with the Planning Director will determine whether Severe Weather impacts the general welfare and safety of the community and will make the final determination to terminate or suspend any permits. Notice of the termination or suspension will be sent to the applicant, and a

public notice will be issued to the media.

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- Appeals. If an application for a permit is denied or revoked, the applicant or permittee shall be notified in writing by email, if available, or by telephone and regular mail to the address on the application with the reason for the denial or revocation. An applicant or permittee shall have the right to appeal the denial or revocation of a permit within three business days of receipt of the notice of denial to the Planning Director. The Director shall hold a hearing on the denial or revocation within three (3) business days of receipt of the notice of appeal. If the Director determines that the denied or revoked permit should be granted, the applicant shall be notified in writing and obtain the permit. If the Director determines that a denied or revoked permit should be reinstated, the permittee shall be notified in writing and proceed as if the permit was not denied or revoked. If the Director affirms the denial or revocation of the permit, the applicant shall be immediately notified of the decision and shall have the right to appeal the denial in any manner authorized by law.
- (R) Other Parades and Special Events. Because of the large crowds and vehicular traffic, including buses, anticipated in the Convention Overlay Zone during the Convention, and because of the commitment of the resources of the JSO to ensuring security within the Convention Overlay Zone, the City cannot accommodate parades on City streets in the Convention Overlay Zone except for Parades on the Official Parade Route. Groups seeking to conduct a Parade on a City street or to hold a special event on a City park located outside of the Convention Overlay Zone during the Convention Activity Period may apply for a special event permit under Codified Ordinance Chapter 191.

(c) Prohibited Items.

- Within the Convention Overlay Zone or on Public Grounds, 1 2 the following items are prohibited during the Convention Activity 3 Period: Lumber larger than 2'' in width and 1/4'' thick, 4 (A) 5 including supports for signs; Metal plastic, or other hard material larger than 6 7 3/4" thick and 1/8" in wall thickness including pipe and tubing; Any air rifle, air pistol, paintball gun, blasting 8 9 caps, switchblade or automatic knife, knife having a blade two and 10 one-half (2-1/2)inches in length or longer, cestus, blackjack, sword, saber, hatchet, axe, slingshot, BB gun, pellet 11 gun, wrist shot, blackjack, metal knuckles, nun chucks, mace, iron 12 buckle, axe handle, shovel, or other instrumentality used to cause 13 property or personal damage; 14 15 Any dangerous ordinance, weapon, or firearm that is (D) prohibited by the laws of the State of Florida; 16 17 Any explosives, explosive device, or incendiary (E) 18 device; 19 Fireworks and rockets; (F) 20 (G) Sound Amplification Equipment; 21 (H) Drones and other unmanned aircraft systems; 22 Containers of bodily fluids; (I) 23 Aerosol cans; (J) 24 Mace, Pepper Spray or other chemical irritant; (K) 25 Umbrellas with metal tips; (上) Any projectile launchers, such as water guns and 26 (M) 27 water cannons; 28 Rope, chain, cable, strapping, wire, string, line, 29 tape, or any similar material, in lengths greater than 6'; (0) 30 Glass bottles, ornaments, light bulbs, ceramic
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vessels, and any other frangible container, regardless of whether

the container holds any substance;

- (P) Locks including, without limitation, padlocks, bicycle locking devices, chain locks or similar devices, but not including: (i) an integral component of a conveyance or structure; (ii) locks when utilized by the owner of private real property to secure permanent or temporary fencing; or (iii) locks attached to a bicycle;
- (Q) Any gas mask or similar device designed to filter all air breathed by the wearer in an attempt to protect the respiratory tract and/or face against irritating or noxious gasses or other materials. This prohibition on gas masks shall not apply to any person wearing a medical oxygen mask that fits over the nose and mouth of the person and provides oxygen from an oxygen tank to the person or to any mask worn to comply with mandates issued to combat COVID-19;
- (R) Tents and other shelters, sleeping bags, sleeping pads, mattresses, cots, hammocks, bivy sacks, or stoves;
 - (S) Coolers or ice chests;
- (T) Backpacks and bags exceeding the size of $18" \times 13" \times 7"$;
 - (U) Lasers;
 - (V) Non-plastic containers, bottles, cans, or thermoses;
 - (W) Ladders;
- (X) Grappling hooks, sledgehammers, hammers and crowbars;
 - (Y) Canned goods;
 - (Z) Tennis balls; and
- (AA) Any other item determined by the Sheriff to be a clear and present danger to the safety of others.
- (2) The prohibitions of this section shall not be applicable to:

- (i) Persons possessing an item listed above when (i) the person or his/her employer maintains a place of employment within the Convention Overlay Zone; and (ii) the possession of said item is in the normal course of the person's licensed business or employment and to be used within place of employment; and
- (ii) Persons possessing an item listed above when (i) the person resides within the Convention Overlay Zone and (ii) the possession of said item kept and used within the person's residence; or (iii) the person is homeless and depends on any said item for their needs; and
- (iii) Law enforcement personnel or other local, state, or federal government employees possessing a prohibited item in the course of their authorized duties; and
- (iv) Any licensed medical professional in the performance of their medical duties.

(d) Possession of Obstruction Devices Prohibited; Placing Objects in the Rights-of-Way, Sidewalks, and Roadways.

- (1) It is unlawful for any person, with the intent to obstruct the public's ability to freely move about on rights-of-way, sidewalks and other areas to which the public has access, to possess or place any tool, object, instrument, or any combination thereof, that is adapted, designed, or intended to be used for obstructing the public's ability to freely move about on rights-of-way, sidewalks or any other area to which the public has access.
- (2) It is unlawful for any person to inhibit, for any reason, the movement of emergency equipment on streets, rights-of-way or sidewalks.
- (3) It is unlawful for any person to place any instrument, tripod, bipod or other pole or object with the intent to obstruct the public's ability to freely move about on rights-of-way, sidewalks, entrance and exit to private property or any other area

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to which the public has access.

- It is unlawful for any person to attach themselves to another person, building, vehicle, or fixture with the intent to obstruct the public's ability to freely move about on rights-ofway, sidewalks, entrances and exits to private property, or any other area to which the public has access.
- (5) Government employees in the performance of their official duties shall be exempt from this section.
- Conflict Provision. In the event of a conflict between these Regulations and any other City ordinance or regulation, these Regulations shall control.

Section 12. Sections 1-11 of this ordinance are intended, in part, to permit and regulate certain uses in districts in the Sports and Entertainment District and Working Waterfront District of the Downtown Overlay Zone of Chapter 656, Part 3, Subpart H, Ordinance Code, in which they might not otherwise be permitted.

Section 13. Appropriation. For the 2019-2020 fiscal year, within the City's budget, there are hereby appropriated the indicated sum(s) from the account(s) listed in subsection (a) to the account(s) listed in subsection (b):

(B.T. 20- attached hereto as **Exhibit 4** and incorporated herein by this reference)

- (a) Appropriated from:
 - \$33,000,000 See attached Exhibit 4
- Appropriated to: (b)
 - \$33,000,000 See attached Exhibit 4
- Explanation of Appropriation: (C)

The funding above is an appropriation of \$33,000,000 of 2020 Presidential Nominating Convention Grant funds received by the City from the Federal government to pay for costs to the City of hosting the Convention.

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funds will be used to purchase goods and services for the Convention consistent with the parameters of the Grant.

Section 14. Purpose of appropriation. The purpose of the appropriation in Section 13 is to provide \$33,000,000 of 2020 Presidential Nominating Convention Grant funds to be used by the City to purchase goods and services as necessary to host the Convention.

Waiving Section 106.304(b) and (c) Section 15. (Mayor's transfer power), Subpart A. (General Provisions), (Appropriations), Chapter 106 (Budget and Accounting The provisions of Chapter 106 Ordinance Code. (Budget Accounting Code), Part 3 (Appropriations), Subpart A Provisions), Section 106.304(b) and (c) (Mayor's transfer power) that: (i) limits the Mayor's transfer authority to \$500,000 during a fiscal year; and (ii) caps the Mayor's authority to increase the fund and/or sub-fund budget to recognize additional revenue at \$100,000, respectively, are hereby waived through December 31, 2020 as to the \$33,000,000 of Federal Security Grant funds, to authorize the Mayor without further Council action to transfer funds within the authorized uses of the Security Grant received by the City and otherwise consistent with the requirements of Section 106.304, Ordinance Code. Consistent with Section 14.03 of the City Charter, the remaining, applicable provisions of Section 106.304, Ordinance Code, authorizes the Mayor to transfer funds from any agency, nondepartmental or departmental line item to any other agency, nondepartmental or departmental line item, subject to the limitations and other requirements of Section 106.304 without prior notice to Council, and requires that the Mayor shall provide to the Council Auditor, within three working days after the effective date thereof, a copy of written documentation of all transfers of funds made during the applicable fiscal year. For the purposes of

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clarity, and subject to the remaining requirements of Section 106.304, Ordinance Code, and Security Grant requirements, the Mayor's transfer authority authorized in this Section may be used only to fund eligible Convention security costs under the terms of the Security Grant agreement.

Amending Chapter 126 (Procurement Code), Part Section 16. (General Regulations), Sections 126.106 (Regulations and Procedures) and 126.113 (Compliance with Federal and State Procurement Requirements to Receive and Expend Grant Funding). Chapter 126 (Procurement Code), Part 1 (General Regulations), 126.106 (Regulations Sections and Procedures) 126.113 (Compliance with Federal and State Procurement Requirements to Receive and Expend Grant Funding) are hereby amended to read as follows:

CHAPTER 126 PROCUREMENT CODE PART 1 GENERAL REGULATIONS

* * *

Sec. 126.106 Regulations and Procedures.

The Chief shall prepare and maintain a current Procurement manual containing detailed regulations and procedures relative to the implementation of this Chapter. The manual shall:

* * *

- (e) The Chief shall prepare and publish Prescribe rules and regulations governing bid protests.
- (f) Prescribe procurement rules and regulations governing state and federal grant awards and financial assistance received by the City. Such rules and regulations governing federal grant awards and financial assistance shall be consistent with the uniform grants administrative requirements, costs principles, and audit requirements set forth in 2 Code of Federal Regulations Part 200, as amended, and other applicable federal laws.

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 (\underline{gf}) Nothing in this Section shall be construed as limiting or superseding the provisions of Section 126.201.

* * *

Sec. 126.113 Compliance with Federal and State Procurement Requirements to Receive and Expend Grant Funding.

To the extent that (i) a conflict exists between the provisions of this Chapter and the provisions of federal and/or state procurement requirements necessary to receive and expend grant funding or financial assistance pursuant to Chapter 117, Ordinance Code, or (ii) federal or state procurement requirements applicable to grant funding or financial assistance received pursuant to Chapter 117 are less stringent than the procurement requirements of this Chapter, the Chief, in his or her discretion in consultation with the Office of General Counsel, is authorized to waive any such conflicting or more stringent Code provision in this Chapter and comply with or implement the federal and/or state procurement requirement. In the event that a Code provision is waived pursuant to this section, upon final approval of the contract award, the Chief shall notify the City Council Auditor and the City Council Secretary of the same. Additionally, pursuant to Section 126.106, Ordinance Code, the Chief is authorized to promulgate rules and regulations governing state and federal grant awards and financial assistance received by the City pursuant to Chapter 117, Ordinance Code, consistent with this section and other applicable laws.

Section 17. Creating a new Section 117.111 (Grant Requirements), Chapter 117 (Grants), Ordinance Code. New Section 117.111 (Grant Requirements), Chapter 117 (Grants), Ordinance Code, is hereby created to read as follows:

CHAPTER 117. GRANTS

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Sec. 117.111 Grant Requirements. In connection with any

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federal or state grant award or financial assistance received by the City pursuant to this Chapter, the City shall comply with all applicable federal or state laws regarding such funds, including but not limited to, the uniform grants administrative requirements, costs principles, and audit requirements set forth in 2 Code of Federal Regulations Part 200, as amended.

Section 18. City Service Agreement, Mutual Aid Agreement and Security Grant Agreement Approved. The Mayor, or his designee, and the Corporation Secretary are hereby authorized to execute and deliver, for and on behalf of the City: (i) a City Service Agreement ("Agreement") between the City, the Republican National 2020 Jacksonville Host Committeee, Committee, and the substantially the form placed **On File** with the Legislative Services Division; (ii) a Mutual Aid Agreement between the City and various outside agencies to provide additional law enforcement personnel for the Convention; and (iii) a Security Grant Agreement providing a Federal grant to the City for security purposes (collectively, the "Agreements"), with such "technical" changes as authorized, to authorize the City to host the Convention.

The Agreements may include such additions, deletions, changes as may be reasonable, necessary, and incidental for carrying out the purposes thereof, as may be acceptable to the Mayor or his designee, with such inclusion and acceptance being evidenced by execution of the Agreements, respectively, by the Mayor or his designee. No modification of the Agreements may increase the financial obligations or the liability of the City and any such modification shall be technical only and shall be subject to appropriate legal review and approval of the General Counsel or his or her designee and all other appropriate action required by law. "Technical" is herein defined as including, but not limited to, changes in legal descriptions and surveys, descriptions of

infrastructure improvements and/or any road project, ingress and egress, easements and rights of way, performance schedules, design standards, access and site plans which have no financial impact. Notwithstanding the foregoing, the City may make revisions to the Mutual Aid Agreement authorized hereby to accommodate reasonable requests of outside agencies, provided such revisions do not require any additional funding from the City (other than the Security Grant funding), do not require the City to indemnify or hold harmless a third party beyond existing statutory and common law obligations, and such changes are reviewed and approved as to form by the Office of General Counsel.

Section 19. Invoking the exception to Section 126.107(g), Ordinance Code. The City is hereby authorized to enter into: the Agreement with the Republican National Committee and the 2020 Jacksonville Host Committee, Inc. and the Mutual Aid Agreements for the purposes described in Section 18. Pursuant to Section 126.107(g) (Exemptions), Part 1 (General Regulations), Chapter 126 (Procurement Code), Ordinance Code, such procurement is exempted from competitive solicitation because the supplies or services are to be provided by those specifically prescribed within authorizing legislation that appropriates the same. With the exception of the foregoing, all other provisions of Chapter 126, Ordinance Code, shall remain in full force and effect.

Section 20. Severability. It is the intent of this Council that should a court of competent jurisdiction declare any part of this Ordinance invalid, the remaining parts hereof shall not in any way be effected by such determination as to the invalid part and, therefore, it is the further intent that all severability provisions as codified in Section 1.06, Ordinance Code, shall apply to this ordinance.

Section 21. Requesting Emergency Passage Upon Introduction

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12 /s/ Jason R. Teal

Form Approved:

13 Office of General Counsel

Legislation Prepared By: Jason R. Teal

to adequately prepare for the event.

without the Mayor's signature.

GC-#1377397-v4-RNC_Legislation_2020_(7_20_2020).docx

pursuant to Council Rule 4.901 Emergency. Emergency passage upon

introduction of this legislation is requested. The nature of the

emergency is that the event is scheduled for the week of August 24,

2020, and the City needs the approval of this legislation in order

effective upon signature by the Mayor or upon becoming effective

Section 22. Effective Date. This ordinance shall become