Introduced by the Finance Committee:

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ORDINANCE 2021-454-E

AN ORDINANCE REGARDING CARES ACT QUALIFIED EXPENDITURES AND MAKING CERTAIN FINDINGS; APPROPRIATING \$306,120.64 IN CORONAVIRUS AID, RELIEF, AND ECONOMIC SECURITY ("CARES") ACT FUNDING TO FIRST COAST CRIME STOPPERS, INC. (\$47,313.77), CATHEDRAL DISTRICT-JAX, INC. (\$47,313.77), KAYLA MILL BOUTIQUE (\$13,910.36), BLU DINER, INC. (\$32,457.50), BEACHES HABITAT FOR HUMANITY, INC. (\$47,313.77), HOPE HAVEN ASSOCIATION, INC. (\$47,313.77), OVERFLOW HEALTH ALLIANCE, INC. (\$23,183.93), AND RIVERSIDE-AVONDALE PRESERVATION, INC. (\$47,313.77) FOR OTHER CARES ACT QUALIFYING EXPENDITURES ("GRANT RECIPIENTS"); APPROVING, AND AUTHORIZING THE CITY TO ENTER INTO, COVID-19 FOR-PROFIT AND NON-PROFIT BUSINESS RELIEF GRANT AGREEMENTS; INVOKING THE EXCEPTION OF 126.107(G) (EXEMPTIONS), CHAPTER 126 (PROCUREMENT CODE), ORDINANCE CODE, TO DIRECT CONTRACT WITH GRANT RECIPIENTS; PROVIDING FOR OVERSIGHT BY THE FINANCE AND ADMINISTRATION DEPARTMENT; REOUESTING EMERGENCY PASSAGE UPON INTRODUCTION; PROVIDING AN EFFECTIVE DATE.

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WHEREAS, pursuant to Ordinances 2020-235-E and 2020-378-E, the City appropriated approximately \$167,120,861.00 of CARES Act grant

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 funding from the U.S. Department of Treasury to fund various grants and other programs designed to provide economic relief and assistance to individuals and businesses throughout Duval County, Florida; and

WHEREAS, recognizing the CARES Act, as subsequently amended by the Consolidated Appropriations Act (2021), requires that all eligible costs be incurred on or before December 31, 2021, the City desires to appropriate and authorize disbursement of \$306,120.64 in unexpended CARES Act grant funds previously appropriated to a COVID-19 Council Identified Priorities contingency account by Ordinance 2021-354-E to various grant and relief programs established by the City to provide funding for other eligible expenses as more fully set forth herein; now therefore

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

Section 1. Findings. It is hereby ascertained, determined, found and declared as follows:

- (a) The recitals set forth herein are true and correct.
- (b) The grants and actions authorized hereby will provide economic relief to individuals and businesses located in Duval County, Florida, thus benefitting the health, safety and welfare of the citizens of Duval County.
- (c) The provision of the City's assistance as set forth herein is necessary and appropriate, and the City's assistance is reasonable and not excessive, taking into account the extent of the public benefits expected to be derived from the grants and other relief authorized hereby, and taking into account all other forms of assistance available.
- (d) The authorizations provided by this Ordinance are for public uses and purposes for which the City may use its powers as a county, municipality and as a political subdivision of the State of Florida and may expend public funds, and the necessity in the

 public interest for the provisions herein enacted is hereby declared as a matter of legislative determination.

(e) This Ordinance is adopted pursuant to the provisions of Chapters 163, 166 and 125, *Florida Statutes*, as amended, the City's Charter, and other applicable provisions of law.

Section 2. Appropriation. For the 2020-2021 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):

(The account information is attached hereto as **Exhibit 1** and incorporated herein by this reference):

(a) Appropriated from:

See Exhibit 1

\$306,120.64

(b) Appropriated to:

See Exhibit 1

\$306,120.64

(c) Explanation of Appropriation:

The funding appropriated above is an appropriation of the remaining balance of \$306,120.64 in unexpended Coronavirus Aid, Relief, and Economic Security Act grant funds from the COVID-19 Council Identified Priorities contingency account established by Ord. 2021-354-E to the COVID-19 For Profit/Non-Profit Business Support account to provide financial assistance to businesses suffering from the continued economic impact of COVID-19.

Section 3. Approval and Authorization to Execute a COVID-19 For-profit and Non-profit Business Relief Grant Agreement Between the City and the grant recipients. There is hereby approved, and the Mayor, or his designee, and the Corporation Secretary are hereby authorized to execute a COVID-19 CARES Act Subrecipient Agreement with First Coast Crime Stoppers, Inc. (\$47,313.77), Cathedral District-Jax, Inc. (\$47,313.77), Kayla Mill

Boutique (\$13,910.36), Blu Diner, Inc. (\$32,457.50), Beaches Habitat for Humanity, Inc. (\$47,313.77), Hope Haven Association, Inc. (\$47,313.77), Overflow Health Alliance, Inc. (\$23,183.93), and Riverside-Avondale Preservation, Inc. (\$47,313.77), the "Grant Recipients", in substantially the same form as is attached hereto as Exhibit 2 and incorporated herein by this reference the ("Agreement"), to be used to offset business interruption expenses and economic losses due to COVID-19, subject to the terms and restrictions of the CARES Act. The Agreement may include such additions, deletions and changes as may be reasonable, necessary and incidental for carrying out the purposes set forth in this Ordinance, as may be acceptable to the Mayor, or his designee, with such inclusion and acceptance being evidenced by execution of the Agreement by the Mayor, or his designee; provided however, such modifications shall be technical only, subject to appropriate legal review and approval by the Office of General Counsel, and shall be undertaken in compliance with any applicable requirements of the CARES Act, consistent with the intent of this Ordinance. For the purposes of this Ordinance, the term "technical changes" is defined as those having no financial impact to the City and any other nonsubstantive changes.

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Section 4. Invoking the Exception to Section 126.107(g), Ordinance Code. The City is hereby authorized to enter into direct agreements, as authorized herein, with the Grant Recipients for the purposes of providing COVID-19 relief and assistance as more fully set forth herein. 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. The failure of any entity identified herein to enter into the applicable agreement with the City shall render such entity ineligible to receive the grant funds authorized hereby.

Section 5. Oversight. The Mayor is requested to appoint the Finance and Administration Department to oversee the project in Section 3 above and to ensure compliance with all other appropriate laws.

Section 6. Requesting Emergency Upon Introduction Passage Pursuant to Council Rule 4.901 Emergency. Emergency passage upon introduction of this legislation is requested. The nature of the emergency is that the CARES Act requires that Grant Recipients expend the Funds on or before December 31, 2021.

Section 7. Effective Date. This Ordinance shall become effective upon signature by the Mayor or upon becoming effective without the Mayor's signature.

21 Form Approved:

/s/ Margaret M. Sidman

24 Office of General Counsel

25 | Legislation prepared by: Margaret M. Sidman

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