

**82115
PY'22-23
SOFTWARE LICENSE AGREEMENT**

AMENDMENT #1

THIS AMENDMENT #1, hereinafter referred to as the "AMENDMENT", entered into between **Ryman, Inc.**, hereinafter referred to as the "CONTRACTOR", and the South Florida Workforce Investment Board, hereinafter referred to as the "SFWIB", amends the Software License Agreement entered between the parties on **July 1, 2021**. The Software License Agreement and this Amendment are hereinafter collectively referred to as the "AGREEMENT", between the SFWIB and the CONTRACTOR dated July 1, 2021 and expiring June 30, 2023.

License Fee, is deleted in its entirety and replaced with the following language:

9. The license fee for this Agreement will consist of an annual maintenance, update and support fee of:

- **\$93,972.00** USD, which will be billed at **\$7,831.00** per month for the period of July 1, 2021 through June 30, 2022; and
- **\$93,972.00** USD, which will be billed at **\$7,831.00** per month for the period of July 1, 2022 through June 30, 2023.

Term, is deleted in its entirety and replaced with the following language:

17. Upon the SFWIB's acceptance of equipment, the term of this Agreement will commence on **July 1, 2021**, irrespective of the date of execution, and terminate at the close of business on **June 30, 2023**, unless earlier terminated as provided below.

18. Intentionally left blank

19. At the end of the term, the SFWIB will retain all rights to customer documents and associated metadata. The Vendor shall provide SFWIB access to the customer documents and associated metadata 30 days prior to the end of the term.

20. Continual support and update services will be provided during the term of this Agreement) for the support fee detailed within the "License Fee" area of this Agreement.

All provisions in the AGREEMENT and any attachments thereto in conflict with this AMENDMENT shall be and hereby are changed to conform with this AMENDMENT.

All other terms and conditions not in conflict with this AMENDMENT remain unchanged as agreed to in the original AGREEMENT.

SIGNATURES APPEAR ON THE FOLLOWING PAGE

SIGNATORY FORM

THE PARTIES HERETO ARE DULY AUTHORIZED TO EXECUTE THIS AGREEMENT ON BEHALF OF THE RESPECTIVE PARTIES:

AUTHORIZED SIGNATURE FOR: **Ryman, Inc.**
PROGRAM ENTITLED: **Atlas Software License**
INDEX CODE: **82115**
CFDA: **WIOA AD 17.258; WIOA DW 17.278; WIOA RR:17.278;
TANF 93.558; FSET: 10.561; UC/REA/RESEA 17.225; RET
93.584, 93.566; VET DVOP 17.801; VET LVER 17.801;
TAA 17.245; Wagner Peyser 17.207; Wagner Peyser
Incentives 17.207; Military Family Employment Program
17.207; WIOA Incentives 17.258, 17.259, 17.278**



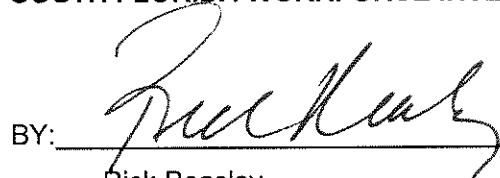
BY: _____

Christina Ryman
President
Ryman, Inc.

June 25, 2021

Date

SOUTH FLORIDA WORKFORCE INVESTMENT BOARD



BY: _____

Rick Beasley
Executive Director
South Florida Workforce Investment Board

6/30/22

Date