

**DATA USE AGREEMENT BETWEEN HARRIS COUNTY,
GEOCKO, INC. DBA FORWARD, AND ELITE RESEARCH, LLC**

THE STATE OF TEXAS §
 §
COUNTY OF HARRIS §

This Data Use Agreement (“Agreement”) is made and entered into by and between Harris County, a body corporate and politic under the laws of the State of Texas (the “County”), acting by and through the Department of Economic Equity and Opportunity (the “Department”), Geocko, Inc. dba FORWARD (“FORWARD” or the “Data Provider”), and Elite Research, LLC (the “Data Recipient”). The County, Data Provider, and Data Recipient are referred to herein collectively as the “Parties” and individually as a “Party.” The effective date of this Agreement shall be the date of approval by Harris County Commissioners Court (the “Effective Date”).

Recitals

On June 6, 2023, the County entered into a Master Agreement (the “Master Agreement”) with Data Provider to provide grant administration by administering Accelerator Grants to qualifying small businesses which received technical assistance through the Harris Hub Program across the County impacted by and recovering from the economic effects of the COVID-19 pandemic under the Harris Hub Program (the “Program”), as set forth in the specifications in the Request for Proposals for Job No. 22/0392 and the Statement of Work (“SOW”) attached to the Master Agreement (overall, the “Services”). The Data Provider’s relationship with the County is solely that of an independent contractor, and nothing in this SOW is intended to, or should be construed to create a partnership, agency, representation, joint venture or employment relationship between the Parties.

Data Recipient has been selected by the County under subcontract for evaluation of the Harris Hub Program. The Parties now desire to make the Data, as defined below, available to Data Recipient, for the purpose of providing the Services under the Master Agreement. Data Recipient will also make the Data, as defined below, available to Data Provider and the County as necessary.

Terms

NOW, THEREFORE, the Parties hereto agree as follows:

1. This Data Use Agreement shall be governed by the Master Agreement, which is incorporated herein by reference as though fully set forth word for word.
2. **PURPOSE.** The Data shall be exchanged between the Parties at no cost for the purpose set forth in Exhibit A (the "Purpose"). The Data shall not be used except as authorized under this Agreement. For purposes of this Agreement, a "Data Recipient Researcher" is an individual who (i) is an employee of Data Recipient and (ii) needs to access the Data for the Purpose. Except as provided for in this Agreement, the Data will be made available only to Data Recipient Researchers and shall not be further distributed to others, including

without limitation, employees or representatives of Data Recipient other than the Data Recipient Researchers, without the County's prior written consent.

3. **DATA.** "Data" means the confidential and proprietary information that is described in Exhibit B, to be exchanged between the County, Data Provider, and Data Recipient in accordance with this Agreement.
4. **TERM.** The term of this Agreement commences on the Effective Date and expires upon the earlier of: (i) the date the Master Agreement terminates or expires, or (ii) termination under Section 12.
5. **LICENSE TO USE DATA.** Subject to the terms and conditions of this Agreement, Data Provider hereby grants to Data Recipient and Data Recipient Researchers the non-exclusive, irrevocable, royalty-free rights: (i) to use the Data and research results derived from the Data for teaching and research, and related scholarly activities, including those listed in the Purpose; (ii) to use the Data in raw and aggregated form, as well as in combination with other data sets; and (iii) subject to Sections 7 and 9, to publish, reproduce or otherwise publicly disclose the research results and other products of the research.

Nothing in this Agreement will be construed to confer any ownership interest, license or other rights as to the Data or any other intellectual property of the Data Provider, except as expressly stated in this Agreement.

6. **INTELLECTUAL PROPERTY.** Data Recipient or Data Recipient Researchers, as the case may be under Data Recipient intellectual property policy, shall own the entire right, title and interest, including all patents, copyrights, and other intellectual property rights, in and to (i) all research results based on, derived from or using the Data, and (ii) all tangible materials, inventions, discoveries, works of authorship, software, information, and data, in each case, conceived or developed by Data Recipient Researchers in the performance of the Purpose.
7. **PUBLICATION.** Data Recipient and Data Recipient Researchers will be free to distribute and publish research results and other products of their research in works such as academic journals, books, online publications, unpublished working papers, reports, information included in presentations for academic seminars and conferences, and other materials derived from, based on or using the Data. No personally identifiable information ("PII"), including, but not limited to, full names, home addresses, small business addresses, race, ethnicity, gender, email addresses, phone numbers, social security numbers, or other personal identifiers will be disseminated by the Parties in any works, including, but not limited to, academic journals, books, online publications, unpublished working papers, reports, information included in presentations for academic seminars and conferences, and other materials derived from, based on or using the Data.

Data Recipient agrees to recognize the contribution of the County and Data Provider as the source of the Data in all written or oral public disclosures concerning Data Recipient's research using the Data, as appropriate in accordance with scholarly standards.

Data Recipient will provide the County and Data Provider with at least one copy of the final versions of all published papers generated under this Agreement at least thirty (30) days before it is submitted for publication. During the thirty (30) days prior to submission for publication, the County and/or the Data Provider will have the opportunity to review the proposed publication and suggest edits to Data Recipient. Data Recipient will make reasonable efforts to clarify questions presented by the County.

8. TEXAS PUBLIC INFORMATION ACT.

- a. The Parties expressly acknowledge that this Agreement is subject to the Texas Public Information Act, Tex. Gov't Code Ann. §§ 552001 et seq., as amended (the "Act"). Data Provider and Data Recipient expressly understand and agree that the County shall release any and all information necessary to comply with Texas law without the prior written consent of Data Provider and Data Recipient.
- b. It is expressly understood and agreed that the County, its officers and employees may request advice, decisions and opinions of the Attorney General of Texas ("Attorney General") in regard to the application of the Act to any software, or any part thereof, or other information or data furnished to the County, whether or not the same are available to the public. It is further understood that the County, its officers and employees shall have the right to rely on the advice, decisions, and opinions of the Attorney General, and that the County, its officers, and employees shall have no liability or obligations to Data Provider and Data Recipient for the disclosure to the public, or to any person or persons, of any software, or a part thereof, or other information or data furnished to the County in reliance on any advice, decision or opinion of the Attorney General.
- c. In the event the County receives a written request for information pursuant to the Act that affects Data Provider and Data Recipient's rights, title to, or interest in any information or data or a part thereof, furnished to the County by Data Provider and Data Recipient under this Agreement, then the County will promptly notify Data Provider and Data Recipient of such request. Data Provider and Data Recipient may, at their own option and expense, prepare comments and submit information directly to the Attorney General stating why the requested information is exempt from disclosure pursuant to the requirements of the Act. Data Provider and Data Recipient are solely responsible for submitting the memorandum brief and information to the Attorney General within the time period prescribed by the Act. Data Provider and Data Recipient are solely responsible for seeking any declaratory or injunctive relief regarding the disclosure of information that it deems confidential or privileged.
- d. **Electronic Mail Addresses.** Data Provider and Data Recipient affirmatively consent to the disclosure of their e-mail addresses that are provided to the County, including any agency or department of the County. This consent is intended to comply with the requirements of the Act, and shall survive termination of this Agreement. This consent shall apply to e-mail addresses provided by Data Provider and Data Recipient and

agents acting on behalf of Data Provider and Data Recipient and shall apply to any e-mail address provided in any form for any reason whether related to this Agreement or otherwise.

9. **CONFIDENTIALITY.** Data Provider and Data Recipient (i) will use reasonable care to protect the security of the Data, (ii) will limit access to the Data to authorized recipients as provided in Section 2, and (iii) will not at any time during or after the term of this agreement disclose Data to persons other than Data Recipient Researchers without first obtaining the County prior written consent, except as otherwise required by law in which case Data Recipient shall, unless prohibited by law, notify the County prior to such disclosure. Data Recipient will report promptly to the County any disclosure of the Data not authorized by this Agreement of which it becomes aware.

Notwithstanding the foregoing, in no event is information Data if it (a) was lawfully in the possession of Data Recipient or Data Recipient Researchers before receipt from the County or Data Provider under this Agreement; (b) is or becomes publicly available other than as a result of a breach of this Agreement by Data Recipient or Data Recipient Researchers; (c) is received by Data Recipient or Data Recipient Researchers from a third party having an apparent bona fide right to disclose the information to Data Recipient; or (d) is independently developed by Data Recipient or Data Recipient Researchers without use of the Data; (e) or is required to be disclosed by the Data Recipient to comply with a judicial order or decree, or to comply with applicable law or by any self-regulatory organization, governmental agency, or regulatory body; *provided, however*, that the Data Recipient agrees to use all reasonable efforts, to the extent legally permissible, to give prior written notice (email being sufficient) of such anticipated disclosure to the County so that the County may seek a protective order or other appropriate remedy to avoid such disclosure (at the sole expense of the County). Absent the entry of a protective order, the Data Recipient will furnish only that portion of the Confidential Information which the Data Recipient is required to disclose.

Notwithstanding anything to the contrary herein, the County and Data Provider may be identified as the source of the Data. Furthermore, each Party may disclose both the existence and purpose of the relationship that is the subject of this Agreement, including the existence of this Agreement.

The Data shall be provided to Data Recipient by means of electronic files, access to which shall be encrypted, or otherwise transmitted securely by the County and Data Provider.

10. **REPRESENTATIONS AND WARRANTIES.** The County and Data Provider warrant that they have the right to disclose the Data to the Data Recipient and Data Recipient Researchers.

ALL DATA ARE PROVIDED "AS IS." EXCEPT AS PROVIDED IN THE FIRST SENTENCE OF THIS SECTION, THE COUNTY MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, REGARDING THE DATA'S ACCURACY, COMPLETENESS OR USE. THERE ARE NO EXPRESS OR IMPLIED

WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR THAT THE USE OF THE DATA WILL NOT INFRINGE ANY PATENT, COPYRIGHT, TRADEMARK, OR OTHER PROPRIETARY RIGHTS.

DATA RECIPIENT AND DATA RECIPIENT RESEARCHERS MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE PURPOSE AND RESEARCH RESULTS AND DISCLAIM ALL REPRESENTATIONS AND WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS.

11. **USE OF NAME.** Except as expressly provided in this Agreement, neither Party shall use or register the other Party's name (alone or as part of another name) or any logos, seals, insignia or other words, symbols or devices that identify the other Party, including any school, unit, division or affiliate ("Names") for any marketing, publicity, or promotional purposes in connection with this Agreement or the Purpose, except with the prior written approval of, and in accordance with restrictions required by the Party whose Name is to be used. The foregoing notwithstanding, the Parties agree that each Party may make factual statements regarding the existence and purpose of the relationship that is the subject of this Agreement, without written permission from the other Party. In any such statements, the relationship of the Parties shall be accurately and appropriately described.
12. **TERMINATION.** This Agreement shall expire as of the date described in Section 4, unless extended by agreement of the Parties, or terminated earlier under this Section. Either Party may terminate this Agreement for any reason upon thirty (30) days prior written notice to the other Party. The County may terminate this Agreement immediately if Data Provider or Data Recipient are determined to be in breach of this Agreement.

Upon the earliest to occur - either termination or expiration of this Agreement – the County may instruct Data Provider and Data Recipient in writing to either destroy or return the Data to the County within a reasonable time limit, but not less than thirty (30) days from the date of notification. Notwithstanding the foregoing, Data Recipient may retain one copy of the Data to the extent necessary to comply with the records retention requirements under any law or regulation and for the purposes of research integrity and verification.

13. **LIMITATION OF LIABILITY.** IN NO EVENT SHALL ANY PARTY BE LIABLE TO THE OTHER FOR ANY INDIRECT, PUNITIVE, CONSEQUENTIAL, OR SPECIAL DAMAGES, INCLUDING LOST REVENUES OR PROFITS, ARISING FROM BREACH OF THE TERMS IN THIS AGREEMENT, NEGLIGENCE, STRICT LIABILITY OR OTHER TORT, OR ANY OTHER CAUSE. NOTWITHSTANDING THE FOREGOING, IN THE EVENT OF AN ACTUAL BREACH OR THREATENED BREACH, WHICH INVOLVES CIRCUMSTANCE(S) INVOLVING AN IMMINENT BREACH BASED UPON CREDIBLE INFORMATION AND REASONABLE GROUNDS, OF EACH PARTY'S CONFIDENTIALITY OBLIGATIONS UNDER THIS AGREEMENT, THE AGGRIEVED PARTY SHALL BE ENTITLED TO SEEK

INJUNCTIVE RELIEF, INCLUDING, BUT NOT LIMITED TO, AN ORDER OR DECREE TO STOP OR PREVENT SUCH BREACH. SUCH RIGHT TO INJUNCTIVE RELIEF SHALL BE IN ADDITION TO ANY OTHER REMEDIES AVAILABLE AT LAW OR IN EQUITY.

14. **GOVERNING LAW AND VENUE.** The Agreement is subject to applicable state and federal laws, orders, rules, and regulations. This Agreement is governed by the laws of the State of Texas. The forum for any action under or related to the Agreement is exclusively in a state or federal court of competent jurisdiction in Texas. The exclusive venue for any action under or related to the Agreement is in a state or federal court of competent jurisdiction in Houston, Harris County, Texas.
15. **LIMIT OF APPROPRIATION.** Data Provider and Data Recipient understand and agree, said understanding and agreement also being of the absolute essence of this Agreement, that the County is not appropriating any funds under this Data Use Agreement.
16. **NO PERSONAL LIABILITY; NO WAIVER OF IMMUNITY.**
 - a. Nothing in the Agreement is construed as creating any personal liability on the part of any officer, director, employee, or agent of any public body that may be a Party to the Agreement, and the Parties expressly agree that the execution of the Agreement does not create any personal liability on the part of any officer, director, employee, or agent of the County.
 - b. The Parties agree that no provision of this Agreement extends the County's liability beyond the liability provided in the Texas Constitution and the laws of the State of Texas.
 - c. Neither the execution of this Agreement nor any other conduct of either Party relating to this Agreement shall be considered a waiver by the County of any right, defense, or immunity under the Texas Constitution or the laws of the State of Texas.
 - d. The County does not agree to binding arbitration, nor does the County waive its right to a jury trial.
17. **COMPLIANCE WITH LAW.** The Parties will perform under this Agreement in compliance with all requirements of all laws, rules regulations, and professional standards applicable to the transfer of the Data and the performance of research for the Purpose. The Parties shall cooperate with each other to facilitate compliance with these laws, regulations and standards.
18. **MODIFICATION AND WAIVER.** No modification or waiver of any provision of this Agreement or any Exhibit shall be valid unless in writing, and executed by duly-authorized representatives of both Parties. A valid waiver of a breach of any provision of this Agreement shall not be deemed a waiver of any subsequent breach, nor shall it impair any

underlying rights or remedies. A failure by one of the Parties to assert its rights hereunder shall not be deemed a waiver of such rights.

19. **SEVERABILITY.** The provisions of this Agreement are severable, and if any provision or part of this Agreement or the application thereof to any person, entity, or circumstance shall ever be held by any court of competent jurisdiction to be invalid or unconstitutional for any reason, the remainder of this Agreement and the application of such provision or part of this Agreement to other persons, entities, or circumstances shall not be affected thereby.
20. **EXECUTION; MULTIPLE COUNTERPARTS.** This Agreement may be executed in several counterparts. Each counterpart is deemed an original and all counterparts together constitute one and the same instrument. In addition, each Party warrants that the undersigned is a duly authorized representative with the power to execute the Agreement.
21. All other terms and provisions of the Master Agreement shall remain in full force and effect as originally written.

GEOCKO, INC. DBA FORWARD

DocuSigned by:
By: Tim Morones
042A9A04B5A0428...
Name: Tim Morones
Title: Senior VP of Operations
Date: 2/6/2024

HARRIS COUNTY

By: _____
LINA HIDALGO
COUNTY JUDGE

ELITE RESEARCH, LLC

DocuSigned by:
By: Jodi Woodside
FEEBAFF46735492...
Name: Jodi Woodside
Title: Director of Development & Optimization
Date: 2/6/2024

APPROVED AS TO FORM:
CHRISTIAN D. MENEFE
COUNTY ATTORNEY

By: Manasi Tahiliani
Manasi Tahiliani
Assistant County Attorney
C.A. File No: 24GEN0116

EXHIBIT A PURPOSE

The Data shall be exchanged between the Parties at no cost for the purpose of aggregating and analyzing the entirety of programmatic data the Program in relation to aspects including but not limited to program service, program beneficiaries, and program impact. Such aggregation and subsequent analysis maximizes the programmatic evaluation goals set forth by Harris County for the Program.

EXHIBIT B
DESCRIPTION OF DATA

Table 1: Demographic Variables

Variable		Categories/Levels											
Demographics	Beneficiary ID												
	Birthdate												
Business Owner	Gender		Female		Male		Non-binary		Transgender		Other	Declined to answer	
	Race		African American/Black		American Indian/Alaskan Native		Asian		Bi-racial		Caucasian/White	Hawaiian/Pacific Islander	Declined to answer
	Ethnicity		Hispanic or Latino		Non-Hispanic or Latino		Declined to answer						
	Military status		Active Duty		Veteran		Spouse of Active Duty Member		Spouse of Veteran		Never Served	Declined to answer	
	Disabled		No		Yes		Declined to answer						
	Criminal convictions		Convicted of Misdemeanor(s) only		Convicted of Felony(ies)		No Convictions		Declined to answer				
	Education background		No High School Diploma/Equivalency		High School Equivalency (GED, HiSet, TASC)		High School Diploma		Some College		College Certificate (non-credit bearing)	College Certificate (credit bearing)	Declined to answer
	Marital status		Single (never married)		Married living together		Married living separately		Widowed		Separated	Divorced	
	Address - Street Number												
	Address - Street Name												
Business	Address - City												
	Address - County												
	Address - Zip code												
	Commissioner Court Precincts		01 - Rodney Ellis		02 - Adrian Garcia		03 - Tom S. Ramsey		04 - Lesley Briones				
	Census tracts												
TA applied for			RCG		Baker/Ripley		Both						

Table 2: Application/Baseline Variables

OUTPUT: Application Process									
Baseline for Long-Term Outcomes	Beneficiary ID								
	Business Name								
	Application date								
	Description of needs								
	Eligible	No	Yes						
	Reason of ineligible								
	COVID 19 Impact								
	Enrolled	No	Yes						
	Enrolled date								
	Business Type								
	Industry								
	Year Established								
	Current business size (Employee numbers)								
	Current number of Personnel W-2								
	Current number of Contractors 1099								
	Current revenue (Dollar)								
	Amount of loans applied for/received before program								
	Number of submitted responses to government requests for bids and/or proposals as a prime contractor/subcontractor								
	Number of government contracts awarded								
	Number of certifications gained								
	Type of certifications gained								
Baseline for Long-Term Outcomes	Number of connections to a peer mentor (RCG only)								
	Number of networking organizations joined								
	NAICS Primary								
	NAICS Secondary1								
	NAICS Secondary2								
	NAICS Secondary3								
	NAICS Secondary4								
	NAICS Secondary5								
	FEIN/EIN								
	SAM Unique Identifier								
	DUNS								

Table 3: Technical Assistance Variables (Road Consulting Group)

Output: Technical Assistance							
Beneficiary ID							
Accounting/Financial Planning enrolled				No	Yes		
Accounting/Financial Planning type				One-on-One	Curriculum-based		Hybrid
Accounting/Financial Planning hours							
Accounting/Financial Planning completed				No	Yes		
Business Consulting enrolled				No	Yes		
Business Consulting type				One-on-One	Curriculum-based		Hybrid
Business Consulting hours							
Business Consulting completed				No	Yes		
Legal Services enrolled				No	Yes		
Legal Services type				One-on-One	Curriculum-based		Hybrid
Legal Services hours							
Legal Services completed				No	Yes		
License and Permitting enrolled				No	Yes		
License and Permitting type				One-on-One	Curriculum-based		Hybrid
License and Permitting hours							
License and Permitting completed				No	Yes		
Human Resources enrolled				0 No	Yes		
Human Resources type				One-on-One	Curriculum-based		Hybrid
Human Resources hours							
Human Resources completed				No	Yes		
Marketing and Branding enrolled				No	Yes		
Marketing and Branding type				One-on-One	Curriculum-based		Hybrid
Marketing and Branding hours							
Marketing and Branding completed				No	Yes		

Support for grant applications enrolled	No	Yes	
Support for grant applications type	One-on-One	Curriculum-based	Hybrid
Support for grant applications hours			
Support for grant applications completed	No	Yes	
Web Development enrolled	No	Yes	
Web Development type	One-on-One	Curriculum-based	Hybrid
Web Development hours			
Web Development completed	No	Yes	
Technology/IT enrolled	No	Yes	
Technology/IT type	One-on-One	Curriculum-based	Hybrid
Technology/IT hours			
Technology/IT completed	No	Yes	
Workshops participated	No	Yes	
List of assistances provided (such as business financial review, accounting/bookkeeping, assistance with loan applications, business mentoring/coaching, financial literacy/credit counseling, technology services (website, software, etc.), marketing and branding, business plan creation and assisting with navigating procurement and certification processes.)			

Table 4: Technical Assistance Variables (BakerRipley)

OUTPUT: Technical Assistance			
Beneficiary ID			
LAUNCH class enrolled	0 No	1 Yes	
LAUNCH class type	Curriculum based – In-person	Curriculum based -Hybrid	
LAUNCH class hours			
LAUNCH class completed	0 No	1 Yes	
GROW class enrolled	0 No	1 Yes	
GROW class type	Curriculum based – In-person	Curriculum based -Hybrid	
GROW class hours			
GROW class completed	0 No	1 Yes	
KAUFFMAN class enrolled	0 No	1 Yes	
KAUFFMAN class type	Curriculum based – In-person	Curriculum based -Hybrid	
KAUFFMAN class hours			
KAUFFMAN class completed	0 No	1 Yes	
FIRP class enrolled	0 No	1 Yes	
FIRP class type	Curriculum based – In-person	Curriculum based -Hybrid	
FIRP class hours			
FIRP class completed	0 No	1 Yes	
COACHING enrolled	0 No	1 Yes	
COACHING type	One-on-One - In Person /Hybrid	Group Session – In-person/ Hybrid	
COACHING hours			
COACHING completed	0 No	1 Yes	
PITCH competition #1 participated	0 No	1 Yes	

PITCH competition #1 prizes			
PITCH competition #2 participated		0 No	1 Yes
PITCH competition #1 prizes			
List of assistances provided (such as business financial review, accounting/bookkeeping, assistance with loan applications, business mentoring/coaching, financial literacy/credit counseling, technology services (website, software, etc.), marketing and branding, business plan creation and assisting with navigating procurement and certification processes.)			

Table 6: Outcome variables (post-program)

Post Program Follow up	Long term outcomes			
	Beneficiary ID			
	Business revenues after program (Dollar)			
	Amount of loans applied for/received after program			
	Number of submitted responses to government requests for bids and/or proposals as a prime contractor/subcontractor			
	Number of government contracts awarded			
	Number of certifications gained			
	Type of certifications gained			
	Number of connections to a peer mentor (RCG only)			
	Number of networking organizations joined			
	Stay in business 6 months after program	No	Yes	
	Current business size (Employee numbers)			
	Current number of Personnel W-2			
	Current number of Contractors 1099			
	NAICS Primary			
	NAICS Secondary1			
	NAICS Secondary2			
	NAICS Secondary3			
	NAICS Secondary4			
	NAICS Secondary5			
	FEIN/EIN			
	SAM Unique Identifier			
	DUNS			

ORDER OF COMMISSIONERS COURT
Authorizing execution of Data Use Agreement

The Commissioners Court of Harris County, Texas, met in regular session at its regular term at the Harris County Administration Building in the City of Houston, Texas, on _____, with all members present except _____.

A quorum was present. Among other business, the following was transacted:

**ORDER AUTHORIZING EXECUTION OF DATA USE AGREEMENT BETWEEN
HARRIS COUNTY, GEOCKO, INC. DBA FORWARD, AND ELITE RESEARCH, LLC**

Commissioner _____ introduced an order and moved that Commissioners Court adopt the order. Commissioner _____ seconded the motion for adoption of the order. The motion, carrying with it the adoption of the order, prevailed by the following vote:

	Yes	No	Abstain
Judge Lina Hidalgo	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Comm. Rodney Ellis	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Comm. Adrian Garcia	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Comm. Tom S. Ramsey, P.E.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Comm. Lesley Briones	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

The County Judge thereupon announced that the motion had duly and lawfully carried and that the order had been duly and lawfully adopted. The order adopted follows:

IT IS ORDERED that County Judge is hereby authorized to execute for and on behalf of Harris County a Data Use Agreement with Geocko, Inc. dba FORWARD and Elite Research, LLC whereby the Parties will exchange data gathered pursuant to the Harris Hub Program, a program designed to provide technical assistance and small business grants to small businesses affected by and recovering from the economic effects of the COVID-19 pandemic, as further described in the Master Agreement previously executed as a result of the Request for Proposals for Job No. 22/0392 at no additional cost to Harris County. The Data Use Agreement is incorporated herein as though fully set forth word for word.

All Harris County officials and employees are authorized to do any and all things necessary or convenient to accomplish the purpose of this Order.