APPENDIX A - HOSPITAL REPORT ON CONSULTANT USE

Hospital Report on Consultant Use

Name of Hospital: Georgian Bay General Hospital

OH Region: Central

Reporting Period: April 1, 2022 to March 31, 2023

	(Yes/No) If Yes, did the procurement documents permit
extended please include the (B) Value of amendments and Competitive, Non-competitive)	
original contract term and (C) Total procurement value	*
	modifications to the term or
explanation	value of the agreement?
1 MacPhie and Strategic Planning Jan 19, 2023 to July 23 (A) \$63,125.00 Original value Invitational Competitive No	Nie
Company Advisory Services 2023 (B) NIL Value of amendments	No
(b) Nile Value of afficients (C) \$63,125.00 Total	
procurement value/ \$0.00	
total paid	

Preservation of Solicitor -client privilege:

This legislation maintains the integrity of solicitor client privilege, litigation privilege and settlement privilege, and does not require the disclosure of information subject to any of these privileges.

While hospitals are expected to report on their retention of lawyers and law firms for the provision of consulting services, they are not required to report on instances where they have retained lawyers and law firms to provide legal advice, draft legal documents, conduct litigation on behalf of a hospital, or otherwise for the purpose of providing legal services to a hospital.

APPENDIX C - ATTESTATION

Attestation Form

Prepared in accordance with section 15 of the Broader Public Sector Accountability Act, 2010 (BPSAA)

TO: The Board **Georgian Bay General Hospital**, (the "Board")

FROM: Matthew Lawson

President & CEO

Georgian Bay General Hospital

Date: June 23,2023

RE: April 1, 2022 – March 31, 2023 ("the Applicable Period")

On behalf of the Georgian Bay General Hospital (the Hospital) I attest to:

- the completion and accuracy of reports required of the Hospital pursuant to section 6 of the BPSAA on the use of consultants;
- the Hospital's compliance with the prohibition in section 4 of the BPSAA on engaging lobbyist services using public funds;
- the Hospital's compliance with any applicable expense claims directives issued under section 10 of the BPSAA by the Management Board of Cabinet;
- the Hospital's compliance with any applicable perquisite directives issued under section 11.1 of the BPSAA by the Management Board of Cabinet; and
- the Hospital's compliance with any applicable procurement directives issued under section 12 of the BPSAA by the Management Board of Cabinet,

during the Applicable Period.

In making this attestation, I have exercised care and diligence that would reasonably be expected of a **President & CEO** in these circumstances, including making due inquiries of Hospital staff that have knowledge of these matters.

I further certify that any material exceptions to this attestation are documented in the attached Schedule A.

Dated at Midland, Ontario this June 22, 2023.

Matthew Lawson

President & CEO, Georgian Bay General Hospital

I certify that this attestation has been approved by the board of the **Georgian Bay General Hospital** on **June 22**, **2023**.

Tim Kastelic

Chair of the Board, Georgian Bay General Hospital

SCHEDULE A to Attestation

- 1. No known exceptions to the completion and accuracy of reports required in section 6 of the BPSAA on the use of consultants:
- 2. No known exceptions to the Hospital's compliance with the prohibition in section 4 of the BPSAA on engaging lobbyist services using public funds;
- 3. No known exceptions to the Hospital's compliance with the expense claims directive issued under section 10 of the BPSAA by the Management Board of Cabinet;
- 4. No known exceptions to the Hospital's compliance with the perquisites directive issued under section 11.1 of the BPSAA by the Management Board of Cabinet; and
- 5. One exception to the Hospital's compliance with the procurement directive issued under section 12 of the BPSAA by the Management Board of Cabinet:
 - a. A contract was issued for Healthcare staffing agency services.
 - b. Terms and conditions of the expiring contract was maintained while procurement process was being conducted for a new contract. The delayed timing was a result of ongoing negotiations to get best value with competing priorities with available resources while ensuring safe patient care was delivered. This is not compliant with Mandatory Requirement #15.
 - c. A contract was negotiated as soon as possible without disrupting patient care and the urgent needs of our hospital.