Prepared by and return to:

Heidi Davis Knapik, Esquire Gunster 450 E. Las Olas Blvd. Suite 1400 Fort Lauderdale, FL 33301

Folio Numbers: 494330010760, 494330010750

ASSUMPTION OF LIABILITY AND HOLD HARMLESS AGREEMENT

THIS ASSUMPTION OF LIABILITY AND HOLD HARMLESS AGREEMENT ("Assumption Agreement") is entered into this _____ day of _____, 2024, by and between:

PUBLIX SUPER MARKETS, INC., a Florida corporation, whose principal mailing address is Post Office Box 407, Lakeland, FL 33802-0407 ("OWNER")

and

CITY OF FORT LAUDERDALE, a Florida municipality having a principal address at 101 NE Third Avenue, Suite 2100, Fort Lauderdale, Florida 33301 ("CITY" or "City").

RECITALS

WHEREAS, OWNER is the owner of a parcel of land legally described in <u>Exhibit "A"</u> attached hereto and made a part hereof (the "Property"); and

WHEREAS, the Property is located on the west side of North Ocean Boulevard also known as A1A (hereinafter referred to as "A1A"), a right-of-way which is under the jurisdiction of the State of Florida Department of Transportation ("FDOT"); and

WHEREAS, certain landscape improvements are proposed to be installed in the right-ofway of A1A consisting of landscaping and irrigation ("Landscape Improvements"); and

WHEREAS, the Landscape Improvements are proposed to be installed on the west side of the A1A right-of-way (just south of NE 30th Street) (the "Improvement Area"); and

WHEREAS, in order to permit the Landscape Improvements to be constructed in the FDOT right-of-way, FDOT requires the City to enter into an agreement entitled "Amendment Number Twenty (20) to Florida Department of Transportation District Four (4) Landscape Inclusive Maintenance Memorandum of Agreement for State Road A1A" which incorporates all applicable provisions of the District Four (4) Maintenance Memorandum of Agreement Inclusive Agreement for SR A1A and its amendments thereto (the "Agreement") which is attached hereto and incorporated herein as **Exhibit "B"**; and

WHEREAS, other than the Landscape Improvements required in the Agreement, OWNER shall not be obligated to assume any responsibilities or liabilities with respect to any other rightof-way improvements located outside of the area described in Amendment Number Twenty (20) to Florida Department of Transportation District Four (4) Landscape Inclusive Maintenance Memorandum of Agreement for State Road A1A; and

WHEREAS, the terms and conditions are set forth in the Agreement impose responsibility for maintenance of the Landscape Improvements on the City; and

WHEREAS, as a condition to precedent to the City executing Amendment Number Twenty (20) to Florida Department of Transportation District Four (4) Landscape Inclusive Maintenance Memorandum of Agreement for State Road A1A, OWNER hereby agrees to assume all liability, obligations and responsibilities under the Agreement and agrees to indemnify and hold harmless the City, its officers, elected and appointed officials, volunteers, employees, and agents from any and all liability under the Agreement only for the Landscape Improvements pursuant to the terms and conditions of this Assumption Agreement and the Agreement; and

WHEREAS, OWNER shall not be obligated to assume any maintenance responsibilities or liabilities with respect to any other right-of-way improvements in the FDOT right-of-way, other than the Landscape Improvements.

NOW, THEREFORE, in consideration of the mutual covenants and conditions contained herein, and other good and valuable considerations, the sufficiency and adequacy of which is hereby acknowledged, OWNER and the City hereby agree as follows:

1. **Recitals.** The foregoing Whereas clauses are true and correct and are hereby incorporated herein.

2. Terms. The following terms, as used and referred to herein, shall have the meanings set forth below, unless the context indicates otherwise.

City Manager means CITY's Chief Executive Officer, its City Manager, or his or her designee.

City Engineer means the City Engineer (Urban Design Engineer) for the CITY, or the City Engineer's designee. In the administration of this agreement, as contrasted with matters of policy, all parties may rely upon instructions or determinations made by the City Engineer. For the purposes hereof, the CITY Engineer's designee shall be the Urban Design Engineer.

Day(s). In computing any period of time expressed in day(s) in this Agreement, the day of the act, event, or default from which the designated period of time begins to run shall not be included. The last day of the period so computed shall be included unless it is a Saturday, Sunday, or legal holiday, in which event the period shall run until the end of the next day which is neither a Saturday, Sunday or legal holiday. When the period of time prescribed or allowed is less than seven (7) days, intermediate Saturdays, Sundays, and legal holidays shall be excluded in the computation.

Department (also known as "FDOT") means the State of Florida Department of Transportation.

Effective Date means the effective date of this Assumption Agreement, which shall be the date upon which both (i) this Assumption of Liability and Hold Harmless Agreement is executed by the proper corporate officials for OWNER and the CITY and recorded in the Official Records of Broward County by the Owner at the Owner's expense and (ii) the Agreement is executed by FDOT and the City.

Landscape Improvements as used herein means all liabilities, responsibilities, and obligations that are imposed on the City in the Agreement for the area described in Amendment Number Twenty (20) to Florida Department of Transportation District Four (4) Landscape Inclusive Maintenance Memorandum of Agreement for State Road A1A.

Person means any individual, firm, partnership (general or limited), corporation, company, association, joint venture, joint stock association, estate, trust, business trust, cooperative, limited liability corporation, limited liability partnership, limited liability company or association, or body politic, including any heir, executor, administrator, trustee, receiver, successor or assignee or other person acting in a similar representative capacity for or on behalf of such Person.

3. Compliance and Default. OWNER agrees to assume any and all liability and responsibility for performance of the Landscape Improvements under the Agreement except that OWNER shall not be liable for any improvements and work done by the City or third parties, unless OWNER provides written consent to such improvements. OWNER hereby agrees to abide by and comply with each and every term and condition relating to the Property set forth in the Agreement and this Assumption Agreement and failure to so comply shall constitute a default under this Assumption Agreement. Any acts or omissions by OWNER or OWNER's contractors, agents or employees that are not in compliance with the terms and conditions of the Agreement

shall constitute a default under this Assumption Agreement. The Agreement is incorporated into this Assumption Agreement as if fully set forth herein.

4. Indemnification and Hold Harmless.

OWNER shall protect, defend, indemnify and hold harmless the CITY, its officers, (a) elected and appointed officials, volunteers, employees and agents from and against any and all lawsuits, penalties, damages, settlements, judgments, decrees, costs, charges and other expenses charged or incurred, including reasonable attorney's fees actually incurred, or liabilities of every kind, nature or degree arising out of or in connection with the rights, responsibilities and obligations of OWNER under the Agreement and this Assumption Agreement, conditions contained therein, the location, construction, repair, maintenance use or occupancy by OWNER or its agents, employees, contractors, and subcontractors of the Landscape Improvements, or the breach or default by OWNER of any covenant or provision of the Agreement or this Assumption Agreement. Without limiting the foregoing, any and all such charges, claims, suits, causes of action relating to personal injury, death, damage to property, defects in construction, rehabilitation or restoration of the Landscape Improvements by OWNER or others, including but not limited to costs, charges and other expenses charged or incurred, including reasonable attorney's fees and costs actually incurred or liabilities arising out of or in connection with the rights, responsibilities and obligations of OWNER under the Agreement and this Assumption Agreement, or any actual violation of any applicable and known statute, ordinance, administrative order, rule or regulation or decree of any court by OWNER, is included in this indemnity. OWNER shall not be liable for any negligence or international torts committed by the City, its agents, its employees, its officers, its elected and appointed officials, and its volunteers.

(b) OWNER further agrees that upon delivery of proper and timely notice of violations under the Agreement it shall investigate, handle, respond to, provide defense for, and defend any such claims at its sole expense. The parties will mutually select counsel and in the absence of agreement, the City's selection of counsel shall be final. The City shall retain the right to select counsel of its own choosing as deemed appropriate. This indemnification shall survive termination, revocation or expiration of the Agreement and this Assumption Agreement and shall cover any acts or omissions occurring during the term of the Agreement and this Assumption Agreement.

5. Insurance. At all times during the term of the Agreement and this Assumption Agreement, OWNER, at its expense, shall keep or cause to be kept in effect the insurance coverages for the Landscape Improvements set forth in the Agreement and OWNER shall cause such coverage to be extended to CITY as an additional insured and shall furthermore provide Certificates of Insurance to CITY at least fourteen (14) days prior to the commencement of the Agreement and annually thereafter on the anniversary date of the policies.

In accordance with the requirements in Section 12 of the District Four (4) Maintenance Memorandum of Agreement Inclusive Agreement for SR A1A, OWNER shall comply with the following requirements:

(a) **OWNER** shall at all times during the term of this Agreement keep and maintain in full force and effect, at OWNER's sole cost and expense, Comprehensive General Liability with minimum limits of \$1,000,000.00 per occurrence combined single limit for Bodily Injury Liability and Property Damage Liability and Worker's Compensation insurance with minimum limits of \$500,000.00 per Liability. Coverage must be afforded on a form no more restrictive that the latest edition of the Comprehensive General Liability and Worker's Compensation policy without restrictive endorsements, as filed by the Insurance Services Office and shall name **DEPARTMENT** as an additional insured.

(b) **OWNER** shall furnish **the CITY** with Certificates of Insurance of Endorsements evidencing the insurance coverage specified herein prior to the beginning performance of work under this Agreement.

(c) Coverage is not to cease and is to remain in full force and effect (subject to cancellation notice) until all performance required of **OWNER** is completed. All policies must be endorsed to provide **DEPARTMENT** with at least thirty (30) days notice of cancellation and or/or restriction. If any of the insurance coverage will expire prior to the completion of work, copies of renewal policies shall be furnished at least (30) days prior to the date of expiration.

6. Removal of Improvements and Restoration of Improvement Area.

(a) Except as may otherwise be expressly provided herein, it is agreed that upon termination of the Agreement, in whole or in part, OWNER shall remove all or any part of the Landscape Improvements in accordance with the terms and conditions of the Agreement, and OWNER shall restore the right of way and any impacted public utilities to conditions acceptable to FDOT. Such removal and restoration shall be at OWNER's sole cost and expense. In the event OWNER fails to begin to remove all or any part of the Landscape Improvements contemplated herein with thirty (30) days after written demand by FDOT or CITY, the CITY is hereby authorized to remove the Landscape Improvements that interfere with the easement rights or the public's use of dedicated rights-of-way and restore the right of way and any public utilities to conditions acceptable to FDOT, and all reasonable costs associated with the removal and restoration thereof shall be fully reimbursed by OWNER.

(b) In the event OWNER fails to remove the Landscape Improvements after an opportunity to cure and CITY finds it necessary to remove the Landscape Improvements in accordance with the foregoing, then OWNER shall post a cash bond with the CITY equivalent to the amount at issue and if not resolved within thirty (30) days after the bond is posted, the CITY shall be entitled to payment from the proceeds of the bond.

7. Event of Default; Remedy. In the event the OWNER fails to perform or violates any of the terms or conditions of the Agreement or this Assumption Agreement or is in breach or default in any term or condition thereof, the City shall notify OWNER of the specific failure or violation of this Assumption Agreement or the Agreement in writing and OWNER shall thereafter have a period of thirty (30) days to cure any such failure or violation to the City's reasonable satisfaction (an "Event of Default"). Upon an Event of Default, the City has the right 1) to take any equitable action to enforce the terms and conditions of the Agreement or this Assumption

Agreement, it being stipulated by the parties that since the Agreement and this Assumption Agreement deal with the right to use public easements and rights-of-way of FDOT used for a governmental purpose, a violation or breach of any term or condition of the Agreement or this Assumption Agreement constitutes an irreparable injury to the public and CITY for which there is no adequate remedy at law or 2) take such curative action that was required to be taken by the OWNER under the Agreement and the cost and expense incurred in CITY's curative actions shall be passed on to and owed by OWNER, in which case OWNER shall be liable for payment to CITY for all reasonable and necessary costs and expenses incurred by CITY in connection with the performance of the action or actions associated with the Landscape Improvements. OWNER shall reimburse CITY within thirty (30) days following written demand for payment thereof. Interest shall accrue on the unpaid amount at the rate of twelve percent (12%) per annum simple interest but in no event shall interest exceed the highest amount allowed by Florida law. If a dispute arises as to the need for, or amount due to the CITY for repairs or maintenance undertaken by CITY in accordance with the Agreement or Assumption Agreement, and such dispute is not resolved within thirty days (30) days after the date that CITY makes the written demand for payment, OWNER shall post a cash bond with the CITY equivalent to the amount at issue and if not resolved within thirty (30) days after posting, the CITY shall be entitled to payment from the proceeds of the bond. CITY shall have all other rights and remedies granted to it at law or in equity for OWNER's failure to pay the fines owed or reimburse CITY for curative actions taken by CITY. The remedies found within this Section are cumulative. The exercise of one does not preclude the exercise of any other remedy.

8. **Emergencies.** If an emergency situation arises with respect to the Agreement or the Assumption Agreement where the Improvement Area or any condition thereof presents an imminent threat to the health or safety of Persons or property, the CITY shall make reasonable efforts to provide telephone and email notice to OWNER's Contact Person. If, following that notice, OWNER fails to take timely action to correct the emergency situation, and allowing the emergency situation to continue would pose an imminent threat to health or safety to Persons or property, CITY may undertake such limited actions as are necessary to eliminate the emergency; and CITY shall be entitled to recover its reasonable costs of cure or resolve the emergency from OWNER in accordance with provisions hereof. For the purposes of this Section, OWNER'S Contact Person shall be Publix Super Markets, Inc., Attention: Anne Balderston; telephone number (863) 616-5777; and e-mail address: Anne.Balderston@Publix.com, with simultaneous copy to Publix Super Markets, Inc., Attention: Taylor McAuley; telephone number (863) 680-5393; and e-mail address: Taylor.Mcauley@Publix.com. In the event the OWNER's Contact Person or any other information pertaining to the OWNER's Contact Person shall change, such change shall be provided to the CITY Engineer and the CITY's Director of the Transportation and Mobility Department, in writing.

9. Damage to Public Property. In the event the use, operation, maintenance, repair, construction, demolition or reconstruction of the Landscape Improvements cause(s) any damage whatsoever to any other public property, then OWNER shall be responsible for the cost of repair and shall, at CITY's option, make said repairs, subject to CITY's reasonable satisfaction.

10. Notices.

(a) Except as provided in subparagraph (c) below, whenever it is provided herein that notice, demand, request or other communication shall or may be given to, or served upon, either of the parties by the other, or either of the parties shall desire to give or serve upon the other any notice, demand, request or other communication with respect hereto or with respect to any matter set forth in the Agreement or this Assumption Agreement, each such notice, demand, request or other communication any law or statute to the contrary notwithstanding shall not be effective for any purpose unless the same shall be given by hand delivery, or by a nationally recognized overnight courier, or by mailing the same by registered or certified mail, postage prepaid, return receipt requested, addressed to the party at the address set forth below, or at such other address or addresses and to such other person or firm as OWNER may from time to time designate by notice as herein provided.

(b) All notices, demands, requests or other communications hereunder shall be deemed to have been given or served for all purposes hereunder upon receipt if by hand delivery, or upon one (1) business day after deposit with such overnight courier as required above, or upon two (2) business days after deposit with the United States mail, postage prepaid, in the manner aforesaid, provided, however, that for any distance in excess of five hundred (500) miles, air mail service or Federal Express or similar carrier shall be utilized, if available.

AS TO CITY:	Susan Grant Acting City Manager City of Fort Lauderdale 101 NE 3 rd Avenue, Suite 2100 Fort Lauderdale, Florida 33301
With copy to:	Thomas J. Ansbro City Attorney City of Fort Lauderdale 1 East Broward Boulevard, Suite 1320 Fort Lauderdale, Florida 33301
With a copy to:	Transportation and Mobility Director City of Fort Lauderdale 290 N.W. 3 rd Avenue Fort Lauderdale, Florida 33301
AS TO OWNER:	Publix Super Markets, Inc. 3300 Publix Corporate Parkway Lakeland, Florida 33811 Attn: William W. Rayburn, Vice President of Real Estate Assets

With a copy to:	Publix Super Markets, Inc. Office of the General Counsel 3300 Publix Corporate Parkway Lakeland, Florida 33811 Attn: M. Mark Heekin, Esq.
With a copy to:	Publix Super Markets, Inc. 3300 Publix Corporate Parkway Lakeland, Florida 33811 Attn: Anne Balderston, Development Manager
With a copy to:	Randy J. Holihan RH Development Group 2513 Trentwood Boulevard Belle Isle, FL 32812
With a copy to:	Heidi Davis Knapik, Esq. Gunster 450 E. Las Olas Blvd., Suite 1400 Fort Lauderdale, FL 33301

(c) As to activities under Paragraph 8, Emergencies, notice need not be given in accordance with subparagraph (a) above, but notice shall be sufficient if given to the Contact Person pursuant to Paragraph 8, Emergencies.

11. Independent Contractor. As between CITY and OWNER, OWNER is an independent contractor under this Assumption Agreement. In providing such services, neither OWNER nor its agents shall act as officers, employees, or agents of CITY. No partnership, joint venture, or other joint relationship is created hereby. CITY does not extend to OWNER or OWNER's agents any authority of any kind to bind CITY in any respect whatsoever.

12. Joint Preparation. Each party and its counsel have participated fully in the review and revision of this Assumption Agreement and acknowledge that the preparation of this Assumption Agreement has been their joint effort. The language agreed to expresses their mutual intent and the resulting document shall not, solely as a matter of judicial construction, be construed more severely against one of the parties than the other. The language in this Assumption Agreement shall be interpreted as to its fair meaning and not strictly for or against any party.

13. Interpretation of Agreement; Severability. This Assumption Agreement shall be construed in accordance with the laws of the State of Florida. If any provision hereof, or its application to any person or situation, is deemed invalid or unenforceable for any reason and to any extent, the remainder of this Assumption Agreement or the application of the remainder of the provisions, shall not be affected. Rather, this Assumption Agreement is to be enforced to the extent permitted by law. The captions, headings and title of this Assumption Agreement are solely for convenience of reference and are not to affect its interpretation. Each covenant, term, condition, obligation or other provision of this Assumption Agreement is to be construed as a

separate and independent covenant of the party who is bound by or who undertakes it, and each is independent of any other provision of this Assumption Agreement, unless otherwise expressly provided. All terms and words used in this Assumption Agreement, regardless of the number or gender in which they are used, are deemed to include any other number and other gender, as the context requires.

14. Successors. This Assumption Agreement shall be binding on and inure to the benefit of the parties, their successors and assigns. It is intended that this Assumption Agreement and the rights and obligations set forth herein shall run with the land and shall bind every person having any fee, leasehold or other interest therein and shall inure to the benefit of the respective parties and their successors, assigns, heirs, and personal representatives.

15. No Waiver of Sovereign Immunity. Nothing contained in this Assumption Agreement is intended to serve as a waiver of sovereign immunity by the City to which sovereign immunity may be applicable.

16. Third Party Beneficiaries. The parties expressly acknowledge that it is not their intent to create or confer any rights or obligations in or upon any third person or entity under this Assumption Agreement. None of the parties intend to directly or substantially benefit a third party by this Agreement. The parties agree that there are no third-party beneficiaries to this Agreement and that no third party shall be entitled to assert a claim against any of the parties based on this Agreement. Nothing herein shall be construed as consent by any agency or political subdivision of the State of Florida to be sued by third parties in any manner arising out of any contract.

17. Non-Discrimination. OWNER shall not discriminate against any Person in the performance of duties, responsibilities and obligations under this Assumption Agreement because of race, age, religion, color, gender, national origin, marital status, disability or sexual orientation.

18. **Records.** Each party shall maintain its own respective records and documents associated with this Assumption Agreement in accordance with the records retention requirements applicable to public records. Each party shall be responsible for compliance with any public documents request served upon it pursuant to Chapter 119, Florida Statutes as applicable, and any resultant award of attorney's fees for non-compliance with that law.

19. Entire Agreement. This document incorporates and includes all prior negotiations, correspondence, conversations, agreements and understandings applicable to the matters contained herein and the parties agree that there are no commitments, agreements or understandings concerning the subject matter of this Assumption Agreement that are not contained in this document. Accordingly, the parties agree that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written.

20. Waiver. The parties agree that each requirement, duty and obligation set forth herein is substantial and important to the formation of this Assumption Agreement and, therefore, is a material term hereof. Any party's failure to enforce any provision of this Assumption Agreement shall not be deemed a waiver of such provision or modification of this Assumption Agreement. A waiver of any breach of a provision of this Assumption Agreement shall not be

deemed a waiver of any subsequent breach and shall not be construed to be a modification of the terms of this Assumption Agreement.

21. Governing Law. This Assumption Agreement shall be interpreted and construed in accordance with and governed by the laws of the State of Florida. Any controversies or legal problems arising out of this Assumption Agreement and any action involving the enforcement or interpretation of any rights hereunder, shall be brought exclusively in the state courts of the Seventeenth Judicial Circuit in Broward County, Florida, and venue for litigation arising out of this Assumption Agreement shall be exclusively in such state courts, forsaking any other jurisdiction which either party may claim by virtue of its residency or other jurisdictional device. By entering into this Assumption Agreement, CITY and OWNER hereby expressly waive any rights either party may have to a trial by jury of any civil litigation related to the Agreement or this Assumption Agreement or any acts or omissions in relation thereto.

22. Recording. This Assumption Agreement and all its exhibits shall be recorded in the Official Records of Broward County, Florida, by Owner at Owner's sole cost and expense. OWNER shall provide a copy of this recorded Assumption Agreement to the City Manager and City Clerk.

23. Term. This Assumption Agreement shall continue in full force and effect until such time as the Agreement becomes null and void by removal of the Landscape Improvements, by operation of law or in accordance with the terms of the Agreement, or is terminated by a court order or mutual agreement between OWNER, FDOT and CITY and no obligations lying thereunder survive such termination.

24. Assignment. OWNER may assign this Assumption Agreement without the prior written consent of the CITY to a transferee of the fee simple interest in the Property or to an owner responsible for the common areas of the Property (including a condominium association, homeowner's association or property owner's association), with written notice to the City Manager of such assignment and delivery of a copy of the written assumption of responsibilities executed by the assignor and recorded in the Public Records of Broward County, Florida.

25. Police Power. Nothing herein shall be construed as a waiver of the City's police power. OWNER shall comply with the City's codes, ordinances and regulations with respect to installation and construction of the Landscape Improvements. OWNER shall construct operate and maintain the Landscape Improvements in compliance with all health, sanitary, fire, zoning and building code requirements and any other governing authority with jurisdiction over the Improvement Area and Improvements.

26. No Property Rights. OWNER expressly acknowledges that pursuant to the terms hereof, it gains no property right through this Assumption Agreement or the Agreement to the continued possession or use of the Landscape Improvements within the Improvement Area.

(SIGNATURES TO FOLLOW)

IN WITNESS WHEREOF, the parties enter into this Assumption of Liability and Hold Harmless Agreement by OWNER and the CITY OF FORT LAUDERDALE and execute this Agreement as follows:

OWNER:

Witnesses:

PUBLIX SUPER MARKETS, INC., a Florida corporation.

	By:	
(Witness #1 Signature)	Print Name:	
Print Name:	Title:	
Address:	-	

(Witness #2 Signature)
Print Name: ______
Address: ______

ACKNOWLEDGEMENT

STATE OF FLORIDA: COUNTY OF _____:

The foregoing instrument was acknowledged before me by means of □ physical presence or □ online notarization, this _____ day of _____, 2024, by _______ as _____ for PUBLIX SUPER MARKETS, INC., a Florida corporation.

(SEAL)

Signature: Notary Public, State of Florida

Print, Type of Stamp Commissioned Name Of Notary Public)

Personally Known ____ OR Produced Identification ____ Type of Identification Produced _____

AS TO CITY:

ATTEST:

CITY OF FORT LAUDERDALE, a municipal corporation of Florida.

David R. Soloman, City Clerk

By: ______ Dean J. Trantalis, Mayor

day of , 2024

(CORPORATE SEAL)

By: ______ Susan Grant Acting City Manager

day of , 2024

Approved as to form: Thomas J. Ansbro, City Attorney

SHARI C. WALLEN Assistant City Attorney

STATE OF FLORIDA: COUNTY OF BROWARD:

The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization, this _____ day of _____, 2024, by **Dean J. Trantalis**, Mayor of the City of Fort Lauderdale, a municipal corporation of Florida. He is personally known to me. (SEAL)

> Notary Public, State of Florida (Signature of Notary taking Acknowledgment)

Name of Notary Typed, Printed or Stamped

My Commission Expires:

STATE OF FLORIDA: COUNTY OF BROWARD:

The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization, this _____ day of ______, 2024, by Susan Grant, Acting City Manager of the City of Fort Lauderdale, a municipal corporation of Florida. She is personally known to me.

(SEAL)

Notary Public, State of Florida (Signature of Notary taking Acknowledgment)

Name of Notary Typed, Printed or Stamped

My Commission Expires:

<u>Exhibit A</u>

Legal Description and Sketch

CAM # 24-0668 Exhibit 2 Page 14 of 37 4341 S.W. 62nd Avenue Davie, Florida 33314





LEGAL DESCRIPTION OF: F.D.O.T. LANDSCAPE MMOA OCEAN BOULEVARD (STATE ROAD A-1-A) CITY OF FORT LAUDERDALE, BROWARD COUNTY, FLORIDA

LEGAL DESCRIPTION:

A PARCEL OF LAND BEING A PORTION OF LOTS 90, 91 AND 92, BLOCK 1, LAUDERDALE BEACH, ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 4, PAGE 2, OF THE PUBLIC RECORDS OF BROWARD COUNTY, FLORIDA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE SOUTHEAST CORNER OF SAID LOT 90;

THENCE ON AN ASSUMED BEARING OF N.08°17'27"E., ALONG THE EAST LINE OF SAID LOTS 90, 91 AND 92, SAID EAST LINE ALSO BEING THE WEST RIGHT-OF-WAY LINE OF OCEAN BOULEVARD (STATE ROAD A-1-A, RIGHT OF WAY MAP NUMBER 86050-2505, SHEET 7), A DISTANCE OF 123.96 FEET TO THE TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST;

THENCE NORTHERLY, NORTHWESTERLY AND WESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 92°20'00" AND A RADIUS OF 25.00 FEET FOR AN ARC DISTANCE OF 40.29 FEET, TO A POINT OF TANGENCY, SAID POINT ALSO BEING A POINT ON THE NORTH LINE OF SAID LOT 92;

THENCE N.84°02'33"W., ALONG THE SAID NORTH LINE, A DISTANCE OF 4.80 FEET;

THENCE S.37°52'33"E., A DISTANCE OF 28.85 FEET, TO A POINT ON A LINE 10.00 FEET WEST OF AND PARALLEL WITH THE SAID EAST LINE OF LOTS 90, 91 AND 92;

THENCE S.08°17'27"W., ALONG SAID PARALLEL LINE A DISTANCE OF 129.17 FEET, TO A POINT ON THE SOUTH LINE OF SAID LOT 90;

THENCE S.84°02'33"E., ALONG SAID SOUTH LINE A DISTANCE OF 10.01 FEET, TO THE POINT OF BEGINNING.

SAID LANDS SITUATE AND BEING WITHIN THE CITY OF FORT LAUDERDALE, BROWARD COUNTY, FLORIDA AND CONTAINING 0.036 ACRES (1,569 SQUARE FEET), MORE OR LESS.

NOTES:

- 1. THIS SKETCH AND DESCRIPTION IS "NOT VALID" WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.
- 2. THE BEARINGS SHOWN HEREON ARE BASED ON ASSUMED BEARING OF N.08°17'27"E., ALONG THE EAST LINE OF LOTS 90-92, BLOCK 1, LAUDERDALE BEACH, RECORDED IN PLAT BOOK 4, PAGE 2, OF THE PUBLIC RECORDS OF BROWARD COUNTY, FLORIDA.
- 3. THIS SKETCH DOES NOT REPRESENT A FIELD SURVEY (THIS IS NOT A SURVEY).

DATE

8/26/24

- 4. THIS LEGAL DESCRIPTION WAS PREPARED BY STONER & ASSOCIATES, INC. AND IS SUBJECT TO THE PROPERTY INFORMATION REPORT ISSUED BY CHICAGO TITLE INSURANCE COMPANY, ORDER NO.: 10980420, AND EFFECTIVE THROUGH AUGUST 25, 2023 AT 11:00PM.
- 5. NO EASEMENTS WERE FOUND BASED ON THE PLAT OF RECORD, OR THE PROPERTY INFORMATION REPORT ISSUED BY CHICAGO TITLE INSURANCE COMPANY, ORDER NO. 10980420 AFFECTING THE DONATION PARCEL (IF APPLICABLE).

DATE OF SIGNATURE: 9.26.2023

2/08/23

JAMES D. STONER

DATE OF SKETCH: DRAWN BY

PROFESSIONAL SURVEYOR AND MAPPER NO. 4039 - STATE OF FLORIDA

JDS

CHECKED BY

JDS

FIELD BOOK

N/A

6. SEE SHEET 2 OF 2 FOR A GRAPHIC DEPICTION (SKETCH) OF THE PROPERTY DESCRIBED HEREON.

BY

JDS

DWS

DWS

CERTIFICATE:

OPYRIGHT@2023

2.

3.

REVISIONS

REF. PROPERTY INFO REPORT 6/13/23

THE MATERIAL SHOWN HEREON IS THE PROPERTY OF STONER &

ASSOCIATES, INC. AND SHALL NOT BE REPRODUCED IN WHOLE OR N PART WITHOUT PERMISSION OF STONER & ASSOCIATES, INC.

REF. NEW PROP. INFO REPORT 7/7/23

CHANGE DRAWING TITLE

THIS IS TO CERTIFY THAT THE SKETCH AND LEGAL DESCRIPTION SHOWN HEREON IS ACCURATE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF. I FURTHER CERTIFY THAT THIS SKETCH AND LEGAL DESCRIPTION WAS PREPARED IN ACCORDANCE WITH THE STANDARDS OF PRACTICE FOR SURVEYING ESTABLISHED BY THE BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS IN CHAPTER 5J-17, FLORIDA ADMINISTRATIVE CODES, PURSUANT TO SECTION 472.027, FLORIDA STATUTES.



CAM # 24-0668 Exhibit 2 Page 16 of 37

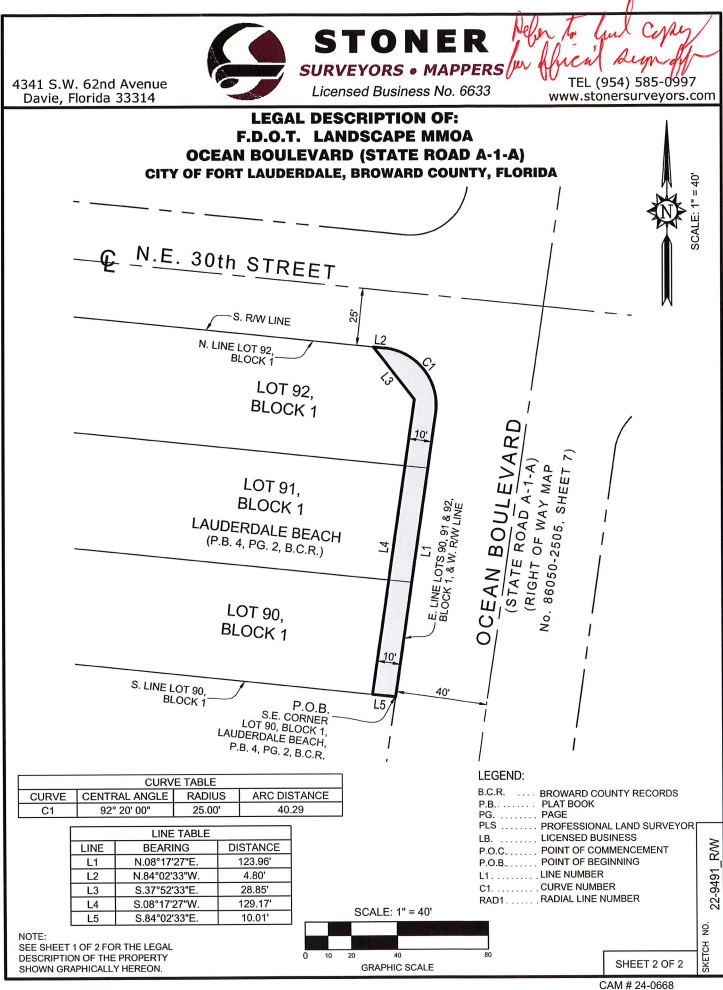


Exhibit 2 Page 17 of 37

<u>Exhibit B</u>

Florida Department of Transportation Maintenance Memorandum of Agreement

 COUNTY:
 BROWARD

 SECTION:
 86050000

 STATE ROAD:
 A1A

 PERMIT:
 2022-L-491-00010

AMENDMENT NUMBER TWENTY (20) TO FLORIDA DEPARTMENT OF TRANSPORTATION DISTRICT FOUR (4) LANDSCAPE INCLUSIVE MAINTENANCE MEMORANDUM OF AGREEMENT FOR STATE ROAD A1A

THIS AMENDMENT Number Twenty (20) to the Agreement dated January 31, 2008, was made and entered into this _____ day of _____ 20___ by and between the **FLORIDA DEPARTMENT OF TRANSPORTATION**, a component agency of the State of Florida, hereinafter called the **DEPARTMENT**, and the **CITY OF FORT LAUDERDALE**, a municipal corporation of the State of Florida, hereinafter called the **AGENCY**.

WITNESSETH

WHEREAS, the parties entered into the Landscape Inclusive Maintenance Memorandum of Agreement dated January 31, 2008 ("Original Agreement") for the purpose of the AGENCY maintaining landscape and hardscape improvements on **State Road A1A**; and,

WHEREAS, the DEPARTMENT and the AGENCY agree to amend the Original Agreement for the purpose of adding additional landscape improvements ("Additional Improvements") to be installed by permit on **State Road A1A** in accordance with the above referenced Original Agreement; and,

WHEREAS, the AGENCY by Resolution No._____ dated_____, attached hereto as **Exhibit C** and by this reference made a part hereof, desires to enter into this Agreement and authorized its officers to do so; and,

NOW THEREFORE, for and in consideration of mutual benefits that flow each to the other, the parties covenant and agree as follows:

- 1. The parties herein agree to modify the Original Agreement accordingly:
 - A. The following sentence is added to the end of the first paragraph of Section 3:

The AGENCY shall be responsible for all maintenance and repairs to FDOT sidewalks directly attributable to tree roots or other AGENCY maintained improvements.

B. The following section is hereby added:

DEPARTMENT ACCESS TO FACILITIES

The DEPARTMENT will periodically need access to various features within the limits of this Agreement. Upon request of the DEPARTMENT, the AGENCY will have 14 calendar days to provide access to the items noted by the DEPARTMENT. This may require temporary or permanent removal of improvements such as hardscape, landscape or other items conflicting with the items to which the Department needs access.

Should the AGENCY fail to remove or relocate items as requested, the Department may:

- (a) Remove conflicting improvements or any portion thereof.
- (b) Restore the area with any material meeting Department standards.
- (c) Restore the improvements at the request and funding of the AGENCY.
- Pursuant to section one (1) of Amendment Eleven (11) to the Original Agreement, the AGENCY has agreed to allow an Adjacent Property Owner to construct Additional Improvements or to modify an improvement located as indicated in Exhibit "A" on SR A1A from Milepost 5.200 to Milepost 5.233.
- 3. The Additional Improvements (planting and irrigation) shall be installed according to the plans attached to this Amendment as **Exhibit** "**B**" and incorporated into the Original Agreement.
- 4. The AGENCY agrees to maintain the Additional Improvements in accordance with Part I of Exhibit "C" Maintenance Plan for Landscape Improvements, of the Original Agreement, and in compliance with:

PART II. Specific Project Site Maintenance Requirements and Recommendations:

- a) Design intent is to provide pedestrian-friendly landscape buffer adjacent to S.R. A1A.
- b) To maintain the intended appearance of all palms, apply the latest palm fertilizer recommended by the University of Florida IFAS Extension per the manufacturer's specifications.
- c) To maintain the intended appearance of all shrubs or turf grass, apply the latest fertilizer recommended by the University of Florida IFAS Extension per the manufacturer's specifications.
- d) Do not remove fronds from self-cleaning palms, unless damaged. Palms with persistent fronds shall only have dead fronds removed, do not remove any green fronds. If it is deemed necessary to prune a palm's fronds, no fronds shall be trimmed above 3 o'clock and 9 o'clock on the horizontal plain.

S:\Transportation Development\Design\In-House Design\Landscape Architecture\2 - MMOAs\Ft Lauderdale\INCLUSIVE FT LAUDERDALE SR A1A\Amend.20 (Publix 2022-L-491-00010)\Incl.Amnd#20 (2024-L-491-00010) Publix.doc

- e) Groundcover and shrub horizontal growth shall be maintained to prevent foliage from growing beyond the limits of the planting areas shown on the plan. Maintain a 6"-18" range setback (depending on plant spacings indicated on plans) from the foliage to the edge of curb, pavement, sidewalk and/or other hardscape improvements.
- f) Maintain the vertical height of:
 - 1) ERNODEA LITTORALIS between 12" and 18", full to ground.
 - 2) FICUS MICROCARPA CV GREEN ISLAND between 30" and 36", full to ground.
 - 3) *TRADESCANTIA PALLIDA 'PURPUREA'* at full mature height (approx. 18"), full to ground.
 - 4) ZAMIA PUMILA at full mature height (approx. 36"), full to ground.
- g) Inspect groundcovers and shrubs on a monthly basis for maintaining full to ground coverage.
- h) Evaluate plant material on a monthly basis for pests, diseases, drought stress or general decline. If required, follow the integrated pest management program established by the Agency to ensure healthy plants.
- i) Joints and cracks in concrete, patterned concrete or asphalt, concrete pavers, concrete curbs, expansion joints, catch basins, gutter areas, etc. shall be inspected on a monthly basis to keep those areas free of weeds.
- j) Inspect the irrigation system performance on a monthly basis to ensure the system is providing 100% coverage, does not have sections of low pressure, heads and valves are clean and clear of debris and any damaged irrigation components (i.e., spray nozzles, spray heads, valve boxes, etc.) are repaired or replaced.

Except as modified by this Amendment, all terms and conditions of the Original Agreement and all Amendments thereto shall remain in full force and effect.

LIST OF EXHIBITS

Exhibit A - Maintenance Limits Exhibit B - Landscape Improvement Plans Exhibit C - Resolution In Witness whereof, the parties hereto have executed with this Amendment effective the _____day _____ year written and approved.

CITY OF FORT LAUDERDALE

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION

By: Dean J. Trantalis, Mayor	By: John Krane, P.E.
day of, 2024	Transportation Development Director Date:
By: Susan Grant, Acting City Manager day of, 2024	Attest: Executive Secretary
Attest:	Legal Review:
David R. Soloman, City Clerk	Office of the General Counsel Date
Approved as to form by Office of City Attorney	

City Attorney

CAM # 24-0668 Exhibit 2 Page 21 of 37

 COUNTY:
 BROWARD

 SECTION:
 86050000

 STATE ROAD:
 A1A

 PERMIT:
 2022-L-491-00010

EXHIBIT A

MAINTENANCE LIMITS

I. INCLUSIVE LANDSCAPE MAINTENANCE AGREEMENT LIMITS FOR STATE ROAD A1A:

From State Road 5 (US 1) M.P. 0.000 (Section 86180000) to Flamingo Avenue (M.P. 6.410) (Section 86050000)

By Individual Sections: Southbound One Way (Section 86050100) M.P. 0.0000 (Seville Street) to M.P. 0.926 (Bahia Mar Hotel Entrance)

Northbound One Way / Seabreeze Blvd / 17th Street Causeway (Section 86180000): M.P. 0.000 (State Road 5) (US 1) to M.P. 2.964 (State Road 842) (Las Olas Boulevard)

North Fort Lauderdale Beach Area (Section 86050000): M.P. 2.039 (south of Poinsettia Street) to M.P. 6.410 (Flamingo Avenue)

II. MAINTENANCE LIMITS FOR AMENDMENT #20:

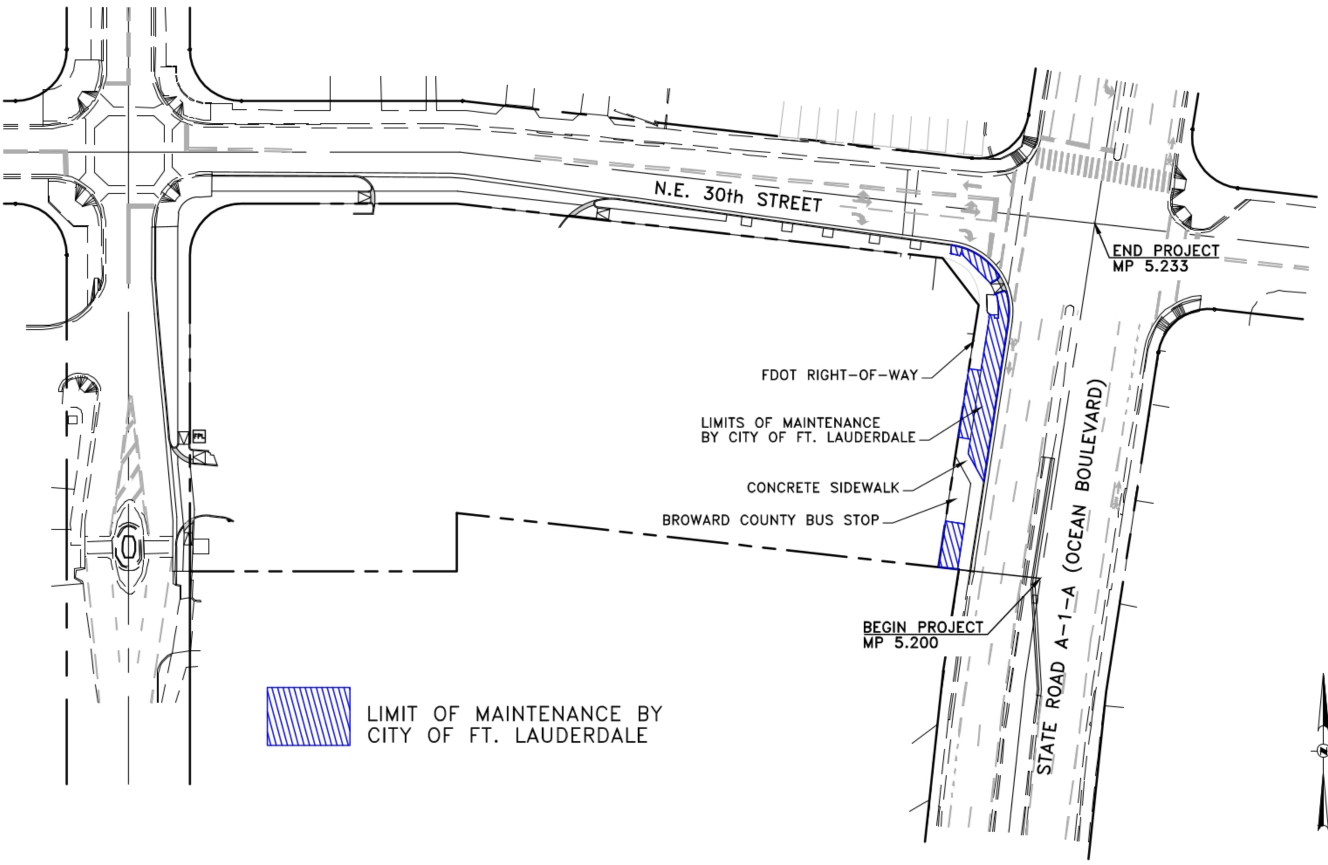
Section Number 86050000 State Road A1A (Ocean Boulevard) from MP 5.200 to MP 5.233 (NE 30th Street)

III. AMENDMENT #20 MAINTENANCE BOUNDARY MAP:

Please See Attached*

*All limits of the Original Agreement and Amendments shall apply.

CAM # 24-0668 Exhibit 2 Page 22 of 37



LANDSCAPE IMPROVEMENTS BOUNDARY MAP CITY OF FT. LAUDERDALE

FDOT Landscape Permit Number 2022-L-4 061 2 00010

COUNTY:	BROWARD
SECTION:	86050000
STATE ROAD:	A1A
PERMIT:	2022-L-491-00010

EXHIBIT B

LANDSCAPE IMPROVEMENT PLANS

The AGENCY agrees to install the landscape improvements in accordance with the plans and specifications attached hereto and incorporated herein.

Please see attached plans prepared by: Paolo Ferrera, RLA GRAEF July 12, 2024

CAM # 24-0668 Exhibit 2 Page 24 of 37

LANDSCAPE DRAWINGS FOR FT. LAUDERDALE BEACH PUBLIX STATE ROAD A-1-A AND N.E. 30TH STREET LAUDERDALE BEACH, FLORIDA

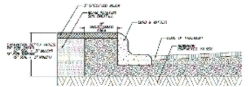
FOOT GENERAL NOTES

- COVERNING STANDARD PLANS: FLORIDA DEPARTMENT OF TRANSPORTATION, FY 2022-23 STANDARD PLANS FOR ROAD AND BRIDGE CONSTRUCTION AND APPLICABLE INTERIM REVISIONS (IRS) ARE AVAILABLE AT THE FOLLOWING WERSITE: <u>https://www.idot.gov/dealan/argndgradana</u> 1.
- GOVERNING STANDARD SPECIFICATIONS: FLORIDA DEPARTNENT OF TRANSPORTATION, JULY 2022 STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION AT THE FOLLOWING WEBSITE: https://www.idoi.gov/programmanogement/implemented/speciooks
- 3. CONTRACTOR SHALL REPAIR ALL DAMAGE DONE TO FOOT PROPERTY DURING DEMOLITION, RELIDATION &/OR INSTALLATION ACTIVITIES AT HIS SOLE EXPENSE.
- ANY PLANT MATERIAL SUBSTITUTION, WITHIN OR MPACTING THE FOOT RIGHT OF WAY WHETHER 4 REQUESTED BY THE CONTRACTOR, OWNER, LANDSCAPE ARCHITECT OR OTHER WILL NEED TO GET APPROVAL FROM THE FOOT DISTRICT LANDSCAPE ARCHITECT.
- OWNERSHIP OF ALL SUITABLE EXCAVATED MATERIALS, AS DETERMINED BY THE DEPARTMENT, Shall Remain in the department until a final addeptance of the permitted project is fulfilled. Excavated materials shall be hauled by the permitter, at their cost a extense from the site to the foot broward operations center or stockpiled in those areas as directed by the department, including asphalt Millings.

FOOT PLANTING NOTES

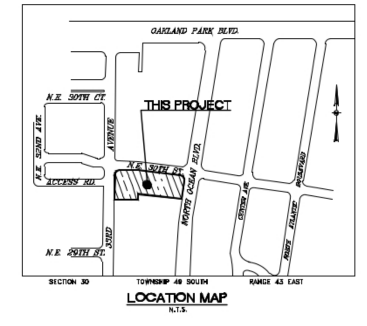
- . FOR THE PORTION OF LANDSCAPE PLANT MATERIAL THAT WILL BE INSTALLED WITHIN THE FOOT RIGHT OF WAY, LANDSCAPE INSTALLATION SHALL COMPLY WITH CURRENT APPLICABLE FOOT MAINTENANCE SPECIFICATION 580. ONLINE REFERENCE: https://iofxwwr.bja.com.windews.nd/familiny/comex/famil-source/programmanagement/ maintenance/jan22/sem5800000wd-122.pdf?shran=41467013_2 1.
- 2. FOR THE PORTION OF LANDSCAPE PLANT NATERIAL THAT WILL BE INSTALLED WITHIN THE FOOT RIGHT OF WAY REFER TO THE FOOT STANDARD PLANS INDEX 860-001 LANDSCAPE INSTALLATION. ONLINE REFERENCE: https://idotware.telle.com.windows.net/sitefinity/dace/dsicuil-source/design/standardpions/ 2023/Jdc/368-001.pdf?

- 2023/Idv/350-001.pdf? 3. IT IS RECOMMENDED TO VEREY THE EXISTING SOIL CONDITIONS FOR THE MEDIANS TO BE PLANED PROOF TO FINALIZING THE CONSTRUCTION DOCUMENTS. F THE VENTING SUB-BRACE IS COMPACTED ROAD BASE, IT IS RECOMMENDED TO SPECIFY REPLACING WITH PLANTING SOIL, AS FOLLOWS. 4. CONTRACTOR SHALL PRESERVE A CONTINUOUS BAND OF UNDISTURBED COMPACTED SUB-BASE 18 FROM THE BACK OF CURB (SEE DETAIL BELOW). 5. CONTRACTOR SHALL INSURE THAT ALL UNSUITABLE SCIL INCLUDING CONCRETE, PAREMENT, ACAD BASE, STOKES OVER 3 DIANEDR AND ALL CONSTRUCTION DEBRS, IS RELOVED FROM THE BACK OF CURB (SEE DETAIL BELOW). 5. CONTRACTOR SHALL INSURE THAT ALL UNSUITABLE SCIL INCLUDING CONCRETE, PAREMENT, ROAD BASE, STOKES OVER 3 DIANEDR AND ALL CONSTRUCTION DEBRS, IS RELOVED FROM WEDIAN AREA TO BE PLANTED AND ALL CONSTRUCTION DEBRS, IS RELOVED FROM WEDIAN AREA TO BE PLANTED AND ALL CONSTRUCTION DEBRS, IS RELOVED FROM WEDIAN AREA TO BE PLANTED AND ALL CONSTRUCTION DEBRS, IS RELOVED FROM WEDIAN AREA TO BE PLANTED AND ALL CONSTRUCTED PLANTING SOIL F.C., BECK SAND AND ADS MUCK. 2. AREAS TO BE PLANTED WITH SHRUES AND/OR GROUND COVERES REMOVE COMPACTED SOIL TO A DEPIN DF 12' AND REPLACE WITH SPECIFIED PLANTING SOIL. PLANTING SOIL SANLL COME UP TO 4' FROM TOP OF CURB, RESERVING SPACE FOR 3' COMPACTED WILCH AND 1' GLEAR FROM TOP OF CURB, RESERVING SPACE FOR 3' COMPACTED WILCH AND 1' GLEAR FROM TOP OF CURB, 4. PLANTING FITS FOR THESE AND PALMS: RENOVE COMPACTED SOIL WILCH, AND 1' CLEAR FROM TOP OF CURB,



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4. CYPPESS WULCH IS NOT PERMITTED ON FOOT PICHT OF WAY, MULCH PERMITTED TO BE USED ARE HARDWOOD MULCH (CONTAINING NO CYPERSS PRODUCTS), RCYCLED WULCH OR APPROVED EDUAL, CERTIFIED BY THE WULCH AND SDIL COUNCIL (WSC), SUBMIT PROOF OF CERTIFICATION TO THE FOOT DISTRICT OPERATIONS PERMIT LANDSCAPE INSPECTOR UPON INSPECTION.



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FOOT IRRIGATION NOTES

- 1.
- 2. FOUT REQUIRES 24-HOUR EMERGENCY ACCESS TO WATER SOURCE.

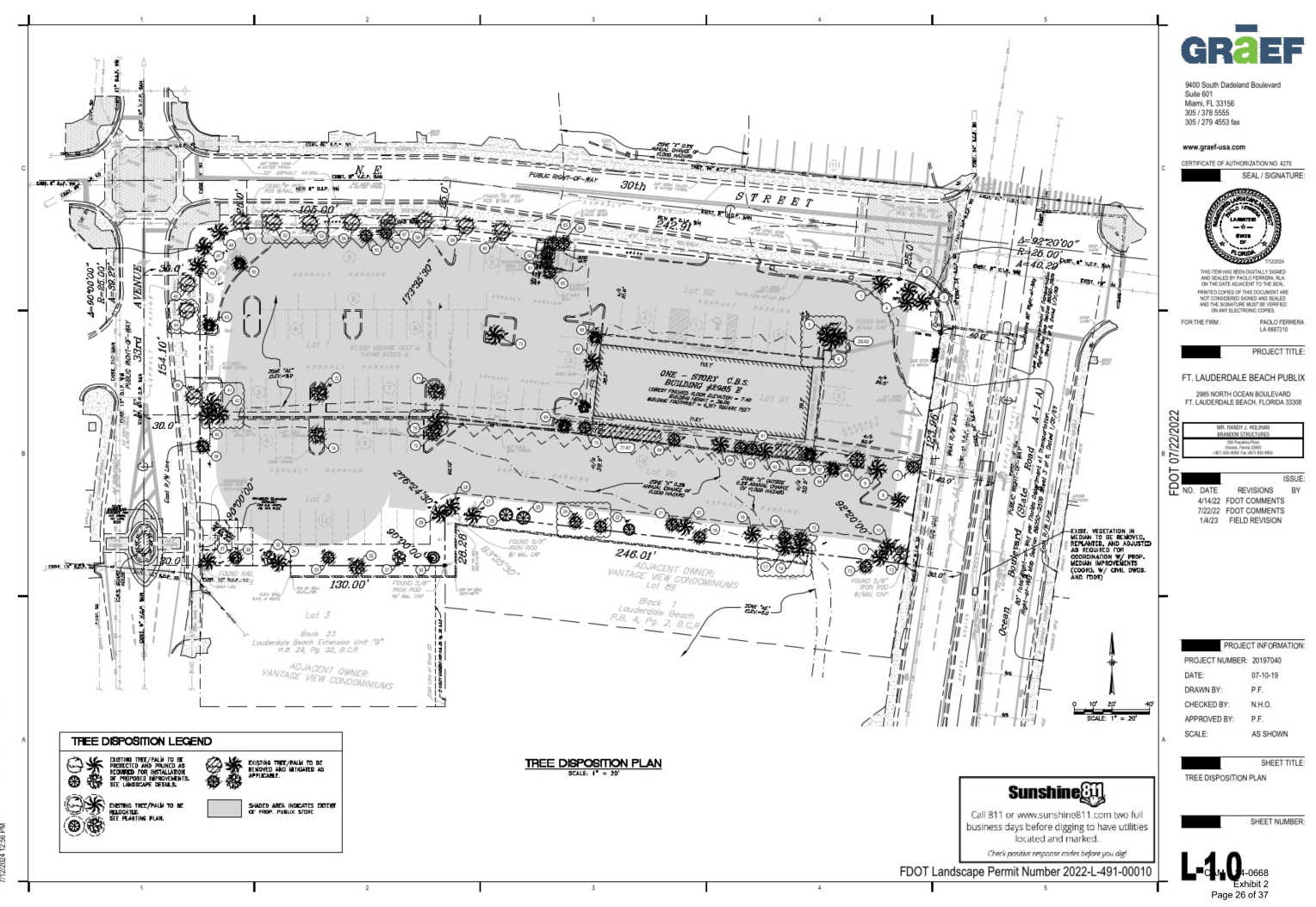
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L-1	TREE DISPOSIT
L-1,1	SITE STOCK ST
L-2	LANDSCAPE PL
1-2.1	LANDSCAPE RE
L-2.2	LANDSCAPE DE
L-2.3	LANDSCAPE DE
L-2.4	FDOT LANDSCA
L-2.5	LANDSCAPE SP
IR-1	IRRIGATION PLA
IR-2	IRRIGATION NO
IR-3	IRRIGATION SPI

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GR2EF 9400 South Dadeland Boulevard Suite 601 Miami, FL 33156 305 / 378 5555 305 / 279 4553 fax www.graef-usa.com CERTIFICATE OF AUTHORIZATION NO. 4270 SEAL / SIGNATURE: 100 THIS ITEM HAS BEEN DIGITALLY SIGNED AND SEALED BY PAOLO FERR ERA, RLA ON THE DATE ADJACENT TO THE SEAL PRINTED COPIES OF THIS DOCUMENT ARE THE IRRIGATION SYSTEM SHALL USE THE LOWEST QUALITY WATER AWAILABLE WHICH ADEQUATELY AND SAPELY WEETS THE WATER NEEDS OF THE SYSTEM. STORM WATER, RECLAIM WATER, OR GREY WATER IRRIGATION SHALL BE USED WHENEVER POSSIBLE. NOT CONSIDERED SIGNED AND SEALED AND THE SIGNATURE MUST BE VERIFIED ON ANY ELECTRONIC COPIES. FOR THE FIRM PAOLO FERRERA LA 6667210 3. CONTRACTOR SHALL PROVIDE FOOT DISTRICT DPERATIONS MANAGER WITH A SET OF "AS-BUILT" IRREGATION PLANS. PROJECT TITLE: FT. LAUDERDALE BEACH PUBLIX 2985 NORTH OCEAN BOULEVARD FT. LAUDERDALE BEACH, FLORIDA 33308 MR. RANDY J. HOLIHAN BRANDON STRUCTURES Orlando, Filerida 32800 SS-9000: Fan (407) 83 Б ISSUE 윤 REVISIONS BY NO. DATE 7/22/22 FDOT COMMENTS GS TION PROJECT INFORMATION: AND NOTES PROJECT NUMBER: 20197040 TION PLAN CHEDULE, NOTES AND DETAIL DATE: 07-10-19 EQUIREMENTS, SCHEDULE AND NOTES DRAWN BY: P.F. ETAILS ETAILS CHECKED BY: N.H.O. APE DETAILS PECIFICATIONS APPROVED BY: P.F. TES AND DETAILS SCALE: AS SHOWN ECIFICATIONS SHEET TITLE: LOCATION MAP AND NOTES SHEET NUMBER FDOT Landscape Permit Number 2022-L-491-00010 # 24-0668 Exhibit 2

Page 25 of 37



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FIELD REV NOTES 01-04-2023

- OREEN BUITCHWOOD TREES NUMBERS 23 AMD 24 ARE MISSING FROM THE PROJECT SITE, AND ARE PRESUNED TO Have Been Dawaged and Relayord During the 2022 STORM SEASON, REPLACEMENT TREES ARE PROPOSED DW PLANTING PLAN
- 2. RENOVAL AND WITRATION FOR LIVE OAK TREES NUMBERS 44. S2 AND 558 AND FALMS MUMBERS 5, 64, 17, 41 AND 42 IS PROFOSID. THE CONTRACTOR HAS ADVISED THAT ANY RELOCATED FLANT NATERIAL WILL NEED TO BE STORED AT AN OFF-SITE LOCATION BURING THE CONSTRUCTION FLAGO. BECREASING THE LINELHOOD OF TREE DAMAGE, RSK OF FALLING AND COST.

TREE DISPOSITION NOTES

- All TREE REMOVAL TREE PRUNINC, THE RELOCATION AND PLANTING WORK WORK SHALL BE PERFORMED IN COMPLIANCE WITH Applicable requirements of edverning althorities having aurasolicitign, neludans city of Ft. Lauderdale, Broward County, and Latest Arra Asso Standards.
- 2. SEE SURVEY FOR ADDITIONAL SITE INFORMATION.

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- 3. CONTRACTOR SHALL PROTECT ALL EXISTING PAVEMENTS, FENCING, VEGETATION, SOB, UTILITES, IFRIGATION EQUIPMENT, AND OTHER SITE Infrastructure Morgated Intration (Constant), and analysis from Canade During Progress of Worr and Shall restore or Replace all such their Davaged During processo of Work to Nation Existing.
- PROTECTIVE VEGETATION BARBERS SHALL BE PROVIDED IN COMPLIANCE WITH ALL CITY OF CORAL SPRINGS REQUIREMENTS, PROTECTIVE BARBIRRE BHALL BE FRACED AROUND EACH THEE OR PAIN TO INSLUDE THE CHIER AREA INSUE THE CUTEP EDGE OR DEPLINE DF THE THEE, MONTECTIVE BARBERS SHALL BE A MININUM OF FOUN RET ADOVE GROUND LIVEL AND SHALL BE CONSTRUCTED AS PER CITY OF FT. LAUDERDALE REQUIREMENTS (SEE DETAIL THE SHRET), AND SHALL REMAIN IN PLACE LINTH DEVELOPMENT IS COMPLETED AS PROTECTIVE BARRIES SHALL BE IN PLACE PRORT OF THE START OF ANY CONSTRUCTION/SITE CLEARING, AND SHALL BE SUBJECT TO INSPECTION BY THE CITY AS A CONDICION OF FRAIT APPROVAL SEE LANDEACHE DETAILS.
- 5. DMLY GLARING BY HAND B PERMEBUBLE WITHIN THE DRIPLINE OF TREES DESCHATED FOR PRESERVATION. THE ROOF SYSTEMS OF TREES SHALL BE PROTECTED AT ALL TMLYS. IF ROOTS ARE EXPOSED, THE CONTRACTOR SHALL PROVIDE TEMPORARY EARTH COVER MIXED WITH PACE MOSS AND WRAPPED WITH BURLAR TO PREVENT DRIPSEE DROFTS FROM DRIVING OUT BEFORE FEMALULATING THE DRIVING PLACED. THE CONTRACTOR SHALL ALSO WATER, NAMTRAN IN WOST CONDITION, AND OTHERWISE TEMPORARY SHALL AND PROTECT THE TREE OF ROOT FROM DAMAGED LINTL THE TREE OR ROOT IS FEMALMENTLY COVERED WITH PARTH.
- 8. NO EXCESS ON, FIL, EQURENENT, BUILDING WATERIALS OR BUILDING DEBRIS SHALL BE PLACED WITHIN THE AREAS SURPOUNDED BY PROTECTIVE BARRIERS, NOR SHALL THERE BE DEPOSAL OF ANY WASTE MATERIAL SUCH AS PAINTS, OLE, SOLVENTS, ASPHALT, EXCERTE, MORTAR OR ANY OTHER MATERIAL HARVEUL TO TREES OR UNDERSTORY PLANTS WITHIN THE AREAS SURPOUNDED BY PROTECTIVE BARRIERS.
- 7. ALL LANDSCAPE WORK SHALL BE COORDINATED WITH OTHER DISCIPLINES AS REQUIRED THROUGHOLT DURATION OF WORK.
- B. DENTRACTOR SHALL PROTECT AND MAINTAIN RELOCATED TREES IN A HEALTHY ORDAINS CONDITION FOR A PERIOD OF AT LEAST ONE (1) YEAR, CONTRACTOR SHALL PROVIDE MAINTENANCE AS MAY BE REQUIRED; INCLUDING STAKING, WAITENING, AND PRUNING TO ENSURE DYERLIL MEALTH OF REES.
- . ANY TREE THAT SHOULD DIE, OR IS OTHERWISE FOUND TO BE UNACCEPTABLE TO THE LANDSCAPE ARCHITECT/ OWNER WITHIN THE Recourte Namithance fende After Phal Installation, shall be rendeved and reflaced by the contractor with equal or Better Plant Material; and the site shall be restored at no additional cost to owner. 9

DEPARTMENT OF SUSTAINABLE DEVELOPMENT - UD&P TREE PROTECTION DETAIL	BARRIER TO FORM A CONTINUOUS CIRCLE AROUND THE TREE OR GROUP OF TREES. TREE PROTEC	DRIP LINE PENCE TO E DRIPLINE CR MORE U THREE ROUL TO REMAIN. WOODEN ST CENTERS CONTRACTO DARATICA CONTRACTO DURATION CONTRACTO CONTRACTO DURATION CONTRACTO DURATION

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+	Washing mode websate	Maxican fan Jalm	п	в	-90	925	RE	MOVE				37	Schul pulmetto	cabbage pains	9	19	16	95%	REMOVE				- 20	Cignoriopub una and inder	verselwood	8	20	20
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22	Соколары счета	"green butterwood	29	78	27	9.99	PR	опст				55	Cipanàgrit anacardisidar	Samewood	4	10	9	90%	Cal/ REMOVE	0	.90 s.4.90	0	88	Serietzain anhagoai	West Indias mologany	п	35	15
23	Соколоры стала	greet battor wood		в	27	905		SHOWB.	} . {	1.00 × 8 × .90	· · · }	56	Tainbate sp.	⁴ leampet tree	16	20	19	85%	REMOVE	в	.82 x 16 x .85	п	89	Saba' painesis	entitings paths	8	18	4
24	Сокотры стале	gree buttors ood	10	20	18	905	{ RE	MOVE	{ . {	1.00 x 10 x .90	• 1	37	Queras riginara	Southern live out	5	23	15	45%	Caly REMOVE	Α	1,00 x 5 x .45	3	90	Fino Inglandia	*Accessing Eq.	2	4	2
25	Солгонры стопа	gree batterwood	17	30	22	975	. Yr	TECT	, (m	38	Queras registere	"Seathern live cak	19	12	12	62%	Cal/ REMOVE	Α	1.00 x 17 x 82	12	- 91	Fino improba	"weeping lig	6	3	7
26	Сокемрая степа	gree butterwood		16	22	905	PR	отест	λ			59	Quereas virginiana	Southern live onk	11	25	20	12.9	RENOVE	A	1.00 x 11 x .72	9	92	baba' painatta	cuthage pairs	5	11	4
27	Sabal palaceto	cabbage pains	20	18	5	9.21	RE	молв				60	Quereas virginiana	Southern live out	11	23	12	12%	REMOVE	Α.	1.00 x 11 x .72	9	93	Fina boylenba	"According for	٥	4	9
28	Sabal paleonia	cubbage print		18	12	9.7	RE	MOVE				61	Fieur heafanina	Proping da	6	6	10	31%	Cal/ REMOVE	с	30×5×30	2	94	Finn baylondea	"wasting fig	4	4	9
29	Sabal polycety	cubbage pains		18	12	905	. RE	MOV5				62	Ficus hasfunites	waaping fig	3	6	8	35%	Cally REMOVE	с	J0 x 1 x 28	1	95	Fitus benjemba	weeping fig.	3	4	7
30	Survey simeraba	"ganbo-linbo	- 21	18	16	905	. PR	OTECT	Λ			63	Ficus Anafonina	wasping fig	3.5	6	v	10%	Cally REMOVE	с	.80 x 3.5 x .30	1	96	Fina konfembra	"warping fig	. 3	3	4
31	Социалры стора	green buttonwood	14	25		+		OTECT	λ			64	Fieux Amfanina	Prosping the	6	6	7	20%	Cel/ REMOVE	с	MD x 6 x 20	1	97	Selecte subaged	West indice rashegary	20	42	40
22	Buchla buceras	black ofice	16	30		8.21	-	MOVE	с	60 x 16 x 85	9	15	Cupuniopels anacerdicides	carrotwood	+	10		90%	Call ² REMOVE	p	.00 x 4 .90	a	95	Taletaia sp.	Ptranpet tes	12	17	
33	Tatabaia caraba	silver trampet use	3	18	18	375		O.IF MOVE	в	.30 x 9 x .83	6	- 66	Tedebale sp	manpet tree	12.5	25	25	R15	REMOVE	n	.00 x 12.5 x .85		99	Ligarman Japoninan	*Ispanosa priver	24	18	п
							KE	Store															Notes 2 1	dicates a cluster form trac or pairs, w	The Discourse of Barnard Hardware	ND man		n ina ann ina 1 de -

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EXTEND TO THE EDGE OF THE

WHERE POSSIBLE.

ACED AROUND ALL EXISTING (2' × 4')

STAKES (2" X 4" X 3" MIN.) ON 5" - TO SUPPORT SPLIT RAIL FENCING.

CTOR TO INSTALL PROTECTIVE FENCE AROUND ALL EXISTING TREES TO AT THE START OF THE PROJECT-D REMAIN IN PLACE THROUGHOUT THE OF THE PROJECT.

TOR BHALL TAKE EXTRA CARE EARTHURK AND UTILITY OPERATIONS ECT ALL EXISTING TREES - AND SHALL ONSIBLE TO REPLACE ANY TREES D DURING CONSTRUCTION.

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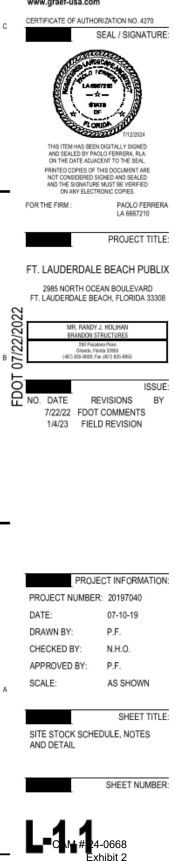
DETAIL

Height' Char Truck Cler()	Condition Rating	Dapailer	Class Rating	Mitgation	Caliper Replacement Required (inches)	
4	99%	RENSOVE				
15	60%	Call' RENSOVE	в	.89 x E3 x 60	2	
12	70%	RENOVE	в	.80 x 7 x .70	4	
20	90%	Cull ^e REMOVE	P	.00 x 8 x .90	4	
30	75%	RENOVE	A	1.00 x 16 x .75	12	
40	75%	REMOVE	A	$1.00 \ge 26 \ge .75$	20	
18	80%	REMOVE				
19	60%	Coll' REMOVE	в	.80 x 16 x .80	5	
10	ur.	ALL	в	.80 x 11 x .80	a.	
٥	·*** }	REWOVE	{			
8	48.	KENOVE	-	A0 x 2 x .40	T	
8	40%	CdB' RENOVE	Е	AD 5 2 x AD	T	
8	40%	Cd5' REMOVE	с	40 x 2 x 40	1	
8	40%	Coll' REMOVE	,c	40 x 2 x 40	1	
8	40%	Coll' REMOVE	с	60 x 2 x /0	t.	
8	-025	Colf REMOVE	с	.60 x 2 x .40	t.	
а	-005	Culf REMOVE	с	.60 x 2 x .40	т,	
3	40%	Culf RDMOVD	с	.60 x 2 x .40	1	
8	40%	Cull REMOVE	с	.60 x 2 x .40	L	
8	4065	Cull' REMOVE	с	.60 x 2 x .40	L	
15	80%	Cull REMOVE	с	.60 x 2 x .40	э	
- 25	75%	RENOVE	A	1.00 x 11 x .75	3	
4	95%	RENOVE				
2	60%	Cully REMOVE	c	.60 x 7 x .60	3	
7	75%	RENOVE	C.	.60 x 6 x .75	3	
4	99%	RENOVE				
v	70%	Coll' RENOVE	c	.60 x 6 x .70	3	
9	90%	REMOVE	c	$A0 \times 4 \times .90$	3	
7	ae.	Colli' REMOVE	C.	$A0 \times 3 \times A0$	1.:	
4	50%	Coll' REMOVE	C.	$A0 \times 2 \times .50$	ı.	
4D	90%	REMOVE	A	$1.00 \pm 20 \times 30$	ъ	
16	65%	Coll' REMOVE	п	.80 × 12 s .68	,	
11	ares.	Coll' RENOVE	с.	$.60 \times 24 \times .60$	4	
narzły I to I		startive width tra		atres.		
TO	TAL MITIG.	*****	PER INCH	ES REQUIRED -	350	2
		Alumati	~ ~ ~	22 1 40	4 000	10
e P	ermit	Numb	er 20	22-L-49	1-000	10

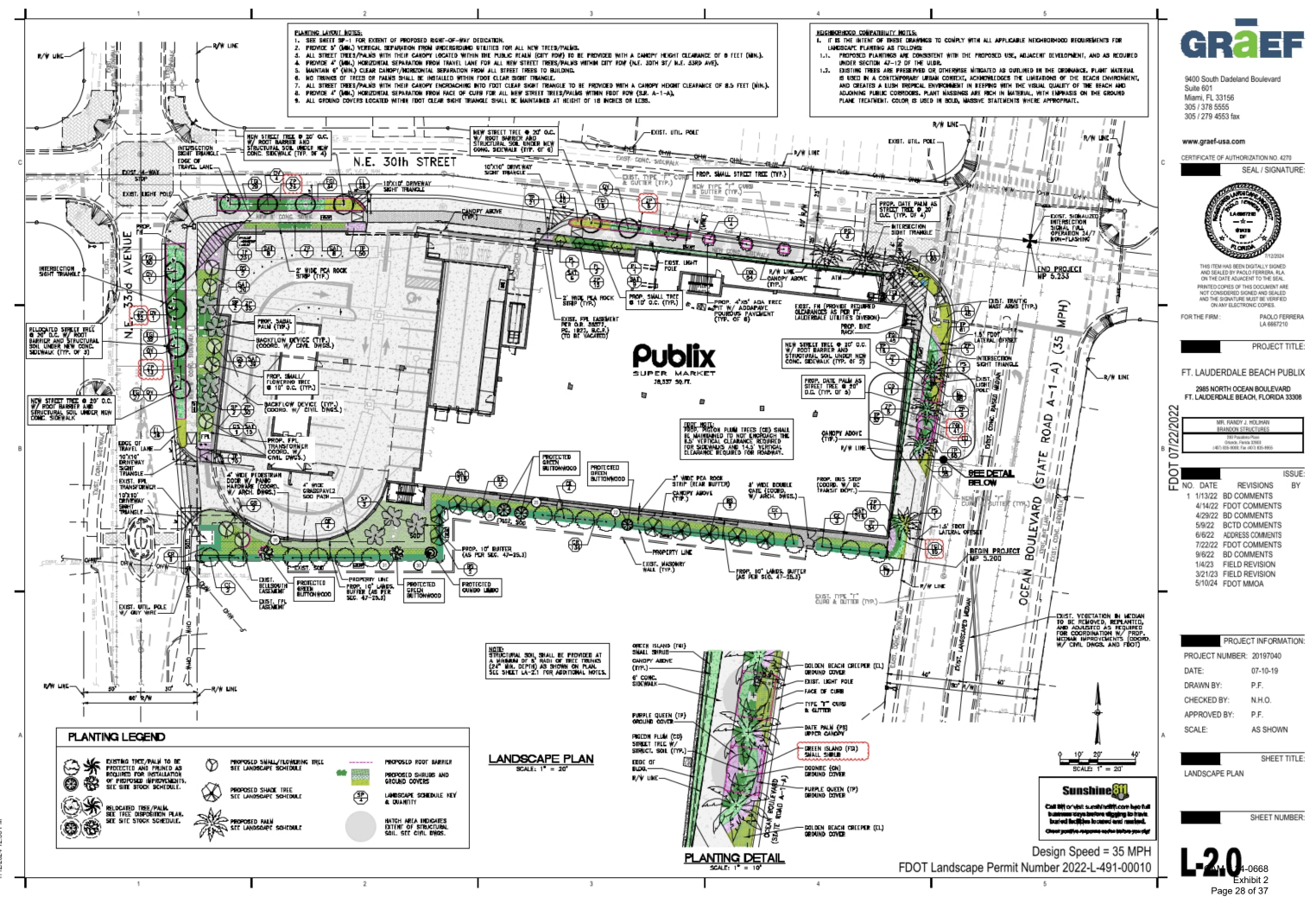
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Page 27 of 37



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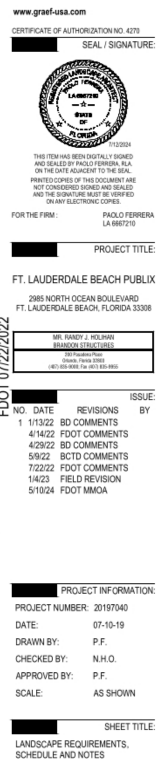
ATEGORY		REMENTS (AS PER SECTION 47-21.)	PROVIDED
CNING DISCRECT		RECURED	
ITE AREA	GROSS LOT AREA LEBS ROW DEDICATION	CROSS LOT AREA (41,692 38) - ROW DEDICATION (1,600 38)	BOLOBIZ SF (NET SITE AREA)
ET LOT AREA	THE TOTAL SQUARE FOOTAGE OF A PARCEL OF LAND ATTER Subtracting the square footage area of any vehicular area nelligning the via require langeagener, building footprint, walls, walks and swinning pools or any of inferences area		60,092 SF (NET SITE AREA) 52,314 SF (NPER/NOU5) <u>- 340 SF</u> (NUA LANDSCAPE) = 7,438 SF (NET LOT AREA)
ENICULAR USE AREA ((NAA) AS PER DRC REVIEW CONVERTS (PLK-SITE-19110004); VENDLE USE AND A CALDULATION IS PAVING AT GROWN LEVEL NO THE SKY, PAVING THAT IS ELEVATED ABOVE GROUND IS I CALCULATED.	Landscapping Shall be provided in a source postage Area to a Wining of Thenty Perdent (2015) of the gross waa source postage Shall abut and cater perdenter than feet and from a vula, the landscape area fedured from Shall consist of permittee, permisular and internet land	THIS TEN (10) BEQUIRED / PROVIDED.
ehiculár use plaifti	NC THE LANDSDARE AREA DIRECTLY ABUITING THE PERIMETER OF AND WOTHIN THENTY-ENGIT (28) REET OF THE PROPERTY LIN		VERY DHE CROSS VLA AREA = 8.32 SF UA. <u>BEOWINED / PROVIDED</u> TREES = 1 / 1
			SHRUBS = \$70
OTAL PARKING SPACES	-		
erinjeter landscape	AREA THAT LANDSCAPE APEA LOCATED WITHIN A WERCLUN USE A FURTHER THAN THENTY-DOAT (28) FEET FROM THE PERIMET NOT ATTACHED TO THE FERMETER LANDSCAPE AREA.	ALCHE THE PERMITTER OF A PARCEL OF LAND WHICH ABUTS A CR AND COLLISING OF VEHICULAR ACCESS POINTS, A PERMITTER LANDS AREA SHALL BE A WORNDUL OF THE DEPTH OF THE PERMITTER LAND AREA SHALL BE A WORNDUL OF THE VIEW WORNDUL TWOTT-ECHT (20) FEET, AND AN ANERACE OF THE (10) FEET (10) FEET OF PERMITTER LANDSCAPE AREA CLOSESS TO THE VI BE COUNTED AS PART OF THE TWENTY PERCENT (2005) WORNUL LANDSCAPE BEDLIFFICIENT.	SAPE WINL DEPTH = 0 FT INSCAPE WAXE DEPTH = 281 FT THE TIEN IA NAY
iterior landscape a	REA	AT LEAST THRITY (30) SOUARE FEET OF INTERIOR LANDSCAFE A Shall be provoed for every interior parking and loading and shall not be part of any permeter landscape area.	g space
eninslilar and islan Andscapt areas	0		NDT APPLICABLE
NDSCAPE REQUIRENE		THERE SHALL BE AT LEAST ONE (1) TREE FOR EACH ONE THOU (1,000) SQUARE FEET OF NET LOT AREA OR PORTION THEREOF.	ISAND NET LOT AREA = 5,022 SF
or cə zoned distric	πs	(1,000) SQUARE FEET OF HET LOT ANEA OP PORTION THEREOF. Ther Planting Rounderley is in Addition for the val Alay Requirements. Thenn' (20) percent of the trees shall be theres.	ISCAPING BEQUIRED / PROVIDED
	LANDISCHPE RECURRENENT: 2	WHEN THE PARCEL OF LAND INCLUDES OFFSTREET PARKING FOR Than a ohe family dwelling, vum langescaping shall be r in accordance with this section.	t diher vua ländscäring is provided Toured
	LANDSCAPE REQUIREMENT: 7 AND 0	NOT APPLICABLE	
	LANDSCAPE NEOLIREVENT: 10	AT LEAST FORTY PERCENT (40%) OF ALL REQUIRED TREES SHAL DONSEL OF MATTYE SPECIES. IN NOMESIDE/ITAL ZOMEN BUTH EAST OF THE IMPRACUNSTL, WATEWAY, IF ANY PORTION OF A DEVELOPMENT SITE IS ADDRESS A REGIST-OF-WAY FROM A DUEL SITE WITH RESIDENTIAL ZOMEN OF A PERCENTIAL USE, SHADE SHALL BE REQUIRED ALONG THE ROME-OF-WAY ADUITING THE THE DEVELOPMENT SITE ACROSS FROM THE RESIDENTIAL ZOMED SITE.	ICTS LYNG LOPMENT KAITVE TREES/ = 11/47 TREES PALNS SUC OF
	LANDSCAPE RECURRENENT: 14	STREET TREES. IN GROBE TO PROVIDE FOR ADEQUATE LANDSCAL ALCHE STREETS WITHIN THE CITY, STREET TREES SHALL BE RED ALCHE TREE LENGTH OF THE PROPERTY ABUTTNO A STREET, BOE STREET TREES SHALL BE PLANTING THE AN AREA LOCATED BETWE POMOWWY AND THE PROPERTY LINE. WHERE TWALL BETWE DORES NOT ELSE TO BE SUFFACE TROUGLE STREET TREES LOCATED IN A PROVIDER TRANSTORIAL TO PROVIDE, STREET TREES LOCATED IN A PROVIDE THE STREET ROMET, A WHERE THE SHALL BE SHALL BE SHALL BE SHALL TREES. AND THE REALMAINNES STREET TREES SHALL PROVIDED AT A RATIO OF CHE STREET ROMET, OF THE PROVIDED AT A RATO. OF CHE STREET TREES SHALL PROVIDED AS ELDINGTING OF CHE STREET TREES SHALL PROVIDED AS ELDINGTING OF CHE STREET TREES SHALL PROVIDED AS ELDINGTING ON PALL TREES. STREET TREES SHALL PROVIDED AS A CADING STREET THEE PREVING STREET STREET FROM AND, OR CHE STREET THE PREVING STREET STREET FROM AND, OR CHE STREET THEE PREVING STREET STREET FROM AND, OR CHE STREET THEE PREVING STREET STREET FROM AND AND THE THE SHALL TREES. STREET TREES FROM AND AND THE THE STREET FROM THE STREET TREES AND STREET FROM THE TREE AND THE SHALL THEREON, NOT SANDY	UNRED DURED DURED / PROVIDED / PROVIDED SURED STREET THEES = 18 / 25 STREET THEES = 18 / 25 STREET THEES = 9 / 17 THEES SHARE THEES = 9 / 17 SOUNDED = 9 / 18 / 25 STREET THEES = 9 / 17 SOUNDED = 9 / 18 / 25 STREET THEES = 8 ANTHON B LABER PALIES (NATT)
doitioinal landscape Equinedénts for sp Ses and districts	ECUL PARKING GARAGES	A STRUCTURES WHICH EXELOSE PARHONG SHALL PROVIDE A LA ARCA BETHEON THE STREEF AND THAT PORTOLING FSTRUCT BHILDISTICE THE PARENAE UNLIDING THESE AND GROWING CO WHINNIUM SQUARE POOTAGE OF THE LANDSCAPE AREA TO B PROVIDED SHALL BE DETERMINED BY INAUTOMIC BY THE LINEAL STREET FROM TAKE OF THE PARENE DE TAKE UNDIN THE PARENEG GRAVE IS LOCATED, AND ADDING TOWE HAM (ADD SOUNDAR FREE FOR TAKE OF THE PARENE DE THE PARENE SA	UNE: (EXCLUDES DENVEYAR'S) VER.THE C (3) THE LANDS. AREA = 1,375-SF / 1,858 SF WHCH UNECH (199 SF X 5 + 4CD SF)
	BUFFE FYARD	THE TREE REQUIRENENTS FOR THE BUFFERYARD ARE IN , TO TREES REQUIRED TO BE INSTALLED TO COMPLY WITH TREE PLANTING REQUIRE WITHS AND TREES REQUIRED FOI AND INCLUDE A WINNIAW OF ONE (1) TREE FOR EVERY HUNDRED (300) SQUARE FEET OR FRACTION THEREOF OF BUFFERYARD AREA. TREES SHALL BE GUIDT TYPES OFFAN FIFTER-WAD AREA. TREES SHALL BE GUIDT TYPES OFFAN FIFTER-WAD AREA. TREES SHALL BE GUIDT TYPES OFFAN TABLE OF TREE EVALUATION AND MCNOCOTS OFFANING / TWELVE-FOOT WINNIAW HEIGHT AT WATURITY AS LISTED TABLE OF TREE EVALUATION AND MCNOCOTS OFFANING / TWELVE-FOOT WINNIAW HEIGHT AT WATURITY. THE SPECE SHALL BE AT LEAST TWO-THIRDS (2/3) DROTS.	QUENERAL SOUTHERN STE NERMICTER R A VUA THREE BUFFERYARD LANDS. AREA = 5,957 SF VING A ADDITIONAL TREES REQUIRED = 14 IN THE ADDITIONAL TREES REQUIRED = 23 ⁴
		LANDSCAPE STRP REQUIREMENTS: A TEN (10) FOOT LAN STRP SHALL BE REQUIRED TO BE LOCATED ALONG ALLS LINES WHICH ARE ADJACENT TO RESIDENTIAL PROPERTY. LANDSCAPE STRP SHALL INCLUDE TREES, SHRUBS AND C COVER THE WIDTH OF THE LANDSCAPE AREA SHALL EXT	ROPERTY SUCH SROUND

	I		4		ī			5			r	
		1.46		'E SCHI								
KEY	DESCRIPTION	CATEOORY			SALT TOLETWICE	WATER	DESIGNATION	QUANTITY	TOTAL DBH	NOTE		GR
BS.	Bursera Sinaruba Gundo Londo Ibit/ B°sproy 4°08H	LARCE Shade thee	A .	YES	нюн	10#	REAR, BLIFFER	9 WATCH	55"	MAINTAIN 6' CLEAR Candpy to BLDG.		9400 South Dadeland
00	DOCCOLOBA DIVERSIFOLIA FICEON FLUN 18/17/ 5/SPRD/ 4"Den Standard 8.5' (MIN.) CLAR CANOPY HERBIT	Wedjiuw Shade tree		YES	нюн	LDW	STREET TREE (SJR. ATA)	2 WATCH	8"	MAINTAIN 6' GLEAR CANOPY TO BLDG.		Suite 601 Miami, FL 33156 305 / 378 5555
Œ	DONDGARPUS ERECTUS DPECN BUTTONYGOD 18"HT/ 9"STROM 4"DBH	LARGE SHADE TREE	٨	YES	нюн	LDW	REAR, BUFFER	14 WATCH	587	NAINTAIN 6' CLEAR CANOPY TO BLDD		305 / 279 4553 fax www.graef-usa.com
ars	DONOGARMUS ERECTUS 'SERICEUS' SILVER BUTTONWOOD 24"HT/ 24"SPRD/ 30"OC			YES	нюн	LOW	iyat used	H/A		N/A	с	CERTIFICATE OF AUTHOR
OR.	CLUSIA ROSEA PITCH APPLE SO"HT/ 30"SPRD/ 7G/ FULL/ 38"OC	SHRU8		YES	нки	LDW	PERIWETER	140		NAINTAIN 4'-s' ht Full shrud		
F	EUGDNIA FOETIDA SPANSH STOPPER 16717/ 5'SPRD/ S'CLPR STANDARD 8' (MIN) CLEAR TRLAK	SMALL SHADE TREE		YES	HIOH	LOW	STREET TREE (N.E. JOIN ST.)	4 WATCH	12-	NAINTAIN 6' Clear Canopy to Bldg.		
EL.	EPNODEA LITTOPALIS DOLDEN BEACH CREEPER 12"HT/ 18"SPRD/ 3G/ 18"OC	ground cover		YES	HIGH	LOW	VUA/PERINETER ROW DEDICATION	295		Naintain Below 18" ht		the state
FOI	RCLS MICROCARPA CV OREEN ISLAND GREEN ISLAND FICUS IBTHT/ 18"SPRD/ 24"QC	SMALL SHRUB		ho	нюн	LDW	ROW/PERIMETER	345	}	NAINTAIN 24 ht		THIS ITEM HAS BEEN I AND SEALED BY PAOL ON THE DATE ADJACE
ß	GUALACUM SANCTUM LIGNUM MITAE NGHT/ 1'SPRD/ 2"CLPR	SMALL SHADE TREE/ FLOWERING TREE		YES	HIGH	LOW	PERIWETER	& WATCH	12		F	PRINTED COPIES OF TH NOT CONSIDERED SIG AND THE SIGNATURE I ON ANY ELECTRO
PL.	POLYALTHIA LUNGIPOLIA PENDULA MAST THEE 16"NT/ 5" SPRD/ 3"DBH SMGLE	SMALL SHADE TREE	*	NO	NED	LDW	VUA/PERINETER	4 WATCH	12"			FOR THE FIRM :
PS	PHOCH X SYLVESTRIS SYLVESTER DATE PALM IS" CLEAR STRUGHT TRUMK B.S" (VIN.) CLEAR CANOPY HERBIT	LARGE PALÂN		NO	HIGH	LOW	STREET TREE ROW DEDICATION	7 WATCH		MAINTAIN FOOT Clear Signt		
qv	DUFRCUS VIRGNIANA LIVE DAN 18/11/ BSPRD/ 4"DBH 5' (MIN-) CLLAR TRUNK	LARGE Shade tree	A	YES	HIGH	LDW	STREET TREE	10 WATCH	40	NAINTAIN 5' Clear Canopy to Bldc.		FT. LAUDERDALE 2985 NORTH OCE/ FT. LAUDERDALE BEA
SAT	SCHEFFLERA ARBORICOLA CY TRIMETTE VARIEGATED ARBORICOLA 24"HT/ 24"STRI0/ 30"OC	SHRUB		ho	нсн	LOW	ROW/PERIMETER	325		NAMTAIN 30 ht	22/2022	
500	STENOTAPHRUM SECUNDATUM PALMETTO SAMT AUGUSTNE BRASS BOD FLATS AND PLUDS	500		HO	WED	HIDH	ROW/PERIMETER	on-Site 1,230 Sf		REPLACE ALL SOD DAMAGED IN ROW	07/22/	BRANDON STF 300 Pasader Orlando, Flerk (407) 835-9000; Fan
57	SABAL PALWETTO DABBAGE PALW IG'NT/ STRACHT/ BOOTED	PALN		YES	нюн	LDW	PERWETER	7 WATCH			DOT	
P	TRADESCANTIA PALLIDA "PURPUREA" PURPLE QUEEN 12"NT/ 12"SPRD/ 12"QC	Grouing Cover		ho	WED	L D#	PERMETER	258		Maintain Below 18" ht	Ē	NO. DATE RE 1 1/13/22 BD COM 4/14/22 FDOT C
ZP	ZANIA PUNILA Dodnite 24"ht/ 24"sprd/ 30"oc	GROUND COVER		YES	HIGH	LDW	ROW/PERIMETER	191	3			4/29/22 BD CON 5/9/22 BCTD C 7/22/22 FDOT C
	STREET TREES/PALMS WITH THEIR CANOPY LOC: Street TREES/PALMS WITH THEIR CANOPY LOC Ground Covers Located within Root Clear Shrub and Groundcover Quantities are are renoval, tree prunnes, tree pelocation and pu Licestruly, Broward County, Fri, and Latest and Licestruly, Broward County, Fri, and Latest and Licestruly, Broward County, Fri, and Latest and		LAND	SCAPE	E NOTES					NOLUDING CITY		1/4/23 FIELD R 5/10/24 FDOT N
	TREES AND PALN'S SHALL BE FLORIDA GRADE No. (
	VEY FOR ADDITIONAL SITE INFORMATION, SEE SHEET S For shall protect all existing pavelients, princi					IN RASTRUCTU	RE INDICATED TO REMAIN	N WITHIN WORK	AREAS FROM	DAWAGE DURING		
	ROM SHALL PROTECT ALL EQUSTING PAVENIENTS, PENCI 5 of more and shall restore of reprace all for all mars antected by there provide and re- tained on a site shall be protectively bardical a fouctably frequentiate assumptions and be an and the state of the shall be and the shall be an all the shall be and the shall be and the shall be an and the shall be and the shall be an											PROJECT NUMBER:
INVESTIG	NOY, THE ANOUNT OF BAID ASSUMPACE SHALL BE BA E EQUIVALENT VALUE FOR THAT THEE. XSCAPE WORK SHALL BE COORDINATED WITH OTHER D	SCIPLINES AS REDURED	THROUGHOUT	DURATION OF V	OBK.							DATE: DRAWN BY:
AND PRO	KING TO ENSURE OVERALL HEALTH OF TREES.											CHECKED BY:
	ROR SHALL WARRANTY NEWLY INSTALLED TREES FOR A Overall Health of Thees.											APPROVED BY:
	E THAT SHOULD DIE, OR IS OTHERWISE FOUND TO BE DIET THE CONTRACTOR WITH DOUAL OR DETECT FLANT Dyc-Tree Nuch from Welaeuka, Euganptus, Au Required III Plant Becs, Except Annual Becs, An Ast SX (0) NCHES ANKY FROM ANY PORTION OF A										A	SCALE:
1. NO STRU	CTURE DR PLANTING SHALL EXCEED 30 INCHES IN HE Is naturals planted adjacent to travel lang si	NINT WITHIN SAFETY SIG	HT TRANSLES.									
J. SHADE T	REES INSTALLED WITHIN B FEET OF PUBLIC INFRASTRU To Boos Shall be excavated to a Normanni depth Cil, Racionil Insterat Shall de Frat From Rock.	CTURE SHALL UT LIZE A	ROOT BARRIER	SYSTEM. ALL S	SHADE THEES INSTA	LLED WITHIN B	FEET FROM FACE OF GI					LANDSCAPE REQUI SCHEDULE AND NO
					OIL NOT							
STONE, O	NOR SHALL PROVIDE CU-STRUCTURAL SOLL WHERE IND Lay Loam and Phidrogel Which is a potassium fr To configments of the structure ray and are worth	CATED ON PLAN AND I	HALL CONFORM	WITH CU-SOI	L'AS PATENTED BY	CORNELL UNIVE	RSITY, PATENT #5,849,0	NORREST OF LEG	A WORLINE O	F CRUSHED		
	E COMPONENTS OF THE STRUCTURAL SOL ARE NORE Thurn Worther, Nusked Lineststone, Saal as Narrowly Graded F - Jony, Sle 20-108, Gan 22-408, Dreame Vart											1 9 4
2	-30%, SLT 20-40%, CLAY 25-40%). OFC441C WATT	IN SHALL RANCE BETWE	EN 2% AND 50		EDOTI	andaaa	o Dormit Nu	mbor 20	12214	01 00010		

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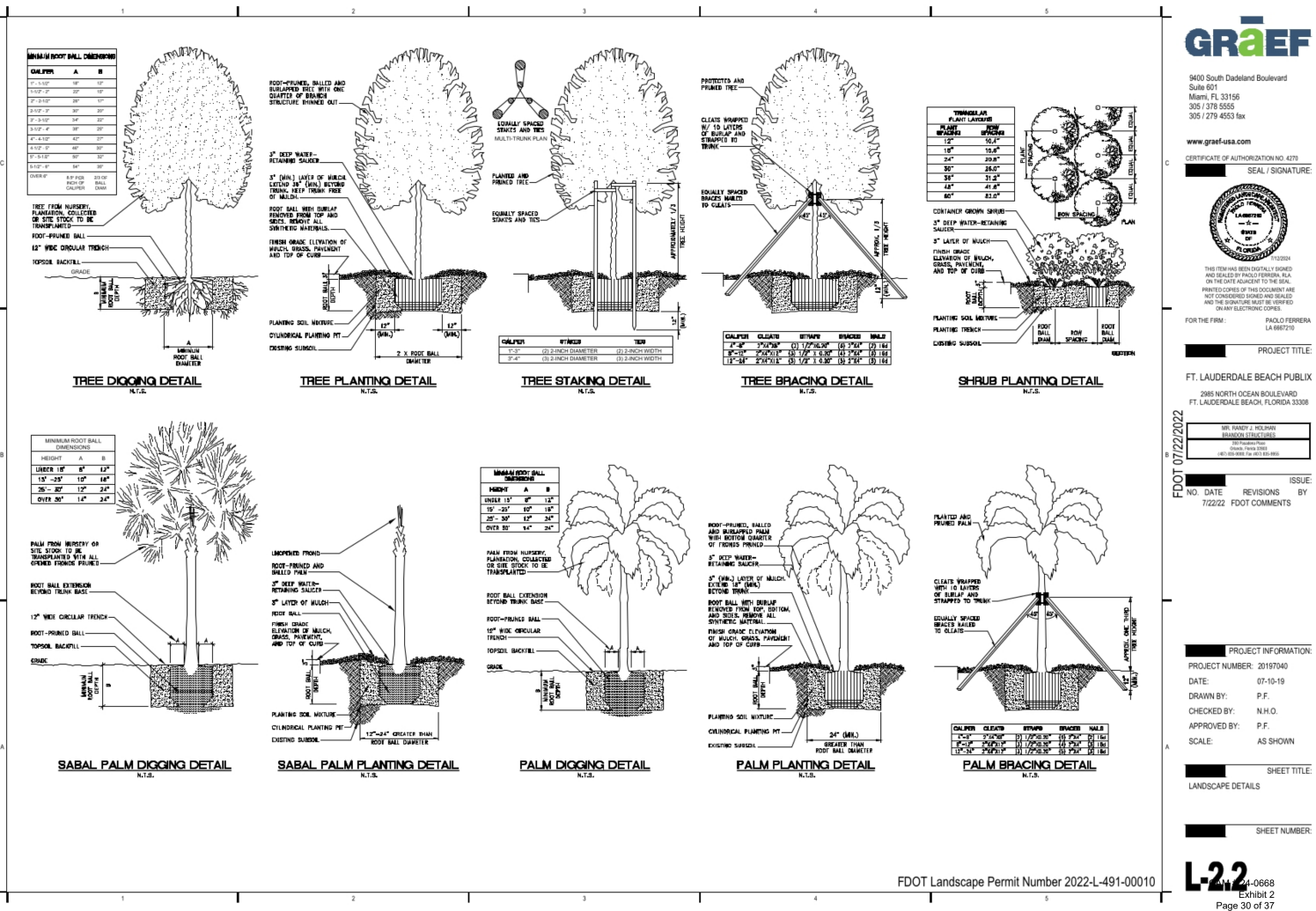


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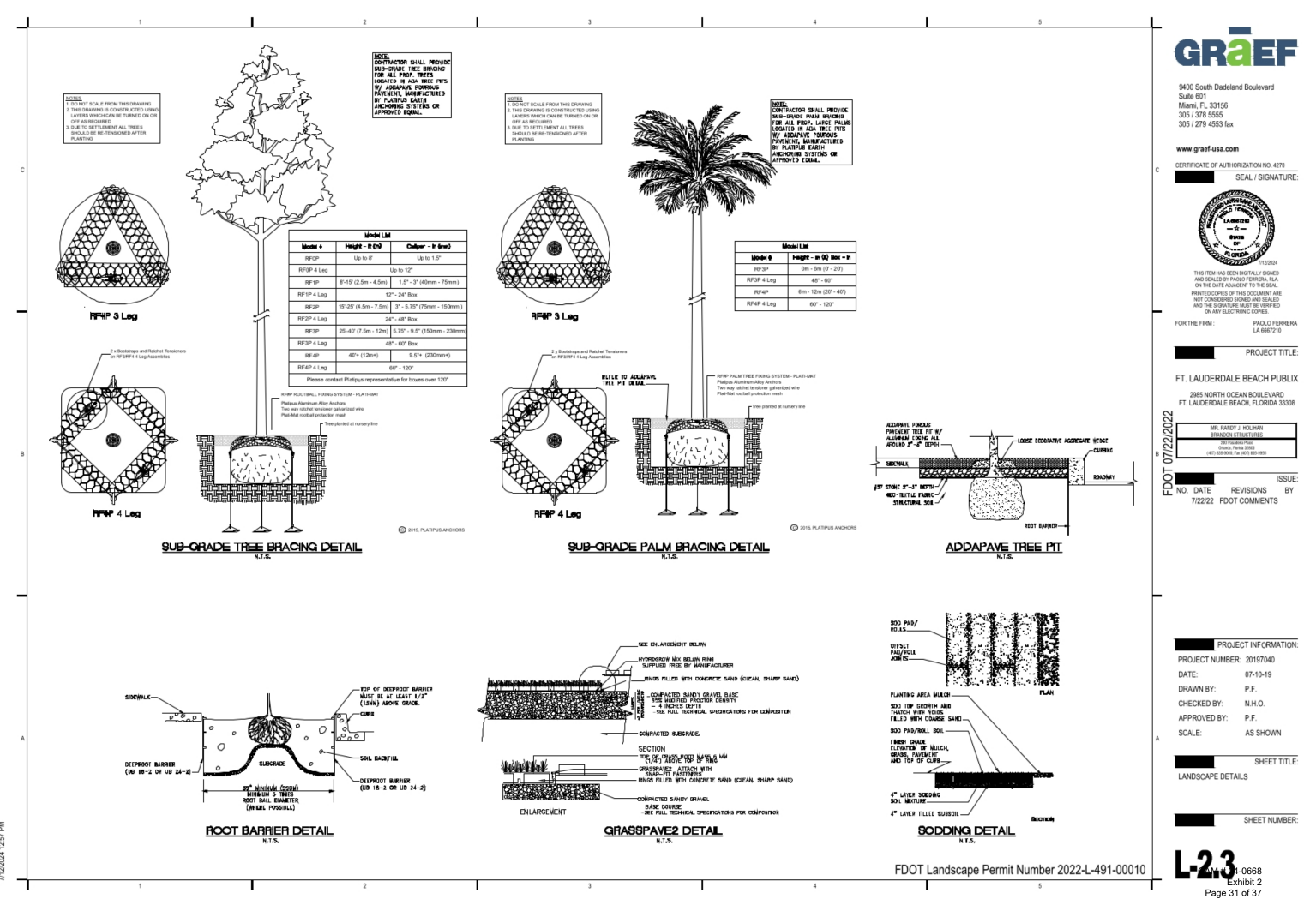
Exhibit 2

Page 29 of 37



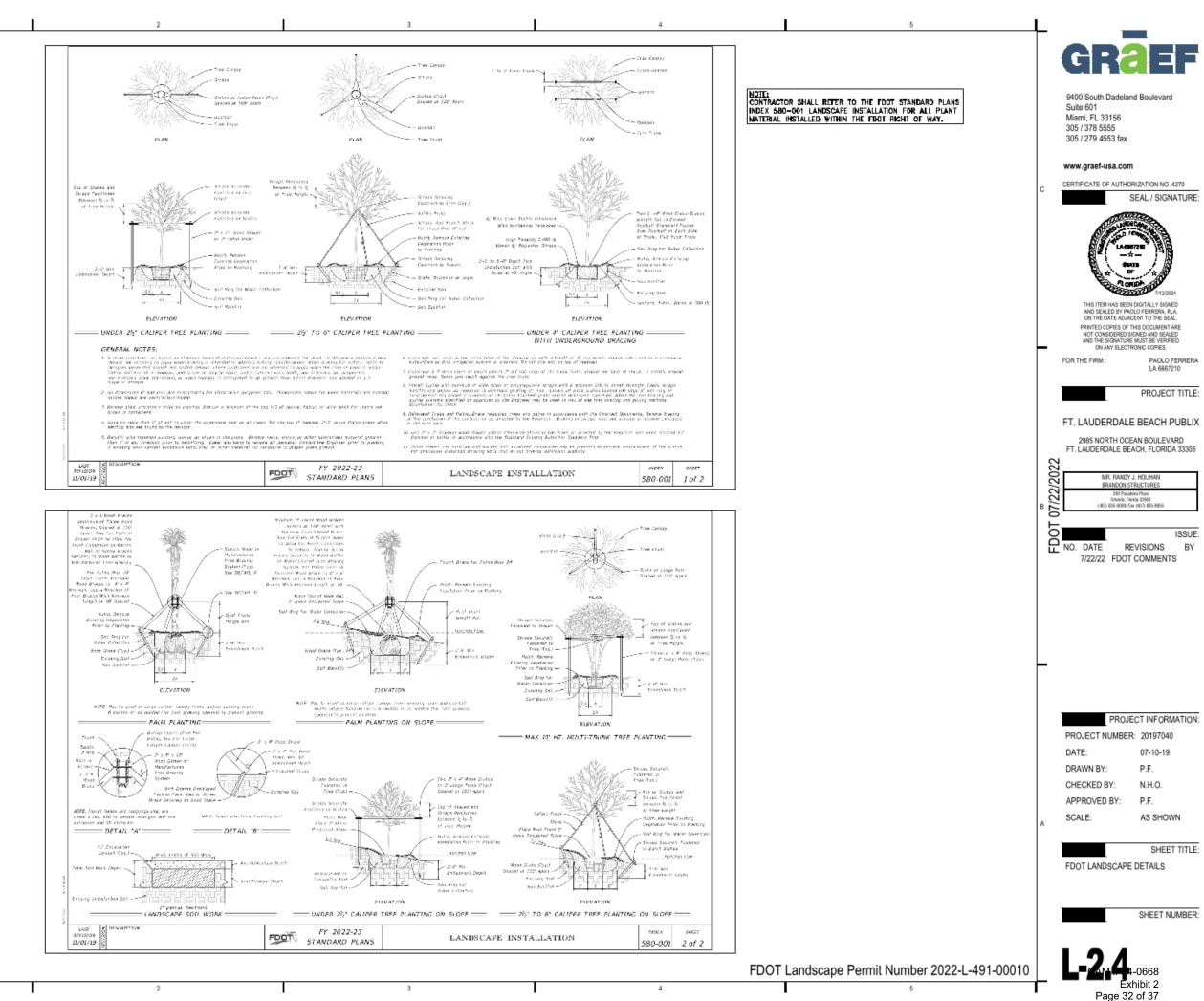
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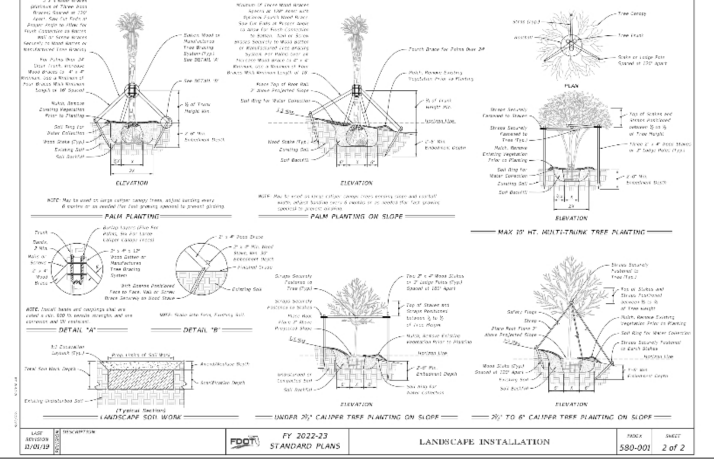
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AILS

SECTION 32 93 00 PLANTS

PART I GENERAL

- 1.01 SECTION INCLUDES
- A PREPARATION OF SURSOIL AND TOPSOIL B. NEW TREES, SHRUBS, AND GROUND COVER
- C. WULCH AND PERTILEZER.
- D. TREE FRUNIND.
- 1.02 SUBVITTALS

REPIOD.

1.0.8 QUALITY ASSURANCE

CONDITIONS.

PROJECT SHE

1.05 DELIVERY, STORADE, AND HANDLAND

B PROTECT AND MAINTAIN PLANT LIFE LINTE PLANTED.

1.04 SITE VISITS

1.07 WARRANTY

PART 2 PRODUCTS 1.DI PLANTS

PALNS

HERBS

2.03 NULCH WATERIALS

2.D4 ACCESSORES

A PROVIDE DIVE YEAR WARRANTY.

2.02 SOL AVENDWENT NATERIALS

VEGETATION NEDIUM

TREES, SHRURS CROWNO

& WRAPPING MATERIALSE BURLAP.

GROUND

GROUND

EAST COAST FERTILIZER AND CHEWICAL (AFEC) AS SCHEDULED BELOW:

A SUBNIT LIST OF PLANT LIFE SOURCES WITH ACCOMPANYING RECENT PHOTOGRAPH OF TYPICAL SAMPLE FOR EACH SCHEDULED PLAN SPECIES

A SUBNIT CERTIFICATES OF INSPECTION AS REQUIRED BY GOVERNING AUT-ORITES HAVING JURISDICTION, SUBNIT PLANT SAMPLES AND CULTIVAL CERTIFICATES ISSUED BY MURSERY.

D. SUBNIT MANUFACTURERS' PUBLISHED TECHNICAL DATA, AND INSTALLATION AND MAINTENANCE INSTRUCTIONS FOR MATERIALS AND

E SUBNIT PROPOSED SCHEDULE WITH DATES FOR EACH TYPE OF MANTING DURING FAVORABLE WEATHER FOR SUCH WORK, COMPLETE SCHEDULE WITH SPECIFIED MANTINANCE PERIOD TO PROVIDE MANTENANCE FROM DATE OF SUBSTANTING, COMPLETED IN TOR FLANTING, DICE SCHEDULE IS REVIEWED, REVIEW DATES DILL'AS ADDEPTED IN WRITING, AFTER DOCUMENTATION OF REASONS FOR DELAYS.

r. Slenýt tvytevrottén ikstrajchovys precediánchovy mányteľkánce procedunes to be established by dwiner for Kaintenance of plants for one full year. Subiát instructions pisor to expreation of required namtenance

A COMPLY WITH APPLICABLE REQUIREMENTS OF GOVERNING AUTHORIZES HAVING ARRESORDEN, INCLUDING ANIAL AND PLANT HEALTH Inspectron Sommes of the US department of Adgoulture, robba department of Adgiusting and onspiller services, South Floreme aver Mandelen (Distort, Browned County, and Otto of the Lauderdale)

C. PROVIDE PLANTS THAT COMPLY WITH APPLICABLE PROVISIONS OF FLORIDA DEPARTMENT OF AGRICULTURS AND CONSUMER SERVICES GRACES AND STANDARDS FOR NURSERY PLANTS FOR GRADE NUMBER 1 OR BETTER.

E. PROVIDE PLANTS THAT HAVE A HABIT OF GROWTH THAT IS MORNAL FOR SPECIES AND CULTIVARS, AND THAT ARE SOUND, HEALTHY, VIGOROUS, WELL ROOTED, AND FREE OF INSECT PESTS, PLANT DISEASES, WEEDS, AND INJURIES.

F. PROVIDE PLANTS GROWN IN RECOGNIZED NURSERY IN ACCORDANCE WITH GOOD HORTICULTURAL PRACTICE, UNLESS SITE, COLLECTED, OR PLANTATION STOCK & MORATED. PROVIDE PLANTS GROWN IN CLARATE, SOIL, AND WATER CONDITIONS SMILAR TO PROJECT SITE

H. SHOP PLANTS WITH DERTIFICATES OF INSPECTION REQUIRED BY BEVERHAUS AUTHORITICS HAVING JURISDICTION. LABEL AT LEAST CINE Sample of face flatt time with a securely attacked waterfoor tag bearing legisle designation of common wave and Botanical Male, including culture.

A SCHEDULE SITE VISITS BY LANDSCAPE ARCHITECT FOR REVIEW OF PLANTS AND PLANTING SOL MXTURES, AND FIELD OBSERVATION OF PLANTING LANDLT, SUBSOIL CONDITIONS, SOL MERLINES, ROUCH AND TIMISH GRADES, PLANTING, AND FLANTED VEGETATION.

C. PROVIDE TIMELY PROT-FRUNCD, FRESHLY DUG FREID-GROWN PLANTS. DO NOT PRUNE PLANTS PROR TO DELIVERY UNLESS OTHERNISS HIDECATED. DO NOT TE, BENE, OR LET PLANTS IN SUCH WANGER AS TO DESTROY HAUTRAL SHARE, BRANCHES, OR DANAGE BARK OR PROTEALL PROVIDE PROTECTIVE GOVERNIE DURNE DELIVERY. DO NOT DROP PLANTS DURNE DELIVERY.

l landscape architect way review plants at indresery or at project site before planting for complance with requirements.

I, LANDSCAPE ARCHITECT NETANS ROHT TO FURTHER REVIEW PLANTS FOR QUALITY, PESTS, DAWAGE, AND LATENT DEPECTS, AND TO Reject unsatisfactory or depective mattrial at any the during produces of work, review rejected plants productly

IL CONFLY WITH APPLICABLE REQUIREMENTS OF FLORIDA POWER & LIGHT COMPANY, INCLUDING LINE CLEARANCE CERTFICATION

P. PROVIDE PLANTS THAT COMPLY WITH APPLICABLE PROVISIONS OF ANSI 260.1.

e subnit continue and utilists top totsell, said, and ferilizers, subnit laboratory analysis results for PH and Catchic Excellence ante tests for torsell, and sains, provide tests and analysis. The association of totsell are recommended and sains for many second of the sain sains the sains for the sains for the association of totsell are consists.

B. SATURATE SOL. WITH WATER TO TEST DRAMACE.

C. VERFY THAT REQUIRED UNDERGROUND UTILITIES ARE AWAILABLE, IN PROPER LOCATION, AND READY FOR USE. 5.02 PREPARATION OF SUBSCIL

A PROVIDE TESTING AND AWALYSIS OF MPORTED TOPSOL.

A VERIFY THAT PREPARED SURSOIL IS READY TO RECEIVE WORK.

A PREPARE SUBSCIL TO ELIMINATE UNEVEN AREAS. MAINTAIN PROFILES AND CONTOURS. MAKE CHANNES IN GRADE ORADOML. BLEND SLOPES INTO LEVEL AREAS.

B. TESTING IS NOT REQUIRED IF RECENT TESTS ARE AVAILABLE FOR INPORTED TORSOL. SUBNIT THESE TEST RESULTS TO THE TESTING LANDRATORY FOR APPROVAL. NOTCATE, BY TEST RESULTS, INFORMATION INCESSARY TO DETEMBINE SUTTABLIET.

R REMOVE FOREICH MATERIALS, WEEDS AND UNDESBRABLE PLANTS AND THEIR ROOTS. REMOVE CONTAMINATED SUBSOIL. C.SCHEFY SUBSOL TO A DEPTH OF 3 INCHES (75 MÅ) WHERE PLANTS ARE TO BE PLACED, REPEAT CULTINATION IN AREAS WHERE Equipment, used for hauling and streading topsol, has compared subsol.

D. DRY PITS, THENCHES, AND BEDS OF SIZES MORATED ON DRAMMES WITH VERTICAL SIDES AND SLIGHTLY PAGED NOTTOW AT CONTRY TO PROVIDE PROPER BRAINAGE, LOOSEN HARD SUBSOIL AT BOTTOM OF EXCAVATION, FILL ECCAVATION WITH WATER AND ALLOW PERCOLATING BEFORE PLANTING. 5.05 TRANSPLANTING

A TRENCH AROUND FOLD-GROWN PLAKITS TO BE TRANSPLANTED, WNETHER NURSERY OR SITE STOCK, TO FORM ROOTBALLS OF SIZES BUDGATED ON DRAVINGS. BACADILL WITH NATIVE GROUND TOPSOL OF WITH PLAKITING SCIL MOTTURE IF DRAVING WEDING S LINESTONE B. RELOCATE PLAYIS WHEN SUFFICIENT, BUT NOT EXCESSIVE, NEW ROOT DROWTH IS ESTABLISHED TO ASSUME FULL RECOVERY, REPEAT BOOT-PRUNING AS REQUERD TO CHECK EXCESSIVE POOT DROWTH.

S.O.L. LAYOUT

A. SEAKE INDIVIDUAL PLANTING LOCATIONS AND OUTLINE NULTIPLE PLANTING AREAS. SECURE LANDSCAPE ARCHITECT'S ACCEPTANCE REFORE START OF PLANTING WORK, NAME ADJUSTINISTI AS MAY BE REQUESTED. 6.05 INSTALLATION

A SUBJECT TO COMPLIANCE WITH APPLICABLE REQUIREMENTS, INSTALL WATERIALS AND PRODUCTS IN ACCORDANCE (WITH WANUFACTURERS' Recommendations

5.08 PLANTING SOIL WIXTURES

2.08 SOURCE QUALITY CONTROL

PART & EXECUTION

5.01 EXAMINATION

A PROVIDE PLANTING SOIL WIXES COMPOSED BY VOLUME AS SCHEDULED BELOW:

VERETATION PEAT HUMUS SAND PAL MS 30% 70% TREES. SHRUPS. HEPRS 50% 50%

B. BEFORE WORK, SCREEN PEAT HUBBLE TO A FRUARE CONDITION FREE OF ROD'S, PLANTS, SOOS, STONICS, CLAY LUBPS, AND OTHER EXTRANEOUS WATERIALS HARNFUL OR TODIO TO PLANT ORDIVITY. CHOROUGHLY NO. TOPSOL, AND AMENDMENTS. 5.07 ETRINITING

A AFFLY FERTILIZER IN ACCORDANCE WITH MANUFACTURER'S INSTRUCTIONS.

R DELAY MODING OF FEFTILIZER IF PLANTING WILL NOT FOLLOW WIXING WITHIN 3 DAYS.

5 DR PLANTING

A SET PLANTS PLUMB AND CENTERED ON RAISED EXCAVATION BOTTONS WITH TOP OF ROOTBALLS FLUSH WITH ADJACENT TOPSOIL, REMOVE Build of from Sides, but not from Botton, of Rootballs of Field-Spown Stock.

B BACKYLL WITH FLANTING SOL NIXTURE, PLACE MATURE IN LIDHITY COMPACTED LAYERS, WORK AND WATER EACH LAYER TO SETTLE BACKYLL, ELIMANTE VOIDS, AND SATURATE FLANTING SOL NOTTINE, BACKYLLL EXCAVATORS TUBH YNTH ADLACHT TOPSOL, ALLOWING FOR NATURAL SETTLENKET. DEN TOP OF BACKELL TO RETAIN YNTER AND ACCOMMONATE MUCH AROUND FLANTS. C.STAKE AND BRACE PALIES AND TREES INVEDIATELY AFTER PLANTING, AS INDICATED DIA DRAMINGS, DO NOT MAIL THROUGH BRACES AND CLEARS INTO PLAN TRIMINGS.

D. FREMINE SUB-BRADE TREE AND PALM BRACING AS INDICATED ON DRAWINGS IN ACCORDANCE WITH MANUFACTURER'S INSTALLATION Decompletion of the sub-bradienes. 5.00 MULCHING

A MULCH ENTRE SURFACE OF PITS, TRENCHES, AND BEDS, PROVIDE MULCH THICKNESS INDIGATED ON DRIVINGS, DO NOT APPLY MULCH Administ truings of Steins. Trush Kulch Level with Admicent Trubes Orades.

A MISTALL BED DIVIDER IN ACCORDANCE WITH RECONVIENDATIONS OF MANUFACTURERS.

5.11 PORCHIS FLEORLE PAVING

A INSTALL POROUS FLEXIBLE PAVING FOR USE WITH STABILIZED SOD AREAS IN ACCORDANCE WITH RECONVENDATIONS OF MANUFACTUREPS

5.12 THEE PRUNING

A PERFORM PRUNING OF TREES AS RECOMMENDED IN ANSI 4300 PART 1.

R PRANE, THIN DUT, AND SHAPE PLANTS AS INDICATED ON DRAWINGS TO RETAIN NATURAL CHARACTER AND PROVIDE REQUIRED HEIGHT, Spread, and glar trink inhediately after planting. Unless otherwise indicated, dd not gut tree truik lladers or Undrened plan fromos, penove only dead or injured branches from flowering trees. Remove and replace excessionly Prantic or Naltorno plants resulting from injured branches.

115 ANTOESICCANT

A APPLY AND SECONT TO THES AND PAINS USING POWER SPRAY TO PROVIDE AN ADEQUATE FILM OVER TRAINS, BRANCHES, STEMS, Twees, and follows: If decoudles there are not been and the state of the second at number before noting and aduly attract 2 years after playing.

5.14 FIELD QUALITY CONTROL A PLANTS WILL BE REJECTED IF A BALL OF EARTH SURROUNDING ROOTS HAS BEEN DISTUMPED OR DAMAGED FRIDR TO OR DURING PLANTNG.

3.15 NAIHTENANCE

A BEGIN WANTEWARGE INVERTATELY AFTER PLANTING. WAINTAIN PLANTS WITH RIVAL ACCEPTANCE, BUT FOR NOT LESS THAN 180 DAYS After Substantial completion of planting.

R MAINTAM FLANTS BY WATERING, FERTILIZING, WEEDING, TRINING, AND DTHER OPERATIONS SUCH AS DEGRACING AND REPLANTING, AS Required to establish addeptable plants, spray as required to neep plants free of desect pests and plant diseases.

C. WATER FELD-GROWN PLANTS DAILY FOR SO DAYS, EVERY OTHER DAY FOR 180 DAYS, AND WEEKLY THEREAFTER. APPLY 3 GALLONS OF MATER FER CALIFUR AUG. DO NOT WATER F ROOTBALL IS WET ON WATER FER CALIFUR DAY. D. REPLACE NULCH WHEN DETERIORATED.

E. MAINTAIN WRAPPINGS, OLIVS, STAKES AND THES. REPAIR OR REPLACE ACCESSIONES WHEN REQUIRED.

5.14 DISPOSAL OF WASTE

A REMOVE AND LEAVALY DEPTER OF SLIPPLIS SOR AND WASTE WATERAL, INCLUDING DOCESS SUBSOIL, LAISUITABLE SOR, TRASH, DEBPIS, AND CONTAINANT LAITEMALS, OF PROLECT SITE. DO NOT USE WASTE MATERAL AS BACKFILL OF IN PLANTING SOL WATURES. BURNING IN NOT PERMITE ON PROLECT SITE.

B REMOVE TEMPORARY SUPPORTS, SUCH AS STAKES, BRADES, CLEATS, STRAPS, AND HALS, ONCE PLANTS BECOME ESTABLISHED AND SELT-SUPPORTING, BUT NOT SOCHER THAN 30 DAYS PER INCH OF TRANK CALIPER AFTER PLANTING, WHETHER OCCURRING DURING OR AFTER SPECIFIED MAINTENANCE FERBUL

6.15 CLEANUP AND PROTECTION

A BEEP PAYEMENTS GLEAN AND WORK AREA N AN ORDERLY CONDITION, PROTECT WORK AGAINST DANAGE DUE TO PLANTING OPERATIONS, Operations by official, and actions of tressassers, maintain protection during bistallation and nartenance periods. Theat, period and actions of the second actions of the second action o

5.18 ACCEPTANCE

A. YHEN PLAYDING, INCLUDING NANITEWANCE, IS CONFLETED, SCHEDULE SITE YEST BY LANDSCAPE ARCHITECT FOR FIELD DESERVATION TO DETERMINE ACCEPTABLITY.

B WHEN OBSERVED WORK DOES NOT COMPLY VITH REQUIRINGERS, REPLACE REJECTED VICH AND CONTINUE SPECIFIED MAINTENANCE UKINL DESCRIPT ASIAN BY LANDSCAPE ANCHITECT AND FOUND TO BE ACCEPTABLE. REMOVE REJECTED PLANTS AND MATEMANS PROMPTLY FROM PROJECT SHE.

4

E BED DIVIDER: SUBJECT TO COMPLIANCE WITH APPLICABLE REQUIREMENTS. PROVIDE BLACK DIAMOND BD-20 BED DIVIDER WANUFACTURED By Valley view industries. F.PORGUS FLEXIBLE PANING SUBJECT TO COMPLIANCE WITH APPLICABLE REDUREMENTS, PROVIDE GRASSPAYEZ PORGAS PAVENENT SYSTEM FROM INVISIBLE STRUCTURES, THE SYSTEM REDURING VEHICULAR AND HEAVY LOAD SUPPORT OVER GRASS ADEAS WHER PROTECTING GRASS ROOTS FROM INAVIOL DEFECTS OF TRAFFIC.

DARL DE RAVIERLE HRANDE FRANCEUR GUYLER GUYLER BEARD BEUTEN, DA HA DARF FLAND BUTTEN, DURAN BELLERT, D. Delaver Neld-Grown Plant after Preparations for planting have been conflicted, plant indiedately, if planting is Delaver Nore Than & Hours After Beukery, set flants in Sharde, protect from Vertree, prevent vechangal damage, and Reep Roots Ingist with Walch or Burlar, do Not Penove Container-Oronn Stock from Containers until planting the

1.06 FIELD CONDITIONS A PROCEED WITH AND COMPLETE PLANTING AS RAPIDLY AS PORTIONS OF PROJECT SITE DECOME AVAILABLE, WORK WITHIN WEATHER LINITATIONS FOR EACH TYPE OF WORK REQUIRED.

IN WARRANTY: INCLUDE COVERAGE FOR ONE CONTINUOUS OROWING SEASON: REPLACE DEAD OR UNHEALTHY PLANTS.

MANUFACTURER

AFEC

AFEC

A DELIVER FERTILIZER IN WATERFROOF BARS SHOWING WEIGHT, CHEWICAL ANALYSIS, AND MAKE OF WARLACTURER.

B PROVIDE PLANTS WITH UNFORM HEIGHT, SPREAD, AND CALIFER WHERE MATCHED QUANTITIES ARE INDICATED.

B, WHEN CONDITIONS DETRIGENTAL TO PLANT OROWTH ABE ENCOUNTERED. SUCH AS FILL DEBRES, CONTAMINATION, ADVERSE DRAMAGE CONDITIONS, OR ORDINING OR DVERMEAD DESTRUCTIONS, NOTEY ARCHITECT BEFORE BRADING AND PLANTNO.

C. PLANT VEGERATION AND INSTALL MATERIALS DURING WEATHER EXVORABLE FOR SUCH WORK, CORRELATE PLANTING AND INSTALLATION WITH SPECIFIED WANTENANCE PERIOD TO PROVIDE NAMITENANCE FROM DATE OF SUBSTANTIAL COMPLETION FOR PLANTING.

D. INSTALL PLANTS AFTER FINAL GRADES ARE ESTABLISHED AND PRIOR TO SODDING OF LAWKS, UNLESS DTHERWISE ACCEPTABLE TO Architegt. If planting occurs after sodding, protect lawn areas and providently repair damage to lawns resulting from Planting operations.

C. REPLACEMENTS: MANTS OF SAME SIZE AND SPECIES AS SPECIFED, PLANTED IN THE NEXT GROWING SEASON, WITH A NEW WARRANTY COMMING ON DATE OF REPLACEMENT.

A PLANTS: SPECIES AND SIZE INEMTITIED IN PLANT SCHEDULE, GROWN IN CLIMATIC CONDITIONS SIMILAR TO THOSE IN LOCALITY OF THE

A FERTILIZER: SUBJECT TO COMPLIANCE WITH APPLICABLE REQUIREMENTS, PROVIDE FERTILIZERS MANUFACTURED BY ATLANTIC FLORIDA

SCOTT'S OSMOCOTE 14-14-14

ELPEAT HAIMUSI BROWN, FANLEY DIVORED, GRAHUMAR, NOM-FRENZAS, DECOMPOSED CANAMDIAH SPHADNUM MOSS, WITH PH RANGE 3.5 TD 7.5., or as otherwise suitable for intenced use, and with Nanau organic Natter Content of 53% by Weicht as Determinde by Astin 2027.4, method d.

C. SAND: CLEANED, WASHED, HUNGER 70 SUIDA SAND, FREE OF SUIT, SUIDDE, AMD TOXIC WATERIALS, WITH 100 PERCENT OF SAND PASSING A NUMBER IN SERVE AND NOT WORE THAN IN PERCENT PASSING A NUMBER 100 SERVE.

A MULCHING NATERIAL: SUBJECT TO COMPLIANCE WITH APPLICABLE REQUIREMENTS, PROVIDE ILONGAULCH PRODUCED BY FORESTRY RESOURCES INCORPORATED.

A FLITRATION/SEPARATION FABRIC: PROVIDE WATER PERMEABLE FILTRATION WATERIAL OF FIBEROLASS OR POLYPROPYLENE FABRIC.

C. STANES, BRACES, AND CLEATS: PROVIDE STANES, BRACES, AND CLEATS OF SOUND, NEW TREATED SOFTWOOD, FREE OF KNOTHOLES AND OTHER DEFECTS. PROVIDE STELL STRAPS AND HOT-OP GALWANZED WALLS.

D. THESE SUBJECT TO CONFLIMINGE WITH APPLICABLE REQUIREMENTS, PROVIDE DLIVE GREEN AT ARBORITES MANUFACTURED BY DEEPROOT.

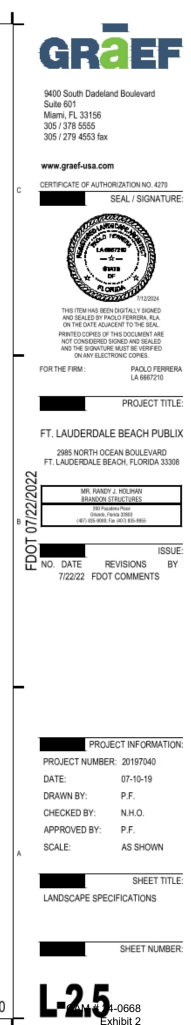
D. WATER CLEAN, FREEH, AND FREE OF SUBSTANCES OR WATER THAT COULD INHERT VIGOROUS GROWTH OF PLANTS.

L. PROVIDE PEAT THAT IS FREE OF NEW OTDEES, REASONABLY FREE OF SUBSOIL, BRUSH, WEEDS, AND OTHER LITTER, AND FREE OF ROOTS, STURIES, STORES LARGER THAN I INCH IN ANY DIMENSION, AND OTHER EXTRANEOUS OR TODIC WATTER HARWFUL TO GRASS

NEC ANALYSIS

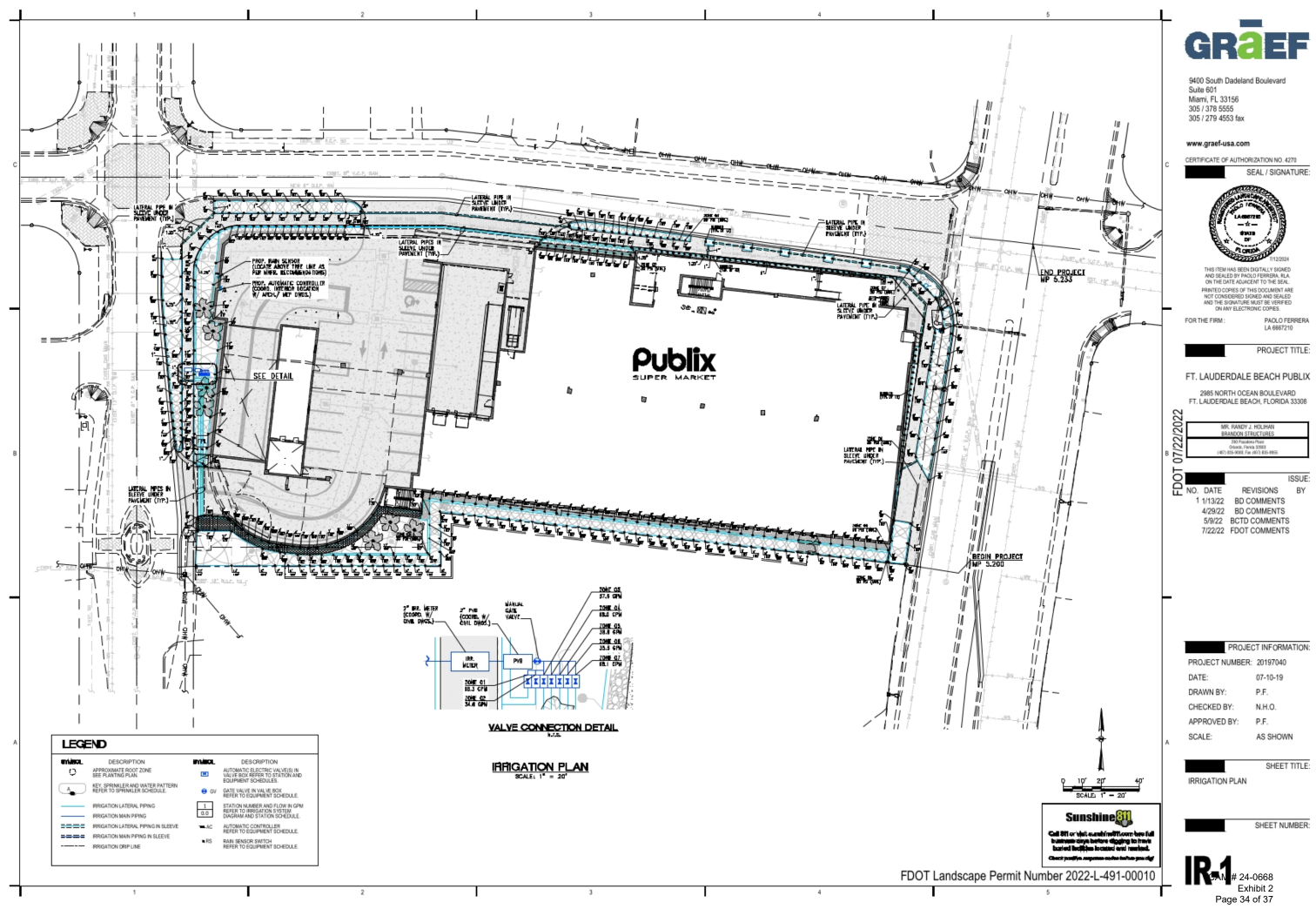
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Page 33 of 37

FDOT Landscape Permit Number 2022-L-491-00010



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EQUIPMENT SCI	HEDULE		
equapiaent Automatic controller	námutinen Ráun Bibd	MODEL Nodel Navber	B STATION
rain seksor	HUNTER	lini-c∟s-c	
GATE VALVE	NECO	ĭ-115-K	2 M CH
AUTOWAINC ELECTRIC VALVE	RÁUN, BUNDO	100-PEB-PRS-D 130-PEB-PRS-D 200-PEB-PRS-D	1 11(CH 1—1/2 INCH 2 11(CH
STATION WALVE BOX & COVER Splice Box & Cover	NACLEAN HIGHLINE Naclean Highline	170104 W/SNAP LOCK 181122 W/LOCK#4G SCREW	12 INCH STANDARD 10 INCH ROUND

PIPING SCHEDULE							
P eriko	MATERIAL	PIPE	FITTINGE	Joint			
Irrigation	Polyvini. Chidride (PVC)	Aství d 1785	Astin o 2466	Aství d. 2584			
Nan	Plastic MPE & Fittings	Schedule 40	Sch 40, socket	Solyent cenent			
IRRIGATION	POLYVINIL CHLORIDE (PVC)	ASIN' ID 1785	A stí n o 24 46	Asini d 2564			
Station	Plastic Pipe & Fittingos	Scheidule - Ad	Schi 40, socnet	Solvent cevent			
IRRIGATION	polyvniní, chlidride (pvc)	ASIN' D 1785	ASTÍN 0. 24466	astni d 2564			
SLEEVE	plastic pipe & fittinos	Schedule 40	Schi 40. soci(et	Solvent Cenent			
sprinkler head Flexible Johnt	POLYETHELENE Plastic tubbig & fittings	ASIN D 2737	THREAD / BARB	scremed / inserted			
IRRIGATION Drop line	N/A	H/A	H/A	N/A			

8	SPR	NK	.ER	SCI	Ð	ULE	

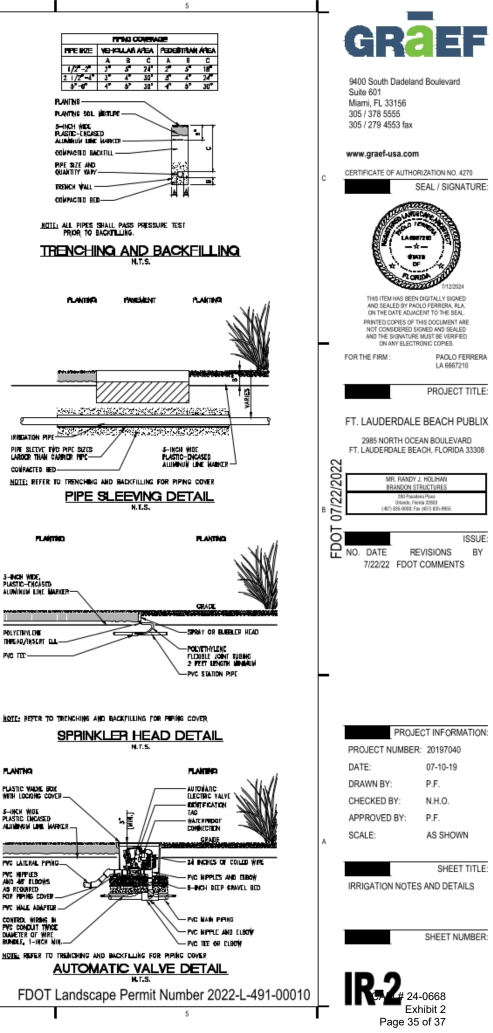
RACKUB	PÁTTERN	BOPT.	MIER	BODY	NO22LE	BÀSE	69	οù
ELEBLER.	TRHCKILE	HEAD	HALING THE R	PR09-04-PR930	PCH-25	1/2 NPT	50	0.25
ľ.	80'	HEAD	HARITER	PR05-04-PR550	79	1/2 N T	50	G. 11
2	180"	HEAD	HUHITER	PR09-04-PR530	24	1/2 NPT	-80	0.16
5-4	47	HEAD	HANGTE R	PR05-04-PR530	44	1/Z NPT	30	0.15
5-1	95	HEAD	HAMITER	PROS-01-PR530	4	1/2" NPT	50	0.28
5-4	120"	HEAD	HUNTER	PR05-04-PR530	44	1/2 NPT	-80	0.34
5-4	180	HEAD	HANTER	PR05-04-PR550	#	1/2 N T	50	0.45
5-4	2409	HEAD	HUMITER	PR05-04-PR530	44	1/2 NPT	-80	9.68
5-4	270	HEAD	HANNER	PR05-04-PR530	44	1/2" NPT	50	0.75
5-4	5807	HEAD	HANGTER	PR05-04-PR530	44	1/2 NPT	30	680
4	47	HEAD	HARITER	PR05-04-PR530	A	1/2 N T	30	9.18
4.5 F	907	HEAD	HUMPER	PR09-04-PR530	BA.	1/2" NPT	-50	0.37
4.0 - 5	120	HEAD	HUMITER	PR05-04-PR530	5A	1/2 NPT	-80	0.44
41	180	HEAD	HANNER	PR05-04-PR530	#	1/2 NPT	50	0.00
44-6	2407	HEAD	HANGTER	PR06-04-PRE30	FA	1/2 NPT	-80	488
42-0	270	HEAD	HANGER	PR05-04-PR550	M.	1/2 N T	30	1.10
4.5 8	560'	HEAD	HUMITER	PR09-04-PRS30	BA.	1/2 NPT	-50	1.28
+	*	HEAD	HUNTER	PR05-04-PR530	BA.	1/2 NPT	5 2	4.18
4 8	97	HEAD	HANGTER	FR09-04-PR530	BA	1/2 NPT	50	0.20
4-4	120"	HEAD	HARTER	PR05-04-PR530	BA.	1/2 NPT	-30	0.38
4°-8'	180*	HEAD	HANKIEP	PROS-01-PR530	24	1/2" NPT	30	0.58
• - ·	2407	HEAD	HUMITER	PR05-04-PR530	BA.	1/2 NPT	50	6.78
	270	HEAD	HUNTER	PR05-04-PR530	BA.	1/2 NT	50	0.87
6-8	860°	HEAD	HUMITER	PR05-04-PR530	BA	1/2 NPT	-80	1.16
7.5-10	45	HEAD	HANGTER	PR05-04-PR550	104	1/2 NPT	-50	0.25
7.5 - 10	97	HEAD	HANGTER	PR05-04-PR530	IGA	1/2" NPT	30	0.40
7.0 -10	120	HEAD	HUNTER	PR05-04-PR830	HOA	1/2 NPT	-80	0.60
7.5 10	1901	HEAD	HARTER	R00-04-78530	104	1/2 N T	50	0.00
7.6 - 10	2407	HEAD	HUMITER	PR05-04-PR530	HOA	1/2 NPT	-80	1.6
710	270	HEAD	HANNER	PR05-04-PR530	IGA	1/2" NPT	50	1,47
7.5 - 10	560*	HEAD	HEAVITE R	PR09-04-PR530	HOA	1/2" NPT	50	1.16
1-12	44	HEAD	HANTER	PR05-04-PR530	12A	1/2 NPT	60	0.32
1 17	907	HEAD	HANTER	FR09-04-PR530	124	1/2 NPT	50	0.65
9-12	120	HEAD	HUMITER	PR05-04-PR530	124	1/2 NPT	-50	0.04
V-12	140	HEAD	HANNITER	PR05-04-PR530	124	1/2" NPT		1.4
1-12	2407	HEAD	HANGTER	PR08-04-PRE30	124	1/2 NPT	80	1.16
1-1Z	270	HEAD	HARGIER .	PR05-04-PR330	124	1/2 N T	50	1.49
¥-12	580' 45	HEAD	HUMITER	PR05-04-PRS30	124	1/2 NPT	50	2.52
115-15		HEAD	HUNTER	PROS-04-PRSS0	154	1/2 NPT	50	4.47
11.5-15	907	HEAD	HAMIER	PR09-04-PR530	154	1/2" NPI	- 20	0.05
11.5-16 11.5-15	120*	HEAD	HANTER	PR06-04-PR530 PR06-04-PR530	154	1/2 NPT 1/2 NPT	80 50	1.24
11.5-15	2407	HEAD	HAMITER	PR05-04-PR530		1/2 NPT	- 30 - 50	1.45
11.5-15	240*	HEAD	HARAFTER Harafter	PR05-04-PR550	134	1/2 NPT	50	2.4
11.5-15	2/V 5807	HEAD	HANTER	PR05-04-PR530	1-34	1/2" NPT	- 20	172
128-17	43	HEAD		PR05-04-PR530	17A	1/2 NPT	30	0.60
122-17	-07	HEAD	HUNTER	PR05-04-PR530	174	1/2" NPT	50	1_20
128-17	120*	HEAD	HANTER	PR05-04-PR830	17A	1/2 NPT	<u></u>	1.10
12.6-17	1207	HEAD	HUNDER	PR03-04-P1330	17A	1/2 NT	50	2.40
128-17	2407	HEAD		PR05-04-PR530	17A	1/2 NPT		<u>5</u> 20
128-17	270*	HEAD	HUNTER	PR05-04-PR530	174	1/2" NPT	30	5.60
121-17	3807	HEAD	HUMITER	PR09-04-PRS30	174	1/2" NPT	-30	4.80
12 H - 1/	RECCANGLE	HEAD	HUNDER	PR05-04-PR530	E5-014	1/2 NPT	50	4.60
						1/2 N		
- x 1-	MEGTAHILL	HEAD	HANTER	PR09-04-PR330	103-313		50	9.63
<u>5 x 15</u>	RECCAMELE		HUMITER	PR05-04-PR530	105-513	1/2 NPT		
¥ × 18 ¥ × 30	RECEANCE	HEAD	HANTER	PR05-04-PR530	C8-550	1/2" NPT 1/2" NPT	30 80	1,72
- K 80'	RECCANELE	HEAD	HANNIE H	PR08-04-PR830	10-040	1/2 1	- 60	1,50

IRRIGATION NOTES

- 1. ALL IRRIGATION EQUIPHENT SHALL BE INSTALLED IN COMPLIANCE WITH LOCAL, COUNTY, AND STATE CODES AND REQUIRENENTS.
- 2. IRREGATION PLANS ARE DIAGRAMMATIC ONLY, ALL WAIN LINES, LATERAL LINES, AND WIRKING SHALL BE INSTALLED IN THE SAME TRENCH AND INSIDE PLANTING AREAS WHENEVER POSSIBLE, ALL NEW IRREGATION EQUIPMENT INSTALLATIONS MUST BE COORDINATED IN THELD WITH EXISTING IRREGATION EQUIPMENT, PLANTING, Electrical, and civil work contractor shall immediately notify landscape architect of complicits with proposed irregation equipment locations.
- 3. THE CONTRACTOR SHALL BE DEENED TO HAVE VISITED THE SITE PROR TO BIDDING AND SHALL VERFY ALL EXISTING CONDITIONS IN THE FIELD, DISCREPANCIES Found which hav alter the work shall be brought to the attention of the architect in writing for Approval or Modification. All existing compones including bit not limited to subsuppace components. Events of tasks updress have ontawing the containant, location, occation, and existing aboveground utilities, vegetation, and pavements shown on the drawings nust be field verified by the gontragtor before submittal of bid.
- PIPING WITH NO SIZE INDICATION IS 3/4-INCH MINIMUM SIZE. PIPE SIZES FOR SIMILAR SIZED PIPE SEGMENTS MAY BE SHOWN ONLY AT BEGINNING AND END OF SEGMENT FOR CLARITY, CONTRACTOR SHALL ADJUST PIPE SIZES AS MAY BE REQUIRED TO EMSURE MINIMUM AVAILABLE DESIGN PRESSURE (30 PSI) AT FARTHEST HEAD FOR EACH STATION.
- 5. LOCATE PART-CIRCLE SPRINKLER MEADS TO MAINTAIN A MINIMUM OF 6-INCHES FROM CLABING AND PAVEMENT, AND 12-INCHES FROM STRUCTURES. ADJUST SPRINKLER HEADS AS NEEDED TO ENSURE NO OVERSPRAY ONTO WALKWAYS, STRUCTURES, CURBING, OR PAVEMENT.
- 8. USE PIPE SLEEVES AT LEAST TWO PIPE SIZES LARGER THAN THE CARRIER PIPE OR TWICE THE DIAMETER OF THE WIRE BUNDLE TO BE PLACED UNDER ALL PAVING/STEPS.
- CONNECT NEW STATION VALVES TO PROPOSED AUTOMATIC CONTROLLER, MULTIPLE STATION VALVES NAY BE HOUSED WITHIN SINGLE VALVE BOX AS APPROVED BY LANDSCAPE APCHITECT DURING SHOP DRAWNING SUBMITTAL. REFER TO EQUIPMENT SCHEDULE.
- B. NAINTAIN SPRINKLERS AND BUBBLERS IN SEPARATE STATIONS. DO NOT COMBINE SPRINKLERS AND BUBBLERS TO SAME AUTOMATIC VALVE.
- 8. CONTRACTOR SHALL PROVIDE SEPARATION OF HYDROZONES, INSTINCT IRRIGATION STATIONS SHALL BE PROVIDED FOR TURE AND NON-TURE AREAS AS INDICATED ON PLAN. DO NOT COMBINE TURE/SOD AREA HYDROZONES WITH ANY OTHER PLANTING TYPE HYDROZONES.
- 10. INSTALLER IS REQUIRED TO CONDUCT FINAL TESTING AND ADJUSTIMENT TO ACHIEVE DESIGN SPECIFICATIONS PROOF TO COMPLETION OF THE SYSTEM AND ACCEPTANCE BY THE OWNER OF OWNERS REPRESENTATIVE.
- 11. INSTALLER SHALL PROVIDE OWNER WITH THE FOLLOWING POST-CONSTRUCTION DOCUMENTATION: A. AS-CONSTRUCTED DRAWINGS

- AS-CONSTRUCTED DRAWINGS RECOVERINGED MAINTEINAGE AGTIVITIES AND SCHEDULES OPERATIONAL SCHEDULE DESIGN RECOVERTION PARES INSTRUCTORS ON ADJUSTING THE SYSTEM TO APPLY LESS WATER AFTER THE LANDSGAPE IS ESTABLISHED WATER SCHEDULE WATER SCHEDULE WATER SCHEDULE NAMUFACTUREN'S DEPENDED NAMUFACTUREN'S DEPENDED NAMUFACTUREN'S DEPENDENCE (SUBE FOR IPRIGATION CONTROLLER

- 15. INSTALLER SHALL WATER SOID AREAS AND LANDSCAPE PLANTS DAILY FOR 30 DAYS, EVERY OTHER DAY FOR 150 DAYS, AND WEEKLY THEREAFTER. APPLY 3 GALLONS OF WATER PER CALIPER NICH. DO NOT WATER IF ROOTBALL IS WET ON WATERING DAY, WATER SOD AREAS FOR APPROXIMATELY 15 WINUTES PER ZONE. ALL IRRIGATION STATION RUN TIMES SHALL BE COORDINATED WITH OBSERVED FIELD CONDITIONS.
- 14. REFER TO IRRIGATION DETAILS AND SPECIFICATIONS.



PIPE SLEEVE TWO PIPE SIZES Larger than carrier ripe— CONPACIED BED



IRRIGATION ZONE DIAGRAM N.T.5.

3

POLYETHYLENE THREAD/INSERT ELL PVC TEE

FLANTING PLASTIC WALKE BOX WITH LOCKING COVER-S-INCH WIDE Plastic Encased ALUMINUM LINE WARKER PVC LATERAL PIPING AND 45 ELBOWS AS REQUIRED PVC WALE ADAPTER.

4

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SECTION 32 84 00 IRRIGATION

PART I GENERAL

- 1.01 SECTION INCLUDES
- A. FULLY AUTOMATIC IRRIDATION SYSTEM.
- B. FIPE AND FITTINGS, VALVES, SPRINKLER HEADS AND ACCESSORIES.
- C. CONTROL SYSTEM. 1.02 ADMINISTRATIVE REQUIREMENTS
- A. COORDINATION: COORDINATE THE WORK WITH SITE BACKFILLING, LANDSCAPE GRADING AND DELIVERY OF PLANT LIFE.
- 1.05 SUBWITTALS
- A SHOP DRAWINGS: INDICATE PENG LAYOUT TO WATER SOURCE, LOCATION OF SLEEVES UNDER PANELEMIT, LOCATION AND COVERAGE OF Sprinkler heads, components, plant and landscaping features, site structures, schedule of fittings to be used.
- B. PRODUCT DATA: SUBNIT COMPLETE PACKAGE FOR MANUFACTURERS' TECHNICAL DATA, AND INSTALLATION AND MAINTENANCE INSTRUCTIONS FOR MATERIALS, PRODUCTS, AND EQUIPHENT INCLUDING, BUT NOT LIMITED TO:
- INCLUDE COMPONENT AND CONTROL SYSTEM AND WIRING DIAGRAMS. INTERATION LOW VOLTAGE CONTROL WIFE.
- COUPLERS, SEALANTS, AND GANG-SPLICING (IF APPLICABLE) WATERIALS FOR UNDERGROUND WIRE CONNECTIONS
- 4. AUTONATIC CONTROL VALVES.
- 5. VALVE BOXES AND COVERS. 6. SPRINKLER HEADS, MOZZLES, AND ACCESSORES.
- 7. THICK-WALLED POLY PIPE AND BARBED FITTINGS (FOR WOUNTING SPRINKLER HEADS). 8. PVC AND GALVANZED STEEL PIPE, FITTINGS, AND NIPPLES.
- 9. PVC SOLVENTS (FOR SOLVENT-WELD JOINTS), 10. MICRO AND SUB-SURFACE IPRIGATION PIPE, MANUAL VALVES, ACCESSORIES, AND FITTINGS.
- 11. VIRGEN TEFLOW TAPE AND/OR OTHER SEALANTS (FOR THREADED JOINTS). 12. BACKFLOW PREVENTER.
- 1.5. RAIN SENSOR.
- 14. TEST CERTIFICATES OF PVC PIPE.
- 18. DETECTABLE UNDERGROUND TAPE
- G. RECORD DOCUMENTS: RECORD ACTUAL LOCATIONS OF ALL CONCEALED COMPONENTS OF PIPING SYSTEM
- D. OPERATION AND MAINTENANCE DATA: 1. PROVIDE INSTRUCTIONS FOR OPERATION AND MAINTENANCE OF SYSTEM AND CONTROLS, SEASCHAL ACTIVATION AND SHUTDOWN, AND NANUFACTURER'S PARTS CATALOR. Provide schedule indocating length of time each valve is required to be open to provide a determined andoint of water.
- E. WAINTENANCE WATERIALS: PROVIDE THE FOLLOWING FOR OWNER'S USE IN WAINTENANCE OF PROJECT,
- 1. EXTRA SPRINKLER HEADS: DHE OF EACH TYPE AND SIZE. 2. EXTRA VALVE KEYS FOR MANUAL VALVES: ONE,
- 5. EXTRA VALVE BOX KEYS: ONE. A EXTRA VALVE MARKER KEYS: ONE.
- WRENCHES: ONE FOR EACH TYPE HEAD CORE AND FOR RELAVING AND INSTALLING EACH TYPE HEAD.
- 1.04 CUALITY ASSURA
- A COMPLY WITH APPLICABLE REQUIREMENTS OF EOVERNING AUTHORITHES HAWING JURISDICTION, INCLIDING SOUTH FLORIDA WATER WANAGEWENT District, Broward County and Ctit of Ft. Lauderdale.
- B. COMPLY WITH APPLICABLE PROVISIONS OF NATIONAL ELECTRICAL CODE (NEC) AND NATIONAL ELECTRICAL MANUFACTURERS ASSOCIATION (NEWA) STANDARDS. PROVIDE ELECTRICAL COMPONENTS THAT ARE LISTED AND LABELED BY LINDERWRITERS LABORATORIES (UL).
- C. NANUFACTURER QUALIFICATIONS: COMPANY SPECIALIZING IN MANAFACTURING PRODUCTS SPECIFIED IN THIS SECTION, WITH NOT LESS THAN THREE (5) YEARS OF DOCUMENTED EXPENSION.
- D. INSTALLER QUALIFICATIONS: COMPANY SPECIALIZING IN PERFORMING THE WORK OF THIS SECTION WITH MINIMUM FIVE (5) YEARS OF EXPERIENCE. 1. IRGBARDAY SUBCONTRACTOR'S SUPERINTENDENT SHALL BE WELL-VERSED IN FLORIDA IRRIDATION SOCIETY STANDARD PLUNBIND PROCEDURES, PVC ASSLUBLY PROCEDURES, PLANS PENDING AND COORDINATION WITH OTHER PERIORNING CONTRACTS OF SERVICES IN THE PROJECT AREA.
- 2. ALL EMPLOYEES SHALL BE COMPETENT AND HIGHLY SKILLED IN THEIR PARTICULAR JOB IN ORDER TO PROPERLY PERFORM THE WORK ASSIGNED TO THEM.
- F. ALL WORK AND MATERIALS SHALL MEET OR EXCEPT THE SPECIFICATIONS AND STANDARDS OF THE FLORIDA ORIGATION SOCIETY (FIS).
- F, BACKILOW PREVENTION DEVICES SHALL BE INSPECTED AND CERTIFIED BEFORE BEING ACTIVATED FOR TEMPORARY USE IN CONSTRUCTION OR FOR USE IN FUEL OPERATOR.
- 6. NAMS SHALL BE CONSTRUCTED AND PRESSURE CHECKED FOR FINAL ACCEPTANCE.

1.05 SHE VISITS

- A. SCHEDILE SITE VISITS BY LANDSCAPE ARCHITECT FOR, FIELD OBSERVATION OF TRENCHING AND BACKFILLING, HYDROSTATIC TESTING, AND OPERATIONAL TESTING.
- PARE 2 PRODUCTS
- 2.01 IRRIGATION SYSTEM
- A. FULLY AUTOMATIC LINDERGROLING IRRIGATION SYSTEM, WITH ELECTRIC VALVES OPERATED BY CONTROLLER.
- 2.02 PIPING AND TUBING WATERIALS
- A. GENERAL:
- 1. POLYMINE DELORIDE (PVC) PIPE: ALL PIPES SHALL BE PVC UNLESS OTHER/USE INDICATED ON THE DRAMINES OR CALLED FOR IN THESE SPECIFICATIONS.
- a. ALL PIPES SHALL BE NEW AND FREE FROM DEFECTS. AND SHALL BE CONTINUOUSLY WARKED NORATING SIZE. SCHEDULE TYPE, AND DEPARTMENT OF CONNERCE STANDARD REFERENCE.
- 2.GALVANIZED STEEL PIPE: ALL WAINS WHICH ARE EXPOSED TO POSSIBLE DAMAGE (E.G., ABOVE GROUND) SHALL BE THREADED END, STANDARD WEIGHT, SCHEDULE 40 GALVANIZED STEEL PPE WITH 150 POUND GALVANIZED MALLFABLE PITTIKGS. S.ALL FLANGED FITTINGS REQUIRED SHALL BE NATED STEEL FITTINGS WITH NEW GASKETS.
- B. IRRIGATION WAINS:
- 1. PIPEL ASTN D1786 POLYVINYL CHLORIDE (PVC) PLASTIC PIPE, SCHEDULE 40.
 - D. EXCEPTION: WARKS WHICH ARE EXPOSED TO POSSIBLE DAWAGE (E.G., ABOVE GROLIND) SHALL BE THREADED END, STANDARD WEIGHT, SCHEDULE 40 CALVANEED STEEL PIPE.
- 2.FTTINGS: ASTN 02466 POLYVINYL CHLORIDE (PVC) PLASTIC FITTINGS, SCHEDULE 40, SOCKET.
- a. EXCEPTION: WHERE GALVANIZED STEEL PIPE IS USED, FITTINGS SHALL BE 150 POUND GALVANIZED WALLEABLE FITTINGS. 3. JOINT (PVC PIPE): ASTN D2564, SOLVENT CENENT.
- C. IRROBATION SLEEVES:
- 1. PIPE: ASTN D1765 POLYVINYL CHLORDE (PVC) FLASTIC PIPE, SCHEDULE 40.
- 2.FTTDNGS: ASTN 02466 POLYVINYL CHLORIDE (PVC) PLASTIC FIFTINGS, SCHEDULE 40, SOCKET.
- 3. JOINT (PVC PIPE): ASTNI 02564, SOLVENT CENERT.
- D IPPEGADON STATIONS:
- 1. PIPE: ASTN D1785 POLYVINYL CHLORIDE (PVC) PLASTIC PIPE, SCHEDULE 40.
- 2.FITTINGS: ASTN D2446 POLYVINYL CHLORIDE (PVC) PLASTIC FITTINGS, SCHEDULE 40, SOCKET,
- 3. JOINT: ASTN 02564. SOLVENT CENENT.
- E. SPRINKLER HEAD FLEXIBLE JOINT:
- 1. PIPE: ASTN 02737 POLYETHYLENE (PE) PLASTIC TUBING.
- 2.FITTINGS: THREAD / BARB.
- 3. JOINT: SCREW / INSERTED.
- A PRODUCT:
- a. RAINEIRD SWING PIPE.
- b. TORO 'POLY PIPE'.
- F, ELECTRICAL CONDUIT FIFE: PROVIDE GRAY POLYWAYL CHLORIDE (PVC) CONCULT AND FITTINGS UNDERGROUND, COMPLY WITH NEWA TC-2, NEWA TC-3, AND UL \$51, CONVERT TO INTI-DIP GALVANIZED RICID STEEL COMPLIT REFORE RISING ABOVE GROUND. 1. SIZE: AS REQUIRED BY GOVERNING BUILDING CODE OR AS INDICATED ON DRAWINGS, WHICHEVER IS LARGEST, MINIMUM SIZE 1 MICH (27 MINIM
- 2 CONDUCT INCLUDED UNDER THIS SECTION IS LIMITED TO LOW VOLTAGE WIRING BETWEEN TIME CLOCK CONTROLLER AND AUTOMATIC VALVE LOCATIONS
- 2.03 DURLETS

MIA/2019/20

A. EQUIPHENT SHALL BE AS INDICATED ON DRAWNINGS.

- 2.04 VALVES AND CONTROLS
- A. GATE VALVE: REFER TO EQUIPMENT SCHEDULE ON DRAWINGS
- R. AUTONATIC THE CONTROLLER: REFER TO FOURNENT SCHEDULE ON DRAWINGS.
- C. AUTONATIC CONTROL VALVES: REFER TO EQUIPMENT SCHEDULE ON DRAWINGS: 24-VOLT, AUTOMATIC,
- D. VALVE ROX: REFER TO FOURNENT SCHEDULE ON DRAVINGS.
- F MOISTURE SENSOR. REFER TO POULINAENT SCHEDULE ON DRAWINGS
- 2.05 SAND

A. GLEANED, WASHED COARSE SAND, FREE OF SILT, SLUDDE, AND TOXIC WATERIALS, WITH 100 PERCENT OF THE SAND PASSING A NUMBER & SIEVE AND NOT NORE THAN 4 PERCENT PASSING A NUMBER 100 SIEVE.

- 2.DB WRES
- A. PROVIDE WINIWUW 16 ANYO WIRES. PROVIDE SOLID COPPER CONDUCTORS FOR SIZES 10 ANYO AND SMALLER, STRANDED COPPER CONDUCTORS FOR SIZES & AND LARGER, PROVIDE COPPER CONDUCTORS WITH CONDUCTIVITY OF '98 PERCENT AT 585 (2010), PROVIDE WIRKS WITH Then/Then/Internoplastic insulation.
- 2.07 SPLICES

A. SUBJECT TO COMPLIANCE WITH APPLICATION REQUIREVENTS, PROVIDE 3N DBY AND DBR DIRECE BURIAL SPLICE KITS WANUFACTURED FOR 3N. 2.08 PIPING AND WIRING WARKERS

- A. SUBJECT TO COMPLIANCE WITH APPLICABLE REQUIREMENTS, PROVIDE PLASTIC-ENCASED ALLININUM BLUE DETECTABLE UNDERGROUND TAPE Labeled Burged Underground Irrestation Line Beldw.
- PART 3 EXECUTION

3.00 INSTALLATION

B. CONNECT TO UTILITIES

TON FROM NUM (TY CONTROL A. HYDROSTATE TESTING:

8. OPERATIONAL TESTING

3.07 BACKFILLING

3 OF EXISTING PAVENENTS

3.09 DISPOSAL OF WASTE

3.10 SYSTEM STAPLIP

3.11 CLOSEOUT ACTIVITIES

- 3.DI EXAMINATION
- A. VERIFY LOCATION OF EXISTING UTILITIES.
- 8. VERIEV THAT RECHIRTED UTILITIES ARE AVAILABLE. IN PROPER LOCATION, AND READY FOR USE.
- 3.02 DESIGN
- A DESIGN PRESSURES ARE INDICATED DN DRAWINGS AT CONNECTION TO WATER SUPPLY AND AT FARTHEST STATION POINTS, VERIFY THAT PRESSURE AT WATER SUPPLY IS WANTAINED ABOVE INDICATED PRESSURE AT THE OF DAY WHEN BRIGHTON IS PROGRAMMED TO OPERATE. 3.03 PREPARATION
- A. PPING LAYOUT INDICATED IS DIAGRAMMATIC ONLY. ROUTE PIPING TO AVOID PLANTS, GROUND COVER, AND STRUCTURES 8. DO NOT DECREASE SYSTEM COMPONENT QUANTITIES INDICATED UNLESS OTHERWISE ACCEPTABLE TO ARCHITECT.
- C. LAYOUT AND STAKE LOCATIONS OF SYSTEM COMPONENTS.

H. SET OUTLETS AND BOX OWNERS AT ENISH ARADE ELEVATIONS.

I. PROVIDE FOR THERMAL MOVENENT OF COMPONENTS & SYSTEM.

J. USE THREADED MPPLES FOR RISERS TO EACH OUTLET.

- D. REVIEW LAYOUT REQUIREMENTS WITH OTHER AFFECTED WORK. COORDINATE LOCATIONS OF SLEEVES UNDER PAYING TO ACCOMMODATE SYSTEM.
- 3.04 TRENCHING
- A. EXCAVATE STRAIGHT AND TRUE WITH BOTTION UNIFORMALY SLOPED TO LOW POINTS. EXCAVATE TRENCHES TO A DEPTH OF 3 INCHES BELOW INVERT OF PIPE. PROVIDE WINNIUM COVER OVER TOP OF PIPING AS SCHEDULED ON DRAWINGS.

A. INSTALL PIPE, VALVES, CONTROLS, AND OUTLETS IN ACCORDANCE WITH MANUFACTURER'S INSTRUCTIONS.

D. PROVIDE SLEEVES TWICE WATER PIPE SIZE UNDER PAVEWENTS AND THROUGH PLANTER WALLS. E. LAY PIPE ON SOLID SUBBASE. UNIFORMLY SLOPED WITHOUT HUMPS OR DEPRESSIONS.

B. BACKFILL TRENCH TO SPECIFIED SUBGRADE ELEVATION. PROTECT PIPING FROM DISPLACEMENT.

A. PREPARE AND START SYSTEM IN ACCORDANCE WITH MANUFACTURER'S INSTRUCTIONS.

C. ADJUST CONTROL SYSTEM TO ACHIEVE TIME CYCLES REQUIRED.

D. ADJUST HEAD TYPES FOR FULL WATER COVERAGE AS DIRECTED.

B. BEGIN SYSTEM OPERATION AND MAINTEMANCE INMEDIATELY AFTER PLANTING AND SODDING.

E. NAINTAIN UNDERGROUND BRIGATION SYSTEM UNTIL FINAL ACCEPTANCE OF LANDSCAPE WORK.

8. TRENCH TO ACCOMMODATE GRADE CHANGES AND SLOPE TO DRAINS. C. WAINTAIN TRENCHES FREE OF DEBRIS, MATERIAL, DR DESTRUCTIONS THAT MAY DAMADE PIPE.



 COUNTY:
 BROWARD

 SECTION:
 86050000

 STATE ROAD:
 A1A

 PERMIT:
 2022-L-491-00010

EXHIBIT C

RESOLUTION

This Exhibit forms an integral part of the LANDSCAPE MAINTENANCE MEMORANDUM OF AGREEMENT between the FLORIDA DEPARTMENT OF TRANSPORTATION and the AGENCY.

Please see attached

CAM # 24-0668 Exhibit 2 Page 37 of 37