Return recorded copy to:

Broward County Highway Construction & Engineering Division 1 North University Drive, Suite 300B Plantation, FL 33324-2038

Document prepared by:

Nectaria M. Chakas, Esq. Lochrie & Chakas, P.A. 1401 E. Broward Boulevard, Suite 303 Ft. Lauderdale, FL 33301

NOTICE: PURCHASERS, GRANTEES, HEIRS, SUCCESSORS, AND ASSIGNS OF ANY INTEREST IN THE BURDENED PARCEL SET FORTH IN EXHIBIT "A" ARE HEREBY PUT ON NOTICE OF THE OBLIGATIONS SET FORTH WITHIN THIS AGREEMENT WHICH SHALL RUN WITH THE BURDENED PARCEL.

REVOCABLE LICENSE AGREEMENT

"COUNTY,"	litical subdivision of the State of Florida	
10 1 <u>14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1</u>	GDC Broward RB,LLC	. a Delaware limited liability company
authorized to c "LICENSEE,"	onduct business in the State of Florida,	hereinafter referred to as the
	and	
Ci	ty of Fort Lauderdale, a municipal	corporation located in Braue at
County, Florida,	organized and existing under the laws of e "MUNICIPALITY," (collectively referred	the State of Florida, hereinafter
referred to as th	organized and existing under the laws of	the State of Florida, hereinafter to as the "Parties").

porti	WHEREAS, COUNTY is willing to permit the non-exclusive access and use of a ion of said Property; and
ongo	WHEREAS, MUNICIPALITY, by motion of its governing body adopted on the day of, 20, has approved the acceptance of the onsibility, should LICENSEE fail to comply with the terms of this Agreement, for the bing maintenance and repair of the Property pursuant to the terms of this Agreement, has authorized the appropriate municipal officers to execute this Agreement; and
Agre prov	WHEREAS, the Parties have agreed to enter into this Revocable License ement in relation to the access and use of the right-of-way described in Exhibit "B," as ided below; NOW, THEREFORE,
here	IN CONSIDERATION of the mutual terms, conditions, promises, and covenants inafter set forth, COUNTY, LICENSEE, and MUNICIPALITY agree as follows:
1,	The above recitals and representations are true and correct and are incorporated herein.
2.	<u>DESCRIPTION OF PROPERTY.</u> That portion of the right-of-way as described in Exhibit "B," attached hereto and incorporated herein (the "Property").
3.	<u>TERM.</u> The term of this Agreement shall commence upon its execution by all Parties and shall continue until this Agreement is terminated as provided for in Article 12 herein below.
4.	<u>USE OF PROPERTY.</u> COUNTY hereby grants to LICENSEE the revocable license for non-exclusive access and use of the Property only for the purpose(s) designated below (the "improvements"), including the ongoing maintenance and repair thereof, which is more fully described and illustrated in Exhibit "C," attached hereto and incorporated herein, hereinafter referred to as the "Licensed Use." The improvements must meet COUNTY minimum standards as set forth in "Minimum Standards Applicable to Public Rights-of-Ways Under Broward County Jurisdiction." The Property shall not be used for any other purpose whatsoever without written amendment of this Agreement. LICENSEE shall not permit the Property to be used in any manner which will violate any laws or regulations of any governmental entity or agency.
	PLEASE CHECK THE APPROPRIATE BOX BELOW
	Overflow parking in excess of the minimum of off-street parking required by Chapter 39, Broward County Code of Ordinances, or the applicable municipal minimum of off-street parking requirements.
	A sign that is permitted under applicable municipal/unincorporated sign ordinances and laws.

Standard Form RLA (8-8-14)

- 4.1 LICENSEE shall submit plans for the installation of the improvements, together with a schedule for the ongoing maintenance thereof, to the Broward County Highway Construction and Engineering Division at least thirty (30) days before installation, and shall not install the improvements until written approval is obtained from the Director, Broward County Highway Construction and Engineering Division (the "Director"). The landscaping plans shall incorporate a minimum fifty percent (50%) native species by plant types (i.e. canopy tree, palm tree, and shrub) and, together with the schedule for the ongoing maintenance, shall comply with the Broward County Naturescape program and Florida-Friendly Landscaping principles.
- 4.2 LICENSEE shall notify the Director within five (5) days after installation of the improvements. The Director may require LICENSEE to reinstall or remove the improvements, if the improvements or use do not comply with this Agreement or the approved plans.
- 4.3 COUNTY, its agents or authorized employees, shall continue to have unimpeded and unrestricted access to the Property at any and all times to examine it to determine if LICENSEE is properly using and maintaining the Property pursuant to the terms and conditions of this Agreement.
- 4.4 Any replacement of the improvements by LICENSEE shall require the prior submittal of plans and approval by the Director, consistent with the requirements under Sections 4.1 and 4.2, above.
- 4.5 MUNICIPALITY hereby acknowledges and affirms that it shall be responsible for and assume the LICENSEE's responsibilities and obligations for the ongoing maintenance and repair of the improvements, should LICENSEE fail to perform or comply with any terms or conditions of this Agreement. MUNICIPALITY shall be responsible for and assume LICENSEE's responsibilities and obligations upon notice from COUNTY that LICENSEE has failed to perform or comply with the terms or conditions of this Agreement. COUNTY shall not be obligated to proceed against LICENSEE or exhaust any other remedies it may have against LICENSEE or MUNICIPALITY prior to enforcing the obligations of MUNICIPALITY herein.

- The obligations of LICENSEE as set forth in this Agreement may be performed by LICENSEE or MUNICIPALITY through the use of its employees, or LICENSEE or MUNICIPALITY may enter into a contract with a third party to perform the services. In the event LICENSEE or MUNICIPALITY contracts with a third party, each shall remain fully responsible hereunder and shall ensure that its contractor complies at all times with each and every term, condition, duty, and obligation set forth herein.
- COMPENSATION. No payment to COUNTY shall be made by LICENSEE for the privileges granted in this Agreement.
- 6. <u>ASSIGNMENT.</u> Neither this Agreement nor any right or interest herein shall be assigned, transferred, or encumbered, except to successors or assignees taking title to LICENSEE's Burdened Parcel, without the written consent of the COUNTY. Should LICENSEE attempt to do so, then this Agreement shall terminate immediately, without prior notice to LICENSEE.
- 7. DAMAGE TO PROPERTY. LICENSEE shall not by its access or use cause damage to the Property. The Parties agree that all improvements and personal property placed by LICENSEE upon the Property shall remain the property of LICENSEE, and shall be placed upon the Property at the risk of LICENSEE. LICENSEE shall give the COUNTY, or its agent, prompt written notice by registered or certified mail of any occurrence, incident, or accident occurring on the Property.

8. <u>INDEMNIFICATION OF COUNTY.</u>

- 8.1 LICENSEE agrees to indemnify, hold harmless, and, at County Attorney's option, defend or pay for an attorney selected by County Attorney to defend COUNTY, its officers, agents, and employees, against any and all claims, losses, liabilities, and expenditures of any kind, including attorney fees, court costs, and expenses, caused by negligent act or omission of LICENSEE, its employees, agents, or officers, or accruing, resulting from, or related to the subject matter of this Agreement, including, without limitation, any and all claims, demands, or causes of action of any nature whatsoever resulting from injuries or damages sustained by any person or property.
- 8.2 In the event that LICENSEE contracts with a third party to perform any of LICENSEE's obligations under this Agreement, any contract with such third party shall include the following provisions:
 - 8.2.1 Indemnification: LICENSEE's contractor shall indemnify and hold harmless COUNTY, its officers, agents, and employees, from liabilities, damages, losses, and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by the negligence,

recklessness, or intentionally wrongful conduct of LICENSEE's contractor, and other persons employed or utilized by LICENSEE's contractor in the performance of this Agreement. These indemnifications shall survive the term of this Agreement. To the extent permitted by law, in the event that any action or proceeding is brought against COUNTY by reason of any such claim or demand, LICENSEE's contractor shall, upon written notice from COUNTY, resist and defend such action or proceeding by counsel satisfactory to COUNTY.

- 8.2.2 To the extent permitted by law, the indemnification provided above shall obligate LICENSEE's contractor to defend, at its own expense, to and through appellate, supplemental, or bankruptcy proceeding, or to provide for such defense, at COUNTY's option, any and all claims of liability and all suits and actions of every name and description covered by subsection 8.2.1 above which may be brought against COUNTY, whether services were performed by LICENSEE's contractor or persons employed or utilized by LICENSEE's contractor.
- 8.3 MUNICIPALITY is an entity subject to Section 768.28, Florida Statutes, as may be amended from time to time, and agrees to be fully responsible for the acts and omissions of its agents or employees to the extent permitted by law. Nothing herein is intended to serve as a waiver of sovereign immunity by any party to which sovereign immunity may be applicable. Nothing herein shall be construed as consent by MUNICIPALITY to be sued by third parties in any matter arising out of this Agreement or any other contract.
- 8.4 The provisions of this article shall survive the expiration or earlier termination of this Agreement.

9. INSURANCE.

- 9.1 LICENSEE shall, at a minimum, provide, pay for, and maintain in force at all times during the term of this Agreement, the insurance coverage set forth in this article, in accordance with the terms and conditions required by this article.
- 9.2 Such policy shall be issued by companies authorized to do business in the State of Florida, with an AM Best financial rating of A- or better. LICENSEE shall specifically protect COUNTY and the Broward County Board of County Commissioners (the "Board") by naming "Broward County" as an additional insured under the Commercial General Liability Insurance policy described below.

Commercial General Liability insurance with minimum limits of One Million Dollars (\$1,000,000) per occurrence and One Million Dollars (\$1,000,000)

per aggregate with a combined single limit for bodily injury and property damage. Coverage must be afforded on a form no more restrictive than the latest edition of the Commercial General Liability policy as filed by the Insurance Services Office without restrictive endorsements excluding or limiting coverage for:

- A. Premises and/or Operations
- B. Contractual Liability
- C. Broad Form Property Damage
- D. Independent Contractors
- E. Personal Injury
- F. Explosion/Collapse/Underground Hazard
- 9.3 LICENSEE shall provide to COUNTY proof of insurance in the form of Certificates of Insurance and Endorsements, Declarations pages or policies as required by this article upon execution of this Agreement. Broward County shall be named Certificate Holder. Proof of coverage renewal shall be provided upon expiration of any insurance policy/ies evidencing coverage in continuous force throughout the term of this Agreement.
- 9.4 In the event that LICENSEE contracts with a third party to perform any of LICENSEE's obligations under this Agreement, any contract with such third party shall include, at a minimum, the following provisions:
 - 9.4.1 Commercial General Liability insurance with minimum limits of Five Hundred Thousand Dollars (\$500,000) per occurrence and per aggregate with a combined single limit for bodily injury and property damage.
 - 9.4.2 Business Automobile Liability insurance with minimum limits of Five Hundred Thousand Dollars (\$500,000) per occurrence combined single limit for bodily injury and property damage.
 - 9.4.3 Workers' Compensation insurance coverage in compliance with Florida Statutes. Policy shall include employers' liability with minimum limits of One Hundred Thousand Dollars (\$100,000).
 - 9.4.4 LICENSEE's contractor shall list "Broward County" and LICENSEE as additional insureds on the Commercial General Liability policy and, upon request, shall furnish to the COUNTY, Certificates of Insurance and Endorsements evidencing the insurance coverage specified above.
 - 9.4.5 Coverage is not to cease and is to remain in full force and effect until all performance required of LICENSEE's contractor is completed.

- 9.5 MUNICIPALITY shall furnish COUNTY with written verification of liability protection in accordance with state law prior to final execution of this Agreement. Additionally, if MUNICIPALITY elects to purchase excess liability coverage, MUNICIPALITY agrees that COUNTY will be furnished with a Certificate of Insurance listing "Broward County" as a certificate holder and an additional insured.
- MAINTENANCE, REPAIRS, AND OTHER OBLIGATIONS. LICENSEE shall be responsible for all costs associated with the Licensed Use of the Property, including maintenance and repair, utility relocations, mitigation of landscaping, and costs for repairing any damage to the Property or adjacent right-of-way. LICENSEE shall keep the Property clean, sanitary, and free from trash and debris. LICENSEE specifically agrees to install, maintain, and repair the improvements as detailed in the plans as shown in Exhibit "C," in a manner that will not pose a hazard to persons or vehicles on adjacent property or the right-of-way.

11. SECURITY. (Check one)

the	form	of	а	cash	bond	or	letter	of	credit	in	the	te securit amount	of
\$												repair of	

There is no obligation for security as part of this Revocable License Agreement.

12. <u>TERMINATION</u>. This Agreement is merely a right to access and use, and grants no estate in the Property. This Agreement may be terminated by COUNTY, through the Broward County Board of County Commissioners or the Broward County Administrator, with or without cause and at any time during the term hereof, upon thirty (30) days written notice to LICENSEE and MUNICIPALITY. It is expressly understood by the Parties that LICENSEE is receiving from COUNTY a revocable license which may be terminated at any time by COUNTY for any or no cause whatsoever.

13. SURRENDER UPON TERMINATION.

LICENSEE shall peaceably surrender its use of and deliver the Property to the COUNTY, or its agents, immediately upon expiration or termination of this Agreement.

LICENSEE shall remove from the Property, at LICENSEE's own expense, the improvements placed upon it unless the COUNTY, in writing, authorizes LICENSEE to leave the improvements on the Property. COUNTY shall have no obligation to move, reinstall, replace, or in any way compensate LICENSEE for any loss resulting

from or arising out of the termination of this Agreement, the requirement to remove the improvements, or the removal of the same by COUNTY upon failure of the LICENSEE to restore the Property. LICENSEE agrees to restore the Property to its original or a safe condition, as determined by and at the sole discretion of the Director, following removal of the improvements. LICENSEE shall be obligated to repair or pay for any damage to COUNTY property resulting from the removal of the improvements.

14. WAIVER. Failure of the COUNTY to insist upon strict performance of any covenant or condition of this Agreement, or to exercise any right contained in this Agreement, shall not be construed as a waiver or relinquishment for the future of any such covenant, condition, or right; but the same shall remain in full force and effect. None of the conditions, covenants, or provisions of this Agreement shall be waived or modified by the Parties unless done so in writing as provided for in Article 23 below.

15. NOTICES.

Whenever any Party desires to give notice to the others, such notice must be in writing sent by certified United States Mail, postage prepaid, return receipt requested, or sent by commercial express carrier with acknowledgement of delivery, or by hand delivery with a request for a written receipt of acknowledgement of delivery, addressed to the party for whom it is intended at the place last specified. The place for giving notice shall remain the same as set forth herein until changed in writing in the manner provided in this article. For the present, the Parties designate the following:

For COUNTY:

Director, Broward County Highway Construction and Engineering Division 1 North University Drive, Suite 300B Plantation, FL 33324-2038

For LICENSEE:

Chad Williard, General Counsel Gatlin Development Co., Inc.

888 E. Las Olas Boulevard, Suite 600

Ft. Lauderdale, FL 33301

For MUNICIPALITY:

City Manager - City of Ft. Lauderdale 100 N. Andrews Avenue

Ft. Lauderdale, FL 33301

- 16. ENTIRE AGREEMENT. This Agreement embodies the entire agreement between the Parties. It may not be modified or terminated except as provided in this Agreement. If any provision herein is invalid, it shall be considered deleted from this Agreement, and such deletion shall not invalidate the remaining provisions.
- COMPLIANCE WITH LAWS. LICENSEE shall comply with all applicable federal, state, and local laws, codes, ordinances, rules, and regulations related to the use of the Property.
- LAW, JURISDICTION, VENUE, WAIVER OF JURY TRIAL. This Agreement shall 18. be interpreted and construed in accordance with and governed by the laws of the State of Florida. All Parties acknowledge and accept that jurisdiction of any controversies or legal problems arising out of this Agreement, and any action involving the enforcement or interpretation of any rights hereunder, shall be exclusively in the state courts of the Seventeenth Judicial Circuit in Broward County, Florida, and venue for litigation arising out of this Agreement shall be exclusively in such state courts, forsaking any other jurisdiction which any party may claim by virtue of its residency or other jurisdictional device. BY ENTERING INTO THIS AGREEMENT, THE PARTIES HEREBY EXPRESSLY WAIVE ANY RIGHTS EACH PARTY MAY HAVE TO A TRIAL BY JURY OF ANY CIVIL LITIGATION RELATED TO THIS AGREEMENT. IF A PARTY FAILS TO WITHDRAW A REQUEST FOR A JURY TRIAL IN A LAWSUIT ARISING OUT OF THIS AGREEMENT AFTER WRITTEN NOTICE BY THE OTHER PARTY OF VIOLATION OF THIS ARTICLE. THE PARTY MAKING THE REQUEST FOR JURY TRIAL SHALL BE LIABLE FOR THE REASONABLE ATTORNEYS' FEES AND COSTS OF THE OTHER PARTY IN CONTESTING THE REQUEST FOR JURY TRIAL, AND SUCH AMOUNTS SHALL BE AWARDED BY THE COURT IN ADJUDICATING THE MOTION.
- 19. COVENANTS RUNNING WITH THE LAND AND RECORDATION OF AGREEMENT. It is specifically intended that LICENSEE's obligations under this Agreement shall be a covenant upon the Burdened Parcel and shall run with the Burdened Parcel to all succeeding owners. This covenant shall be subject to specific performance in addition to any and all other remedies available to COUNTY. This Agreement shall be recorded in the Public Records of Broward County, Florida, at LICENSEE's expense. Upon termination of this Agreement, a document of equal dignity to this document shall be executed and recorded by COUNTY.
- 20. <u>INTERPRETATION.</u> The headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement. All personal pronouns used in this Agreement shall include the other gender, and the singular shall include the plural, and vice versa, unless the context otherwise requires. Terms such as "herein," "hereof," "hereunder," and "hereinafter," refer to this Agreement as a whole and not to any particular sentence, paragraph, or section where they appear, unless the context otherwise requires.

- 21. <u>EXHIBITS.</u> The attached Exhibits "A," "B," and "C" are incorporated into and made a part of this Agreement.
- 22. <u>FURTHER ASSURANCES.</u> The Parties hereby agree to execute, acknowledge, and deliver and cause to be done, executed, acknowledged, and delivered all further assurances and to perform such acts as shall reasonably be requested of them in order to carry out this Agreement.
- 23. <u>AMENDMENTS.</u> No modification, amendment, or alteration in the terms or conditions contained herein shall be effective unless contained in a written document prepared with the same or similar formality as this Agreement and executed by the COUNTY, LICENSEE, and MUNICIPALITY.
- 24. <u>CHANGES TO FORM AGREEMENT.</u> LICENSEE represents and warrants that there have been no revisions, alterations, or changes whatsoever to this form Agreement without the prior written consent of the County Attorney's Office. Any unapproved changes shall be deemed a default of this Agreement and of no legal effect.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK]

License Agreement: BROWAI COMMISSIONERS, signing by and same by Board action on GDC Broward RB, LLC	d through i the	ts Mayor or Vid	ce-Mayor, author	ized to execute , 20; and through its		
Sole Manager City of Fort Lauderdale	, duly	authorized	to execute	same; and		
	. dulv auth	norized to exe	, signing by	and through its		
	<u>COU</u>	INTY				
ATTEST:		BROWARD COUNTY, by and through its Board of County Commissioners				
Broward County Administrator, as	_	Ву				
Ex-Officio Clerk of the Broward Co Board of County Commissioners				Mayor		
board of county commissioners		day	of	, 20		
Insurance requirements approved by Broward County Risk Management Division		Joni Armstrong Coffey Broward County Attorney Governmental Center, Suite 423 115 South Andrews Avenue Fort Lauderdale, Florida 33301 Telephone: (954) 357-7600 Telecopier: (954) 357-7641				
Ву		Ву				
Signature (Date)			nt County Attorn	(Date) ey		
Print Name and Title above	_					
		Deputy	County Attorney	1		
8/8/14 RLA(BC-ROWUse-BurdenedPpty)_vFOR	M(2014-080	8)				
Standard Form RLA	1:	Da l				

GDC Broward RB,LLC City of Fort Lauderdale	, AND FOR
	F A PORTION OF COUNTY RIGHT-OF-WAY.
LIC	CENSEE
ATTEST:	GDC BROWARD RB, LLC, a Delaware
	limited liability company
Cooratany	By: GATLIN PARTNERS 3, LLC, a
Secretary	Delaware limited liability company, its
(Print/Type Name)	Sole member
	By: Mill Co
(Corporate Seal)	Franklin C. Gatlin III, Managing Member
OR	15th day of June, 2015
WITNESSES:	
am L. Buguo	
Signature ,	
AMY L. BUDGO	
Print/Type Name	
Adm //// Signature	
Robert Park Mcmillan	
Print/Type Name	
STATE OF FLORIDA)	
STATE OF FLORIDA)) SS	
COUNTY OF BROWARD)	
The American Indiana	cknowledged before me this 5th day of
	rs 3, LLC , a Delaware limited liability co
Managing Member of Gatlin Partne corporation/partnership, on behalf of the gate personally known to me or	erporation/partnership. He or she is:
produced identification. Type of identif	ication produced
	NOTARY PUBLIC:
(Seal)	
Av commission symbols	Print name: Amy L. BUQUO
My commission expires:	
24/2019 Notary Public - State of F	
Wid find find it is a manufacturing at 1 w 100	
My Comm. Expires Mar 24	
My Comm. Expires Mar 24 Bonded through National Notar	

REVOCABLE LICENSE AGREEMENT AMONG BROWARD COUNTY, GDC Broward RB, LLC AND CITY OF FORT LAUDERDALE FOR NONEXCLUSIVE ACCESS AND USE OF A PORTION OF COUNTY RIGHT-OF-WAY

MUNICIPALITY

WITNESSES:	CITY OF FORT LAUDERDALE
Signature	By John P. "Jack" Seiler, Mayor
Print Name	
	By
Signature	Lee R. Feldman, City Manager
Print Name	ATTEST:
(CORPORATE SEAL)	
(C	Jonda Joseph, City Clerk
	Approved as to form:
	, City Attorney

The	foregoing	instrument was acknowledged before me the 2015, by John P. "Jack" Seiler, Mayor of the CITY of Fo
Lauderdale, not take an	a municipal oath.	corporation of Florida. He is personally known to me and o
(SEAL)		
		Notary Public, State of Florida (Signature of Notary taking Acknowledgment)
		Name of Notary Typed, Printed or Stamped
		My Commission Expires:
		Commission Number
STATE OF F	FLORIDA: F BROWARD	
	The foreg	oing instrument was acknowledged before me th , 2015, by Lee R. Feldman , CITY Manager of the CITY
Fort Laudero did not take		pal corporation of Florida. He is personally known to me ar
(SEAL)		
		Notary Public, State of Florida (Signature of Notary taking Acknowledgment)
		Name of Notary Typed, Printed or Stamped

My Commission Expires:

Commission Number

EXHIBIT A Burdened Parcel

TRACT "A" of RIVERBEND MARKETPLACE, according to the plat thereof, as recorded in Plat Book 181, Page 113 of the Public Records of Broward County, Florida.

LEGAL DESCRIPTION TO ACCOMPANY SKETCH

LYING WEST OF TRACT "A", RIVERBEND MARKETPLACE, RECORDED IN PLAT BOOK 181, PAGE111 BROWARD COUNTY, FLORIDA

LEGAL DESCRIPTION:

THAT PORTION OF THE RIGHT-OF-WAY OF S.W. 27TH AVENUE (RIVERLAND ROAD) SHOWN HEREON LYING WEST OF TRACT "A" OF RIVERBEND MARKETPLACE, ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 181, PAGE 111, OF THE PUBLIC RECORDS OF BROWARD COUNTY, FLORIDA. SAID PORTION BEING BOUNDED ON THE NORTH BY THE WESTERLY EXTENSION OF THE SOUTH LINE OF RIGHT-OF-WAY TRACT "C" OF SAID RIVERBEND MARKETPLACE AND ON THE SOUTH BY THE WESTERLY EXTENSION OF THE SOUTHERLY LINE OF SAID TRACT "A" AS SHOWN HEREON.

CONTAINING 15,830 SQUARE FEET OR 0.36340 ACRES, MORE OR LESS.

LEGEND

LB = LICENSED BUSINESS LS = LICENSED SURVEYOR

LTD. = LIMITED

NO. = NUMBER

O.R.B. = OFFICIAL RECORDS BOOK

PG. = PAGE

= LICENSE AREA

SURVEYOR'S NOTES

1. THE BEARINGS SHOWN HEREON REFER TO THE FLORIDA STATE PLANE COORDINATE SYSTEM, TRANSVERSE MERCATOR PROJECTION, EAST ZONE, NORTH AMERICAN DATUM OF 1983 (NAD83/1990 ADJUSTMENT), BASED UPON THE SOUTH LINE OF TRACT "A", RIVERBEND MARKETPLACE, AS RECORDED IN PLAT BOOK 181, PAGE 111, OF THE PUBLIC RECORDS OF BROWARD COUNTY, FLORIDA, BEING SOUTH 87°47'47" WEST AS SHOWN HEREIN.

SURVEYOR'S CERTIFICATION:

I HEREBY CERTIFY, TO THE BEST OF MY KNOWLEDGE AND BELIEF, THAT THE SKETCH AND DESCRIPTION SHOWN HEREON WAS PREPARED IN ACCORDANCE WITH THE "MINIMUM TECHNICAL STANDARDS" FOR SURVEYING AND MAPPING IN THE STATE OF FLORIDA AS SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS IN CHAPTER 5J-17, FLORIDA ADMINISTRATIVE CODE, PURSUANT TO SECTION 472.027, FLORIDA STATUTES.

STEVEN N. BRICKLEY PROFESSIONAL SURVEYOR AND MAPPER

FLORIDA LICENSE No. LS - 6841

APRIL 28, 2015

DATE OF SIGNATURE

NOTE: SEE SHEETS 2 AND 3 OF 3 FOR SKETCH OF DESCRIPTION.

DESCRIPTION NOT VALID UNLESS ACCOMPANIED WITH SKETCH OF DESCRIPTION AS SHOWN ON SHEETS 2 AND 3 OF 3 OF THIS DOCUMENT.

THIS IS NOT A SURVEY

BOWMAN CONSULTING GROUP, LTD., INC. CORPORATION CERTIFICATE OF AUTHORIZATION №. LB 8030

NOT VALID WITHOUT THE SIGNATURE AND ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.

Bowman

Bowman Consulting Group, Ltd., Inc. 7881 S.E. Ellipse Way

Phone: (772) 283-1413 Fax: (772) 220-7881

www.bowmanconsulting.com

Bowman Consulting Group, Ltd.

Stuart, Florida 34997

Professional Surveyors and Mappers, Certificate No. LB-8030

EXHIBIT "B"
"THE PROPERTY"
(LICENSE AREA)

BROWARD COUNTY

FLORIDA

PROJECT NO. 010001-03-001

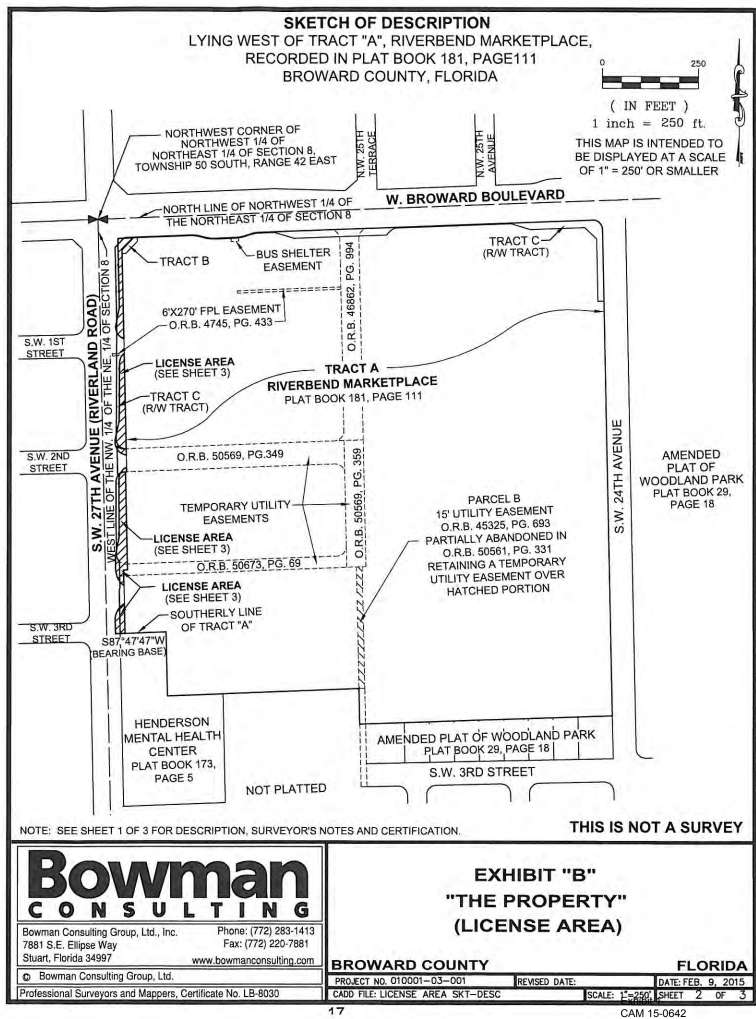
REVISED DATE:

DATE: FEB. 9, 2015

CADD FILE: LICENSE AREA SKT-DESC

Exhibit 1 CAM 15-0642

SCALE: N/A



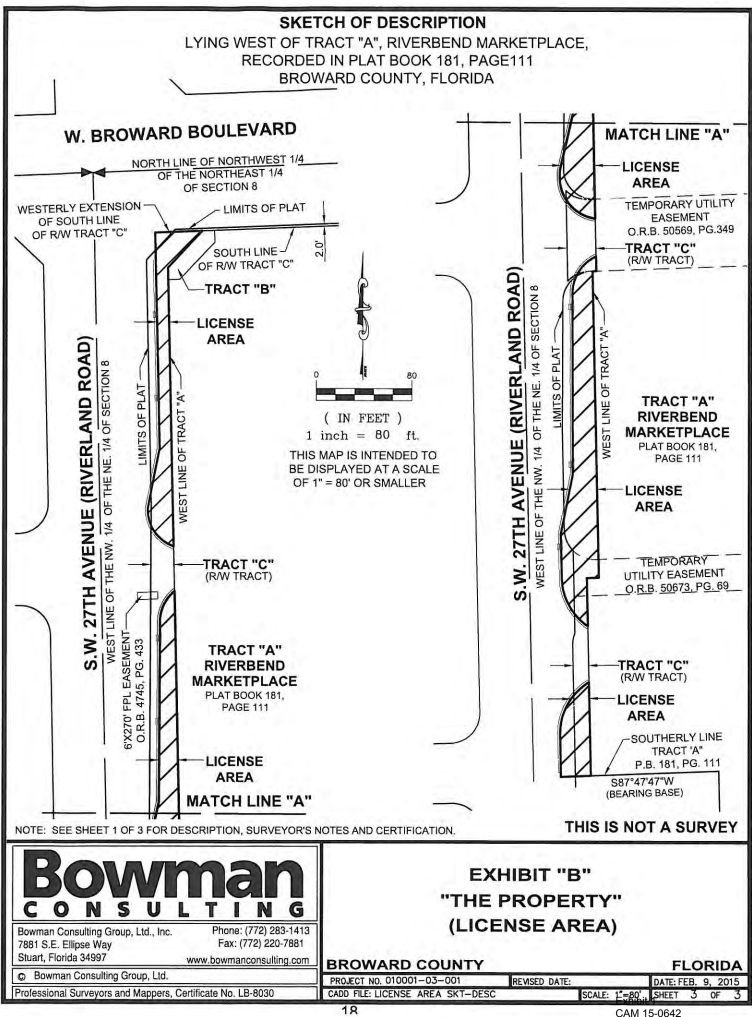
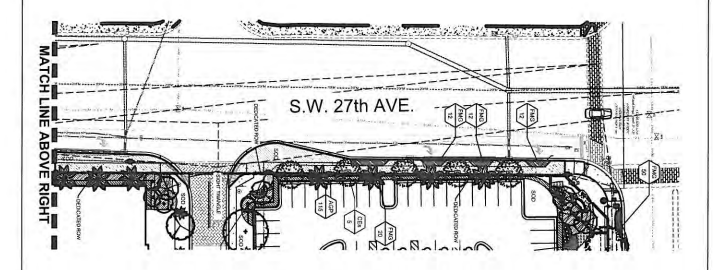
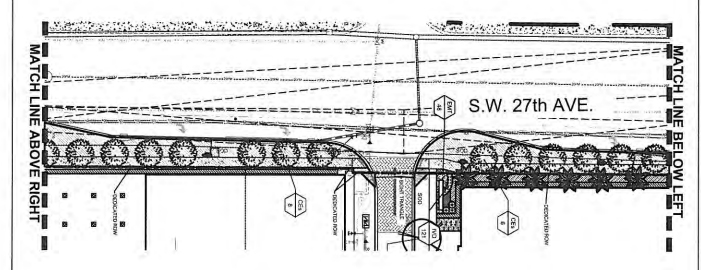


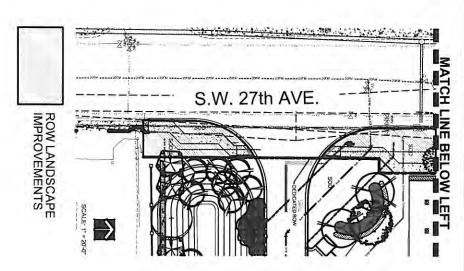
EXHIBIT C

GDC Broward RB, LLC - 2500 W. Broward Blvd., Fort Lauderdale, FL Project Name: Riverbend Marketplace
Subject: Revocable License Agreement Improvements
Broward County Reference #
SCOPE OF IMPROVEMENTS:
The project includes improvements to sidewalk, landscape, pavers and irrigation along the east side of SW 27th Avenue (Riverland Road) south of Broward Boulevard.
NOTES:
All landscaping shall be properly installed, maintained, and fertilized in accordance with the Broward County Naturescape program and Florida Friendly Landscaping principles.
Broward County Naturescape program information can be found at: http://www.broward.org/NaturalResources/NatureScape/Pages/Default.aspx
Florida-Friendly Landscaping principles and information can be found at: http://www.floridayards.org
A reduced illustration of the proposed landscaping, irrigation, and related improvements is shown below. A full size set of plans, together with a schedule for the maintenance thereof, are on file with the Broward County Highway Construction and Engineering Division under Project Reference No

EXHIBIT C









Standards, and 2014 Standard specifications for Road and Bridge Construction, Section 580: Landscape installation; Section 545; Sight Distances at Intersections, and any other applicable updates.* 2014 Florida Department of Transportation, Design design standard indexes.
"Governing Standards and specifications." These drawings have been developed to comply with the current versions of FDOT specifications and

Shrub & Ground Cover Planting Detail

38

GENERAL PLANTING REQUIREMENTS

sizes shown for plant maneled on the glans are to be considered Minimum plant meetral must meet at examed these minimum requirements for boat got and spread. Any other insperiments for specific shape or effect as noted and spread. Any other requirements for specific i plants) will also be required for final acceptance.

y "Grades and Standards for Florida Nersery Pioritis" and for Florida Nursery Trees." All material gnall be installed

NOTE. All struth and groundcover treased to use transper spacing accept as a singular ladge row or where rosed. Refer to the plant as for individual plant spacing.

 \oplus

Fance, wall by

CES

FMG

3

malerial as included herein shall be warranted by the landscape or for a minimum period as Jorows. All their and patris for 12 months inducers and miscellarieous painting materies for insus for 60 days after final acceptance by the owner

ypical Plant Spacing

FRONT

SIN

NATIVE TREES PROVIDED 16 of 16 Total (100%)

Curb or edge of paverhant

SOL

Z

MISCELLANEOUS

24" for all 3 gall or greater

civilal shall be planted in plasming sail mail is delivered to the site in as aucht fache condoon. All soal shall have a well prathed conscious. If they did lincular soans, and objectionable material including weeks sect as par CSI specifications.

These plans comply with Broward County's "NatureScape" and "Florida Friendly Yards" principles.

nuerial shall be thoroughly wavered in at the time of planting, no dry permitted. All plant materials shall be planted such that the log of the Its flush with the surrounding greats which 100% coverage of all landscape areas. All leasts shall be 100% overlap as per manufacturers specifications and performanou along a risk free water source. Each spreem shall be inscribed with a

proper plant general matural rambal and site impation is proper plant general pressure and shall be provided as a part

naviral shall be installed with finitizer which shall be State approved plote legitizer cantaining the required minimum of trace elements in 0 FP-X, of which SON of the introgen small be demined from an organic.

SPECIAL INSTRUCTIONS

H: III

Cirio

exerts talk and bern grading to 4-1 such (17) shouldes provided by the general arbacox. All finished size grading and final pocoraine bern shaping shall be orded by the landscape continuox.

sol areas as indicated on the juaning plan shall recover Serviceshum produker. Si Augustre Roceam' sold sod, it shall be the responsibility of lamburger contribution to soldien in the lock the regular of any sod which may be regist from the lamburger insulatation operations.

Wooden Botten Detall

ADDITIONAL INSTRUCTIONS

Wooden Staking Detail

1" - 3\f Callper Tree Planting

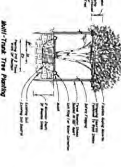
4° and Larger Caliper Tree Planting

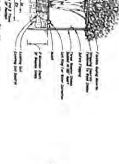
LIGHTLY SAIT BARETTE

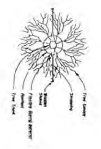
ě

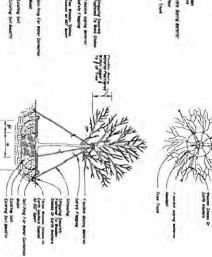
responsible for coordinating with the owners and appropriate to assist in locating and verifying all underground utilizes.











Carrier Steam Section

Simplify Securely Featured To Board States

PLANT LIST - SW 27th Ave. ROW

Code Drought QTY. TREES / PALMS < Botanical Name / Common Name

ACCENTS / SHRUBS / GROUND COVERS 13 Conocarpus erectus sericeus / Silver Buttonwood

Arachis glabrata Rhizoma / Decorative Peanut Ground Cover Euphorbia milii 'Ti Hybrid' (Saint Pink Crown of Thoms Fous microcarpa / Green Island Flous liex vornitoria 'Schillings Dwarf / Dwarf llox Holly

Stenotaphrum secundatum / St. Augustine 'Floratam' 50/50 Soil Mix

Solid application - no gaps between seams Sand / Topsoil 1 Gal., 6° OA., 12° OC. Max mantained bt. 10° 3 Gal., 12° OA., 18° OC. Max maintained bt. 24° 3 Gal., 12° OA., 2° OC. Max maintained bt. 30° 3 Gal., 10° OA., 2° OC. Max maintained bt. 30°

B&B Field Grown, 12' X 5-6'., 2" Cal., single straight leader

AREITECTURE

AREITECTURE

AREITECTURE

AREITECTURE

AREITECTURE

ARCHITECTURAL ALLIANCE

BITS FORMANDE SE AND BUILD BUIL

Specifications

Plant List, Notes: and Details LP-2 Release Date 05-15-13 Project Number 1233 Drawing Number

Riverbend - SW 27th Ave. ROW

Gatlin Development Company
Fort Lauderdale, Florida

EXNIDIT 1 CAM 15-0642

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