This Instrument Prepared By:

M. Sue Jones

Bureau of Public Land Administration
3900 Commonwealth Boulevard
Mail Station No. 125

Tallahassee, Florida 32399

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND OF THE STATE OF FLORIDA

SOVEREIGNTY SUBMERGED LANDS FEE WAIVED LEASE

BOT FILE NO. <u>060350566</u> PA NO. <u>06-0324476-002</u>

THIS LEASE is hereby issued by the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida, hereinafter referred to as the Lessor.

WITNESSETH: That for and in consideration of the faithful and timely performance of and compliance with all terms and conditions stated herein, the Lessor does hereby lease to <u>City of Fort Lauderdale</u>, <u>Florida</u>, hereinafter referred to as the Lessee, the sovereignty lands described as follows:

A parcel of sovereignty submerged land in Section <u>10</u>, Township <u>50 South</u>, Range <u>42 East</u>, in <u>New River</u>, <u>Broward</u> County, containing <u>3,914</u> square feet, more or less, as is more particularly described and shown on Attachment A, dated <u>November 20, 2015</u>.

TO HAVE THE USE OF the hereinabove described premises for a period of <u>10</u> years from <u>January 25, 2016</u>, the effective date of this lease. The terms and conditions on and for which this lease is granted are as follows:

1. <u>USE OF PROPERTY:</u> The Lessee is hereby authorized to construct and operate a <u>public pedestrian walkway</u> to be used exclusively for <u>public access along the Riverwalk system</u> in conjunction with upland <u>public parks and commercial/retail destinations</u>, <u>without fueling facilities</u>, <u>without</u> a sewage pumpout facility, and <u>without liveaboards</u> as defined in paragraph 25 as shown and conditioned in Attachment A, and the State of Florida Department of Environmental Protection Consolidated Environmental Resource Permit No. <u>06-0324476-002</u>, dated <u>January 25, 2016</u>, incorporated herein and made a part of this lease by reference. The construction of the structures described in Attachment A shall be completed within the initial term hereof or within the first 5 years of the initial term if the initial term is for a period greater than 5 years. The failure to complete the construction of all authorized structures within this time period shall constitute a material breach of the lease causing the lease to automatically terminate upon the expiration of the initial term or first 5 years, whichever is sooner, without any right of renewal. All of the foregoing subject to the remaining conditions of this lease.

[02/29]

- 2. AGREEMENT TO EXTENT OF USE: This lease is given to the Lessee to use or occupy the leased premises only for those activities specified herein and as conditioned by the State of Florida Department of Environmental Protection Environmental Resource Permit. The Lessee shall not (i) change or add to the approved use of the leased premises as defined herein (e.g., from commercial to multi-family residential, from temporary mooring to rental of wet slips, from rental of wet slips to contractual agreement with third party for docking of cruise ships, from rental of recreational pleasure craft to rental or temporary mooring of charter/tour boats, from loading/offloading commercial to rental of wet slips, etc.); (ii) change activities in any manner that may have an environmental impact that was not considered in the original authorization or regulatory permit; or (iii) change the type of use of the riparian uplands or as permitted by the Lessee's interest in the riparian upland property that is more particularly described in Attachment B without first obtaining a regulatory permit/modified permit, if applicable, the Lessor's written authorization in the form of a modified lease, the payment of additional fees, if applicable, and, if applicable, the removal of any structures which may no longer qualify for authorization under the modified lease. If at any time during the lease term this lease no longer satisfies the requirements of subparagraph 18-21.011(1)(b)7., Florida Administrative Code, for a fee waived lease, the Lessee shall be required to pay an annual lease fee in accordance with Rule 18-21.011, Florida Administrative Code, and if applicable, remove any structures which may no longer qualify for authorization under this lease.
- 3. <u>SUBMITTING ANNUAL CERTIFIED FINANCIAL RECORDS</u>: Within 30 days after each anniversary of the effective date of this lease, the Lessee shall submit annual certified financial records of income and expenses to the State of Florida Department of Environmental Protection, Division of State Lands, Bureau of Public Land Administration, 3900 Commonwealth Blvd, MS 130, Tallahassee, FL 32399. "Income" is defined in subsection 18-21.003(31), Florida Administrative Code. The submitted financial records shall be certified by a certified public accountant.
- 4. <u>EXAMINATION OF LESSEE'S RECORDS</u>: The Lessor is hereby specifically authorized and empowered to examine, for the term of this lease including any renewals, plus three (3) additional years, at all reasonable hours, the books, records, contracts, and other documents confirming and pertaining to the computation of annual lease payments as specified in paragraph two (2) above.
- 5. MAINTENANCE OF LESSEE'S RECORDS: The Lessee shall maintain separate accounting records for:
 (i) gross revenue derived directly from the use of the leased premises, (ii) the gross revenue derived indirectly from the use of the leased premises, and (iii) all other gross revenue derived from the Lessee's operations on the riparian upland property. The Lessee shall secure, maintain and keep all records for the term of this lease and any renewals plus three (3) additional years. This period shall be extended for an additional two (2) years upon request for examination of all records and accounts for lease verification purposes by the Lessor.
- 6. <u>PROPERTY RIGHTS</u>: The Lessee shall make no claim of title or interest to said lands hereinbefore described by reason of the occupancy or use thereof, and all title and interest to said land hereinbefore described is vested in the Lessor. The Lessee is prohibited from including, or making any claim that purports to include, said lands described or the Lessee's leasehold interest in said lands into any form of private ownership, including but not limited to any form of condominium or cooperative ownership. The Lessee is further prohibited from making any claim, including any advertisement, that said land, or the use thereof, may be purchased, sold, or re-sold.
- 7. INTEREST IN RIPARIAN UPLAND PROPERTY: During the term of this lease, the Lessee shall maintain satisfactory evidence of sufficient upland interest as required by paragraph 18-21.004(3)(b), Florida Administrative Code, in the riparian upland property that is more particularly described in Attachment B and by reference made a part hereof together with the riparian rights appurtenant thereto. If such interest is terminated or the Lessor determines that such interest did not exist on the effective date of this lease, this lease may be terminated at the option of the Lessor. If the Lessor terminates this lease, the Lessee agrees not to assert a claim or defense against the Lessor arising out of this lease. Prior to sale and/or termination of the Lessee's interest in the riparian upland property, the Lessee shall inform any potential buyer or transferee of the Lessee's interest in the riparian upland property and the existence of this lease and all its terms and conditions and shall complete and execute any documents required by the Lessor to effect an assignment of this lease, if consented to by the Lessor. Failure to do so will not relieve the Lessee from responsibility for full compliance with the terms and conditions of this lease which include, but are not limited to, payment of all fees and/or penalty assessments incurred prior to such act.

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- 8. <u>ASSIGNMENT OF LEASE</u>: This lease shall not be assigned or otherwise transferred without prior written consent of the Lessor or its duly authorized agent. Such assignment or other transfer shall be subject to the terms, conditions and provisions of management standards and applicable laws, rules and regulations in effect at that time. Any assignment or other transfer without prior written consent of the Lessor shall be null and void and without legal effect.
- 9. <u>LIABILITY/INVESTIGATION OF ALL CLAIMS:</u> The Lessee shall investigate all claims of every nature at its expense. Each party is responsible for all personal injury and property damage attributable to the negligent acts or omissions of that party and the officers, employees and agents thereof. Nothing herein shall be construed as an indemnity or a waiver of sovereign immunity enjoyed by any party hereto, as provided in Section 768.28, Florida Statutes, as amended from time to time, or any other law providing limitations on claims.
- 10. NOTICES/COMPLIANCE/TERMINATION: The Lessee binds itself, its successors and assigns, to abide by the provisions and conditions herein set forth, and said provisions and conditions shall be deemed covenants of the Lessee, its successors and assigns. In the event the Lessee fails or refuses to comply with the provisions and conditions herein set forth, or in the event the Lessee violates any of the provisions and conditions herein set forth, and the Lessee fails or refuses to comply with any of said provisions or conditions within twenty (20) days of receipt of the Lessor's notice to correct, this lease may be terminated by the Lessor upon thirty (30) days written notice to the Lessee. If canceled, all of the above-described parcel of land shall revert to the Lessor. All notices required to be given to the Lessee by this lease or applicable law or administrative rules shall be sufficient if sent by U.S. Mail to the following address:

City Manager City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, FL 33301-1016

The Lessee shall notify the Lessor by certified mail of any change to this address at least ten (10) days before the change is effective.

- 11. <u>TAXES AND ASSESSMENTS</u>: The Lessee shall assume all responsibility for liabilities that accrue to the subject property or to the improvements thereon, including any and all drainage or special assessments or taxes of every kind and description which are now or may be hereafter lawfully assessed and levied against the subject property during the effective period of this lease.
- 12. <u>NUISANCES OR ILLEGAL OPERATIONS</u>: The Lessee shall not permit the leased premises or any part thereof to be used or occupied for any purpose or business other than herein specified unless such proposed use and occupancy are consented to by the Lessor and the lease is modified accordingly, nor shall Lessee knowingly permit or suffer any nuisances or illegal operations of any kind on the leased premises.
- 13. MAINTENANCE OF FACILITY/RIGHT TO INSPECT: The Lessee shall maintain the leased premises in good condition, keeping the structures and equipment located thereon in a good state of repair in the interests of public health, safety and welfare. No dock or pier shall be constructed in any manner that would cause harm to wildlife. The leased premises shall be subject to inspection by the Lessor or its designated agent at any reasonable time.
- 14. <u>NON-DISCRIMINATION</u>: The Lessee shall not discriminate against any individual because of that individual's race, color, religion, sex, national origin, age, handicap, or marital status with respect to any activity occurring within the area subject to this lease or upon lands adjacent to and used as an adjunct of the leased area.
- 15. <u>ENFORCEMENT OF PROVISIONS</u>: No failure, or successive failures, on the part of the Lessor to enforce any provision, nor any waiver or successive waivers on its part of any provision herein, shall operate as a discharge thereof or render the same inoperative or impair the right of the Lessor to enforce the same upon any renewal thereof or in the event of subsequent breach or breaches.

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- 16. <u>PERMISSION GRANTED:</u> Upon expiration or cancellation of this lease all permission granted hereunder shall cease and terminate.
- 17. <u>RENEWAL PROVISIONS</u>: Renewal of this lease shall be at the sole option of the Lessor. Such renewal shall be subject to the terms, conditions and provisions of management standards and applicable laws, rules and regulations in effect at that time. In the event that the Lessee is in full compliance with the terms of this lease, the Lessor will begin the renewal process. The term of any renewal granted by the Lessor shall commence on the last day of the previous lease term. In the event the Lessor does not grant a renewal, the Lessee shall vacate the leased premises and remove all structures and equipment occupying and erected thereon at its expense. The obligation to remove all structures authorized herein upon termination of this lease shall constitute an affirmative covenant upon the Lessee's interest in the riparian upland property more particularly described in Attachment <u>B</u>, which shall run with the title to the Lessee's interest in said riparian upland property and shall be binding upon the Lessee and the Lessee's successors in title or successors in interest.
- 18. <u>REMOVAL OF STRUCTURES/ADMINISTRATIVE FINES:</u> If the Lessee does not remove said structures and equipment occupying and erected upon the leased premises after expiration or cancellation of this lease, such structures and equipment will be deemed forfeited to the Lessor, and the Lessor may authorize removal and may sell such forfeited structures and equipment after ten (10) days written notice by certified mail addressed to the Lessee at the address specified in Paragraph 10 or at such address on record as provided to the Lessor by the Lessee. However, such remedy shall be in addition to all other remedies available to the Lessor under applicable laws, rules and regulations including the right to compel removal of all structures and the right to impose administrative fines.
- 19. <u>REMOVAL COSTS:</u> Subject to the noticing provisions of Paragraph 18 of this lease, any costs incurred by the Lessor in removal of any structures and equipment constructed or maintained on state lands shall be paid by Lessee.
- 20. <u>RIPARIAN RIGHTS/FINAL ADJUDICATION:</u> In the event that any part of any structure authorized hereunder is determined by a final adjudication issued by a court of competent jurisdiction to encroach on or interfere with adjacent riparian rights, Lessee agrees to either obtain written consent for the offending structure from the affected riparian owner or to remove the interference or encroachment within 60 days from the date of the adjudication. Failure to comply with this paragraph shall constitute a material breach of this lease agreement and shall be grounds for immediate termination of this lease agreement at the option of the Lessor.
- 21. <u>AMENDMENTS/MODIFICATIONS:</u> This lease is the entire and only agreement between the parties. Its provisions are not severable. Any amendment or modification to this lease must be in writing, must be accepted, acknowledged and executed by the Lessee and Lessor, and must comply with the rules and statutes in existence at the time of the execution of the modification or amendment. Notwithstanding the provisions of this paragraph, if mooring is authorized by this lease, the Lessee may install boatlifts within the leased premises without formal modification of the lease provided that (a) the Lessee obtains any state or local regulatory permit that may be required; and (b) the location or size of the lift does not increase the mooring capacity of the facility.

22. ADVERTISEMENT/SIGNS/NON-WATER DEPENDENT ACTIVITIES/ADDITIONAL

ACTIVITIES/MINOR STRUCTURAL REPAIRS: No permanent or temporary signs directed to the boating public advertising the sale of alcoholic beverages shall be erected or placed within the leased premises. No restaurant or dining activities are to occur within the leased premises. The Lessee shall ensure that no permanent, temporary or floating structures, fences, docks, pilings or any structures whose use is not water-dependent shall be erected or conducted over sovereignty submerged lands without prior written consent from the Lessor. No additional structures and/or activities including dredging, relocation/realignment or major repairs or renovations to authorized structures, shall be erected or conducted on or over sovereignty, submerged lands without prior written consent from the Lessor. Unless specifically authorized in writing by the Lessor, such activities or structures shall be considered unauthorized and a violation of Chapter 253, Florida Statutes, and shall subject the Lessee to administrative fines under Chapter 18-14, Florida Administrative Code. This condition does not apply to minor structural repairs required to maintain the authorized structures in a good state of repair in the interests of public health, safety or welfare; provided, however, that such activities shall not exceed the activities authorized by this agreement.

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- 23. <u>USACE AUTHORIZATION:</u> Prior to commencement of construction and/or activities authorized herein, the Lessee shall obtain the U.S. Army Corps of Engineers (USACE) permit if it is required by the USACE. Any modifications to the construction and/or activities authorized herein that may be required by the USACE shall require consideration by and the prior written approval of the Lessor prior to the commencement of construction and/or any activities on sovereign, submerged lands.
- 24. <u>COMPLIANCE WITH FLORIDA LAWS</u>: On or in conjunction with the use of the leased premises, the Lessee shall at all times comply with all Florida Statutes and all administrative rules promulgated thereunder. Any unlawful activity which occurs on the leased premises or in conjunction with the use of the leased premises shall be grounds for the termination of this lease by the Lessor.
- 25. <u>LIVEABOARDS</u>: The term "liveaboard" is defined as a vessel docked at the facility and inhabited by a person or persons for any five (5) consecutive days or a total of ten (10) days within a thirty (30) day period. If liveaboards are authorized by paragraph one (1) of this lease, in no event shall such "liveaboard" status exceed six (6) months within any twelve (12) month period, nor shall any such vessel constitute a legal or primary residence.
- 26. <u>GAMBLING VESSELS</u>: During the term of this lease and any renewals, extensions, modifications or assignments thereof, Lessee shall prohibit the operation of or entry onto the leased premises of gambling cruise ships, or vessels that are used principally for the purpose of gambling, when these vessels are engaged in "cruises to nowhere," where the ships leave and return to the state of Florida without an intervening stop within another state or foreign country or waters within the jurisdiction of another state or foreign country, and any watercraft used to carry passengers to and from such gambling cruise ships.
- 27. <u>SPECIAL LEASE CONDITION</u>: The terms and conditions herein, including those related to assessment of lease fees, may be reviewed at any time during the term of this lease as deemed necessary by the Lessor or its designated agent, and such terms and conditions may be modified or additional conditions may be imposed as deemed necessary by the Lessor. For the purpose of this provision, the terms and conditions of this lease may be modified (which may include the addition of new terms and conditions) for, but not limited to, the following reasons:
 - a. to conform to the adoption or revision of Florida Statutes (F.S.), rules, and standards that require the modification of the lease for compliance;
 - b. to ensure compliance with the U.S. Endangered Species Act of 1973, 16 U.S.C., § 1531, et seq., and the Florida Endangered and Threatened Species Act of 1977, Section 372.072, F.S.;
 - c. to conform to adoption or revision of rules regarding the assessment of lease fees;
 - d. to conform to any modification to the terms and conditions of all applicable permits from the State of Florida Department of Environmental Protection, the applicable water management district and/or the U.S. Army Corps of Engineers, and all other required approvals; and,
 - e. to remove any structure declared to be a public nuisance.

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IN WITNESS WHEREOF, the Lessor and the Lessee have	executed this instrument on the day and year first above written.
WITNESSES:	BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND OF THE STATE OF FLORIDA
Original Signature	(SEAL)
	BY:
Print/Type Name of Witness	Cheryl C. McCall, Chief, Bureau of Public Land Administration, Division of State Lands, State of Florida Department of Environmental Protection, as agent for and on behalf of the
Original Signature	Board of Trustees of the Internal Improvement Trust Fund of the State of Florida
Print/Type Name of Witness	
	"LESSOR"
STATE OF FLORIDA COUNTY OF LEON	
	re me this day of, 20, by nistration, Division of State Lands, State of Florida Department of Board of Trustees of the Internal Improvement Trust Fund of the State
APPROVED SUBJECT TO PROPER EXECUTION: DEPARTMENT 24 6 6 6 6 6 6 6 6 6	Notary Public, State of Florida
	Printed, Typed or Stamped Name
	My Commission Expires:
	Commission/Serial No

WITNESSES:	CITY OF FORT LAUDERDALE, a municipal corporation of the State of Florida.
	By JOHN P. "Jack" SEILER, Mayor
Print Name	, ., ., ., ., ., ., ., ., ., ., ., ., .,
	By LEE R. FELDMAN, City Manager
Print Name (SEAL)	
ATTE	ST:
	JEFFREY A. MODARELLI, City Clerk
	Approved as to form:
	ROBERT B. DUNCKEL Assistant City Attorney
STATE OF FLORIDA: COUNTY OF BROWARD:	
The foregoing instrument was acknowledged before me thisMayor of the CITY OF FORT LAUDERDALE, a municipal co(SEAL)	day of, 2016, by JOHN P. "JACK" SEILER orporation of Florida.
	Signature: Notary Public, State of Florida
Personally Known	Name of Notary Typed, Printed or Stamped
STATE OF FLORIDA: COUNTY OF BROWARD:	
The foregoing instrument was acknowledged before me this City Manager of the CITY OF FORT LAUDERDALE, a munic	day of, 2016, by LEE R. FELDMAN cipal corporation of Florida.
(SEAL)	Signature: Notary Public, State of Florida
□ Personally Known	Name of Notary Typed, Printed or Stamped



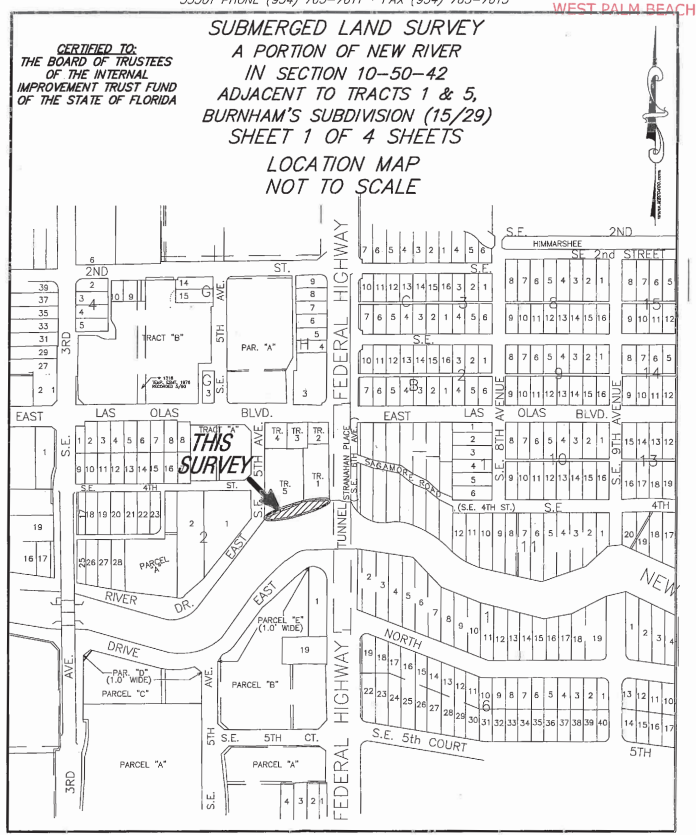
McLAUGHLIN ENGINEERING COMPANY *LB#285*

DEC 0 3 2015

RECEIVED

ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615

FL DEP



FIELD BOOK NO. _

DRAWN BY: _____JMM.jr

JOB ORDER NO. U-8725, U-9147, V-0511

CHECKED BY: _

Attachment A Page 8 of 63 Pages SSLL NO. 060350566

REF. DWG.: 13-2-065

C: \JMMjr/2015/VOEAM \$6-5309 Exhibit 1 Page 8 of 63



McLAUGHLIN ENGINEERING COMPANY *LB#285*

ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615

SUBMERGED LAND SURVEY A PORTION OF NEW RIVER IN SECTION 10-50-42, ADJACENT TO TRACTS 1 & 5, OF THE INTERNAL BURNHAM'S SUBDIVISION (15/29) SHEET 2 OF 4 SHEETS

CERTIFIED TO: THE BOARD OF TRUSTEES IMPROVEMENT TRUST FUND OF THE STATE OF FLORIDA

LEGAL DESCRIPTION:

A portion of New River in Section 10, Township 50 South, Range 42 East, Broward County Florida, South of and adjacent to S.E. 5th Avenue and Tracts 1 and 5, BURNHAM'S SUBDIVISION, according to the plat thereof as recorded in Plat Book 15, Page 29, of the public records of Broward County, Florida, more fully described described as follows:

Commencing at the Northwest corner of Tract 4, of said BURNHAM'S SUBDIVISION; thence South 00°27'40" East, on the West line of Tracts 4 and 5 and Southerly extension thereof, a distance of 382.77 feet to the Point of Beginning; thence South 24°02'51" East, a distance of 1.00 feet thence Easterly on the Southerly line of a bulkhead and on the Mean High Water Line, the following five (5) courses and distances: 1) thence North 66°03'31" East, a distance of 39.65 feet; 2) thence North 87°24'36" East, a distance of 49.63 feet; 3) thence North 40°52'21" East, a distance of 58.20 feet; 4) thence North 76°53'22" East, a distance of 20.99 feet; 5) thence North 54.55.55" East, a distance of 2.67 feet to the end of said five (5) courses and distances; thence North 76°53'22" East, a distance of 78.73 feet; thence North 89°19'11" East, a distance of 20.80 feet; thence South 79°49'17" East, a distance of 10.69 feet; thence North 19°32'32" East, a distance of 7.09 feet to a point on the wetface of a 1.70 foot concrete seawall; thence South 82'22'33" East, on said wetface, being on the Mean High Water Line, a distance of 6.95 feet; thence South 19°32'32" West, a distance of 18.79 feet; thence South 89°19'11" West, a distance of 32.61 feet; thence South 76.53'22" West, a distance of 94.67 feet to a point of curve; thence Southwesterly on said curve to the left, with a radius of 6.00 feet, a central angle of 35°58'53", an arc distance of 3.56 feet to a point of tangency; thence South 42°54'29" West, a distance of 51.85 feet to a point of curve; thence Westerly on said curve to the right, with a radius of 14.00 feet, a central angle of 42.35.40", an arc distance of 10.41 feet to a point of tangency, thence South 85°30'09" West, a distance of 46.12 feet; thence South 66°00'16" West, a distance of 42.02 feet; thence South 61°03'38" West, a distance of 19.76 feet to a point on the wetface of an existing 1.70 foot concrete seawall cap, being a point on a curve; thence Northerly on said wetface being on the Mean High Water Line and on said curve to the left, with a radius of 96.80 feet, a central angle of 14°04'50", an arc distance of 23.79 feet; thence North 66°15'26" East, a distance of 6.74 feet to the Point of Beginning.

Said land situate lying and being in the City of Fort Lauderdale, Florida, and containing 3,914 square feet or 0.0899 acres more or less.

- 1) This sketch reflects all easements and rights-of-way, as shown on above referenced record plat(s). The subject property was not abstracted for other easements road reservations of rights—of—way of record by McLaughlin Engineering Company.
- 2) Legal description prepared by McLaughlin Engineering Co. 3) This drawing is not valid unless sealed with an embossed surveyors seal.
- THIS IS A FIELD SURVEY.
- 5) Coordinates shown at the Point of Beginning is in scaled
- 6) This property has 274 linear feet of shoreline as measured South plat line on the New River.
- 8) The Mean High Water Line Elevation (1.91) as prorated from the LABINS website (ID: 91).
- 9) Elevations shown refer to National Geodetic Vertical Datum (1929) and are indicated thus: CAP ELEV.=3.47 BOTTOM ELEV.=0.1
- 10) Reference Bench Mark: NW Bolt of fire hydrant at Cordova Road and S.E. 7th Street, Elevation= 7.95
- 11) Bearings shown assume the the West line of said Tract 4 & 5, as South 00°27'40" East.

CERTIFICATION

Certified Correct. Dated at Fort Lauderdale, Florida this 20th day of November, 2015.

McLAUGHLIN ENGINEERING COMPANY

JAMES M. MCLAUGHLIN JR. Registered Land Surveyor No. 4497 State of Florida.

FIELD BOOK NO.	DRAWN BY:
100 00050 No. 11 9795 N. 0147 N. 0544	
JOB ORDER NO. <u>U-8725, U-9147, V-0511</u>	CHECKED BY:

Attach Page 9 of 63 Pages SSLL NO. 060350566

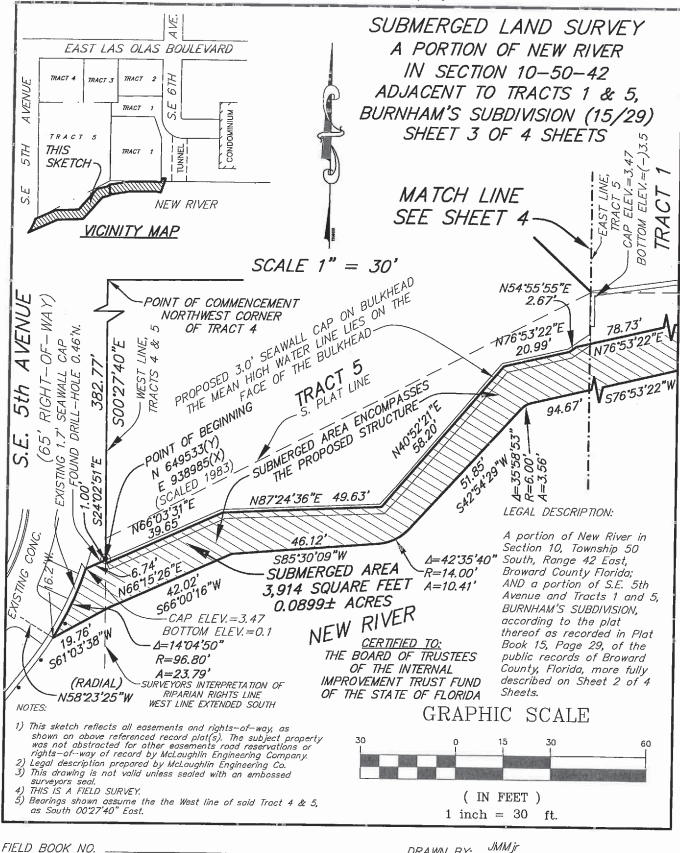
REF. DWG.: 13-2-065

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MCLAUGHLIN ENGINEERING COMPANY LB#285

ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615



JOB ORDER NO. _U-8725, U-9147, V-0511 REF. DWG.: 13-2-065

DRAWN BY: __JMMjr

CHECKED BY:

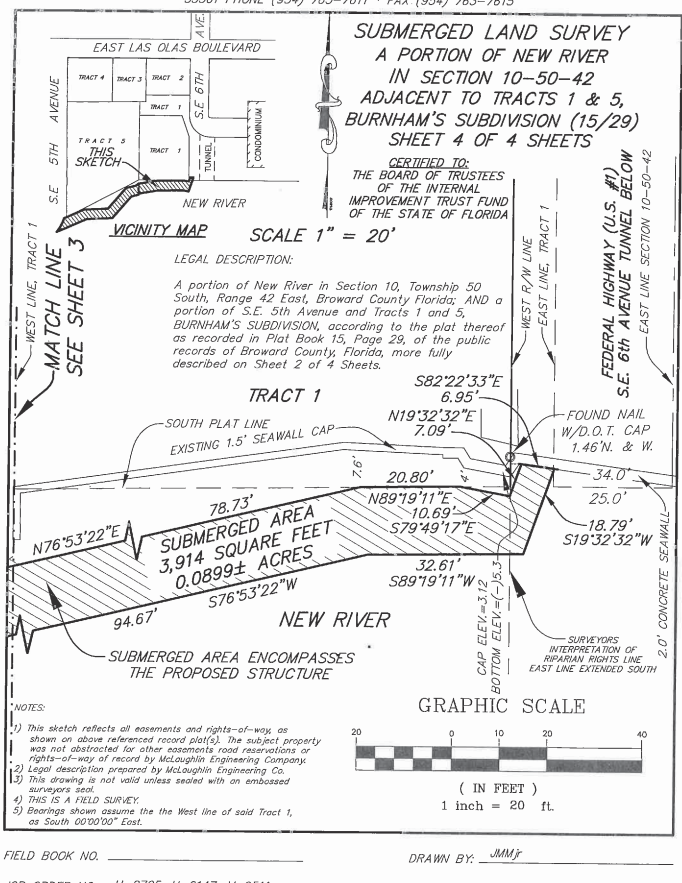
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Attachment A Page 10 of 63 Pages SSLL NO. 060350566



McLAUGHLIN ENGINEERING COMPANY LB#285

ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX. (954) 763-7615



Attachment A Page 11 of 63 Pages SSLL NO. 060350566

JOB ORDER NO. <u>U-8725, U-9147, V-0511</u>

REF. DWG.: 13-2-065

CHECKED BY:

C: \JMMjr/2015/V05/AMS 1650309 Exhibit 1 Page 11 of 63 This Instrument Prepared by:

Danielle DeVito-Hurley, Esq. Gunster 450 East Las Olas Blvd., Suite 1400 Ft. Lauderdale, Fl. 33301

RECORD AND RETURN TO:

Danielle DeVito-Hurley, Esq. Gunster 450 East Las Olas Blvd., Suite 1400 Ft. Lauderdale, Fl. 33301

RIVERWALK LINEAR PARK EASEMENT

THIS RIVERWALK LINEAR PARK EASEMENT (this "Easement"), made this 21 day of April, 2015, by LOYCA PROPERTY OWNER LLC, a Delaware limited liability company ("Grantor"), whose mailing address is 315 S. Biscayne Blvd. 4th Floor, Miami, FL 33131, to CITY OF FORT LAUDERDALE, FLORIDA, a municipal corporation of Florida ("Grantee"), whose mailing address is 100 North Andrews Avenue, Fort Lauderdale, FL 33301.

NOW THEREFORE, for and in consideration of Ten Dollars (\$10.00) and other valuable considerations, the receipt and adequacy of which is hereby acknowledged, Grantor does hereby agree as follows:

- 1. The Property and the Easement Areas. Grantor is the fee simple owner of that certain parcel of real property more particularly described in Exhibit A attached hereto and incorporated herein (collectively, the "Property"), including the portion more particularly described in Exhibit B attached hereto (the "Uplands Riverwalk Easement Area") and the portion more particularly described in Exhibit C attached hereto (the "Construction and Maintenance Easement Area" and, collectively with the Uplands Riverwalk Easement Area, the "Uplands Easement Areas"). Grantor hereby covenants with Grantee that Grantor is lawfully seized of fee simple interest to the Uplands Easement Areas, subject to those matters of record set forth on Exhibit D attached hereto, and that Grantor hereby fully warrants and defends the Grantee's right, title and interest in and to the Uplands Easement Areas, subject to those matters of record set forth on Exhibit D attached hereto, hereby granted and conveyed, against the lawful claims of all persons whomsoever.
- 2. Riverwalk Linear Park. The Property is located within Grantee's corporate municipal limits. Grantee is responsible for the creation, operation and maintenance of the City of Fort Lauderdale's Riverwalk Linear Park situated along the New River known as the "Riverwalk Linear Park" (the "Riverwalk" or "Riverwalk Linear Park"). In consideration of Grantee's joint undertaking with the Downtown Development Authority ("DDA") of the repair and/or replacement of the existing sea wall and cap located on or abutting Grantor's Property (collectively, the "Existing Seawall"), Grantor has agreed to Grantee's joint undertaking with the DDA of construction, operation, use, maintenance, repair, modification and replacement from time to time of the extension of the Riverwalk over and across the Uplands Riverwalk Easement Area, together with the portion of the New River waterway adjacent to and abutting

Page 1 of 22



Page

the Property, as more particularly described on **Exhibit E** attached hereto and referred to herein as the "Submerged Riverwalk Easement Area") (the Uplands Riverwalk Easement Area and Submerged Riverwalk Easement Area shall be collectively referred to herein as the "Riverwalk Easement Area," the Riverwalk Easement Area and the Construction and Maintenance Easement Area shall be collectively referred to herein as the "Easement Areas" and the portion of the Riverwalk directly adjacent to and abutting the Property shall be collectively referred to herein as the "Adjacent Riverwalk"), provided that Grantee obtain proper permitting by the appropriate regulatory agencies with subject matter jurisdiction with respect thereto and subject to the terms and conditions set forth herein. The warranties of title of Grantor set forth in Section 1 above do not extend to any portion of the Submerged Riverwalk Easement Area (i.e., any portion of the New River waterway adjacent to and abutting the Property); it being agreed that Grantor is quit-claiming a non-exclusive easement to Grantee over, under and across the Submerged Riverwalk Easement Area in Section 3.a. below solely to the extent of Grantor's riparian rights in such waterway and solely to the extent an easement may be granted by Grantor with respect to such riparian rights, which easement is hereby made without recourse, representation or warranty by Grantor.

- 3. Grant of Easements. Grantor does hereby grant, give and convey to Grantee, subject to the following terms and conditions:
- a. A perpetual, non-exclusive easement over, under and across the surface of the Riverwalk Easement Area and Adjacent Riverwalk for public non-vehicular (other than for governmental emergency and service vehicles and non-governmental service vehicles, i.e., for construction, maintenance and repair purposes only, as authorized by the City Manager or his or her designee) and pedestrian access, ingress and egress, twenty-four hours a day, seven days a week (subject, however, to the restrictions set forth in Section 13 below), and for construction, operation, use, maintenance, repair, modification and replacement from time to time of the Riverwalk Improvements (as defined below) and for such other uses as may be consistent with the use of the Riverwalk Linear Park and permissible activities associated therewith and to be conducted therein (subject, however, to the restrictions set forth in Section 13 below); and
- b. A perpetual, non-exclusive easement over, under and across the surface of the Construction and Maintenance Easement Area for construction, operation, use, maintenance, repair, modification and replacement from time to time of the Riverwalk Improvements.
- c. As to the perpetual, non-exclusive easement rights described in subparagraphs a. and b. above (but expressly excluding any easement rights over, under or across the Submerged Riverwalk Easement Area) and except for the easement rights currently existing as set forth in the matters of record set forth on **Exhibit "D,"** which shall be superior to the non-exclusive easement rights granted herein, the non-exclusive easement rights granted herein as to the Uplands Easement Areas shall be superior to any and all other easement rights within the Uplands Easement Areas that are not consistent with the easement rights granted herein for the Uplands Easement Areas.
- 4. Construction of Riverwalk Improvements. At its own cost and expense, in a joint undertaking with the DDA, Grantee will design (which design shall be subject to Grantor's prior written consent), construct and complete walkway, landscaping, irrigation, lighting, seawall and

Page 2 of 22



other improvements within the Adjacent Riverwalk (including, without limitation, the construction of a new seawall abutting the Property and the repair and/or replacement of the Existing Seawall, as necessary in order for the Existing Seawall to be restored to good condition and repair and the backfill of the area between the Property and the Adjacent Riverwalk with clean fill such that there is a smooth and level grade transition from the Property to the Adjacent Riverwalk) (collectively, the "Riverwalk Improvements") consistent with the nature of the improvements otherwise constructed within the Riverwalk Linear Park. Prior to commencement of any construction of the Adjacent Riverwalk, a payment and performance bond in accordance with Section 255.05, Florida Statutes (as such Section is in existence on the date immediately prior to commencement of construction) shall be provided by Grantee, DDA or their respective contractors in favor of Grantor, as a co-obligee under such bond, for the construction of the Riverwalk Improvements in accordance with the construction contract ("Bond"). Upon commencement of any construction, Grantee shall diligently pursue the same to completion. Grantee shall make every good faith reasonable effort to coordinate construction activities to minimize the disruption to the Property. Grantee shall conduct such construction activities in compliance with all applicable laws, rules, regulations, permits, licenses, leases and approvals.

5. Maintenance, Repair and Replacement. At its own cost and expense, Grantee will maintain, repair and replace the Riverwalk Improvements within the Adjacent Riverwalk, all in accordance with the design originally approved by Grantor or as otherwise approved by Grantor and Grantee, and keep them in a state of good repair, safe condition and a reasonably attractive manner and in compliance with all applicable laws, rules, regulations, permits, licenses, leases and approvals. Grantee shall make every good faith reasonable effort to coordinate maintenance, repair and replacement activities with Grantor in an effort to minimize the disruption to the Property and the activities of Grantor to be conducted thereon. Grantee shall endeavor to conduct all maintenance, repair and replacement activities from either (a) the "water side" of the Adjacent Riverwalk (i.e., not from the Construction and Maintenance Easement Area, but from New River); or (b) through public rights-of-way or other entry points located outside the Property; provided that if such maintenance, repair or replacement activities cannot be practicably performed within (a) or (b) above, then such activities may be performed by Grantee through the Construction and Maintenance Easement Area.

6. Default; Indemnification.

- a. In the event Grantee fails to perform any of its obligations hereunder or otherwise breaches any of the terms, covenants, restrictions or conditions hereof, and Grantee fails to cure such default within forty-five (45) days following written notice thereof by Grantor (unless, with respect to any such breach the nature of which cannot reasonably be cured within such 45-day period, Grantee commences such cure within such 45-day period and thereafter diligently prosecutes such cure to completion), Grantor shall be entitled to bring the appropriate actions against Grantee seeking the appropriate full and adequate relief.
- b. If Grantee fails to commence to cure a breach of this Easement within the first thirty (30) days of the forty-five (45) day period set forth in Section 6(a) above and Grantee has not provided written notice to Grantor that either (i) Grantee, in its reasonable discretion, needs additional time to cure; or (ii) Grantee, in its reasonable discretion, disagrees with Grantor's assertion that a default has occurred; then Grantor shall have the right to perform such obligation

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Page

contained in this Easement on behalf of Grantee and be reimbursed by Grantee upon demand for the reasonable costs thereof. Notwithstanding the foregoing, in the event of an emergency, Grantor may immediately perform the obligations of Grantee on behalf of Grantee and be reimbursed by Grantee upon demand for the reasonable cost thereof.

- c. **Indemnification.** Grantee is a political subdivision as set forth in Section 768.28, Florida Statutes (2013) 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 a political subdivision of the State of Florida to be sued by third parties in any manner arising out of this Easement.
- Reservation of Use. There is hereby reserved to Grantor, its successors and assigns, (i) the right of ingress and egress across, through and into, above and below the Adjacent Riverwalk and Easement Areas by Grantor, its successors, assigns, guests, invitees and persons doing business with Grantor, (ii) the use of the Adjacent Riverwalk and Easement Areas for underground installation and maintenance of facilities for utilities, (iii) the exclusive use of the waterfront abutting the Adjacent Riverwalk, including, without limitation, for Grantor's docking purposes (it being agreed that neither Grantee nor the public shall have any rights of dockage at or along the Adjacent Riverwalk, except that Grantor shall allow commercial water taxi or shuttle services that typically stop at other locations along the Riverwalk to temporarily load/unload passengers on the Adjacent Riverwalk at reasonable intervals and at reasonable times as may be established by Grantor from time to time in its sole discretion; and (iv) for other uses not inconsistent with the use of the Easement Areas and Adjacent Riverwalk. Any reservation of rights in favor of Grantor, its successors and assigns as set forth herein shall be non-exclusive (except as otherwise set forth in subsection (iii) above and shall not be exercised in such a manner as to unreasonably interfere with the easements granted to Grantee herein, including the Easement Areas and Adjacent Riverwalk. The Easements granted herein shall prevail and supersede over any conflicting use rights to the extent of incompatibility.
- 8. Authorization. The person executing this document on behalf of Grantor warrants his or her authority to do so, on behalf of Grantor, and that all persons necessary to bind Grantor have joined in this document. This document runs with the land in favor of Grantee. In no event shall this Easement be assigned by Grantee without the prior written consent of Grantor, which may be withheld in its sole and absolute discretion.
- 9. **Designation of Authority.** Grantor and Grantee shall use commercially reasonable efforts to cooperate with each other to obtain any and all necessary permits, licenses and approvals (including, without limitation, a submerged land lease(s) for the Adjacent Riverwalk, if necessary) required in connection with the construction of the Adjacent Riverwalk; provided, however, as to the Adjacent Riverwalk, notwithstanding any prior approval of the design of the Adjacent Riverwalk by Grantor pursuant to Section 4 hereof or as may be depicted on **Exhibit E** attached hereto, Grantee shall not submit or execute any permit applications or amendments, modifications or supplements thereto or any other related items required by any governmental agency, including, without limitation, the United States of America, the Army Corps of Engineers, the State of Florida, the Trustees of the Internal Improvement Fund, and any agency or subdivision of any of the foregoing, without the prior written consent of Grantor (and the final

Page 4 of 22



Page

issuance of any submerged lands lease(s) and any other related permits and approvals shall also be subject to the prior written consent of Grantor), which, in light of the overall purpose, intent and of establishing this segment of the Riverwalk Linear Park Easement rights herein, shall not unreasonably be withheld and Grantor shall be afforded the opportunity to participate in all discussions or meetings with any governmental agencies regarding the same. Grantor and Grantee agree that any submerged lands lease or leases recognize both (i) the public's easement rights under the Riverwalk Linear Park Easement and (ii) the Grantor's reserved right of private dockage.

- 10. Development Agreement. Notwithstanding anything herein to the contrary, Grantor and Grantee hereby acknowledge and agree that the Development Agreement between the City of Fort Lauderdale and Coolidge-South Markets Equities, L.P., a Delaware Limited Partnership bearing the date December 6, 2005 and a Memorandum of Agreement relating thereto having been recorded June 22, 2006 at Official Records Book 42269, Page 750 of the Public Records of Broward County, Florida (the "Development Agreement") between Grantor and Grantee shall remain in full force and effect between the parties.
- 11. Future Construction Activity. Grantor and Grantee each acknowledge and agree that the Property will be the subject of future construction and development activity by Grantor and that such future construction and development activity and maintenance and operations of the Property may, in the interests of public safety and in an effort to prevent personal injury or property damage, require, from time to time temporary closure of, or limited access to, the Easement Areas and Riverwalk Improvements. Grantor and Grantee agree to work in good faith with each other as to the timing and duration of such temporary closures. Prior to the commencement of and during construction and development activity by Grantor on the Property, Grantor shall comply with the insurance requirements of Grantee in effect as of such time.
- 12. Restoration. If, in carrying out its activities set forth in Section 4 and/or Section 5 of this Easement, Grantee damages any landscaping, structures, improvements or facilities located on the Property, then Grantee, at its sole cost and expense, shall promptly repair and/or restore such damaged areas to substantially the same condition as existed immediately prior to Grantee's activities. If, in carrying out its activities set forth in Section 11 of this Easement, Grantor damages any landscaping, structures, improvements or facilities located on the Adjacent Riverwalk, then Grantor, at its sole cost and expense, shall promptly repair and/or restore such damaged areas to substantially the same condition as existed immediately prior to Grantor's activities.
- 13. Public Use of Adjacent Riverwalk. Grantor acknowledges and agrees that the Adjacent Riverwalk is an integral component of and shall be used in a manner consistent with the Riverwalk Linear Park. Accordingly, the Riverwalk Easement Area (but not any dockage associated therewith) shall be held in trust by Grantee for the use and benefit of the public, subject to the provisions of Section §375.251(2)(a), Florida Statutes. Notwithstanding the foregoing, in no event shall the following uses be permitted at any time on or about the Adjacent Riverwalk: (a) any commercial activity or solicitations of any kind, unless Grantor has provided its prior written consent, which may be withheld in its sole and absolute discretion, provided however nothing herein is intended to prohibit a person from traversing through the Adjacent Riverwalk provided they do not engage in commercial activities or solicitation within the

Page 5 of 22



Adjacent Riverwalk; (b) any unlawful or illegal activity; (c) any overnight use; and/or (d) any use which emits an unreasonable degree of obnoxious odor, noise, or sound or constitutes a nuisance to others using the Adjacent Riverwalk or the Property. Grantee shall be responsible for enforcing ordinances, rules and regulations for the Adjacent Riverwalk Area as components of the Riverwalk Linear Park system and consistent with the foregoing provision.

14. No Public Use of Construction Maintenance Easement Area. Nothing herein contained shall be deemed to be a gift or dedication of any portion of the Construction Maintenance Easement Area to the general public or for general public purposes whatsoever, it being the intention of the parties that the Construction Maintenance Easement Area shall be strictly limited to and for the purposes herein expressed.

TO HAVE AND TO HOLD the same unto the Grantee forever.

Page 6 of 22



IN WITNESS WHEREOF, the Grantor has hereunto set its hand and seal the day and year first above written.

Signed, sealed and delivered in the presence of:

WITNESSES:

GRANTOR:

LOYCA PROPERTY OWNER LLC, a

Delaware limited liability company

Name: Title:

Patrick Campbel Vice President

Victoria Delgado

[Witness type or print name]

[Witness type or wint name]

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged and subscribed before me on April 13th, 2015, by Patrick Campbell, as Vice President of LOYCA PROPERTY OWNER LLC, a Delaware limited liability company, who is personally known to me or ___ who has produced identification ___ and who \(\particle \text{did not take an oath.} \)

SEAL

SUSIE PEREZ

MY COMMISSION # EE 197407

EXPIRES: May 9, 2016

Bonded Thru Notary Public Underwriters

Print Name: JUSIE PERE

Commission Expires: May 9, 2010

Page 7 of 22

ABD)

GRANTEE:

WITNESSES:

CITY OF FORT LAUDERDALE

'Jack" Seiler, Mayor

Lee R. Feldman, City Manager

[Witness type or print name]

STATE OF FLORIDA: COUNTY OF BROWARD: ATTEST:

onda Joseph, City Clerk

Approved as to form:

Robert B. Dunckel, Assistant City Attorney

The foregoing instrument was acknowledged before me this 215 day of April., 2015, by John P. "Jack" Seiler, Mayor of the City of Fort Lauderdale, a municipal corporation of Florida. He is personally known to me and did not take an oath.

(SEAL)

JEANETTE A. JOHNSON tary Public - State of Florida m. Expires Jan 31, 2019 Notary Public, State of Florida (Signature of Notary taking

Acknowledgment)

Legacht

Name of Notary Typed,

Printed or Stamped

My Commission Expires: 1/31/19

Commission Number FF 1663 43

Page 8 of 22

INSTR # 112945241 Page 9 of 22

> STATE OF FLORIDA: COUNTY OF BROWARD:

The foregoing instrument was acknowledged before me this 20th day of April, 2015, by Lee R. Feldman, City Manager of the City of Fort Lauderdale, a municipal corporation of Florida. He is personally known to me and did not take

an oath. (SEAL)

> DONNA M. SAMUDA MY COMMISSION # EE 842025 EXPIRES: January 30, 2017 Bonded Thru Notary Public Underwriters

Notary Public, State of Florida (Signature of Notary taking

South Panceon

Acknowledgment)

DONNA M-SAMUDA Name of Notary Typed,

Printed or Stamped My Commission Expires:

January 30, 2017 Commission Number EE 84 2025

[EXHIBITS AND MORTGAGE SUBORDINATION AGREEMENT FOLLOWS]

Page 9 of 22

Attachment B Page 20 of 63 Pages SSLL NO. 060350566

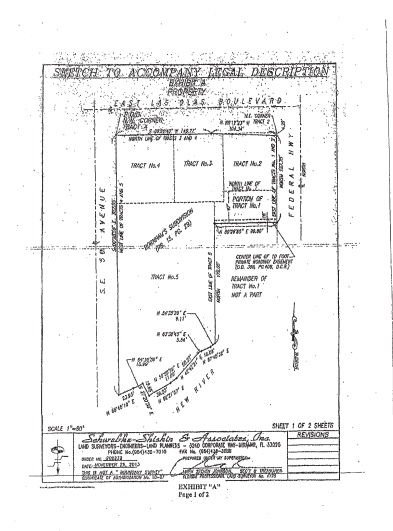
Exhibit A – Legal Description of Property

Page 9 of 13 FTL_ACTIVE 4422568.14

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Attachment B Page 21 of 63 Pages SSLL NO. 060350566

ABD .



Page 11 of 22

BS)

Attachment B Page 22 of 63 Pages SSLL NO. 060350566

EXHIBIT A PROPERTY TORISTS 4 AND 5 AND PORTIONS OF TRICTS 1, 2 AND 3 OF "BURNHALLS SUBDASSIAN", ACCORDING TO THE PUT THREW AS RECORDED IN PLAT BOOK 15 AN PICE 20 OF THE PUBLIC RECORDS OF BROWNING COUNTY, TLORING BEING AMORE PARTICULARLY DESCRIBED AS FOLLOWS. GERN AT THE MORTHASS' CONFIRE OF SUD THAT 1: PURISE SOUTH 00 DERREES 20 AND HEER TO SECONDS ESSEN, AND 15 THE AND THE MORTS + AND 15 PURISES TO THE PUBLIC RECORDS OF BROWNING COUNTY, TLORING BEING AND AT THE MORTHAST'S CONFIRE DE SOUTH SEASONS ESSEN AND THE SEASONS ESSENCE TO PUBLIC HONCE NORTH & DECREES 35 MINUTES 35 SECONDS ESSEN AND THE SEASONS ESSENCE AND THE SEAS

EXHIBIT "A" Page 2 of 2

Page 12 of 22

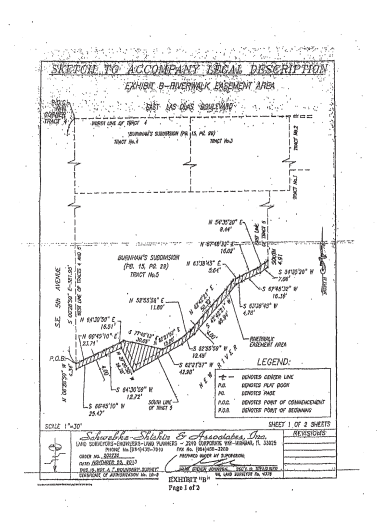
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Exhibit B – Legal Description of Uplands Riverwalk Easement Area

Page 10 of 13 FTL_ACTIVE 4422568.14

Page 13 of 22

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Page 14 of 22

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Page 15 of 22

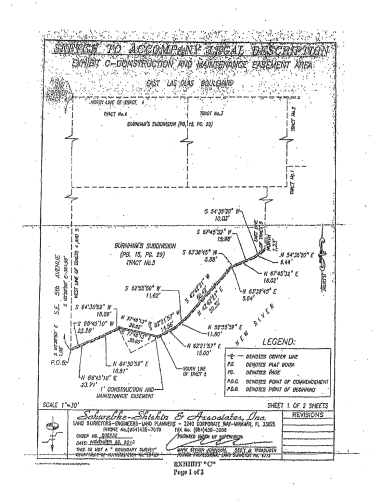
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Attachment B Page 26 of 63 Pages SSLL NO. 060350566 Exhibit C – Legal Description of Construction and Maintenance Easement Area

Page 11 of 13 FTL_ACTIVE 4422568.14

Page 16 of 22

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Attachment B Page 27 of 63 Pages SSLL NO. 060350566 

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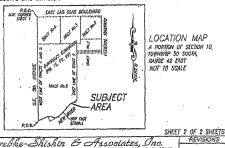
LEGAL DESCRIPTION TO ACCOMPANY SKETCH

EXHIBIT C—CONSTRUCTION AND MAINTENANCE EASEMENT AREA A PORION OF THAT IS OF BUSINESS SEGONDO IN PUNT COOK 15 AT PAGE 29 OF THE PUBLIC RECORDS OF BITCHHARD COUNTY, FLORIDA, GEING MORE PHRITCULARLY GESCRIBED AS FOLIOMS

AT PAGE UP THE EVENUE RECORDS OF BROWNERS, ADJUSTANCE, BEING AND THE FAIR LEGENCY AS RECORDS OF PAIR DOOR 15 A PAGE UP THE EVENUE RECORDS OF BROWNERS COUNTY, FLORING, BEING MORE MERICULARLY DESCRIPTION AS FOLLOWS. COMMUNES AS THE CORN AND THE BEST HAVE SOUTH OF COMMUNES AS MANY AND THE BEST HAVE OF SOUTH AND THE CONTROL OF THE CORN AND THE C

SAID TAND LYING AND DENO IN SECTION TO, TOWNSHIP 50 SOUTH, DANCE 42 EAST, DROWARD COUNTY, FLORIDA

NOTES: 1) BERBINGS SMOWN HEREON ARE BASED UPON AN ASSUMED "NORTH", ALONG THE CENTERLINE OF FEDERAL HIGHWAY. 2) ORGERED BY THE RELATED GROUP 3) AUTHENTIC COPIES OF THIS SKETCH AND LEGAL DEDGRIPTION MUST BEAR THE CHRÖSSED STAL OF THE ARESTRIC PROFESSIONAL LAND SURGEYOR.



Separte Byke - Standard Pannier - 200 Cordard We-wisher Land Surfering - Engages - 200 Cordard We-wisher Phone to (054)435-7010 FX to (954)435-288 Onto M. 2022 - 2022 EXHIBIT "C" Page 2 of 2

Page 18 of 22

Attachment B Page 29 of 63 Pages SSLL NO. 060350566 J. Car 36

EXHIBIT D - Matters of Record

- 1. Taxes and assessments for the year 2014 and subsequent years, which are not yet due and payable.
- Any claim that any portion of the insured land is sovereign lands of the State of Florida, including submerged, filled or artificially exposed lands accreted to such land.
- Any lien provided by County Ordinance or by Chapter 159, Florida Statutes, in favor of any city, town, village or port authority for unpaid service charges for service by any water, sewer or gas system supplying the insured land.
- Easement to Florida Power & Light Company dated August 3, 1965 and recorded September 13, 1965 recorded in Official Records Book 3081, Page 69.
- Terms and provisions of the Consent Final Judgment in case No. 00-10449-09 recorded November 24, 2004 recorded in Official Records Book 38596, Page 1450.
- Perpetual Easement and right of way for driveway purposes reserved in the Deed recorded in Deed Book 308, Page 408.
- Memorandum of Development Agreement recorded June 22, 2006 recorded in Official Records Book 42269, Page 750.
- Resolution No. 07-111 by the City of Fort Lauderdale recorded July 27, 2007 recorded in Official Records Book 44388, Page 892.
- 9. Intentionally Deleted.
- 10. Any and all rights of the United States of America over artificially filled lands in what were formerly navigable waters, arising by reason of the United States of America's control over navigable waters in the interest of navigation and commerce, and any conditions contained in any permit authorizing the filling in of such areas.
- Easement in favor of Florida Power & Light Company recorded February 11, 2015 under Instrument No. 2015112804640.

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ast.

Attachment B Page 30 of 63 Pages SSLL NO. 060350566 EXHIBIT E - Legal Description of Submerged Riverwalk Easement Area

Page 13 of 13 FTL_ACTIVE 4422568.14

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(BB)

MOLAUGHLIN ENGINEERING COMPANY
LEGIZES
ENGINEERING * SURVEYNG * PLATING * LAND PLANING
400 N.C. 37d AVENUE FORT LUDGERULE, PLORIDA
33301 PHONE (404) 763-7611 * FAX (454) 763-7615

FIE.

SKETCH AND DESCRIPTION A FORTION OF TRACT 5, BURNHAM'S SUBDIVISION

PROPOSED 20' DOCK AND SEAWALL AREA SHEET 1 OF 2 SHEETS LEGAL DESCRIPTION:

A portion of New River in Section 10, Township 50 South, Range 42 East, Brawerd County Fiorida, South of and adpoent to S.E. 5th Avanue and Tract 5, BURNIYAM'S SUBDINSION, according to the piat thereof as recorded in Plat Book 15, Page 20, of the public records of Broward County, Florida, more fully described described as follows:

described as follows:

Commission at the Northwest corner of Troct 4, of said BURNHAM'S SUBDINSON; thence South 0027'40" East, on the West line of Tracts 4 and 5 and Southerly extension thereof; a distance of 390.95 feet to the Point of Beginning; thence, South 6153'48" West, a distance of 4.80 feet; thence South 1354'27" West, a distance of 2.7.02 feet; thence North 6139'48" East, a distance of 61.89 feet; thence North 6139'48" East, a distance of 61.89 feet; thence North 6139'48" East, a distance of 61.89 feet; thence North 6029'02" East, on distance of 17.21 feet; thence North 0020'00" East, on the Southerly Extension of the East line of sold Tract 5, odistance of 20.35, thence South 5379'57" West, a distance of 7.99 feet; thence South 7474'9" West, a distance of 7.99 feet; thence South 7474'9" West, a distance of 43.28 feet; thence South 6139'40" West, a distance of 43.28 feet; thence South 6139'40" West, a distance of 43.28 feet; thence South 6139'40" West, a distance of 43.28 feet to the Point of Beginning.

Said land situate tying and being in the City of Fort Louderdale, Florida, and containing 3,736 square feet or 0.0858 dares more or less.

CERTIFICATION

Certified Correct. Dated of Fort Louderdale, Florida this 14th day of April, 2014.

ETH

NEW RIVER VICINITY MAP

TT A BOUNDARY SURVEY. .
there are the the line line of edd Treat 4 & 5,
002740° East.

TALD A. MCLAUCHLIN a Long Surveyor No. 5269 Stale of Florida.

DRAWN BY JULY

JOB ORDER NO. U-8725 U-9147 REF. DIVO.: 13-2-

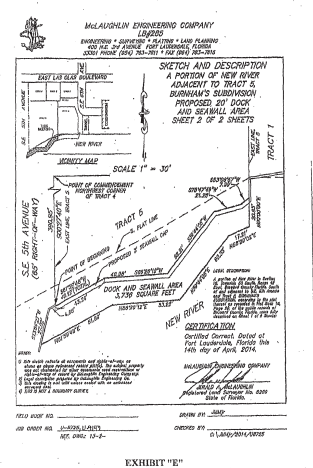
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EXHIBIT "E"

Sheet 1 of 2

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Attachment B Page 32 of 63 Pages SSLL NO. 060350566



Sheet 2 of 2

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INSTR # 112394928, OR BK 50916 PG 1587, Page 1 of 30, Recorded 07/08/2014 at 01:13 PM, Broward County Commission, Deputy Clerk 1037

This Instrument Prepared by:

Garry W. Johnson, Esq. GARRY W. JOHNSON, P.A. 750 Southeast 3rd Avenue, Suite #100 Ft. Lauderdale, Fl. 33316 **RECORDED AND RETURN TO:** Garry W. Johnson, Esq. GARRY W. JOHNSON, P.A. 750 Southeast 3rd Avenue, Suite #100 Ft. Lauderdale, Fl. 33316

RIVERWALK LINEAR PARK EASEMENT

THIS RIVERWALK LINEAR PARK EASEMENT, made this Votaday of May, 2014, by THE STRANAHAN HOUSE, INC., A FLORIDA CORPORATION ("Grantor"), whose mailing address is 335 SE 6th Ave, Fort Lauderdale, FL 33301, to CITY OF FORT LAUDERDALE, FLORIDA ("Grantee"), whose mailing address is 100 North Andrews Avenue, Fort Lauderdale, FL 33301.

NOW THEREFORE, for and in consideration of Ten Dollars (\$10.00) and other valuable considerations, the receipt and adequacy of which is hereby acknowledged, Grantor does hereby agree as follows:

The Property and the Easement Areas. Grantor is the fee simple owner of that certain parcel of real property more particularly described in Exhibit A attached hereto and incorporated herein (collectively, the "Property"), including riparian rights appurtenant to the Property, more particularly described in Exhibit B attached hereto (the "Riverwalk Riparian Easement Area") and has the non-exclusive rights to apply to the State of Florida, Trustees Internal Improvement Fund for use rights to the sovereignty submerged lands within the Riverwalk Riparian Easement Area. Grantor and Grantee acknowledge that riparian rights are an incident of, appurtenant to and inseparable from the riparian upland Property extending to the ordinary high watermark to the navigable waters. Accordingly, Grantor hereby covenants with Grantee that Grantor is lawfully seized of fee simple interest in and to the upland Property, except for that portion of the Property between the existing 1.5 foot Seawall Cap and the southern boundary line of the Property as shown on Exhibit A ("Excepted Property"), free and clear of any and all liens and encumbrances, except as specifically provided for herein or as approved by Grantee's City Attorney, and that Grantor hereby fully warrants and defends the Grantee's right, title and interest in and to the Property, less the Excepted Property, hereinabove described, (to which the Riverwalk Riparian Easement is an appurtenance thereof and inseparable therefrom) against the lawful claims of all persons whomsoever, subject to the following:

1. No Warranties or Covenants. Notwithstanding the foregoing, the grant of the Riverwalk Riparian Easement is without warranty or covenants of any kind as to the riparian easement rights, but not as to the status of title to the upland Property, less the Excepted Property, and is subject to:

- a. The terms and conditions of the Special Warranty Deed dated May 11, 1982 from the Fort Lauderdale Historical Society, Inc., a Florida not for profit corporation ("The Historic Society") to Grantor, recorded on June 16, 1982 in Official Records Book 10246 at Page 214 of the Official records of Broward County, Florida ("Special Warranty Deed"); and
- b. The rights of the United States of America, the State of Florida and any of their respective agencies or subdivisions relating to that portion of the Riverwalk Riparian Easement Area constituting a navigable waterway; and
- c. Execution of a Quit Claim Deed by The Historic Society acceptable to the City Attorney shall be required as a condition precedent to acceptance of the grant of easement rights herein for the purpose of releasing a reverter in the Special Warranty Deed to the Riverwalk Riparian Easement Area.
- 2. Riverwalk Linear Park. The Property is located within Grantee's corporate municipal limits and Grantee is responsible for the creation, operation and maintenance of the City of Fort Lauderdale's Riverwalk Linear Park situated along the New River known as the "Riverwalk Linear Park" (the "Riverwalk").
- 3. Grant of Riverwalk Easement. Grantor does hereby grant, give and convey to Grantee, its successors and assigns, subject to the following terms and conditions:
 - a. A perpetual, non-exclusive easement over, under and across the Riverwalk Riparian Easement Area and corresponding submerged lands thereunder for public non-vehicular (other than for governmental emergency and service vehicles and non-governmental service vehicles as authorized by the City Manager or his or her designee) and pedestrian access, ingress and egress, twentyfour hours a day, seven days a week, and for construction, operation, use, maintenance, repair, modification and replacement from time to time of improvements related thereto and for such other uses as may be consistent with the use of the Riverwalk Linear Park and permissible activities associate therewith and to be conducted therein; and
 - b. As to the perpetual, non-exclusive easement rights described in subparagraph 3 (a) above, except as hereinafter expressly stated, such easement rights shall be superior to any and all other easement rights within the Riverwalk Riparian Easement Area that are not consistent with the Riverwalk Lineal Park Easement rights.
- 4. Construction of Riverwalk Improvements. At their its own cost and expense, in a joint undertaking between the City of Fort Lauderdale and Downtown Development Agency ("DDA") Grantee will design, construct and complete walkway, landscaping, irrigation, lighting, seawall and other improvements within the Riverwalk Riparian Easement Area (the "Riverwalk Improvements") consistent with the nature of the improvements otherwise constructed within the Riverwalk Linear Park. To the extent economically practicable, Grantee shall make every good faith effort to coordinate construction activities (i) to preserve

the historic character of the Stranahan House, (ii) to reasonably minimize the disruption, noise, vibration, dust and airborne debris that might adversely affect the Property and the activities of Grantor to be conducted thereon, and (iii) to coordinate the schedule of construction with the calendar of events to be conducted at the Stranahan House. Once commenced, such construction shall be diligently pursued to completion. Before commencement of construction, a Payment and Performance Bond in accordance with § 255.05, Florida Statutes shall be provided. Grantee shall promptly and diligently repair any damage to the Stranahan House caused by the construction of the Riverwalk Improvements. Grantee acknowledges and agrees that it will not lease the dockage to the Riverwalk Improvements within the Riverwalk Riparian Easement Area, or otherwise permit public docking within the Riverwalk Riparian Easement Area. Stranahan House shall be permitted to use the Riverwalk improvements within the Riverwalk Riparian Easement Area for temporary dockage in connection with Stranahan House events.

- 5. Maintenance, Repair and Replacement. At their own cost and expenses, in a joint undertaking with the DDA, Grantee will maintain, repair and replace the Riverwalk Improvements within the Riverwalk Riparian Easement Area and keep them in a state of good repair, safe condition and a reasonably attractive manner. To the extent reasonably and economically feasible, Grantee shall (i) make every good faith effort to coordinate maintenance, repair and replacement activities in an effort to minimize the disruption, noise, vibration, dust and airborne debris that might adversely affect the Property and the activities of Grantor to be conducted thereon.
- 6. Reservation of Use. There is hereby reserved to Grantor, its successors and assigns, the right of ingress and egress across, through and into, above and below the Riverwalk Riparian Easement Area by Grantor, its successors, assigns, guests, invitees and persons doing business with Grantor, the use of the Riverwalk Riparian Easement Area for underground installation and maintenance of facilities for or utilities, for the use of the waterfront abutting the Riverwalk Easement Area for permissible docking, and other purposes, public or private, and for other uses not inconsistent with the public use of the Riverwalk Riparian Easement Area as a "River Walk," provided however that as to Grantor's reservation of permissible docking (it being agreed that neither Grantee nor the public shall have any rights of dockage at or along the Riverwalk Riparian Easement Area, except that Grantor shall allow commercial water taxi or shuttle services that typically stop at other locations along the Riverwalk to temporarily load/unload passengers on the Riverwalk Riparian Easement Area at reasonable intervals and at reasonable times as may be established by Grantor from time to time in its sole discretion. Any reservation of rights in favor of Grantor, its successors and assigns as set forth herein shall be non-exclusive and shall not be exercised in such a manner as to interfere with the easements granted to Grantee herein with respect to the Riverwalk Linear Park Easement herein, including the Riverwalk Riparian Easement Area. The nonexclusive easement rights granted Grantee herein shall be superior to any other easement rights, such that in the event of conflict between the two competing sets of easements, the use of rights granted within this Riverwalk Lineal Park Easement shall prevail and supersede over any conflicting use rights to the extent of incompatibility.

Page 3

- 7. Authorization. The person executing this document on behalf of Grantor warrants his or her authority to do so, on behalf of Grantor, and that all persons necessary to bind Grantor have joined in this document. This document runs with the land in favor of Grantee's successors and assigns.
- 8. Designation of Authority. Grantee is authorized to execute and deliver on behalf of Grantor such permit applications and related items as may be required in connection with the construction of the Riverwalk Improvements by any governmental agency, including, without limitation, the United States of America, the Army Corps of Engineers, the State of Florida, and any agency or subdivision of any of the foregoing.
- 9. Public Use of Riverwalk Linear Park and Riverwalk Riparian Easement Area. Grantor acknowledges and agrees that the Riverwalk Riparian Easement Area is an integral component of and shall be used in a manner consistent with the Riverwalk Linear Park. Accordingly, the Riverwalk Riparian Easement Areas shall be held in trust by Grantee for the use and benefit of the public subject to the provisions of § 375.251(2) (a), Florida Statutes (2013) and subject Grantor's reservation of non-exclusive uses.
- 10. Indemnification. Grantee is a political subdivision as set forth in § 768.28, Florida Statutes, (2013) 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 part to which sovereign immunity may be applicable. Nothing herein shall be construed as consent by a political subdivision of the State of Florida to be sued by third parties in any manner arising out of this Riverwalk Linear Park Easement and Riverwalk Riparian Easement.

TO HAVE AND TO HOLD the same unto the Grantee, its successors and assigns forever.

IN WITNESS WHEREOF, the Grantor has hereunto set its hand and seal the day and year first above written.

Signed, sealed and delivered in the presence of	f: THE STRANAHAN HOUSE, INC., A FLORIDA CORPORATION
Stephane Tretine Print Name	By: Debra Vogel Title: Vice President
Boxan Carm	·

Attachment B Page 37 of 63 Pages SSLL NO. 060350566

Print Name

Page 4

CAM 16-0309 Exhibit 1 Page 37 of 63

STATE OF FLORIDA

COUNTY OF BROWARD

The foregoing instrument was acknowledged and subscribed before me on 16, 2014, by Debra Vogel, as Vice President of STRANAHAN HOUSE, ☐ did not take an oath.

SEAL

Deloris P. Dennard Notary Public State of Florida MY COMMISSION # EE 181493 EXPIRES: April 6, 2016 Bonded Thru CNA Surety

Notary Public, State of Florida Commission Expires:

CITY OF FORT LAUDERDALE

"Jack" Seiler, Mayor

GRANTEE:

WITNESSES:

[Witness type or print name]

MIRANDA SCOTT

[Witness type or print name]

(TE, SEAL)

ATTEST:

Approved as to form:

Robert B. Dunckel,

Assistant City Attorney

Attachment B Page 38 of 63 Pages SSLL No. 060350566 Page 5

CAM 16-0309 Exhibit 1 Page 38 of 63

STATE OF FLORIDA

COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 17th day of June, 2014, by John P. "Jack" Seiler, Mayor of the City of Fort Lauderdale, a municipal corporation of Florida. He is personally known to me and did not take an oath.

(SEAL)

JEANETTE A. JOHNSON Notary Public - State of Florida My Comm. Expires Jan 31, 2015 Commission # EE 33367 Bonded Through National Notary Assn.

Jemette A. Hum Notary Public, State of Florida (Signature of Notary taking Acknowledgment)

Jegnette A. Johnson Name of Notary Typed,

Printed or Stamped

My Commission Expires: 1/31/15

Commission Number EE 33367

STATE OF FLORIDA

COUNTY OF BROWARD

instrument was acknowledged before me this 13th day of June, 2014, by Lee R. Feldman, City Manager of the City of Fort Lauderdale, a municipal corporation of Florida. He is personally known to me and did not take an oath.

(SEAL)

DONNA M. SAMUDA MY COMMISSION # EE 842025 EXPIRES: January 30, 2017

Bonded Thru Notary Public Underwriters Notary Public, State of Florida (Signature of Notary taking

Acknowledgment)

Name of Notary Typed,

Printed or Stamped

My Commission Expires: January 30, 2017

EE 842025

Commission Number

G:\rbd office\2013\Real Property\Easements\RiverwalkEasement\Stranahan\04.30.14 Stranahan TT.2 (clean text).docx

CAM 16-0309 Exhibit 1 Page 39 of 63

Attachment B Page 39 of 63 Pages SSLL NO. 060350566 INSTR # 112394928, OR BK 50916 PG 1593, Page 7 of 30

Exhibit A – Legal Description of Property

Attachment B Page 40 of 63 Pages SSLL NO. 060350566

age **7**

CAM 16-0309 Exhibit 1 Page 40 of 63



ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. Jrd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615

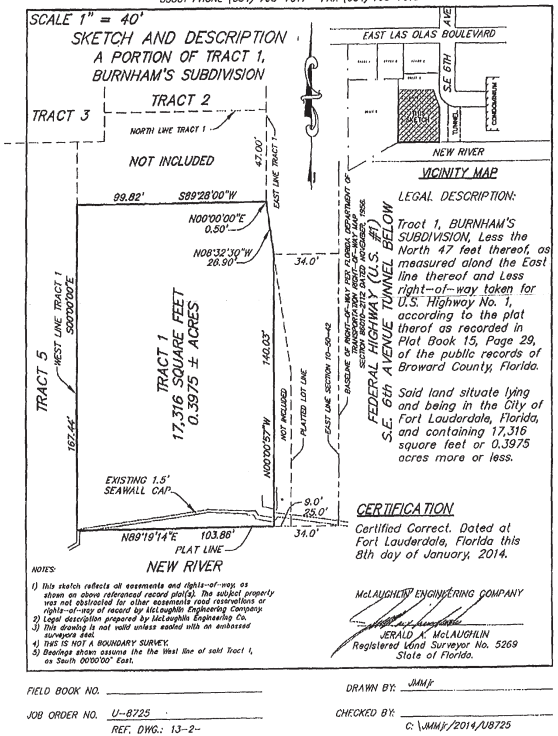
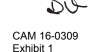


EXHIBIT "A"

Attachment B Page 41 of 63 Pages SSLL NO. 060350566



Page 41 of 63

Exhibit B - Legal Description of Riverwalk Easement Area

age &

Attachment B Page 42 of 63 Pages SSLL NO. 060350566

CAM 16-0309 Exhibit 1 Page 42 of 63



ENGINEERING * SLANEYING * PLATING * LAND PLANNING 400 M.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (484) 763-7616 * FAX (484) 783-7616

SKETCH AND DESCRIPTION
A PORTION OF NEW RIVER
ADJACENT TO TRACT 1
BURNHAM'S SUBDIVISION
AT STRANAHAN HOUSE
PROPOSED 20' DOCK AREA
SHEET 1 OF 2 SHEETS

LEGAL DESCRIPTION:

A portion of New River in Section 10, Township \$
50 South, Range 42 East, Broward County
Florida, South of and adjacent to Tract 1,
BURNHAM'S SUBDIVISION, according to the plot
thereof as recorded in Plot Book 15, Page 29,
of the public records of Broward County, Florida,
more fully described as follows:

EAST LAS OLAS BOLKEVARD

VICINITY MAP

Commencing at the Southeast carner of said Tract 1; thence South 7643'46" West, a distance of 9.21 feet to the Point of Beginning; thence North 79'49'17" West, a distance of 10.66 feet; thence South 89'19'14" West, on the South plat line of said BURNHAM'S SUBDIVISION, a distance of 44.55 feet; thence South 72'49'42" West, a distance of 51.09 feet; thence South 00'00'00" East, on the Southerly extension of the West line of said Tract 1, a distance of 20.93 feet; thence North 72'49'42" East, a distance of 54.37 feet; thence North 69'19'14" East, on a line 20.00 feet South of and parallel with the said South plat line of said BURNHAM'S SUBDIVISION, a distance of 39.75 feet; thence South 79'49'17" East, a distance of 12.36 feet; thence North 19'32'31" East, a distance of 29.87 feet; thence North 82'22'33" West, on the North face of an existing concrete seawall cap, a distance of 6.95 feet; thence South 19'32'31" West, a distance of 9.29 feet to the Point of Beginning.

Said land elluate lying and being in the City of Fort Lauderdale, Florida, and containing 2,261 square feet or 0.0519 acres more or less.

CERTIFICATION

Cartified Correct, Doted at Fort Lauderdale, Florida this 14th day of April, 2014.

MOLAUGHLIN ENGUNEETING COUPANY

JERALD A. WAAUCHLIN Registered Land Surveyor No. 5259 State of Florida.

HOTES

2) Into season researce at construction and regarder-trape as about an observationed research policia. The entities importly trop not abstracted for other constructor road research little or right-en-may of road by Melanghia Englanding Compony. Il legal distribution amount of the Internation Technology.

The crowing to not valid unless social with an emboused surupare seal.

4) THIS IN MOT A BOUNDARY SURVEY.

D Bearings charm service the the West line of sold Tract 1,
as Surin Bollotton Pres.

FIELD BOOK NO.

-

DRAWN BY: MIMIN

JOB ORDER NO. U-8725, 11-9147

CHECKED BY:

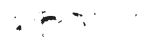
REF. DWG: 13-2-

C \JANA /2014/18728

EXHIBIT "B"

Attachment B Page 43 of 63 Pages SSLL NO. 060350566

CAM 16-0309 Exhibit 1 Page 43 of 63



PREPARED BY: Thomas R. Tatum, Esq. BRINKLEY MORGAN 200 E. Las Olas Boulevard, Suite 1900 Fort Lauderdale, FL 33301

Parcel Tax Identification No.: 59-0993499

QUIT CLAIM DEED

December 17

THIS QUIT CLAIM DEED, executed this <u>17</u> day of November, 2013, by Fort Lauderdale Historical Society, Inc., a Florida not-for-profit corporation, whose post office address is <u>219 SW 2 Ave Ft Laud Ft</u> first party, to Stranahan House, Inc., a Florida not-for-profit corporation, whose post office address is 335 SE 6th Avenue, Fort Lauderdale, Florida 33301, second party.

WITNESSETH, that said first party, for and in consideration of the sum of TEN DOLLARS (\$10.00) in hand paid by the said second party, the receipt whereof is hereby acknowledged, does hereby remise, release and quit claim unto the said second party forever, all the right, title, interest, claim and demand which the said first party has in and to the following described land situate, lying and being in Broward County, Florida, to wit:

The legal description of the property is attached as Exhibit "A" ("Property").

This Quit Claim Deed is given for the limited purpose of releasing the Property from the covenants and reverter set forth in paragraphs 1 and 2 a through d, set forth in a Special Warranty Deed from Fort Lauderdale Historical Society, Inc., a non-profit corporation existing under the laws of Florida to Stranahan House, Inc., a non-profit corporation, dated May 11, 1982 and Recorded in Official Records Book 10246 at Page 214 of the Official Records of Broward County, Florida ("Special Warranty Deed"). Upon the termination of the Riverwalk Easement granted by Stranahan House, Inc. to City of Fort Lauderdale, Florida, or in the event the Riverwalk Improvements are not completed on or before <u>Vecember 176</u>, the covenants and reverter set forth in the Special Warranty Deed, shall immediately be reimposed on the Property.

TO HAVE AND TO HOLD the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien, equity and claim whatsoever of the said first party, either in law or equity, to the only proper use, benefit and behoof of the said second party forever.

IN WITNESS WHEREOF, the said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in our presence:	
Witness Signature	President Port Lauderdale Historical Society, Inc.
Print Name: ROSEMARY Dube	Society, inc.
Bonne M. Gler man	
Witness Signature Bohnie m. FLYNN Print Name:	
ATTEST?	
Secretary Katherine Lochrie.	
STATE OF MON da	
COUNTY OF Broward	
The foregoing instrument was acknowledged, 2013, by LIM SWELFS produced	ged before me this 17 day of 0000 Hbl, who is personally known to me or who has as identification.
produced	(NO)
RACHEL JAMISON Notary Public - State of Florid My Comm. Expires Dec 19, 20 Commission # EE 154625 Bonded Through National Notary As	My Commission expires: 12/19/15
a reference and a second secon	on.



ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615

SKETCH AND DESCRIPTION

A PORTION OF NEW RIVER

ADJACENT TO TRACT 1

BURNHAM'S SUBDIVISION

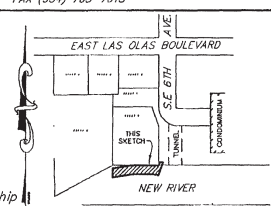
AT STRANAHAN HOUSE

PROPOSED 20' DOCK AREA

SHEET 1 OF 2 SHEETS

LEGAL DESCRIPTION:

A portion of New River in Section 10, Township 50 South, Range 42 East, Broward County Florida, South of and adjacent to Tract 1, BURNHAM'S SUBDIVISION, according to the plat thereof as recorded in Plat Book 15, Page 29, of the public records of Broward County, Florido, more fully described as follows:



VICINITY MAP

Commencing at the Southeast corner of said Tract 1; thence South 76°43'46" West, a distance of 9.21 feet to the Point of Beginning; thence North 79°49'17" West, a distance of 10.66 feet; thence South 89°19'14" West, on the South plat line of said BURNHAM'S SUBDIVISION, a distance of 44.55 feet; thence South 72°49'42" West, a distance of 51.09 feet; thence South 00°00'00" East, on the Southerly extension of the West line of said Tract 1, a distance of 20.93 feet; thence North 72°49'42" East, a distance of 54.37 feet; thence North 89°19'14" East, on a line 20.00 feet South of and parallel with the said South plat line of said BURNHAM'S SUBDIVISION, a distance of 39.75 feet; thence South 79°49'17" East, a distance of 12.36 feet; thence North 19°32'31" East, a distance of 29.87 feet; thence North 82°22'33" West, on the North face of an existing concrete seawall cap, a distance of 6.95 feet; thence South 19°32'31" West, a distance of 9.29 feet to the Point of Beginning.

Said land situate lying and being in the City of Fort Lauderdale, Florida, and containing 2,261 square feet or 0.0519 acres more or less.

CERTIFICATION

Certified Correct. Dated at Fort Lauderdale, Florida this 14th day of April, 2014.

MCLAUGHLIN ENGINEERING COUPANY

JERALD A. McLAUGHLIN Registered Lond Surveyor No. 5269 State of Florida.

- This sketch reflects all easements and rights-of-way, as shown on above referenced record plat(s). The subject property was not abstracted for other easements road reservations or rights-of-way of record by McLoughlin Engineering Company.
- 2) Legal description prepared by McLaughlin Engineering Co.
 3) This drawing is not valid unless sealed with an embassed
- 4) THIS IS NOT A BOUNDARY SURVEY.
- Bearings shown assume the the West line of said Tract 1, as South 00'00'00" East.

FIELD BOOK NO.	DRAWN BY: JMMjr
JOB ORDER NO. <u>U-8725, ([9]4]</u> REF. DWG.: 13-2-	CHECKED BY:

Attachment B Page 46 of 63 Pages SSLL NO. 060350566

RESOLUTION OF THE BOARD OF TRUSTEES OF FORT LAUDERDALE HISTORICAL SOCIETY, INC.

RECITALS

At a duly called and noticed meeting of the Board of Trustees of Fort Lauderdale Historical Society, Inc. ("Historical Society"), on the 16 day of November, 2013 and after a vote in compliance with the requirements of ARTICLE III, paragraph 3.7 of the Amended and Restated Bylaws of Fort Lauderdale Historical Society, Inc., the Board of Trustees adopted the following Resolution:

WHEREAS, the Historical Society imposed covenants and retained a reverter on the real property described in the Special Warranty Deed from the Fort Lauderdale Historical Society, Inc., a non-profit corporation existing under the laws of the State of Florida, to Stranahan House, Inc. ("Stranahan House"), a non-profit Florida corporation, dated May 11, 1982 and recorded in Official Records Book 10246 at Page 214 of the Official Records of Broward County, Florida ("Special Warranty Deed"), a copy of the Special Warranty Deed is attached as Exhibit A; and

WHEREAS, among other things, the Special Warranty Deed contains a covenant prohibiting Stranahan House from "[t]he attempt to transfer or encumber the property to a third party, either voluntarily, or involuntarily". A breach of that covenant will cause title to the property described in the Special Warranty Deed to revert to the Historical Society; and

WHEREAS, the City of Fort Lauderdale, Florida ("City"), has requested that Stranahan House grant a perpetual non-exclusive easement (Riverwalk Easement), over, under and across the surface of a portion of the Property described in the Riverwalk Easement as the Riverwalk Easement Area. The purpose of the Riverwalk Easement is to extend the Riverwalk for the purposes set forth in the Riverwalk Easement. A copy of the proposed Riverwalk Easement is attached as Exhibit B; and

WHEREAS, Stranahan House has requested that the Historical Society execute a Quit Claim Deed in favor of Stranahan House which describes the Riverwalk Easement Area in order to allow Stranahan House to grant the Riverwalk Easement to the City without violating the covenants in the Special Warranty Deed; and

WHEREAS, in consideration of the Historical Society's execution of the Quit Claim Deed, Stranahan House is agreeable to the re-imposition of the covenants and reverter set forth in the Special Warranty Deed, immediately upon the termination of the Riverwalk Easement or in the event the Riverwalk Improvements are not completed on or before three (3) years from the date of this Quit Claim Deed. A copy of the proposed Quit Claim Deed is attached as Exhibit C; and

WHEREAS, the Historical Society's execution of the Quit Claim Deed for the purposes set forth above is consistent with ARTICLE III PURPOSES paragraph a (ii) of the Articles of Restatement of Fort Lauderdale Historical Society, Inc. adopted on April _______, 2008.

RESOLVED, the President of the Historical Society is authorized to execute the Quit Claim Deed in the form attached as Exhibit C and to deliver the executed Quit Claim Deed to Stranahan House for use in accordance with the purposes set forth above.

Dated this 16 day of November, 2013.

Chairman of the Board of Trustees

[539]2344-94890

Attachment B Page 47 of 63 Pages SSLL NO. 060350566

FORT LAUDERDALE HISTORICAL SOCIETY, INC., a non-profit

K corporation existing under the laws of Florida

, and having its principal place of

business at Fort Lauderdale, Florida, hereinafter called the grantor, to STRANAHAN HOUSE, INC., a non-profit Florida

corporation,

. 4. K.

3.1

.

219 S. W. Second Avenue

whose postollice address is Fort Lauderdale, Florida 33301

hereinafter called the grantee:

"Wherever used herein the trems "grantist" and the heat legal representatives and assists of an

Witnesseth: That the grantur, for and in consideration of the sum of 8 10.00 valuable considerations, receipt whereof is hereby acknowledged, by these presents does grant, bargain, sell, alien, remise, release, convey and confirm unto the grantee, all that certain land situate in Broward County, Florida, ciz.

See Exhibit A attached hereto and made a part hereof.

Together with all the tenements, hereditaments and appartenances thereto belonging or in any

To Have and to Hold, the same in he sample forever

That the granter hereby covenants with said granter that it is buefully served of said land in fee sample: that it has good right and lawful authority to sell and convey said land, that it hereby fully war must the title to said land and will defend the same against the langual claims of all persons claiming by, through or under the said quantor

> In Witness Whereof the granter has caused these prevents to be executed in its name and its corporate seal to be becount affixed, by its roper officers thereunto duly authorized, the day and year first above written

FORT LAUDERDALE HISTORICAL SOCIETY, INC. non-profit Florida Corpora-

R. M. Gardner

President

STATE OF FLORIDA COLVEY OF BROWARD

I HERD BY CERTIFY that we then day before the an offere duch authorized in the care and George W. English III

under authority duly veved in them by said eveporation and that the seal alford therein is the true empirare seal of

WITSESS one bound and interest west in the County and State fair aforesand that 12th day of

Prepared by R. M. Gardner P. O. Box 14636 Fort Lauderdale, FL 33302

Notary Public

Hotely Public State of Florida at Large My Commission Expires Feb. 28, 1984

EXHIBIT A

Tract 1, LESS the North 47 feet thereof, of BURNHAM'S SUBDIVISION, according to the Plat thereof recorded in Plat Book 15, at page 29, of the Public Records of Broward County, Florida, and LESS that property described as follows: Commencing at the Northwest corner of Tract 2 of said BURNHAM'S SUBDIVISION run Easterly on the North line of said Tract 2 a distance of 85 feet; thence run South 10 29' 49" East on the East line of said Tracts 2 and 1 a distance of 132.5 feet; thence run South 10° 02' 19" East a distance of 26.91 feet to the POINT OF BEGINNING; thence continue South 10° 02' 19" East a distance of 60.59 feet; thence run South 1° 29' 49" East a distance of 80 feet; thence run Westerly on the South line of said Tract 1 a distance of 9 feet; thence run North 1° 29' 49" West a distance of 140.03 feet to the POINT OF BEGINNING.

SUBJECT to casements, restrictions, reservations and limitations of record, if any, and taxes for the year 1982 and subsequent years.

Grantee makes the following covenants with Grantor which shall run with the land:

- 1. The improvements located on the above described property shall be used primarily for historical purposes, the commercial use shall be limited to generating revenue for the maintenance, repairs, upkeep and expenses of operation of the improvements located thereon and a reasonable reserve for the above purposes.
- $2. \,$ The above property shall revert to Grantor on the happening of any of the following events:
 - a. The breach of the covenants set forth above.
 b. The attempt to transfer or encumber the property to a third party, either voluntarily or involuntarily.

 The termination of the existence of the Grantce as a non-profit Florida corporation.

 The termination of the tax exempt status granted to the Grantee under the applicable code provisions and regulations of the U.S. Internal Revenue Code.

In the event that Crantor is not in existence at the time of the happening of the event which causes the title to revert in Grantor and there is no successor organization, then the title shall vest in the City of Fort Lauderdale.

F T JOHNSON

Attachment B Page 49 of 63 Pages SSLL NO. 060350566 REC 10246 May 215

This Instrument Prepared by:
Garry W. Johnson, Esq.
GARRY W. JOHNSON, P.A.
750 Southeast 3rd Avenue, Suite #100
Ft. Lauderdale, Fl. 33316
RECORDED AND RETURN TO:
Garry W. Johnson, Esq.
GARRY W. JOHNSON, P.A.
750 Southeast 3rd Avenue, Suite #100
Ft. Lauderdale, Fl. 33316

RIVERWALK LINEAR PARK EASEMENT

THIS RIVERWALK LINEAR PARK EASEMENT, made this _____ day of _____, 2013, by THE STRANAHAN HOUSE, INC., A FLORIDA CORPORATION ("Grantor"), whose mailing address is 335 SE 6th Ave, Fort Lauderdale, FL 33301, to CITY OF FORT LAUDERDALE, FLORIDA ("Grantee"), whose mailing address is 100 North Andrews Avenue, Fort Lauderdale, FL 33301.

NOW THEREFORE, for and in consideration of Ten Dollars (\$10.00) and other valuable considerations, the receipt and adequacy of which is hereby acknowledged, Grantor does hereby agree as follows:

The Property and the Easement Areas. Grantor is the fee simple owner of that certain parcel of real property more particularly described in Exhibit A attached hereto and incorporated herein (collectively, the "Property"), including riparian rights appurtenant to the Property, more particularly described in Exhibit B attached hereto (the "Riverwalk Riparian Easement Area") and has the non-exclusive rights to apply to the State of Florida, Trustees Internal Improvement Fund for use rights to the sovereignty submerged lands within the Riverwalk Riparian Easement Area. Grantor and Grantee acknowledge that riparian rights are an incident of, appurtenant to and inseparable from the riparian upland Property extending to the ordinary high watermark to the navigable waters. Accordingly, Grantor hereby covenants with Grantee that Grantor is lawfully seized of fee simple interest in and to the upland Property, except for that portion of the Property between the existing 1.5 foot Seawall Cap and the southern boundary line of the Property as shown on Exhibit A ("Excepted Property"), free and clear of any and all liens and encumbrances, except as specifically provided for herein or as approved by Grantee's City Attorney, and that Grantor hereby fully warrants and defends the Grantee's right, title and interest in and to the Property, less the Excepted Property, hereinabove described, (to which the Riverwalk Riparian Easement is an appurtenance thereof and inseparable therefrom) against the lawful claims of all persons whomsoever, subject to the following:

1. No Warranties or Covenants. Notwithstanding the foregoing, the grant of the Riverwalk Riparian Easement is without warranty or covenants of any kind as to the riparian easement rights, but not as to the status of title to the upland Property, less the Excepted Property, and is subject to:

Page 1

- a. The terms and conditions of the Special Warranty Deed dated May 11, 1982 from the Fort Lauderdale Historical Society, Inc., a Florida not for profit corporation ("The Historic Society") to Grantor, recorded on June 16, 1982 in Official Records Book 10246 at Page 214 of the Official records of Broward County, Florida ("Special Warranty Deed"); and
- b. The rights of the United States of America, the State of Florida and any of their respective agencies or subdivisions relating to that portion of the Riverwalk Riparian Easement Area constituting a navigable waterway; and
- c. Execution of a Quit Claim Deed by The Historic Society acceptable to the City Attorney shall be required as a condition precedent to acceptance of the grant of easement rights herein for the purpose of releasing a reverter in the Special Warranty Deed to the Riverwalk Riparian Easement Area.
- 2. Riverwalk Linear Park. The Property is located within Grantee's corporate municipal limits and Grantee is responsible for the creation, operation and maintenance of the City of Fort Lauderdale's Riverwalk Linear Park situated along the New River known as the "Riverwalk Linear Park" (the "Riverwalk").
- 3. Grant of Riverwalk Easement. Grantor does hereby grant, give and convey to Grantee, its successors and assigns, subject to the following terms and conditions:
 - a. A perpetual, non-exclusive easement over, under and across the Riverwalk Riparian Easement Area and corresponding submerged lands thereunder for public non-vehicular (other than for governmental emergency and service vehicles and non-governmental service vehicles as authorized by the City Manager or his or her designee) and pedestrian access, ingress and egress, twenty-four hours a day, seven days a week, and for construction, operation, use, maintenance, repair, modification and replacement from time to time of improvements related thereto and for such other uses as may be consistent with the use of the Riverwalk Linear Park and permissible activities associate therewith and to be conducted therein; and
 - b. As to the perpetual, non-exclusive easement rights described in subparagraph 3 (a) above, except as hereinafter expressly stated, such easement rights shall be superior to any and all other easement rights within the Riverwalk Riparian Easement Area that are not consistent with the Riverwalk Lineal Park Easement rights.
- 4. Construction of Riverwalk Improvements. At their its own cost and expense, in a joint undertaking between the City of Fort Lauderdale and Downtown Development Agency ("DDA") Grantee will design, construct and complete walkway, landscaping, irrigation, lighting, seawall and other improvements within the Riverwalk Riparian Easement Area (the "Riverwalk Improvements") consistent with the nature of the improvements otherwise constructed within the Riverwalk Linear Park. To the extent economically practicable, Grantee shall make every good faith effort to coordinate construction activities (i) to preserve

the historic character of the Stranahan House, (ii) to reasonably minimize the disruption, noise, vibration, dust and airborne debris that might adversely affect the Property and the activities of Grantor to be conducted thereon, and (iii) to coordinate the schedule of construction with the calendar of events to be conducted at the Stranahan House. Once commenced, such construction shall be diligently pursued to completion. Before commencement of construction, a Payment and Performance Bond in accordance with § 255.05, Florida Statutes shall be provided. Grantee shall promptly and diligently repair any damage to the Stranahan House caused by the construction of the Riverwalk Improvements. Grantee acknowledges and agrees that it will not lease the dockage to the Riverwalk Improvements within the Riverwalk Riparian Easement Area, or otherwise permit public docking within the Riverwalk Riparian Easement Area. Stranahan House shall be permitted to use the Riverwalk improvements within the Riverwalk Riparian Easement Area for temporary dockage in connection with Stranahan House events.

- 5. Maintenance, Repair and Replacement. At their own cost and expenses, in a joint undertaking with the DDA, Grantee will maintain, repair and replace the Riverwalk Improvements within the Riverwalk Riparian Easement Area and keep them in a state of good repair, safe condition and a reasonably attractive manner. To the extent reasonably and economically feasible, Grantee shall (i) make every good faith effort to coordinate maintenance, repair and replacement activities in an effort to minimize the disruption, noise, vibration, dust and airborne debris that might adversely affect the Property and the activities of Grantor to be conducted thereon.
- 6. Reservation of Use. There is hereby reserved to Grantor, its successors and assigns, the right of ingress and egress across, through and into, above and below the Riverwalk Riparian Easement Area by Grantor, its successors, assigns, guests, invitees and persons doing business with Grantor, the use of the Riverwalk Riparian Easement Area for underground installation and maintenance of facilities for or utilities, for the use of the waterfront abutting the Riverwalk Easement Area for permissible docking, and other purposes, public or private, and for other uses not inconsistent with the public use of the Riverwalk Riparian Easement Area as a "River Walk," provided however that as to Grantor's reservation of permissible docking (it being agreed that neither Grantee nor the public shall have any rights of dockage at or along the Riverwalk Riparian Easement Area, except that Grantor shall allow commercial water taxi or shuttle services that typically stop at other locations along the Riverwalk to temporarily load/unload passengers on the Riverwalk Riparian Easement Area at reasonable intervals and at reasonable times as may be established by Grantor from time to time in its sole discretion. Any reservation of rights in favor of Grantor, its successors and assigns as set forth herein shall be non-exclusive and shall not be exercised in such a manner as to interfere with the easements granted to Grantee herein with respect to the Riverwalk Linear Park Easement herein, including the Riverwalk Riparian Easement Area. The nonexclusive easement rights granted Grantee herein shall be superior to any other easement rights, such that in the event of conflict between the two competing sets of easements, the use of rights granted within this Riverwalk Lineal Park Easement shall prevail and supersede over any conflicting use rights to the extent of incompatibility.

- 7. Authorization. The person executing this document on behalf of Grantor warrants his or her authority to do so, on behalf of Grantor, and that all persons necessary to bind Grantor have joined in this document. This document runs with the land in favor of Grantee's successors and assigns.
- 8. Designation of Authority. Grantee is authorized to execute and deliver on behalf of Grantor such permit applications and related items as may be required in connection with the construction of the Riverwalk Improvements by any governmental agency, including, without limitation, the United States of America, the Army Corps of Engineers, the State of Florida, and any agency or subdivision of any of the foregoing.
- 9. Public Use of Riverwalk Linear Park and Riverwalk Riparian Easement Area. Grantor acknowledges and agrees that the Riverwalk Riparian Easement Area is an integral component of and shall be used in a manner consistent with the Riverwalk Linear Park. Accordingly, the Riverwalk Riparian Easement Areas shall be held in trust by Grantee for the use and benefit of the public subject to the provisions of § 375.251(2) (a), Florida Statutes (2013) and subject Grantor's reservation of non-exclusive uses.
- 10. Indemnification. Grantee is a political subdivision as set forth in § 768.28, Florida Statutes, (2013) 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 part to which sovereign immunity may be applicable. Nothing herein shall be construed as consent by a political subdivision of the State of Florida to be sued by third parties in any manner arising out of this Riverwalk Linear Park Easement and Riverwalk Riparian Easement.

TO HAVE AND TO HOLD the same unto the Grantee, its successors and assigns forever.

IN WITNESS WHEREOF, the Grantor has hereunto set its hand and seal the day and year first above written.

Signed, sealed and delivered in the presence of:	
	THE STRANAHAN HOUSE, INC. A FLORIDA CORPORATION
Print Name	By:

STATE OF FLORIDA

COUNTY OF BROWARD

The foregoing instrument was ack	tnowledged and subscribed before me on
President of STRANAHAN HOUSE, INcorproduced identification and who []did []	, as C. \square who are personally known to me or \square who have did not take an oath.
SEAL	Notary Public, State of Florida Commission Expires:
	GRANTEE:
WITNESSES:	CITY OF FORT LAUDERDALE
	By
[Witness type or print name]	
	By
[Witness type or print name]	ATTEST:
(CORPORATE SEAL)	Jonda Joseph, City Clerk
	Approved as to form:
	Robert B. Dunckel, Assistant City Attorney

INSTR	#	112394928	, 0	R	BK	50916	PG	1608	, Pa	ge	22	of	30

STATE OF FLORIDA

COUNTY OF BROWARD

	was acknowledged before me this Mayor of the City of Fort Lauderdale, a municipal corporation on to me and did not take an oath.
(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 , 2014, by Lee R. Feldman, City Manager of the City of Fort Lauderdale, a municipal corporation of Florida. He is personally known to me and did not take an oath. (SEAL) Notary Public, State of Florida (Signature of Notary taking Acknowledgment) Name of Notary Typed, Printed or Stamped My Commission Expires: Commission Number

G:\rbd office\2013\Real Property\Easements\RiverwalkEasement\Stranahan\04,30.14 Stranahan TT (clean text).docx

Page 6

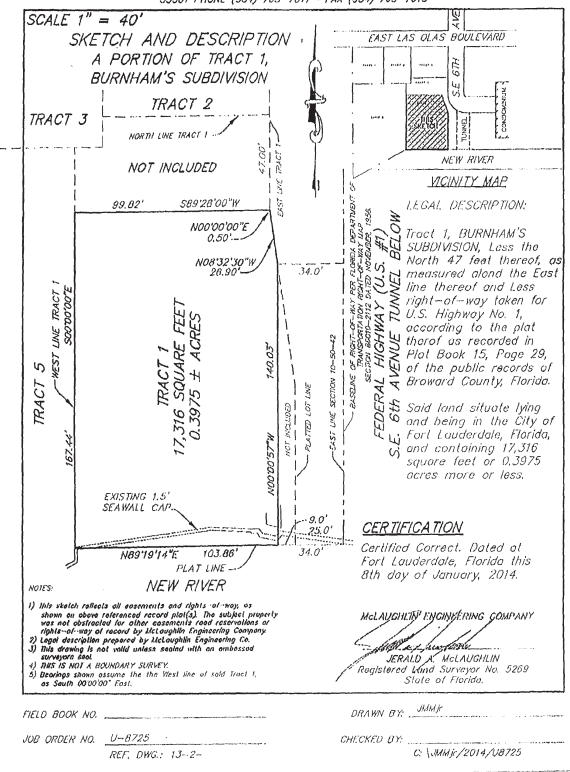
INSTR # 112394928, OR BK 50916 PG 1609, Page 23 of 30

Exhibit A - Legal Description of Property

Page 7



ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615



Attachment B Page 57 of 63 Pages SSLL NO. 060350566 EXHIBIT "A"

INSTR # 112394928, OR BK 50916 PG 1611, Page 25 of 30

 $Exhibit \ B-Legal \ Description \ of \ Riverwalk \ Easement \ Arca$

Page 8



ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615

SKETCH AND DESCRIPTION A PORTION OF NEW RIVER ADJACENT TO TRACT 1 BURNHAM'S SUBDIVISION AT STRANAHAN HOUSE PROPOSED 20' DOCK AREA SHEET 1 OF 2 SHEETS

LEGAL DESCRIPTION:

A portion of New River in Section 10, Township 50 South, Range 42 East, Broward County Florida, South of and adjacent to Tract 1, BURNHAM'S SUBDIVISION, according to the plat thereof as recorded in Plat Book 15, Page 29, of the public records of Broward County, Florida, more fully described as follows:

EAST LAS OLAS BOULEVARD K) THIS SKETCH NEW RIVER

VICINITY MAP

Commencing at the Southeast corner of said Tract 1; thence South 76°43'46" West, a distance of 9.21 feet to the Point of Beginning; thence North 79°49'17" West, a distance of 10.66 feet; thence South 89°19'14" West, on the South plat line of said BURNHAM'S SUBDIVISION, a distance of 44.55 feet; thence South 72'49'42" West, a distance of 51.09 feet; thence South 00'00'00" East, on the Southerly extension of the West line of said Tract 1, a distance of 20.93 feet; thence North 72'49'42" East, a distance of 54.37 feet; thence North 89'19'14" East, on a line 20.00 feet South of and parallel with the said South plat line of said BURNHAM'S SUBDIVISION, a distance of 39.75 feet; thence South 79'49'17" East, a distance of 12.36 feet; thence North 19°32'31" East, a distance of 29.87 feet; thence North 82°22'33" West, on the North face of an existing concrete seawall cap, a distance of 6.95 feet; thence South 19'32'31" West, a distance of 9.29 feet to the Point of Beginning.

Sald land situate lying and being in the City of Fort Lauderdale, Florida, and containing 2,261 square feet or 0.0519 acres more or less.

CERTIFICATION

Certified Correct. Dated at Fort Lauderdale, Florida this 14th day of April, 2014.

NOTES:

1) This sketch reflects oil easements and rights-of-way, as sham an above referenced record plate(s). The subject property was not obstracted for other eosements road reservations or rights—of—way of record by McLoughlin Engineering Company.

2) Legal description prepared by McLoughlin Engineering Co 3) This drawing is not valid unless sealed with an embossed

THIS IS NOT A BOUNDARY SURVEY.

5) Bearings shown assume the the West line of said Tract I, as South 00'00'00" East.

/) ,	
MCLAUGHLIN ENGINEERING	COMPANY
	7

JERALD A. McLAUGHLIN egistered Land Surveyor No. 5269 State of Florida.

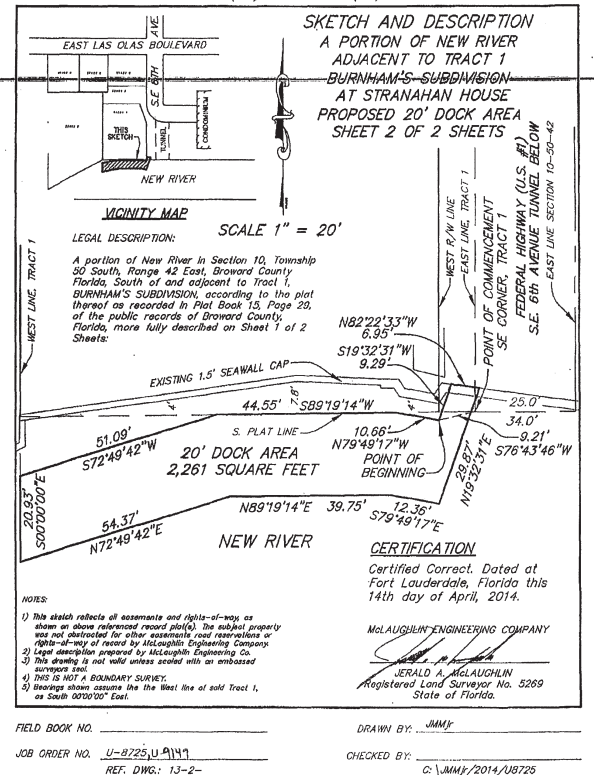
FIELD BOOK NO	DRAWN BY: JMMJY
JOB ORDER NO. U-8725, U-9147	CHECKED BY:
REF. DWG.: 13-2-	C: \JMMjr/2014/U8725

Attachment B Page 59 of 63 Pages SSLL NO. 060350566

EXHIBIT "B"



ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615



Attachment B Page 60 of 63 Pages SSLL NO. 060350566 PREPARED BY: Thomas R. Tatum, Esq. BRINKLEY MORGAN 200 E. Las Olas Boulevard, Suite 1900 Fort Lauderdale, FL 33301

Parcel Tax Identification No.: 59-0993499

QUIT CLAIM DEED

December 17

THIS QUIT CLAIM DEED, executed this <u>17</u> day of November, 2013, by Fort Lauderdale Historical Society, Inc., a Florida not-for-profit corporation, whose post office address is <u>219 540 2 Av2 Ft Laud Ft</u> first party, to Stranahan House, Inc., a Florida not-for-profit corporation, whose post office address is 335 SE 6th Avenue, Fort Lauderdale, Florida 33301, second party.

WITNESSETH, that said first party, for and in consideration of the sum of TEN DOLLARS (\$10.00) in hand paid by the said second party, the receipt whereof is hereby acknowledged, does hereby remise, release and quit claim unto the said second party forever, all the right, title, interest, claim and demand which the said first party has in and to the following described land situate, lying and being in Broward County, Florida, to wit:

The legal description of the property is attached as Exhibit "A" ("Property").

This Quit Claim Deed is given for the limited purpose of releasing the Property from the covenants and reverter set forth in paragraphs 1 and 2 a through d, set forth in a Special Warranty Deed from Fort Lauderdale Historical Society, Inc., a non-profit corporation existing under the laws of Florida to Stranahan House, Inc., a non-profit corporation, dated May 11, 1982 and Recorded in Official Records Book 10246 at Page 214 of the Official Records of Broward County, Florida ("Special Warranty Deed"). Upon the termination of the Riverwalk Easement granted by Stranahan House, Inc. to City of Fort Lauderdale, Florida, or in the event the Riverwalk Improvements are not completed on or before were transfer to the covenants and reverter set forth in the Special Warranty Deed, shall immediately be reimposed on the Property.

TO HAVE AND TO HOLD the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien, equity and claim whatsoever of the said first party, either in law or equity, to the only proper use, benefit and behoof of the said second party forever.

Attachment B Page 61 of 63 Pages SSLL NO. 060350566

EXHIBIT 'C"

IN WITNESS WHEREOF, the said first party has signed and sealed these presents the day and year first above written.

Si	gned, sealed and	d delivered				
in	our presence:	Par.			1	
L	Denach	lubi		President, Port L	auderdale Hist	orical
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Pr	int Name:_RC	SEMMRY DU	be	Society, inc.		
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Se	cretary Kath	jerine Lechris	-			
SI	TATE OF	onda				
C	OUNTY OF	Broward				
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ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763--7611 * FAX (954) 763-7615

SKETCH AND DESCRIPTION

A PORTION OF NEW RIVER

ADJACENT TO TRACT 1

BURNHAM'S SUBDIVISION

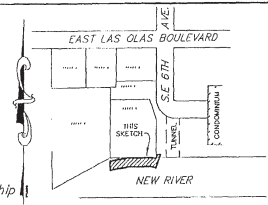
AT STRANAHAN HOUSE

PROPOSED 20' DOCK AREA

SHEET 1 OF 2 SHEETS

LEGAL DESCRIPTION:

A portion of New River in Section 10, Township 150 South, Range 42 East, Broward County Florida, South of and adjacent to Tract 1, BURNHAM'S SUBDIVISION, according to the plat thereof as recorded in Plat Book 15, Page 29, of the public records of Broward County, Florida, more fully described as follows:



VICINITY MAP

Commencing at the Southeast corner of said Tract 1; thence South 76'43'46" West, a distance of 9.21 feet to the Point of Beginning; thence North 79'49'17" West, a distance of 10.66 feet; thence South 89'19'14" West, on the South plat line of said BURNHAM'S SUBDIVISION, a distance of 44.55 feet; thence South 72'49'42" West, a distance of 51.09 feet; thence South 00'00'00" East, on the Southerly extension of the West line of said Tract 1, a distance of 20.93 feet; thence North 72'49'42" East, a distance of 54.37 feet; thence North 89'19'14" East, on a line 20.00 feet South of and parallel with the said South plat line of said BURNHAM'S SUBDIVISION, a distance of 39.75 feet; thence South 79'49'17" East, a distance of 12.36 feet; thence North 19'32'31" East, a distance of 29.87 feet; thence North 82'22'33" West, on the North face of an existing concrete seawall cap, a distance of 6.95 feet; thence South 19'32'31" West, a distance of 9.29 feet to the Point of Beginning.

Said land situate lying and being in the City of Fort Lauderdale, Florida, and containing 2,261 square feet or 0.0519 acres more or less.

<u>CERTIFICATION</u>

Certified Correct. Dated at Fort Lauderdale, Florida this 14th day of April, 2014.

NOTES:

 This sketch reflects all easements and rights-of-way, as shown on above referenced record plat(s). The subject property was not abstracted for other easements road reservations or rights-of-way of record by McLaughlin Engineering Company.

 Legal description propored by McLaughlin Engineering Co.
 This drawing is not valid unless sealed with an embassed surveyors seal.

4) THIS IS NOT A BOUNDARY SURVEY.

5) Bearings shown assume the the West line of said Tract 1, as South 00'00'00" East.

MCLAUGE	ILIN ENGIR	VEERN	'G COL	<i>IPANY</i>
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JERALD A. Mc[AUGHLIN Registered Lond Survayor No. 5269 State of Florida.

FIELD BOOK NO),	DRAWN BY: JMMjr
JOB ORDER NO	U-8725, (1919)	CHECKED BY:
+ D	REF. DWG.: 13-2-	C:\JMMjr/2014/U8725

Attachment B Page 63 of 63 Pages SSLL NO. 060350566