This Instrument Prepared By:
Celeda Wallace
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 LEASE MODIFICATION

BOT FILE NO. 061391506

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 payment of the annual lease fees hereinafter provided and 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>, a <u>Florida municipal corporation</u>, hereinafter referred to as the Lessee, the sovereignty lands described as follows:

A parcel of sovereignty submerged land in Section 10, Township 50 South, Range 42 East, in the New River, Broward County, containing 42,480 square feet, more or less, as is more particularly described and shown on Attachment A, dated December 8, 2005.

TO HAVE THE USE OF the hereinabove described premises from August 19, 2015, the effective date of this modified lease, through April 12, 2025, the expiration date of this modified lease. The terms and conditions on and for which this modified lease is granted are as follows:

1. <u>USE OF PROPERTY:</u> The Lessee is hereby authorized to operate a 32-slip commercial docking facility with a boat ramp to be used exclusively for mooring of commercial and recreational vessels in conjunction with an upland marina, without fueling facilities, with a sewage pumpout facility if it meets the regulatory requirements of the State of Florida Department of Environmental Protection or State of Florida Department of Health, whichever agency has jurisdiction, and with liveaboards as defined in paragraph 26 as shown and conditioned in Attachment A. All of the foregoing subject to the remaining conditions of this lease.

- 2. <u>LEASE FEES:</u> The Lessee hereby agrees to pay to the Lessor an annual lease fee of \$4,242.96, plus sales tax pursuant to Section 212.031, Florida Statutes, if applicable, within 30 days of the date of receipt of the invoice. The annual fee for the remaining years of this lease shall be adjusted pursuant to provisions of Rule 18-21.011, Florida Administrative Code. The State of Florida Department of Environmental Protection, Division of State Lands (the "Division") will notify the Lessee in writing of the amount and the due date of each subsequent annual lease payment during the remaining term of this lease. All lease fees due hereunder shall be remitted to the Division as agent for the Lessor.
- 3. WET SLIP RENTAL CERTIFICATION/SUPPLEMENTAL PAYMENT: (A) The Lessee shall provide upon request by the Lessor any and all information in a certified form needed to calculate the lease fee specified in paragraph two (2) above, including the income, as defined in subsection 18-21.003(31), Florida Administrative Code, derived directly or indirectly from the use of sovereignty submerged lands on an annual basis. When six percent (6%) of said annual income exceeds the base fee or minimum annual fee established pursuant to Rule 18-21.011, Florida Administrative Code, for any lease year during the term of this lease, the Lessor shall send the Lessee a supplemental invoice for the difference in the amounts for that lease year. (B) The instrument or agreement used by the Lessee to transfer or assign the right to use a wet slip at the docking facility to a third party shall include a provision that clearly notifies the wet slip renter/user/holder that if the wet slip renter/user/holder subsequently transfers his right to use said wet slip to another party, the instrument or agreement used to transfer said wet slip shall contain a provision that requires six percent (6%) of the annual gross income derived from said instrument or agreement for the use of said wet slip be paid to the Lessee who, upon receipt, shall report and transmit said amount to the Lessor. The instrument or agreement used by the Lessee to transfer a wet slip shall also include a provision that clearly notifies the wet slip renter/user/holder that no interest in said wet slip may be further transferred unless a substantially similar provision to the one contained in the preceding sentence is placed in each succeeding instrument or agreement used to transfer said wet slip to each new wet slip renter/user/holder. (C) The Lessee shall submit to the Lessor each instrument or agreement used by the Lessee to transfer or assign the right to use a wet slip at the docking facility to a third party annually at the same time the Lessee submits the required Annual Wet Slip Revenue Report to the Lessor.
- 4. <u>LATE FEE ASSESSMENTS:</u> The Lessee shall pay a late payment assessment for lease fees or other charges due under this lease which are not paid within 30 days after the due date. This assessment shall be computed at the rate of twelve percent (12%) per annum, calculated on a daily basis for every day the payment is late.
- 5. <u>EXAMINATION OF LESSEE'S RECORDS:</u> For purposes of this lease renewal, the Lessor is hereby specifically authorized and empowered to examine, for the term of this lease renewal including any extensions thereto 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.
- 6. 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 entire term of this lease renewal 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.
- 7. 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. 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.

- 8. <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.
- 9. INTEREST IN RIPARIAN UPLAND PROPERTY: During the term of this lease renewal, 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.
- 10. <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 this lease, current 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.
- 11. <u>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.
- 12. 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 of Fort Lauderdale 2 South New River Drive East Fort Lauderdale, Florida 33330

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.

13. <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 assessment s 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 renewal.

- 14. <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.
- 15. 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. The leased premises shall be subject to inspection by the Lessor or its designated agent at any reasonable time.
- 16. <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 renewal or upon lands adjacent to and used as an adjunct of the leased area.
- 17. <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.
- 18. PERMISSION GRANTED: Upon expiration or cancellation of this lease renewal all permission granted hereunder shall cease and terminate.
- 19. <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 renewal 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.
- 20. <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 renewal, 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 12 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.
- 21. <u>REMOVAL COSTS:</u> Subject to the noticing provisions of Paragraph 20 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.
- 22. <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 renewal agreement and shall be grounds for immediate termination of this lease renewal agreement at the option of the Lessor.

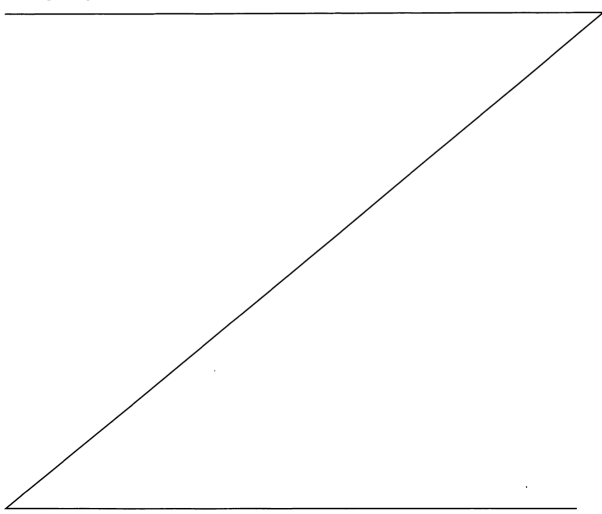
- 23. <u>AMENDMENTS/MODIFICATIONS</u>: This lease renewal is the entire and only agreement between the parties. Its provisions are not severable. Any amendment or modification to this lease renewal must be in writing, must be accepted, acknowledged and executed by the Lessee and Lessor, and must comply 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 docking facility.
- 24. 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.
- 25. <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.
- 26. <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.
- 27. <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.
- 28. GAMBLING VESSELS: 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.

29. SPECIAL LEASE CONDITIONS:

A. During the term of this lease and all subsequent renewal terms, Lessee shall maintain permanent manatee educational signs that provide information on the mannerisms of manatees and the potential threat to this endangered species from boat operation and shall be required to replace the signs in the event they become faded, damaged or outdated. Lessee shall ensure that the view of the signs is not obstructed by vegetation or structures. The number, type, and procedure for installation of these signs shall be in accordance with the handout, "Manatee Educational Signs," which can be obtained from the Florida Fish and Wildlife Conservation Commission, Imperiled Species Management Section, 620 S. Meridian Street-6A, Tallahassee, Florida 32399-1600 (phone 850/922-43330).

B. The Lessee shall ensure compliance with the specific stipulation of this lease that no less than sixteen (16) slips of the total thirty-two (32) slips will be made available exclusively to nonpower vessels such as such sailboats. No powercraft will be allowed in these slips. This requirement may be modified, at the discretion of the Lessor, if Broward County adopts a manatee protection plan acceptable to the Department of Environmental Protection.

C. A minimum of ninety percent (90%) of the wet slips at the docking facility shall be made available for rent to the general public on a "first come, first served" basis, as defined in subsection 18-21.003(27), Florida Administrative Code, with no longer than one-year rental terms and with no automatic renewal rights or conditions. To help ensure compliance with and to assist in providing public awareness of this requirement, the Lessee shall erect permanent signs at the waterward entrance to the docking facility and at the upland entrance to the docking facility which are clearly visible to passing boaters and the general public. The signs shall contain language clearly indicating that a minimum of ninety percent (90%) of the wet slips at the docking facility are available for rent to the general public. Any dockage rate sheet publications and dockage advertising for the docking facility shall clearly state that a minimum of ninety percent (90%) of the wet slips at the docking facility are open to the general public on a "first come, first served" basis.



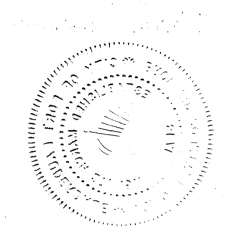
WITNESSES: M. Sue Jones Original Signature Print/Type Name of Witness Original Signature Could Co	BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND OF THE STATE OF FLORIDA (SEAL) Cheryl C. McCall, Chief, Bureau of Public Land Administration, Division of State Lands, State of Florida Department of Environmental Protection, as agent for and on behalf of the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida
STATE OF FLORIDA COUNTY OF LEON	"LESSOR"
The foregoing instrument was acknowledged before Cheryl C. McCall, Chief, Bureau of Public Land Adminis Environmental Protection, as agent for and on behalf of the Boof Florida. She is personally known to me. APPROVED SUBJECT TO PROPER EXECUTION:	me this day of day of tration, Division of State Lands, State of Florida Department of pard of Trustees of the Internal Improvement Trust Fund of the State Notary Public, State of Florida
DEP Attorney Date	Printed, Typed or Stampert Name KATHY C GRIFFIN My Commission Expired My Commission # FF 917725 My Comm. Expires Nov 27, 2019 Bonded through National Notary Assn.

Commission/Serial No.

Notary Public - State of Florida
Commission C FF 917725
My Comm. Expires Nov 27, 2019
Ecoded though National Motury Assn.

WITNESSES	CITY OF FORT I AUDERDALE
WITNESSES:	CITY OF FORT LAUDERDALE, a municipal corporation of the State of Florida.
Jennette A. Johnson Print Name Moundheler Harring Skound it dakers	By John P. "Jack" SEILER, Mayor By Life R. FELDMAN, City Manager
Print Name (SEAL)	ATTEST: JEFFREY A. MODARELLI, City Clerk
	APPROVED AS TO FORM: CYNTHLA A. EVERETT, City Autorney LYNN SOLOMON Assistant City Attorney
STATE OF FLORIDA: COUNTY OF BROWARD: The foregoing instrument was acknowledged before	me this 27 th day of February, 2017, by JOHN P. "JACK" SEILER,
Mayor of the CITY OF FORT LAUDERDALE, a mu (SEAL)	unicipal corporation of Florida.
JEANETTE A. J Notary Public - Sta My Comm. Expires Commission # I Bonded through Nation	Jan 31, 2019 Jegneste A- Johnson FF 166303 Name of Notary Typed, Printed or Stamped
STATE OF FLORIDA: COUNTY OF BROWARD:	
The foregoing instrument was acknowledged before r City Manager of the CITY OF FORT LAUDERDAL	me this 24 day of Jebruary, 2017, by LEE R. FELDMAN,
DONNA M. SAMU	JDA DOS
Commission # GG	049568 Signature: Notary Public, State of Florida
My Comm. Expires Jan Bonded through National N	

Personally Known



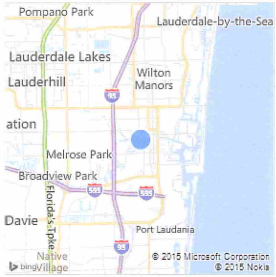
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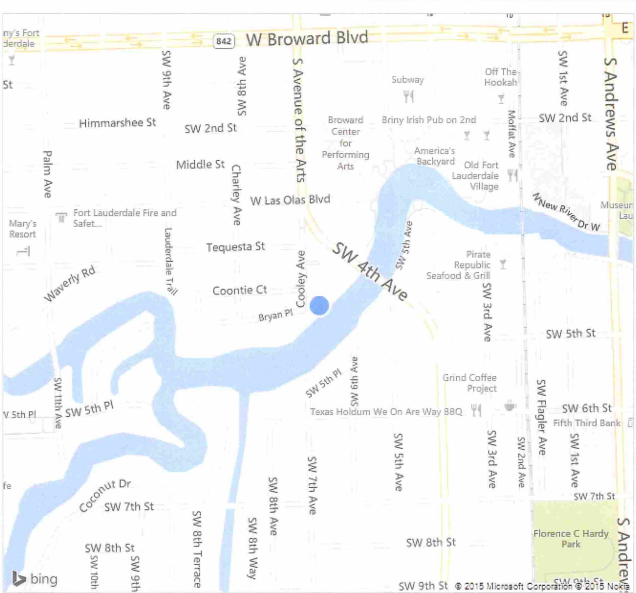
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Commission # 00 049568
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bing Maps

450 SW 7th Ave, Fort Lauderdale, FL 33312





Legal Description

A Parcel of sovereignty submerged land in Section 10, Township 50 South, Range 42 East in the New River, in Fort Lauderdale, Broward County, Florida, more particularly described as follows:

PARCEL "A"

Commencing at the Northwest corner of Section 10, Township 50 South, Range 42 East; thence North 88'00'21" East along the North line of Section 10, a distance of 978.40 feet to an intersection with the centerline of Southwest 7th Avenue; thence South 01'00'00" East feet along said centerline to a found iron pipe in concrete, said point being the intersection with the Northwesterly prolongation of the centerline of William H. Marshall Bridge over New River; thence continue South 01'00'00" East 48.85 feet to an intersection with Northwesterly prolongation of the Southwesterly right—of—way line of said bridge; thence South 55'58'20" East along said Southwesterly line 504.22 feet to an intersection with the face of seawall along New River, said intersection being the POINT OF BEGINNING; thence continue along said Southwesterly right-of-way line 55.03 feet; thence South 32'02'45" West 114.55 feet; thence South 47'00'37" West 281.52 feet; thence South 42'59'23" East 5.00 feet; thence South 47'00'37" West 163.20 feet; thence South 33'07'53" West 63.48 feet; thence North 56'52'07" West 60.00 feet to an intersection with the face of seawall; thence North 33°07'53" East along said face of seawall 70.80 feet; thence North 47°00'37" East along said face of seawall 444.82 feet; thence North 32°02'45" East along said face of seawall 109.20 feet to the POINT OF BEGINNING, containing 35,479 square feet.

TOGETHER WITH PARCEL "B"

Commencing at the Northwest corner of Section 10, Township 50 South, Range 42 East; thence North 88'00'21" East along the North line of Section 10, a distance of 978.40 feet to an intersection with the centerline of Southwest 7th Avenue; thence South 01'00'00" East 1,313.24 feet to an intersection with the prolongation of the Northwesterly right-of-way lien of William H. Marshall Bridge over New River; thence South 55'58'20" East along said Northwesterly line 558.12 feet to an intersection with the face of seawall along New River, said intersection being the POINT OF BEGINNING; thence North 32'02'45" East, along said face seawall 96.43 feet; thence North 11'12'07" East along said seawall 19.77 feet; thence South 78'47'53" East 55.00 feet; thence South 11'12'07" West 29.89 feet; thence South 32'02'54" West 108.46 feet to a point in the Northwesterly right-of-way line of said bridge over New River; thence North 55'58'20" West along said right-of-way line 55.03 feet to the POINT OF BEGINNING; containing 7,001 square feet.

All of said lands situate, lying and being in the City of Fort Lauderdale, Broward County, Florida and containg 42,480 square feet or 0.9752 acres more or less.

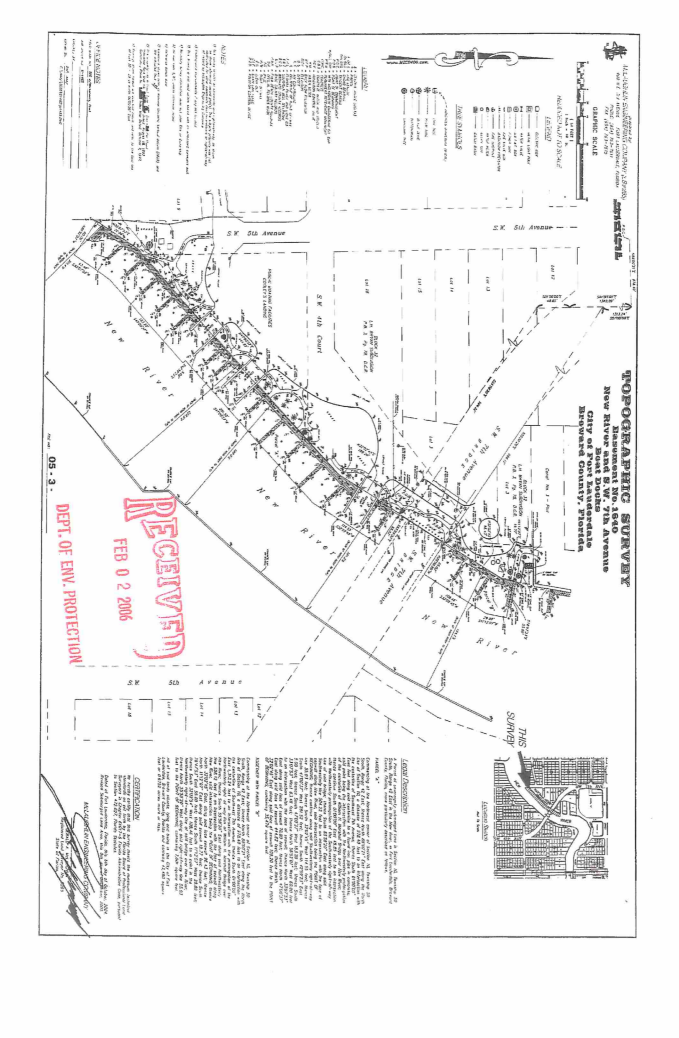
CERTIFICATION

We hereby certify that this survey meets the minimum technical standards as set forth by the Florida Board of Professional Land Surveyors in Chapter 61G17-6 Florida Administrative Code, pursuant to Section 472.027, Florida Statutes.

Dated at Fort Lauderdale, Florida, this 6th day of October, 2004. Revised Submerged Land Area, this 8th day of December, 2005.

McLAUGHLIN ENGINEERING ÇOMPANY

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



.304751

ME 863 ME 110

IN THE CIRCUIT COURT OF THE PIFTEENT! JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR BROWARD COURTY, AT LAW.

CITY OF FORT LAUDERDALE, a municipal corporation of Florida,

110. 9506-C

Petitioner

Defendants...

STATE OF FLORIDA BROWARD COUNTY

FEB/25195

WILLIAM RHANK MARSHALL,

and recorded MANUTES OF CIR

and recorded numbers

Record Verilie

TUDOMEN:

Honorable James H. Walden, one of the Judges of the above styled Court, and RICHARD H. HAY and eleven other men of the County of Broward, State of Florida, who, being duly sworn according to law to try what compensation shall be made to the defendants for the properties sought to be appropriated, and having heard the evidence produced before them and the charges of the Court, returned the following verdict:

"IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR EROWARD COUNTY, AY LAW

CITY OF FORT LAUDERDALE, a municipal corporation of Florida,

.

Petitioner

WILLIAM FRANK MARSHALL,

. Defendants.

VERDICT

We, the Jury, sworn and empanelled to try the above entitled cause with respect to the property hereing after described, find for the Petitioner and as follows:

863 race 1.1.1

That an accurate description of the properties taken in fee simple by the Petitioner, City of . Fort Lauderdnie, a municipal corporation of Florida, for .. its uses and purposes are the following described parcels of real estate and rights pertaining thereto, situate, lying and being in Broward County, Florida, to-wit:

Beginning at the Northwest corner of the unumbered Block of TOWN OF FO.T LAUDERDALE, or otherwise described as beginning at the intersection of North First Street and Colee Avenue, and running thence South along said Golee Avenue, 250 feet, more or less to North River Street; thence Northeasterly along North River Street, 150 feet; thence Northwesterly, 150 feet more or less, to the Place of Beginning, forming a tri-angular shaped lot and the strip of land lying between North River Street and New River beginning at Colee Avenue, and running Northeasterly along New River, 150 feet.

Together with all riparian rights and privileges. Including right-of-way for North River Street as shown on the plat of TOWN OF FORT LAUDERDALE, as recorded in Plat Book OF FORT LAUDERDALE, as recorded in Plat Book
"B", Page 40, of the public records of
Dade County, Florida.

PARCEL NO 2

The unnumbered Block in TOWN OF FORT LAUDER-DALE, as shown on the plat thereof recorded in Plat Book "B", Page 40, of the public records of Dade County, Florida, described as follows; Boundod on the North by North First Street, on the West by Colee Avenue, and on the South by New River; also described as all that part of Block 36, North of New River in TOWN OF FORT LAUDERDALE, AGCORDING TO THE FLAT THEREOF recorded in Plat Book "B", Page 40, of the public records of Dade County, Florida, excepting from the said described tract the property conveyed by A. W. Shackleford and wife to W. B. Snyder and M. A. Hortt by Warranty Deed, dated December 12, 1912, and recorded in Deed Book 94, page 116, of the public records of Dade County, Florida; and also including right-of-way for North River Street as shown on plat of TOWN OF FORT LAUDERDALE, according the the public recorded in Flat Book "B", Page 40, of the public recorded in Flat Book "B", Page 40, of the public recorded of Dade County, Florida. "Together with all riparian rights and privileges. privileges.

That the compensation to be made by the etitioner for the taking in fee simple of the above desoribed par is is as follows:

PARCEL NO.

Milliam Frank Marshall, owner of Parcel No. 1.

. H. Martin, Attorney. William Frank Marshall

PARCEL NO.

To Glades County, owner of Parcel No. 2.

\$10,500.00

SO SAY WE ALL.

day of February, 1957 DATED this the 25

WHEREUPON, IT IS CONSIDERED, ORDERED AND ADJUDGED by the Court that the parcels of property described in said Verdict be and the same are respectively appropriated for the use of the Petitioner, City of Fort Lauderdale, municipal corporation of Florida, in fee simple

FURTHER ORDERD AND ADJUDGED that the Petitioner has deposited sufficient moneys in the Registry of the Court to pay the amounts specified in said Verdict, and that the Clark of this Court shall pay the amount awarded for the taking of each parcel, as well as attorney's fees to the party entitled to such compensation under the Verdict above described, upon the signing of a receipt for such payment by the attorneys of record for said party.

FURTHER ORDERED AND ADJUDGED that the Clork of the Court shall return to the Petitloner, after paying the awards made in said Versict, the balance of the sum of \$25,000.00 paid into the Registry of the Court by Petitioner under the Order of Taking, less registry facts

FURTHER ORDERED that pursuant to stipulation between all parties herein, no costs shall be taxed against the Petitioner by Defendants, Clades County and William Frank Marshall.

DONE AND ORDERED at Port Laudendale, Broward County, Florida, this the 25 day of February, 1957.

STATE OF FLORIDA BROWARD COUNTY
This instrument filed for records

THIS INDESTINE. Nede this 2nd day of September A.D. 1926/ RETWIND.E. Forring ton and lines Farrington, his wife of the County of Broward in the dtate of Flerida parties of the first part and the city of Fort Lauderdale, a Municipal Corporation, of the County of Broward, in the State of Florida, party of the second part,

dITHESSETH. That the said parties of the first part, for and in consideration of the sum of One Dollar and other valuable considerations, to have in hand paid by the said party of the second part, the receipt whereof is hereby soknowledged, have granted, bargained, sold, conveyed, remised, released, and quit claimed and by these presents does grant, bargain, sell, convey, remise, release, and quit claim into themship party of the second part, to its successors and assigns forever, the following described land, situate, lying and being in the County of Broward, State of Florida, to-with

The West Ten (10) feet of all thet portion of Block Thirty-six (36) Fort Lauderdale. Florida, which lies north of New River. The Bootsting to plat thereof recorded in the Public Records of Dade The Above described.

THE Above described land having a frontage of feet on Colee Avenue in the City of Fort Lauderds. s, is conveyed by the part of the first part to the party of the second part for the purpose of increasing the width to sixty (CO) feet of said Colee Avenue

IN WITHESS WHIREOF, the said parties of the first part have hereunto set their hand and sear the cay and year above written.

Signed, seal ed and delivered . C.E. Farrington (Seal) in the presence of um;

Signed, sealed and delivered (C.E. Farrimaton (Seal) in the presence of us: Urs. Incs. Farrimaton (Seal)

Pauline Johnson
Oatherine J. Frator

STATE OF Florida
COUNTY OF Broward

I HEREBY CERTIFY. That on this day personally appeared before me, an efficer duly authorised to administer oaths and take acknowledgements O.E. Farrington and Ines Farrington his wife, to me well known and known to me to be the individuals described and who executed the foregoing quit-claim doed, and they acknowledged before me that they executed the same freely and voluntarily for the purpose therein expressed.

AND I PURTHER CERTIFY. That the said inex farrington known to me to be the wife of the said C.R. Farrington on a separate and private examination taken and made by and before me, meparately and apart from her said numbered, did angenosited that she made herself a party to said deed for the purpose of quit-claiming and conveying her separate estate or dower interest in and to the land therein described and greated, and that she executed the said deed freely and voluntarily and without say compulsion, constraint, apprehension or fear of or from her said humband.

Broward and State of Florida this 2nd day of Sept A. "-1926.

Pauline Johnson

M. P. SEAL

Pauline Johnson

Hotery Public State of Florida at large
My commission expires July 14, lyro

STATE OF FLORIDA)
CO'MTY OF BROWARD)

3174 Los (1917)

This instrument filed for record let day of Nov 1926 and recorded in book 168 of Deeds on page EST. RECORD VERIFIED. PRANK A. BRYAH, Clerk of Circuit Court,
By D.C.

Jon, Inc., of the County of Browned in the Beats of The Service S.P. Snyder a

926; RETWEEP S.P. Snyder and

Form 14 Plords, Photosial WARRANTY DEED-State

Made this 1. th Between J. Man Borns and BETTY D. 17 MD, his wif

of the County of Rosserd in the State of Florida parties of the first part, and CITY of FORT Lawlendonts, dominicipal corporation of Florida, City Hall, Fort Lawlendon,

of the County of Provend in the State of Plorida, part y of the second part.

Witnessell, that the said part ies of the first part, for and in consideration of the sum of Till Extlact. All willed Value of the second part, the recipitation in hand paid by the said part y of the second part, the recipitarhereof is hereby acknowledged, have granted, bargained and sold to the said part y of the second part, its successors known assigns forever, the following described land, situate, lying and being in the County of Rroward.

State of Florida, to wit:

Lot Seventeen (17) of E. H. HRYAN'S JUBBLY of Block. 32 of the Town of Fort Lauderdale, according to the plat thereof recorded in Plat Book 3, page 78, of the public records of Dale County, Florida,

Together with all riparian rights thereunto appertaining and together with all of the rights, titles and interest of the grantors herein in and to the area lying between the parcel herein conveyed and the waters of New River.















· orb · 3

And the said part is of the first part do we hereby fully warrant the tille to said land, and will defend the same against the lawful citims of all persons whomsoever.

In Witness Whereole, the said parties of the first part have hereunto set their hands and seals the day and year first above written.

Slaned, Sealed and Delivered in Our Presence: Signed, Scaled and Delivered in Our Presence :



State of Florida,

miy of Broward
I HEREBY CERTIFY, That on this day personally appeared before me, an officer duly authorized to administer ouths and take acknowledgments.

. J. ALIAN BURNS and BETTY S. BURNS, his wife,

to me well known and known to me to be the individuals described in and who executed the foregoing deed, and they be acknowledged before me that they executed the same freely and voluntarily for the purposes therein expressed. Witness my hand and official seal at Fort Laulerdale. County of Broward and State of Florida, this 6th May of Pebruary 4.D. 19 58 3

Notary Public

Ny Commission Expires

Notary Public, State of My commission aspires

RANK H. MARKS

CLERK OF GROUIT COURT

Refers to Sulan 1-2015

P. O. See 1440, for Londerdele, He.

Made this CITY OF FORT LAUDEROALE, a municipal corporation of Florida, CITY OF FORT LANDERDALE, a municipal outposed party of the second part, showing accompanion to the County of State of ... Florida, Witnesseth, that the said part y of the first part, far and in consideration of the sum of Ten Dollars and other valuable considerations to it in hand paid, the receipt schereof is hereby acknowledged, has franted; bargained, sold, alianed, remised, released, enfected, conveyed and confirmed and by these presents does front; bargain, sell, alian, remise, release, enfect, convey and confirm unto the said party of the second part and its success. sors and assigns forever, all that certain percel of land lying and being in the County of Brownerd and State of Florida, more particularly County of Broward described as follows: Lots Three (3), Four (4) and Five (5) of L. H. BRYAN'S SUBDIVISION of Block Thirty-two (32) of Town of Fort Lauderdale, according to the plat thereof recorded in Plat Book 3, page 78, of the public records of Dade County, Florids; TOOFTHER with all riparism rights appertaining thereto. SUBJECT, HOWEVER, to that cortain mortgage given by the Worantor berein to ERNST WERRER and ANTOINETTE WERNER, his wife, covering the above described property, and given to secure the payment of three (5) promissory photes in the aggregate sum of Twelve Thousand (\$12,000.00) Dollars, which mortgage has been recorded in the public records of Broward County, Florida. AULIG TROOPIS OF BY Together with all the tenements, hereditaments and appurtenances, with suery privilege, right, title, interest and estate, dower and right of dower, reversion, remainder and easement thereto belonging or in anywise apperiaining: To Have and to Hold the same in fee simple forever and the said party of the first part do en onvenant with the said party of the second part that it is a lawfully seized of the said premises, that they are free of all incumbrance, and that it has good right and lawful authority to sell the same; and that said party of the first part doth hereby fully warrant the title to raid land, and will defined the same against the lawful claims of all persons whomsoeper.

In Witness Whereof, the said party of the first part has hereunto set its hend and seel the day pand year about written.

Signed, Scaled and Delivered in Our Pressures:



COMMISSION AGENDA ITEM DOCUMENT ROUTING FORM

P 2 /3/1/170

Today's Date: <u>2/22/17</u>

DOCUMENT TITLE: _Sovereignty Submerged Land Lease Renewal – Colley's Landing Marina
COMM. MTG. DATE: 2/21/17 CAM #: 17-0075 ITEM #: CM-8 CAM attached: ⊠YES □NO
Routing Origin: CAO Router Name/Ext: Shaniece Louis / Ext. 5036
Capital Investment / Community Improvement Projects defined as having a life of at least 10 years and a cost of at least \$50,000 and shall mean improvements to real property (land, buildings, or fixtures) that add value and/or extend useful life, including major repairs such as roof replacement, etc. Term "Real Property" include: land, real estate, realty, or real.
2) City Attorney's Office # of originals attached: 2 Approved as to Form: YES NO Date to CCO: 2/22/17 LS Initials
3) City Clerk's Office: # of originals: Routed to: Gina Ri/CMO/X5013 Date:
Assigned to: L. FELDMAN S. HAWTHORNE C. LAGERBLOOM L. FELDMAN as CRA Executive Director
☐ APPROVED FOR LEE FELDMAN'S SIGNATURE ☐ N/A FOR L. FELDMAN TO SIGN
PER ACM: S. HAWTHORNE (Initial/Date) C. LAGERBLOOM (Initial/Date) Denoting Approval (See comments below) Comments/Questions:
Forward 2 originals to Mayor CCO Date: 124/17
5) Mayor/CRA Chairman: Please sign as indicated. Forwardoriginals to CCO for attestation/City seal (as applicable) Date: 32/17
INSTRUCTIONS TO CLERK'S OFFICE
City Clerk: Retains original and forwards original(s) to:
Attach certified Reso # TYES NO Original Route form to CAO **please email an executed copy to Shaniece Louis***