THIS INSTRUMENT PREPARED BY AND RETURN TO: Aleida Ors Waldman, P.A. 440 South Andrews Ave. Ft. Lauderdale, Fl. 33301 File No.: 1593.27

_____[Space Above This Line For Recording Data]______

RELEASE AND TERMINATION OF AGREEMENT

This is a Release and Termination of Agreement dated this ____ day of ____ , 20_, by The City of Fort Lauderdale, a municipal corporation of Florida ("City").

WITNESSETH:

WHEREAS, the Agreement between the City and Golf-Tam, Inc., recorded on October 19, 1973, recorded in Official Records Book 5492 at Page 562 of the Public Records of Broward County, Florida, ("Agreement") affected the property legally described on Exhibit "A" attached hereto (hereinafter "Property").

WHEREAS, the Agreement provided for the construction of a temporary gravity sanitary sewer to service the Property, which line would connect to the City's sanitary sewerage system;

WHEREAS, the only structure on the Property that was serviced by the City has been demolished.

WHEREAS, the City and Blackwood Partners, LLC, a Florida limited liability company, the current owner, desire to release and terminate the Agreement.

NOW, THEREFORE, in consideration of the payment of Ten and No/100 (\$10.00) Dollars, receipt of which is acknowledged, and other valuable consideration, the City hereby releases and terminates the Agreement. Blackwood Partners, LLC hereby indemnifies City for any claims against the City arising from defects, construction or use of the temporary sanitary sewer and force main. Blackwood Partners, LLC shall protect, defend, indemnify and hold harmless the City, its officers, employees and agents from and against any and all lawsuits, penalties, damages, settlements, judgments, decrees, reasonable and necessary costs, charges and other expenses, including reasonable attorneys' fees and liabilities of every kind, nature or degree resulting from or arising out of defects, construction or use of the temporary sanitary and

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force main referenced in the Agreement. Without limiting the foregoing, any and all such claims, suits, causes of action relating to personal injury, death, damage to property, defects in construction, use, or alleged violation of any applicable statute, ordinance, administrative order, rule or regulation or decree of any court, is included in the indemnity. Blackwood Partners, LLC further agrees to investigate, handle, respond to, provide defense for, and defend any such claims at its sole expense and agrees to bear all other reasonable costs and expenses related thereto even if the claim is groundless, false or fraudulent and if called upon by the City. Blackwood Partners, LLC shall assume and defend not only itself but also the City in connection with any claims, suits or causes of action, and any such defense shall be at no cost or expense whatsoever to City, provided that City shall retain the right to select counsel of its own choosing, subject to the Blackwood Partners, LLC approval which shall not be unreasonably withheld, conditioned or delayed. This indemnity shall survive termination of this Agreement.

REMAINDER OF THIS PAGEINTENTIONALLY LEFT BLANK

WITNESSED BY:

(witness signature)
Print witness
name _____

(witness signature) Print witness name _ ____ **City of Fort Lauderdale:**

By:

y: _____ Lee R. Feldman, City Manager

Attest:

By: _____

Jeffrey A. Modarelli, City Clerk

Approved as to form: Cynthia A. Everett, City Attorney

Lynn Solomon, Assistant City Attorney

STATE OF FLORIDA } SS: COUNTY OF BROWARD }

BEFORE ME, an officer duly authorized by law to administer oaths and take acknowledgments, personally appeared Lee Feldman, City Manager, of the City of Fort Lauderdale, Florida, a municipal corporation of Florida, and acknowledged they executed the foregoing Agreement, as the proper officials of the City of Fort Lauderdale, and the same as the act and deed of the said City of Fort Lauderdale.

My Commission Expires:

The undersigned is the current owner of the Property and hereby acknowledges and consents to the terms of this Agreement, including but not limited to the indemnification set forth above.

(witness signature) Print Name: Shawner and (witness signature) Print Name: UM

BLACKWOOD PARTNERS LLC, a Florida limited liability company

By: Blackfin Properties & Investments, LLLP, a Florida limited liability limited partnership, manager

> By: Blackpool Associates, Inc., a Florida corporation, its general partner

By: <u>Q-·</u> William M. Murphy, President

STATE OF FLORIDA } } SS: COUNTYOFBROWARD}

The foregoing instrument was acknowledged before me this ! I day of $V_{\rm I}$ $V_{\rm I}$, 2017 by William M. Murphy, President of Blackpool Associates, Inc., a Florida corporation, general partner of Blackfin Properties & Investments, LLLP, a Florida limited liability limited partnership, Manager of Blackwood Partners, LLC, a Florida limited liability company, freely and voluntarily under authority duly vested in him and that the seal affixed thereto is the true entity seal of said entity. He is personally known to me or who has produced a driver's license as identification.



My Commission Expires:

NOTARY PUBLIC, State of Florida Print name: CMStnl I ()(L Title: NI



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THIS AGREEMENT, made and entered into this the <u>hth</u> day or September , 1973. by and between:

> CITY OF FORT LAUDERDALE, a municipal corporation of Florida, hereinafter called "ofty",

> > and

GOLF-TAM, INC., 0400 W. Prospect, Fort Laudordalo, Florida, hereinafter called "Owner";

WITNESSETH THAT: WHEREAS, Owner wishes to construct a temporary gravity sanitary sewer to serve property ewned by it and hereinafter described, which line would connect up to City's sani-tary severage system; and City will permit such connection, subject to the terms and conditions as hereinafter set out;

NOW, THEREFORE, in consideration of the mutual covenants and agreements as hereinafter set forth, the parties spree as follows:

1. The City does hereby give to the Owner the right to cause to be installed at its expense a temporary gravity sanitary cewer line from Prospect Read (approximately 60° feet south of W. Commercial Boulevard) to the west approximately 800 feet to provide sewer service to an existing clubhouse and residence east of clubhouse, both located on

 S_2^{1} of the NEt, of the SW_2^{1} and the S_2^{1} , of the NW4;, of the SEt of Section 17, Township 49 S, Range 52 E;

subject to the following conditions to be performed by the Owner:

(a) The installation of the gravity sanitary sewer within the street right of way will be done by an engineering contractor, approved by the City Engineer or by City forces at the Owner's expense.

(b) The installation of the sewer facilities on private property shall comply with the building code requirements of the City and be subjected to inspections by City Æ plumbing inspectors.

plumbing inspectors.
(c) The actual tie-in of said gravity sanitary sewer
and appurtenances to the City's sanitary sewerage systemic
include and appurt appurt and appurt appu shall be done:

(1) by the City and the City shall be reimbursed by the Owner for the cost thereof, or

(2) b; the Owner's engineering contractor with a Cit: engineering department representative present.

(i) The Owner shall retain title to and be responsible for all costs of maintenance on all portions of the facil-ities that are installed on private property and within the City right of way.

(e) The Cwner shall take out all necessary permits, such as, City of Fort Lauderdale, Broward County and/or Florida State Board of Health Department, Broward County Pollution Control Office, Broward County, Department of Transportation, 1.10 RETURN TO

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Fort Lauderdale, Florida

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Caldwell, Jr., City Attorney,

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ate, where applicable, and where replies do ordinance of the diry, County, and Grate Statistical Concernsion to pay all foca in connection with the above permit-

(f) The Owner, by executing this Accessent, does hereby accept any and all liability chalmest on accesses in when the City by any and all percent as a result of damage caused pursuant to the installation of said main and appurtenance.

(.) Owner will produced with all speed and Hispatch to produce detailed plane, specifications and contract documents, as quickly as practicable and without delay, so that actual construction can be besun shortly. Owner shall place on file with the City Engineer a copy of any and all contracts executed between Owner and contractor or contractors for the construction of the aforementioned cravity sanitary sever and appurterances when said facilities will be constructed within City right of way.

(h) Prior to Owner connecting up plumbing of tructed on any lots or lands, heretofore described, with the sanitary severage main, the construction of which is hereby permitted and provided for, and prior to the connection of said main and its connecting line with the City sanitary severage system as new located and in operation, Owner shall secure from the general contractor or contractors for transmittal to the City Engineer of City immediately upon completion of the work as hereinafter defined, a sworn certificate, approved by the Consulting Engineers, certifying that all subcontractors have been paid in full, and further releasing the City of Fort Lauderdale from all claims for labor and materials and any and all other costs or damages incurred by the general contractor or contractors in connection with the subject, or by or through it or their subcontractors, if any; "Work" as used here shall mean only such work as is requested by Owner to be connected up with City service. Owner shall not be permitted to request connection of any portbn until the intervening and functioning line (intervening between such requested section and City's lines) is connected with City system.

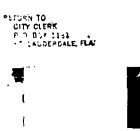
(i) Owner stipulates, agrees and understands that City will not accept any sewage from the constructed line or permit any plumbing to be connected to said line until:

(aa) Receipt of the foregoing Certificate from the general contractor, approved by the Consulting Engineers; and

(bb) Payment by Owner to City of all costs paid and expense incurred by City incident to approval of plans and inspection and approval of work.

2. The installation of sanitary sewer facilities permitted under this Agreement are temporary nuly and the Owner agrees that they will not interpose an objection to the installation of sanitary sewer mains in the area wherein its plot of land as described is located, under a Sewerage Plan of the City, and the Owner further arroes that it will pay any and all sewer assessments lovied against the above described land in connection with an overall sewerage plan and installation in the area, and abide by all regulations in connection therewith, and until such general plan is put into effect will pay all sanitary sewerage service charges now existing or hereafter adopted for customers using sanitary sewers.

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3. The installation of smarity constany covers permitted under this Asymptotic be completed within one year from the date of this Asymptotic install the Owner fail to install these faultities and connect to the City's gave system by the termination of the one-year period, this Asymptotic ball then be some sull and year.

A. If at some future date it is found that the gravity canitury never installed under this Accomment interfores with public construction, it will be the responsibility of the owner to pay for any alterations required.

5. Spon receipt of the bill from the City for the post of installing the gravity sanitary sower, the Cynar agrees that payment will be made at once. Follure to make full payment will result in cancellation of this Arroement. (Applicable only under item (1)(a) and item (1)(c) Para graph 1.)

 δ . The installation of the gravity sanitary sever within the Bits right of way shall be supervised by Bity endineering department percented. The estimated set of inspection, endineering and testing sharped is \$200.00. The Owner agrees to deposit the above amount with the Dicy endineering department prior to or at the time of cloning this Agreement. Failure to make full payment will result in cancellation of this Agreement. Should costs of inspection exceed the above emount, Owner agrees to pay the difference. The above stipulated amount is for that portion of the gravity sanitary sever which will be maintained and owned by the Owner and not the system referred to in Item 15, Faratraph (r).

7. The Owner agrees to construct clean-out facilities in the cravity canitary sever at the property line. The gravity sanitary sever located within the City right of way shall be maintained by the City or property owner at the discretion of the City. In either case, the Owner shall pay for all costs in maintaining said line. Upon receipt of any bill from the City for the cost of maintaining the gravity sanitary sever, the Owner arress that payment will be made at once. Failure to make full payment will result in cancellation of this Agreement.

d. The Uwner, at its own expense, shall have a professional engineer propage the necessary plane and specifications for the installation of the gravity sanitary sever. Five (5) sets of plans and specifications shall be forwarded to the City Engineer for his review and approval. One (1) approved set of these plans shall be returned to the Owner. The City inspection division shall be notified forty-eight (45) hours prior to any construction within the City right of way. All work shall conform to the City of Fort Lauderdale specifications.

9. If at any time this gravity sanitary sewer or its appurtenances become a sanitary nuisance, it shall be immediately corrected. All ordinances of the City shall be adhered to, and if in the opinion of the City Engineer, pretreatment of sanitary wastes from the above property is required or directed, the Owner shall immediately construct on the necessary facilities and bear all costs for construction, operation, and maintenance of the pretreatment facilities. Failure to comply will result in cancellation of this Agreement.

11. By the Owner execution this Arreement, permission is granted for disposing of wastewater from the above described property. We other connections into this gravity conitary sewer will be permitted. Any expansion, modification, or revision of the existing conditions must be submitted for the approval of the City Engineer. Monocupliance with this requirement will be argund: for cancellation of this Arreement.

11. If at any time the above property is not utilized as herein described, approval must first to accured from the Gity Envineer prior to any further wastewater beint discharged into the gravity canitary sewer.

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1. This ways for each the this temperaty stavity contrary cover is marked to any concrete construction facilities for the diver where for the install utilities within the diverted of way and results in the temperaty stavity solitary rewer being out of results to any length of the, thus causing a carbolic for the Owner of solit property, notifier the City non-the contractor shall be bell respectible.

1:. The City chall not be liable in any way for lamages income i within the City right of way or on private property due to any storphyce, breakage, grease accumulation, or any other malfunctions of the temperary gravity canitary sever main, sanitary cover line, pumping station, or force main.

12. All replacement of existing alloys or streets and their subsurfaces, if any, shall be made in accordance with standard City struct replacement specifications, subject to inspection by the City Engineer or his subordinates, and immediate rectification of any defects therein must be made by the Owner upon notification by the City Engineer.

17. The City may, at its discretion, maintain the gravity sanitary sower system provided said system is installed within dedicated rights of way or sanitary sower easements having a minimum width of 30 feet and subject to the following conditions:

> (a) Owner shall construct complete gravity sanitary sever collection system in accordance with City's specifications presently in effect, and also in accordance with the specifications of the Consulting Engineers.

(b) Owner shall lay gravity sanitary sewer lines only in dedicated rights of way or sanitary sewer easements which shall be included in a recorded plat approved by the City Planning and Engineering Departments and shall proceed reasonably and without delay to commence and complete construction. The construction of the sanitary sewerage line shall be approved by the City Engineer as the work is placed in the ground; and City inspectors shall inspect the work to see that it conforms with the Plans and Specifications.

(c) Owner agrees that the title to the sanitary severage main and appurtenances shall yest in the City without cost, immediately upon acceptance and approval by City through the City Engineer of said construction, and City shall thenceforth maintain said line.

(d) During the progress of construction if the City deformines that the installation is not in accord with the plane and specifications described herein and in accordance with this agreement, City shall then notify the Owner of said variance or variances, and the same shall be corrected forthwith.

(c) Owner upon acceptance by the City of the work, as proviously defined, chall assign (either complete or partial assignment) to City, Owner's Interest in and to its contract for such work and its performance bond in connection therewith. Such performance bond shall be a full performance bond executed by a corporate surety gualified to de hudness in Florida and on the U.S. Treasury approved list and shall include a 25% of criginal bond principal to continue for one year after completion and approval cy City and guaranteeing against defects of workmanship and maverials discovered during such one year period.

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(f) Owner final bear the fall on the rint solt for the depict of the gravity systems. Owner chall pay the Constitution Engineers Erectly for all engineering each for depict.

(*) The City shall be responsible for complete inspection of the arrivity collection system. Cost of inspection and testing to be paid for by the Owner. Failure to make full payment to the Engineering Department for testing and inspection charges shall result in concellation of this A measure.

(h) Should Owner cause the relocation of gravity mains, force mains or appurtenances subsequent to acceptance by Gity of the aforesaid sanitary severage main and appurtenances through any replat of the aforedescribed area, or otherwise, all costs in connection with such relocation shall be paid by the Owner prior to such relocation, which payment may be guaranteed by a bond in appropriate amount.

(1) Prior to acceptance by City of sravity canitary sever system previously defined, Owner shall furnish to City in save of City Engineer as tuilt plans prepared by the Consulting Engineers and in the form designated by the City Engineer.

(j) Owner agrees that all house lateral installations; that is, the pertien of the sewer line from the house to the streat right of way line, will be constructed in accordance with the City Code. Owner, when requested, must certify that said connections have teen installed accordingly.

(k) The Owner agrees to construct clean-out facilities in the gravity canitary sewer at the property line. The City agrees that it will maintain the gravity sanitary cower located within the City right of wet.

(1) At the completion of the sanitary sower line, caid line chall be trievised by the Utilities Department of the City. Any defects shall be immediately corrected at no cost to the Lity. Prior to expiration of one-year performance bond, City shall again televise gravity main. Any defects whatseever, again, shall be corrected at no cost to the City. All costs for television lines within dedicated right of way shall be done at no cost to Owner.

16. Prior to acceptance of work by the City, Owner's consulting engineer chall transmit to the City Engineer, ac-built plans prepared on tracing forms provided by the City Engineer.

17. All legal documents pertaining to the above line must be recorded and transmitted to the City Engineer before gravity sanitary sewer can be activated.

13. This permit chall not be effective until this Agreement has been duly executed by all parties and recorded in the public records of Broward County, Florida.

19. This Agreement shall be Unding upon the successors and assigns of the parties, and all conditions and ecvenants horoin shall be construed to be and are powenants running with and encumbering the land.

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C. This A measure shall be of no force and effect if not preperly exactly by all parties on or before 30 days from last hereof, unless the parties, by mitual arrowment in writing, shall for good cause extend the time for execution.

IN WITNESS WHEREOF, the partles have become set their hands and seals the day and year first above written.

WITNECSES: (JORPORATE SEAL)

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CITY OF FORT LAUDERBALE

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ATTEST :

Approved as to form;

aldunci City Attorney

COLF-TAN, INC. 12 -5

STATE OF FLORIDA : COUNTY OF BROWARD:

(SEAL)

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(CORPORATE SEAL)

BEFORE ME, an officer duly authorized by law to administer cathe and take acknowledgments, personally appeared VIRGINIA S. YOUNG, R.A.Y. BUBIER and MARGUERITE DOCEN, Mayor-Commissioner, City Manager, and City Clork, respectively, of the City of Fort Lauderdale, Florida, a municipal comporation of Florida, and acknowledged they executed the foregoing agreement as the proper officials of the City of Fort Lauderdale, and the same is the act and deed of the said City of Fort Lauderdale.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal at Fort Lauderdale, in the State and County aforesaid, this day of ______, 1973.

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dry My Commission Expires:

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CONTE OF FLORIDA (COUNTY OF FROMARD:

and	P.H. Broad
Treasurer	()
signed the foregoing instrument a	to me known to be the persons who
acknowledged the execution there	of to be their free act and don't
as such officers for the uses and that they affixed therato the off	icial seal of the componation.
and that the said instrument is t	he act and deed of said corporation.

WITNESS my hand and official seal at Fort Lauderdale, in the State and County aforesaid, this <u>12th</u> day of <u>September</u>, 1973.

(SEAL)

1 Motary Public My Commission Expires:

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STATE OF READREDA : MICHIGAN) COUNTY OF BEOMARD : ALPENA)

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BEFORE ME, an officer duly authorized by law to administer

stroke mills, an officer duly authorized by law to administer oaths and take acknowledgents, personally appeared and respectively, of COLF-TAM, INC., to me known to be the persons who signed the foregoing instrument as such officers and severally acknowledged the execution thereof to be their free act and deed as such officers for the uses and purposes therein mentioned, and that they affixed thereto the official seal of the corporation, and that the said instrument is the act and deed of said corporation.

1973.

110 Notary Notary Public Jeannette E. Hamann My Commission Expires: February 8, 1976

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