## 2018 AMENDMENT TO INTERLOCAL AGREEMENT PROVIDING FOR DIVISION AND DISTRIBUTION OF THE PROCEEDS FROM THE BROWARD COUNTY ADDITIONAL LOCAL OPTION GAS TAX ON MOTOR FUEL ORDINANCE

This 2018 Amendment to Interlocal Agreement is entered into by and between Broward County, a political subdivision of the State of Florida (the "County") and the municipalities executing a signature page bearing the above legend, each of which is a municipal corporation existing under the laws of the State of Florida (the "Municipalities").

## **RECITALS**

- A. Section 336.025(1)(b), Florida Statutes, authorizes the counties to extend the levy of the additional local option gas tax upon every gallon of motor fuel sold in Broward County for a period not to exceed thirty (30) years on a majority vote of the governing body of the County; and
- B. The Board of County Commissioners enacted Section 31½-38, Broward County Code of Ordinances, effective January 1, 1994, through December 31, 2024, pursuant to Section 336.025(1)(b), Florida Statutes, imposing the levy of the three-cent (\$.03) local option fuel tax for thirty years and providing for a method of distribution of the proceeds of the tax; and
- C. Pursuant to said Ordinance, the method for distribution of the proceeds is the execution of an Interlocal Agreement with one or more of the municipalities representing a majority of the population of the incorporated area within the County which establishes the distribution formulas for dividing the proceeds of the tax among the County and all eligible municipalities within the County; and
- D. Paragraph 3 of the Interlocal Agreement requires annual adjustment of the population of the individual municipalities and unincorporated Broward County in accordance with the population figures set forth in the most current edition of "Florida Estimates of Population," published by the Bureau of Economics and Business Research, Population Division, University of Florida;

NOW, THEREFORE, for good and valuable consideration, and pursuant to the authorization of Section 336.025(1)(b)2, Florida Statutes, the County and Municipalities agree as follows:

- 1. Paragraph 2 of the Interlocal Agreement, as previously amended, is hereby amended to read:
  - 2. Forty-eight and Seventy-three One-hundredths percent (48.73%) of the total proceeds from the Broward County Additional Local Option Gas Tax on Motor Fuel Ordinance shall be distributed to the County and the remaining Fiftyone and Twenty-seven One-hundredths percent (51.27%) of the total proceeds

shall be divided among and distributed to the eligible municipalities within the County as follows:

x 51.27% =

Population of Individual Municipality
Total Incorporated Area Population

Recipient	FY19 Percent Share of Proceeds
Coconut Creek	1.582947%
Cooper City	0.931042%
Coral Springs	3.513152%
Dania	0.868021%
Davie	2.776990%
Deerfield Beach	2.152389%
Fort Lauderdale	4.938536%
Hallandale	1.068610%
Hillsboro Beach	0.052705%
Hollywood	4.060089%
Lauderdale-by-the-Sea	0.170306%
Lauderdale Lakes	0.967888%
Lauderhill	1.963081%
Lazy Lake	0.000719%
Lighthouse Point	0.290306%
Margate	1.598557%
Miramar	3.757648%
North Lauderdale	1.224767%
Oakland Park	1.224795%
Parkland	0.868104%
Pembroke Park	0.175629%
Pembroke Pines	4.498361%
Plantation	2.444101%
Pompano Beach	3.018369%
Sea Ranch Lakes	0.019085%
Southwest Ranches	0.209993%
Sunrise	2.533625%
Tamarac	1.762630%
Weston	1.837068%
West Park	0.411271%
Wilton Manors	0.349216%
Total Incorporated	51.270000%

- 2. Paragraph 3 of the Interlocal Agreement, as previously amended, is hereby amended to read:
  - 3. The population figures set out herein are based on the figures contained in the document referred to as the "Florida Estimates of Population," published on an annual basis by the Bureau of Economics and Business Research, Population Division, University of Florida. The population figures to be utilized in the formula described in Paragraph 2 of this Interlocal Agreement, for the division and distribution of the proceeds from the Broward County Additional Local Option Gas Tax on Motor Fuel Ordinance, shall be adjusted annually based on the then-current "Florida Estimates of Population."

For the purpose of this Agreement, the following population figures are hereby agreed upon by the parties hereto:

Recipient	FY19 Population
Coconut Creek	57,395
Cooper City	33,758
Coral Springs	127,381
Dania	31,473
Davie	100,689
Deerfield Beach	78,042
Fort Lauderdale	179,063
Hallandale	38,746
Hillsboro Beach	1,911
Hollywood	147,212
Lauderdale-by-the-Sea	6,175
Lauderdale Lakes	35,094
Lauderhill	71,178
Lazy Lake	26
Lighthouse Point	10,526
Margate	57,961
Miramar	136,246
North Lauderdale	44,408
Oakland Park	44,409
Parkland	31,476
Pembroke Park	6,368
Pembroke Pines	163,103
Plantation	88,619
Pompano Beach	109,441

Sea Ranch Lakes	692
Southwest Ranches	7,614
Sunrise	91,865
Tamarac	63,910
Weston	66,609
West Park	14,912
Wilton Manors	12,662
Total Incorporated	1,858,964
Unincorporated Area	15,006
Total County	1,873,970

- 3. This 2018 Amendment to Interlocal Agreement shall be effective as of the date it is executed by the County after having previously been executed by eligible municipalities cumulatively representing a majority of the incorporated area population of the County; the amended population figures and share of proceeds shall take effect as provided by applicable law.
- 4. In the event any provision within this 2018 Amendment to Interlocal Agreement is found by a court of competent jurisdiction to be invalid, the remaining provisions shall continue to be effective unless the County or any executing Municipality necessary to maintain the cumulative majority referenced in the preceding paragraph elects to terminate this Agreement. The election to terminate pursuant to this provision must be made within seven (7) days after such court ruling; provided, however, that if a timely notice appealing the court ruling is filed, the election shall be held in abeyance until the appeal is determined or dismissed.
- 5. Except to the extent amended, the Interlocal Agreement shall remain in full force and effect. In the event of any conflict between the terms of this 2018 Amendment and the Interlocal Agreement, as previously amended, the parties agree that this 2018 Amendment shall control.
- 6. This 2018 Amendment to Interlocal Agreement may be executed in several counterparts, each of which so executed shall be deemed to be an original, and such counterparts together shall constitute one and the same instrument.

[THE REMAINDER OF PAGE INTENTIONALLY LEFT BLANK.]

IN WITNESS WHEREOF, the partie Amendment to the Interlocal Agreement on the BROWARD COUNTY through its BOARD OF and through its Mayor or Vice Mayor, authori April 10th, 2018, and each MUNICIPA, duly authorized to exec	COUNTY COMMISSIONERS, signing by zed to execute same by Board action on ALITY, signing by and through its	
COUNTY		
ATTEST:	BROWARD COUNTY, by and through its Board of County Commissioners	
Broward County Administrator, as Ex-Officio Clerk of the Broward County Board of County Commissioners	day of, 2018	
	Approved as to form by: Andrew J. Meyers Broward County Attorney Governmental Center, Suite 423 115 South Andrews Avenue Fort Lauderdale, Florida 33301 Telephone: (954) 357-7600 Telecopier: (954) 357-7641	
	ByClaudia Capdesuner Assistant County Attorney	
	Date:	
	By Angela J. Wallace Deputy County Attorney	
	Date:	

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## **MUNICIPALITY**

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed the day and year last written.

ATTEST:	CITY OF FORT LAUDERDALE, a municipal Corporation of the State of Florida.
JEFFREY A. MODARELLI City Clerk	By: DEAN J. TRANTALIS, Mayor  Date:
	By: LEE R. FELDMAN, City Manager
(CORPORATE SEAL)	
	Approved as to form:
	Shari C. Wallen Assistant City Attorney