23 CFR, Part 710

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION USE AND OCCUPANCY AGREEMENT

ITEM/SEGMENT NO.: 231499-1
MANAGING DISTRICT: Four
F.A.P. NO.: 0951-097-I
STATE ROAD NO.: 9 (I-95)
COUNTY: Broward
PARCEL NO.: 170 (part)

THIS AGREEMENT, made this _	10 m

day of March 2021 between

the City of Fort Lauderdale, a municipal

corporation of the State of Florida at 100 North Andrews Avenue, Fort Lauderdale, Florida 33301

(Lessee) and the STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION (Department), an agency of the State of Florida (State).

WITNESSETH:

WHEREAS, the Department may convey a leasehold in the name of the State, in any land, buildings, or other property, real or personal, acquired under Section 337.25, Florida Statutes; and

WHEREAS, the United States Department of Transportation, Federal Highway Administration (FHWA), requires any use of airspace above, and/or below the highway's established gradeline, lying within the approved right of way limits on a Federal Aid System, to be accomplished pursuant to a right of way use and occupancy agreement in accordance with 23 CFR, Part 710, and

WHEREAS, the Department has acquired sufficient legal right, title, and interest in the right of way of <u>State Road 9 (I-95)</u> which includes the property described in Exhibit "A" attached hereto and made a part hereof, which right of way is part of a highway on a Federal Aid System; and

WHEREAS, the Department desires to lease to Lessee the airspace which is that space located above and/or below the gradeline of the property described in Exhibit "A", attached and such airspace is hereinafter referred to as the "real property interest" or the "leased property" and made a part hereof for the following purpose: the public purpose of a temporary dog recreational area.

WHEREAS, the proposed use will not impair the full use and safety of the highway, require or permit vehicular access to such space directly from the established gradeline of said highway, or interfere with the free flow of traffic on said highway.

NOW, THEREFORE, in consideration of the premises made a part hereof, and the covenants, promises, understandings, and agreements made by each party to the other as set forth herein, the Department and the Lessee do hereby mutually agree as follows:

1. Premises

The premises hereto are true and correct and form an integral part of this Agreement.

2. <u>Term</u>

The Department does hereby lease unto Lessee the real property interest for a period of <u>four (4) years</u> beginning with the date of this Agreement. One renewal of this Agreement may be made for <u>four (4) years</u> However, except for a public purpose conveyance, such renewal may not exceed five years. Nothing herein shall be construed to in any way grant an interest in the property lying below said airspace.

3. <u>Rent</u>

a. Lessee shall pay to the Department as rent each in month in quarter in year on or before the first day of each rent payment period, <u>N/A</u> plus applicable sales tax. When this Agreement is terminated, any unearned rent and sales tax payment shall be refunded to Lessee. However, no such refund shall be made where termination is due to Lessee's violation of a term or condition of this Agreement.

b. The Department reserves the right to review and adjust the rental fee biannually and at renewal to reflect market conditions.

c. All rental payments are to be made by check or money order, payable to the State of Florida Department of Transportation and delivered on or before the due date to: <u>The Florida Department of Transportation</u>

Attn: Right of Way Property Mana	gement
3400 West Commercial Boule	vard
Fort Lauderdale, FL 3330	9

d. Lessee shall be responsible for all state, county, city, and local taxes that may be assessed, including real property taxes and special assessments. In the event that no rent is specified herein, then it has been determined that either the use by Lessee is a nonproprietary use by a governmental agency or an exception from the current fair market rental value requirement (23 U.S.C. Section 156) has been obtained for social, environmental, or economic mitigation (SEE) purposes. In the event that it should be determined at any time that the use is not a nonproprietary use by a governmental agency or that the SEE exception does not apply or has been revoked, Lessee agrees to pay, at that time, rent as determined to be the fair market rental value by an independent appraiser certified by the Department, and Lessee further agrees to pay such rent, under the remaining terms and conditions of this Paragraph 3, for the remaining term (including renewals) of this Agreement.

e. Any installment of rent not received within ten (10) days after the due date shall bear interest at the highest rate allowed by law from the due date thereof, per Section 55.03(1), Florida Statutes. This provision shall not obligate the Department to accept late rent payments or provide Lessee a grace period.

4. Use, Occupancy, and Maintenance

a. The Lessee shall be responsible for developing and operating the real property interest as set forth herein.

b. The Lessee's proposed use of the real property interest is as follows: the public purpose of a temporary dog recreational area until such a time as the property is required for Lessor's transportation purposes in conjunction with the upcoming Broward Boulevard at I-95 interchange project.

c. The general design for the use of the real property interest, including any facilities to be constructed, and the maps, plans, and sketches setting out the pertinent features of the use of the real property interest in relation to the highway facility are set forth in composite Exhibit "B" attached hereto and by this reference made a part hereof. In addition, said composite Exhibit "B" also contains a three-dimensional description of the space to be used, unless the use is of a surface area beneath an elevated highway structure or adjacent to a highway roadway for recreation, public park, beautification, parking of motor vehicles, public mass transit facilities, or other similar uses, in which case, a metes and bounds description of the surface area, together with appropriate plans or cross sections clearly defining the vertical use limits, may be substituted for said three-dimensional description in said composite Exhibit "B".

d. Any change in the authorized use of the real property interest or revision in the design or construction of the facility described in Exhibit "B" shall require prior written approval from the appropriate District Secretary of the Department, subject to concurrence by the FHWA.

e. The Department, through its duly authorized representatives, employees, and contractors, and any authorized FHWA representative, may enter the facility at any time for the purpose of inspection, maintenance, or reconstruction of the highway and adjacent facilities, when necessary; or for the purpose of surveying, drilling, monitoring well installations, sampling, remediation, and any other action which is reasonable and necessary to conduct an environmental assessment or to abate an environmental hazard.

f. Lessee, at Lessee's sole cost and expense, shall maintain the facility to occupy the real property interest so as to assure that the structures and the area within the highway right of way boundaries will be kept in good condition, both as to safety and appearance. Such maintenance will be accomplished in a manner so as to cause no unreasonable interference with the highway use. Lessee shall ensure vertical and horizontal access to the Department for maintenance purposes. In the event that Lessee fails to so maintain the facility, the Department, through its duly authorized representatives, employees, and contractors, may enter the facility to perform such work, and the cost thereof shall be chargeable to the Lessee and shall be immediately due and payable to the Department upon the performance of such work.

g. Portable or temporary advertising signs are prohibited.

h. The design, occupancy, and use of the real property interest shall not adversely affect the use, safety, appearance, or enjoyment of the highway by lights, sounds, wireless frequencies, smoke, fumes, vapors, odors, droppings, or any other objectionable discharges, or emissions, or nuisances of any kind therefrom.

i. When, for the proposed use of the real property interest, the highway requires additional highway facilities for the proper operation and maintenance of the highway, such facilities shall be provided by the Lessee without cost to either the Department or the FHWA and subject to both Department and FHWA approval.

j. The proposed use shall not cause or allow any changes in the existing drainage on the property under the real property interest.

k. Lessee shall not occupy, use, permit, or suffer the real property interest, the property, the facility, or any part thereof to be occupied or used for any illegal business use or purpose, for the manufacture or storage of flammable, explosive, or hazardous material, or any other hazardous activity, or in such manner as to constitute a nuisance of any kind, nor for any purpose or in any way in violation of any present or future federal, state, or local laws, orders, directions, ordinances, or regulations.

I. Any activities in any way involving hazardous materials or substances of any kind whatsoever, either as those terms may be defined under any state or federal laws or regulations, or as those terms are understood in common usage, are specifically prohibited. The use of petroleum products, pollutants, and other hazardous materials affecting the property is prohibited. Lessee shall be held responsible for the performance of and payment for any environmental remediation that may be necessary, as determined by the Department. Similarly, if any contamination either spread to or was released onto adjoining property as a result of Lessee's use of the real property interest under lease, the Lessee shall be held similarly responsible. The Lessee shall indemnify, defend, and hold harmless the Department from any claim, loss, damage, cost, charge, or expense arising out of any such contamination.

m. Existing utilities and all corresponding easements shall remain in place and Lessee shall not disturb or interfere with the same.

5. Indemnification. (select applicable paragraph)

Lessee is a Governmental Agency

To the extent provided by law, Lessee shall indemnify, defend, and hold harmless the Department and all of its officers, agents, and employees from any claim, loss, damage, cost, charge, or expense arising out of any act, error, omission, or negligent act by Lessee, its officers, agents, or employees, during the performance of the Agreement, except that neither Lessee, its agents, or its employees will be liable under this paragraph for any claim, loss, damage, cost, charge, or expense arising out of any act, error, omission, or negligent act by the Department or any of its officers, agents, or employees during the performance of the Agreement.

When the Department receives a notice of claim for damages that may have been caused by Lessee in the performance of services required under this Agreement, the Department will immediately forward the claim to Lessee. Lessee and the Department will evaluate the claim and report their findings to each other within fourteen (14) working days and will jointly discuss options in defending the claim. After reviewing the claim, the Department will determine whether to require the participation of Lessee in the defense of the claim or to require that Lessee defend the Department in such claim as described in this section. The Department's failure to promptly notify Lessee of a claim shall not act as a waiver of any right herein to require the participation in or defense of the claim by Lessee. The Department and Lessee will each pay its own expenses for the evaluation, settlement negotiations, and trial, if any.

Lessee is not a Governmental Agency

Lessee shall indemnify, defend, save, and hold harmless the Department, its agents, officers, and employees, from any losses, fines, penalties, costs, damages, claims, demands, suits, and liabilities of any nature, including attorney's fees (including regulatory and appellate fees), arising out of or because of any acts, action, neglect, or omission by Lessee, or due to any accident, happening, or occurrence on the leased property or arising in any manner from the exercise or attempted exercise of Lessee's rights hereunder whether the same regards person or property of any nature whatsoever, regardless of the apportionment of negligence, unless due to the sole negligence of the Department.

Lessee's obligation to indemnify, defend, and pay for the defense or at the Department's option, to participate, and to associate with the Department in the defense and trial of any claim and any related settlement negotiations, shall be triggered by the Lessor's notice of claim for indemnification to Lessee. Lessee's inability to evaluate liability or its evaluation of liability shall not excuse Lessee's duty to defend and indemnify within seven days after such notice by the Department is given by registered mail. Only an adjudication or judgment after the highest appeal is exhausted specifically finding the Department solely negligent shall excuse performance of this provision by Lessee. Lessee shall pay all costs and fees related to this obligation and its enforcement by the Department. The Department's failure to notify Lessee of a claim shall not release Lessee of the above duty to defend.

6. Insurance. Lessee at its expense, shall maintain at all times during the term of this Agreement, public liability insurance protecting the Department, FHWA, and Lessee against any and all claims for injury and damage to persons and property, and for the loss of life or property occurring in, on, or about the land arising out of the act, negligence, omission, nonfeasance, or malfeasance of Lessee, its employees, agents, contractors, customers, licensees, and invitees. Such insurance shall be carried in a minimum amount of not less than N/A (\$ ______) for bodily injury or death to any one person or any number of persons in any one occurrence and not less than N/A (\$ ______) for property damage, or a combined

coverage of not less than <u>N/A</u> (\$______). All such policies shall be issued by companies licensed to do business in the State of Florida and all such policies shall contain a provision whereby the same cannot be canceled or modified unless the Department is given at least sixty (60) days prior written notice of such cancellation or modification. Lessee shall provide the Department certificates showing such insurance to be in place and showing the Department and FHWA as additional insured under the policies. If self-insured or under a risk management program, Lessee represents that such minimum coverage for liability will be provided for the property.

7. Termination

a. This Agreement may be terminated by either party without cause upon thirty (30) days prior written notice to the other party.

b. It is understood and agreed to by the Lessee that the Department reserves the right to terminate this Agreement immediately without prior notice, in the event the Lessee violates any of the conditions of this Agreement and such violation is not corrected within a reasonable time after written notice of noncompliance has been given. In the event the Agreement is terminated and the Department deems it necessary to request the removal of the facility on the property, the removal shall be accomplished by the Lessee in a manner prescribed by the Department at no cost to the Department or the FHWA.

c. The Lessee must notify the Department of its intention to renew this Agreement not later than thirty (30) days prior to the expiration of the original term. Lessee's failure to comply with the foregoing notice provision may result in the Department's refusal to renew the Agreement.

d. Upon termination of this Agreement, Lessee shall deliver the property to the Department, or its agents, in the condition existing at the commencement of this Agreement, normal wear and tear excepted, unless a facility, any improvement, or any part thereof has been constructed on the property.

e. If removal of the facility, improvements, or any part thereof is requested by the Department, any such structures shall be removed by the Lessee at Lessee's expense by midnight of the day of termination of this Agreement and the property restored as nearly as practicable.

f. This Agreement is terminable by the Department in the event that the facility ceases to be used for its intended purpose, is abandoned, or if use of the facility is required by the Department for transportation, maintenance or emergency purposes.

8. <u>Eminent Domain</u>

Lessee acknowledges and agrees that its relationship with the Department under this Agreement is one of landlord and tenant and no other relationship either expressed or implied shall be deemed to apply to the parties under this Agreement. Termination of this Agreement for any cause shall not be deemed a taking under any eminent domain or other law so as to entitle Lessee to compensation for any interest suffered or lost as a result of termination of this Agreement, including any residual interest in the Agreement or any other facts or circumstances arising out of or in connection with this Agreement.

Lessee hereby waives and relinquishes any legal rights and monetary claims which it might have for full compensation, or damages of any sort, including special damages, severance damages, removal costs, or loss of business profits, resulting from Lessee's loss of occupancy of the property specified in this Agreement, or any such rights, claims, or damages flowing from adjacent properties owned or leased by Lessee as a result of Lessee's loss of occupancy of the property specified in this Agreement, it might have for full compensation, or damages of any sort as set out above, as a result of Lessee's loss of occupancy of the property, when any or all adjacent properties owned or leased by Lessee are taken by eminent domain proceedings or sold under the threat thereof. This waiver and relinquishment applies whether this Agreement is still in existence on the date of taking or sale or has been terminated prior thereto.

9. <u>Miscellaneous</u>

a. The real property interest and Lessee's rights under this Agreement shall not be transferred, assigned, pledged or conveyed to another party without the prior written consent of the Department, subject to concurrence by the FHWA. Lessee shall not allow any liens or other encumbrances to attach to the leased property.

- b. In conformance with the Civil Rights Act of 1964 (Title VI, Appendix "C") and 49 CFR Part 21, Lessee agrees as follows:
 - That as a part of the consideration hereof, Lessee does hereby covenant and agree as a covenant running with the land that (1) no person, on the grounds of race, color, sex, or national origin shall be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination in the use of said property and facility; (2) that in connection with the construction of any improvements on said property and facility and the furnishing of services thereon, no discrimination shall be practiced in the selection of employees and contractors, by contractors; and (3) that the Lessee shall use the property and facility in compliance with all other requirements imposed pursuant to 49 CFR part 21..

That in the event of breach of any of the above covenants, the Department shall have the right to terminate this Agreement and to re-enter and repossess said property and the facility thereon, and hold the same as if this Agreement had never been made or issued.

c. During the term of this Agreement Lessee shall, at Lessee's own cost and expense, promptly observe and comply with all present or future laws, requirements, orders, directions, ordinances, and regulations of the United States of America, the State of Florida, county or local governments, or other lawful authority whatsoever, affecting the land, property, and facility or appurtenances or any part thereof, and of all insurance policies covering the property, land, and facility, or any part thereof.

d. In addition to or in lieu of the terms and conditions contained herein, the provisions of any Addendum of even date herewith which is identified to be a part hereof is hereby incorporated herein and made a part hereof by this reference. In the event of any conflict between the terms and conditions hereof and the provisions of the Addendum(s), the provisions of the Addendum(s) shall control, unless the provisions thereof are prohibited by law.

e. This Agreement constitutes the complete and final expression of the parties with respect to the subject matter hereof and supersedes all prior agreements, understandings, or negotiations with respect thereto. Any provision hereof found to be unlawful or unenforceable shall be severable and shall not affect the validity of the remaining portions hereof.

f. Lessee acknowledges that it has reviewed this Agreement, is familiar with its terms, and has had adequate opportunity to review this Agreement with legal counsel of Lessee's choosing. Lessee has entered into this Agreement freely and voluntarily. This Agreement contains the complete understanding of the parties with respect to the subject matter hereof. All prior understandings and agreements, oral or written, heretofore made between the parties and/or between Lessee and any previous owner of the property and landlord of Lessee are merged in this Agreement, which alone, fully and completely express the agreement between Lessee and the Department with respect to the subject matter hereof. No modification, waiver, or amendment of this Agreement or any of its conditions or provisions shall be binding upon the Department or Lessee unless in writing and signed by both parties.

g. Lessee shall be solely responsible for all bills for electricity, lighting, power, gas, water, telephone, and telegraph services, or any other utility or service used on the property.

h. This Agreement shall be governed by the laws of the State of Florida, and any applicable laws of the United States of America.

i. All notices to the Department shall be sent to the address for rent payments and all notices to Lessee shall be sent to the property address provided herein or otherwise provided in writing to the Department.

j. The parties to this Agreement hereby understand and agree that the venue for any action that may arise as a result of this Agreement shall be in Leon County, Florida.

k. If Lessee is a "contractor" for the purposes of Section 119.0701, Florida Statutes, Lessee shall comply with public records laws and specifically shall:

- 1. Keep and maintain the public records that ordinarily and necessarily would be required to be kept and maintained by the Department in order to perform the services identified herein.
- 2. Provide the public with access to those public records on the same terms and conditions that the Department would provide the records and at a cost that does not exceed the cost provided by law.
- 3. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law.
- 4. Meet all requirements for retaining the public records and transfer, at no cost, to the Department all the public records in possession of Lessee upon termination of this Agreement and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All such public records (if any) stored electronically must be provided to the Department in a format that is compatible with the information technology systems of the Department.

If Lessee fails during such times to comply with a public records request, the Department shall enforce this section in accordance with this Agreement.

Lessee shall otherwise allow public access to all documents, papers, letters or other materials, made or received by Lessee in connection with this Agreement and the lease of the Demised Premises, to the extent such access is required because such documents, papers, letters or other materials are subject to the provisions of s. 24(a) of the State Constitution or Chapter 119, Florida Statutes.

I. Section 287.133(3)(a), Florida Statutes, requires that Lessee be informed of the following provisions of section 287.133 (2)(a), Florida Statues: "A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity

crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in section 287.017, F.S., for Category two for a period of thirty-six (36) months from the date of being placed on the convicted vendor list.

m. The Department shall consider the employment knowingly by Lessee of unauthorized aliens a violation of Section 274(e) of the Immigration and Nationalization Act. Such violation shall be cause for unilateral cancellation of this Agreement.

n. This Agreement shall not create any third-party beneficiary hereunder, nor shall this Agreement authorize anyone not a party hereto to maintain a suit against the Department pursuant to the terms of this Agreement.

o. This Agreement shall be binding upon the successors, assigns and legal representatives of Lessee and the Department.

p. All Exhibits attached to this Agreement are made a part hereof as if fully copied herein. All submittals required to be submitted by Lessee that are approved by the Department are by reference made a part of this Agreement as if fully copied herein.

q. Nothing in this Agreement or in any documents executed pursuant to the terms of this Agreement shall be construed as a waiver or attempted waiver by the Department of its sovereign immunity in tort under the Constitution and laws of the State of Florida.

r. "RADON GAS: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.

s. Lessee does not qualify for relocation benefits under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (42 U.S.C. Section 4601 et seq.)

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed, the day and year first above written.

	City of Fort Lauderdale		STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION
	LESSEE (Company Name, if applicable)		
By:		By:	District Secretary
Name:	Christopher J. Lagerbloom. ICMA	Name:	Gerry O'Reilly, P.E.
Title:	City Manager	Attest:	Alia E. Chauel
Attest:	(Seal)	Name/Title:	Alia E. Chanel, Executive Secretary
Name:	Jeffrey A. Modarshi		Legal Review:
Title:	City Clerk		Cligaboth S. Quintana, 12/9/20
			District Counsel
	Approved as to form: Alain E. Boileau, City Attorney	Name:	Elizabeth Quintana. Senior Attorney
6	Anni E. Bolleau, City Attorney		
By:	Kinhadu Quaningham Maalay		
Name:	Kimberly Cunningham Mosley		
Title:	Assistant City Attorney		
Please see	the following page for the City's original signature		

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed, the day and year first above written.

			STATE OF FLORIDA
	City of Fort Lauderdale		DEPARTMENT OF TRANSPORTATION
	LESSEE (Company Name, if applicable)		
By:	My ne mine	By:	
	0 8		District Secretary
Name:	Christopher J. Lagerbloom, ICMA-CM	Name	Gerry O'Reilly, P.E.
Name.	Christopher 5. Lagerbiooni, TOMA-OM	Maine.	
Title:	City Manager	Attest:	Alia E. Chanel
			Alia E. Chanal Evaputive Corretory
Attest:	(Seal)	Name/Title:	Alia E. Chanel, Executive Secretary
	()		
Name:	Jeffrey A. Modarelli		Legal Review:
Numo.			
Title:	City Clerk		
			District Counsel
	Approved as to form:	Name;	Elizabeth Quintana, Senior Attorney
	Alain E. Boileau, City Attorney		
By:	Stillom	PI	ease see the previous page for FDOT's original signature
Dy.			
Name:	Kimberly Cunningham Mosley		
Title:	Accietant City Attorney		
nue.	Assistant City Attorney		

ADDENDUM

This is an Addendum to that certain Right of Way Use and Occupancy Agreement between the City of Fort Lauderdale, a municipal corporation of the State of Florida, 100 North Andrews Avenue, Fort Lauderdale, Florida 33301

and the State of Florida Department of Transportation dated the ______ day of _____, ____, In addition to the provisions contained in said Agreement, the following terms and conditions shall be deemed to be a part thereof pursuant to Paragraph 9 (d) of said Agreement:

• Lessee acknowledges that the Lessor has an upcoming project in which the leased premises will be utilized for drainage and other roadway purposes. Any use of the property is temporary and is subject to the Lessor's project schedule. While the construction is anticipated to begin in 2024, the date is subject to change.

• Any improvements installed by the Lessee will be removed and destroyed as part of the project. It will be the Lessee's responsibility to remove any improvements it wishes to retain prior to the termination of this lease.

• Lessee shall receive a General Use Permit from the Lessor's Permits Office for any improvements prior to installation. The Permits Office may require additional permits depending on the scope of work proposed by Lessee.

• Lessee acknowledges that the leased premises is for a "park-like" area and not an actual park. No 4F funding shall be requested in relation to the leased premises.

• Any changes in the use of or improvements/alterations made on or to the leased property shall require a permit issued from Lessor's Permits Office and/or a lease amendment, as applicable. Lessor will advise Lessee of the appropriate document upon request.

This lease is subject to all utilities remaining in place and in use or relocated at the expense of Lessee.

• Lessee acknowledges that the leased area cannot be and is not being used for site plan approval in conjunction with any development order, permits, or any other governmental requirements.

Nothing is permitted to be discharged into drains/inlets on or adjacent to the leased property, if applicable.

• Lessee shall provide Lessor a phase 2 environmental assessment of the leased property to establish a baseline survey of any contamination within 90 days of the Agreement being fully executed by both parties.

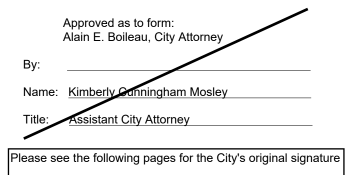
• Paragraph 4 of section I "Use, Occupancy, and Maintenance", is revised as follows: Any activities in any way involving hazardous materials or substances of any kind whatsoever, either as those terms may be defined under any state or federal laws or regulations, or as those terms are understood in common usage, are specifically prohibited. The use of petroleum products, pollutants, and other hazardous materials on the leased property is prohibited. Lessee shall be held responsible for the performance of and payment for any environmental remediation that may be necessary, as determined by the Lessor, within the leased property. If any contamination either spread to or was released onto adjoining property as a result of Lessee's use of the leased property, the Lessee shall be held similarly responsible. The Lessee, subject to the limits set forth in section 768.28, Florida Statutes, shall indemnify, defend, and hold harmless the Lessor from any claim, loss, damage, costs, charge, or expense arising out of any such contamination.

• Lessee agrees to execute and deliver the attached, "Exhibit C - Annual Use Agreement Compliance Form", to Lessor at least 50 days prior to the anniversary of the effective date of the agreement. All terms incorporated in "Exhibit C - Annual Use Agreement Compliance Form" are hereby incorporated into this agreement.

• If the requirements set forth in "Exhibit C - Annual Use Agreement Compliance Form" are not met Lessee agrees to forego any notice and termination of the agreement will be immediate.

• Lessee agrees to create, produce, and maintain a sign that is in substantial accordance with "Exhibit D". Final approval of the design of the sign is required by the Lessor. The sign shall be continually displayed at the entrance to the dog recreation area so that it is visible for all members of the public. Lessor has the right to require the sign be placed in any specific location.

	City of Fort Lauderdale		STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION
By:	LESSEE (Company Name, if applicable)	Ву:	District Secretary
Name:	Christopher J. Lagerbloorg, ICMA-CM	Name:	Gerry O'Reilly, P.E.
Title: Attest:	City Manager (Seal)	Attest: Name/Title:	Alia E. Chanel, Executive Secretary
Name:	Jeffrey A. Modarelli		Legal Review:
Tide:	City Clerk	_	Clizabeth S. Quintana 12/9/20
Please se	e the following pages for the City's original signature		Sr. Atty., D4 Legal



District Counsel

Name: Elizabeth Quintana, Senior Attorney

ADDENDUM

This is an Addendum to that certain Right of Way Use and Occupancy Agreement between the City of Fort Lauderdale, a municipal corporation of the State of Florida, 100 North Andrews Avenue, Fort Lauderdale, Florida 33301

and the State of Florida Department of Transportation dated the ______ day of _____, ____, In addition to the provisions contained in said Agreement, the following terms and conditions shall be deemed to be a part thereof pursuant to Paragraph 9 (d) of said Agreement:

• Lessee acknowledges that the Lessor has an upcoming project in which the leased premises will be utilized for drainage and other roadway purposes. Any use of the property is temporary and is subject to the Lessor's project schedule. While the construction is anticipated to begin in 2024, the date is subject to change.

• Any improvements installed by the Lessee will be removed and destroyed as part of the project. It will be the Lessee's responsibility to remove any improvements it wishes to retain prior to the termination of this lease.

• Lessee shall receive a General Use Permit from the Lessor's Permits Office for any improvements prior to installation. The Permits Office may require additional permits depending on the scope of work proposed by Lessee.

• Lessee acknowledges that the leased premises is for a "park-like" area and not an actual park. No 4F funding shall be requested in relation to the leased premises.

• Any changes in the use of or improvements/alterations made on or to the leased property shall require a permit issued from Lessor's Permits Office and/or a lease amendment, as applicable. Lessor will advise Lessee of the appropriate document upon request.

• This lease is subject to all utilities remaining in place and in use or relocated at the expense of Lessee.

• Lessee acknowledges that the leased area cannot be and is not being used for site plan approval in conjunction with any development order, permits, or any other governmental requirements.

· Nothing is permitted to be discharged into drains/inlets on or adjacent to the leased property, if applicable.

• Lessee shall provide Lessor a phase 2 environmental assessment of the leased property to establish a baseline survey of any contamination within 90 days of the Agreement being fully executed by both parties.

• Paragraph 4 of section I "Use, Occupancy, and Maintenance", is revised as follows: Any activities in any way involving hazardous materials or substances of any kind whatsoever, either as those terms may be defined under any state or federal laws or regulations, or as those terms are understood in common usage, are specifically prohibited. The use of petroleum products, pollutants, and other hazardous materials on the leased property is prohibited. Lessee shall be held responsible for the performance of and payment for any environmental remediation that may be necessary, as determined by the Lessor, within the leased property. If any contamination either spread to or was released onto adjoining property as a result of Lessee's use of the leased property, the Lessee shall be held similarly responsible. The Lessee, subject to the limits set forth in section 768.28, Florida Statutes, shall indemnify, defend, and hold harmless the Lessor from any claim, loss, damage, costs, charge, or expense arising out of any such contamination.

• Lessee agrees to execute and deliver the attached, "Exhibit C - Annual Use Agreement Compliance Form", to Lessor at least 50 days prior to the anniversary of the effective date of the agreement. All terms incorporated in "Exhibit C - Annual Use Agreement Compliance Form" are hereby incorporated into this agreement.

• If the requirements set forth in "Exhibit C - Annual Use Agreement Compliance Form" are not met Lessee agrees to forego any notice and termination of the agreement will be immediate.

• Lessee agrees to create, produce, and maintain a sign that is in substantial accordance with "Exhibit D". Final approval of the design of the sign is required by the Lessor. The sign shall be continually displayed at the entrance to the dog recreation area so that it is visible for all members of the public. Lessor has the right to require the sign be placed in any specific location.

	City of Fort hauderdale LE SBAE (Company Name, if applicable)		STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION
By:	ykglike	By:	District Secretary
Name:	Christopher J. Lagerbloom, ICMA-CM	Name:	Gerry O'Reilly, P.E.
Title:	City Managen	Attest:	
Attest:	(Seal)	Name/Title:	Alia E. Chanel, Executive Secretary
Name:	Jeffrey A. Modarelli		Legal Review:
Title:	City Clerk	F	Sr. Atty., D4 Legal

Please see the previous pages for FDOT's original signature

Approved as to form: Alain E. Boileau, City Attorney

m

Name: Kimberly Cunningham Mosley

Title: Assistant City Attorney

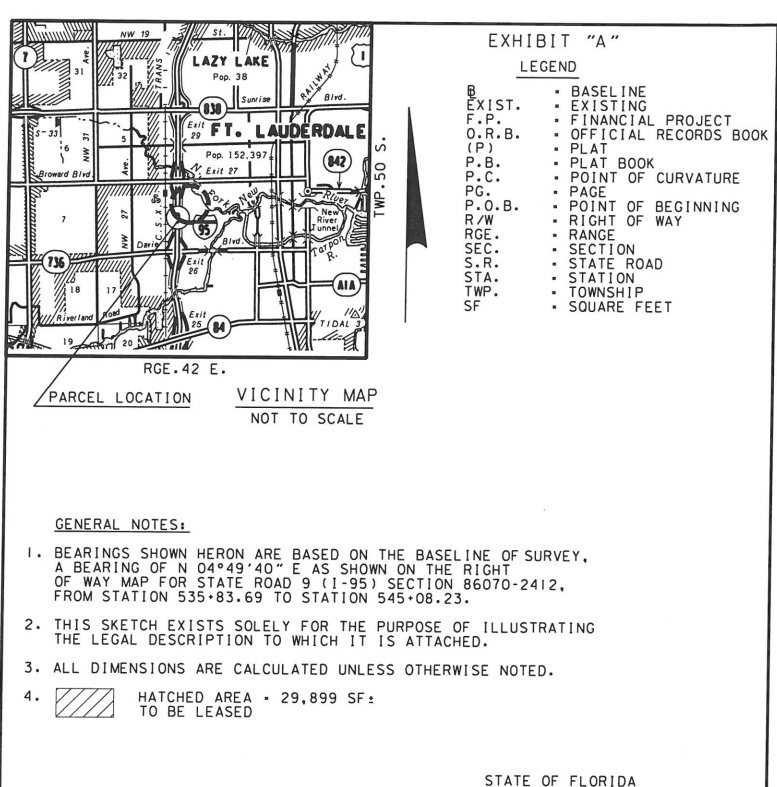
By:

District Counsel

Name: Elizabeth Quintana, Senior Attorney

Please see the previous pages for FDOT's original signature

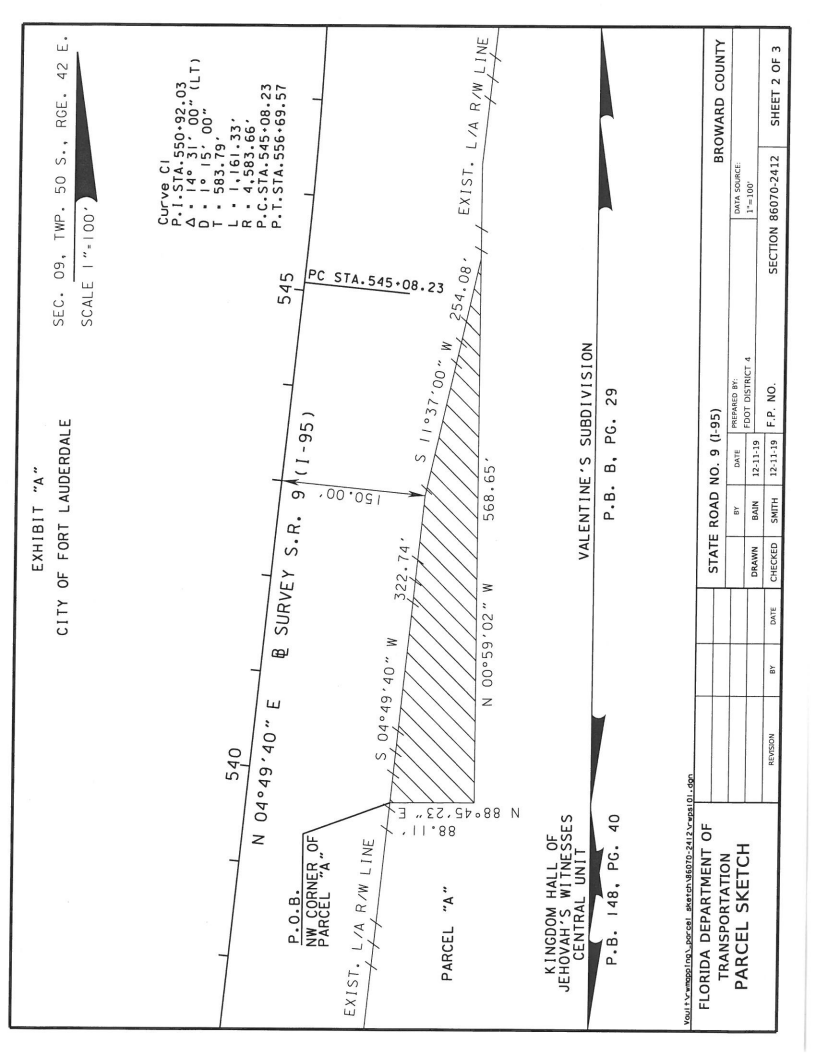
575-060-32 RIGHT OF WAY OGC - 02/20 Page 9 of 9



DEPARTMENT OF TRANSPORTATION SURVEYING AND MAPPING 3400 WEST COMMERCIAL BLVD. FT. LAUDERDALE, FL 33309 (954) 777-4560

	1	1	1								
			FLORIDA DEPARTMENT OF TRANSPORTATION PARCEL SKETCH - NOT A SURVEY								
			STATE ROAD NO. 9 (I-95) BROWARD COUN								
· · · · · · · · · · · · · · · · · · ·				BY	DATE	PREPARED BY:	SCALE: NOT TO SCALE				
			DRAWN	BAIN	12-11-19	FDOT DISTRICT 4					
REVISION	BY	DATE	CHECKED	SMITH	12-11-19	F.P. NO. N/A SECT	ION 86070-2412	SHEET 1 OF 3			

Voult\rwmapping_parcel_sketch\86070-2412\rwms101.doo



LEGAL DESCRIPTIONS

A portion of the Northwest One-Quarter (NW 1/4) of the Northwest One-Quarter (NW 1/4) of Section 9, Township 50 South, Range 42 East, also being a portion of lands described in Official Records Book 4351, Page 987, of the Public Records of Broward County, Florida, being more particularly described as follows:

BEGIN at the Northwest Corner of Parcel A, KINGDOM HALL OF JEHOVAH'S WITNESS CENTRAL UNIT, according to the plat thereof, as recorded in Plat Book 148, Page 40 of the Public Records of Broward County, Florida; thence North 88°45'23" East along the North line of said plat a distance of 88.11'; thence North 00°59'02" West, a distance of 568.65' to a point of intersection with the Limited Access Right of Way line of State Road 9 (I-95); thence South 11°37'00" West along said Limited Access Right of Way line of State Road 9 (I-95), a distance of 254.08'; thence South 04°49'40" West along said Limited Access Right of Way line a distance of 322.74' to the POINT OF BEGINNING.

Containing 29,899 square feet, more or less.

I hereby certify that this sketch and legal description was prepared under my direction and that they are in compliance with the minimum technical standards as set forth by the Florida Board of Professional Surveyors and Mappers, in Chapter 5J-17.050-052 of the Florida Administrative code, pursuant to Section 472.027 of the Florida Statutes.

12/11/19 Date

Jeffrey D. Smith Florida Surveyor & Mapper No. 4805 Florida Department of Transportation

Not valid unless signed and sealed.

Vault\rwmapping_parcel_sketch\86070-2412\rwps101.dgn

			-	FLORIDA DEPARTMENT OF TRANSPORTATION PARCEL SKETCH - NOT A SURVEY								
			STATE	ROAD	NO. 9 (I-	95)		BROWARD COUNTY				
				BY DATE PREPARED BY:			SCALE: NOT TO SCALE					
			DRAWN	BAIN	12-11-19	F.P. NO. N/A SECTION						
REVISION	BY	DATE	CHECKED	SMITH	12-11-19			86070-2412	SHEET 3 OF 3			

Exhibit B



Exhibit C

Annual Use Agreement Compliance Form

Use Agreement Between FDOT and the Fort Lauderdale, Effective ____, ____, 2020 Parcel: 170 (part) - Excess Parcel:

This form shall be signed by both the Lessee (City of Fort Lauderdale) and Lessor (Florida Department of Transportation) 50 days prior to the anniversary of the effective date of the Use and Occupancy Agreement (Use Agreement), dated _____, ____, 2020. If both parties fail to execute this form prior to 50 days before the anniversary of the effective date, the Use Agreement shall automatically be terminated on the anniversary of the effective date.

This Annual Use Agreement Compliance Form shall serve as the 30-day notice for termination for the entire term of the Agreement. For clarification purposes, a 30-day termination letter will not be sent to the Lessee if it fails to execute this form 50 days before the anniversary of the effective date. It is the Lessee's responsibility to track that this form is executed in its entirety.

It is the responsibility of the Lessee to submit the partially executed form to the Lessor 50 days prior to the anniversary of the effective date.

If the above requirements are not met, Lessee agrees to forego any notice and termination will be immediate.

Lessee acknowledges that the Lessor has an upcoming project in which the leased premises will be utilized for drainage and other roadway purposes. Any use of the property is temporary and is subject to the Lessor's project schedule. While the construction is anticipated to begin in 2024, the date is subject to change.

Any improvements installed by the Lessee will be removed and destroyed as part of the project. It will be the Lessee's responsibility to remove any improvements it wishes to retain prior to the termination of this lease.

(Signatures included on the following page)

Exhibit C

Annual Use Agreement Compliance Form

Use Agreement Between FDOT and the Fort Lauderdale, Effective _____, ____, 2020 Parcel: 170 (part) - Excess Parcel:

City of Fort Lauderdale

Signature: ______ Name/title: _____

Florida Department of Transportation

Signature: ______ Name/title: ______

FDOT Design Project Manager

By signature below, this property is acceptable to be leased for additional year and will not have any impact on the Broward Boulevard @ 195 interchange project.

Signature: ______ Name: ______

FDOT Property Management

By signature below, this property has been inspected and is in compliance of the terms of the agreement. Specifically, the required sign is in place and visible.

Signature: _	
Name/title:	

Exhibit D Public Notice Sign



2 feet wide

3 feet tall