RIGHT OF ENTRY AND LIABILITY WAIVER AGREEMENT

This A	greement is by and	betwee	n, <u> </u>	134/NIU	20MCS		
(the	"Owner(s)")	of	the	property	commonly	identified	as:
52	3 NW 23rd	Avenue	Fort la	uderdale, Fl	forida, 3331	/	
	10(s):: <u>5042 - ()</u>			/		•	
					_		
a.	City/Tov			6 6 1	1 6 .1	47	
Street ((attach legal descrip	tion if av	allable)	(referred to	hereafter as the	"Property")	

And

Fort Lauderdale Community Redevelopment Agency, a community redevelopment agency organized pursuant to Chapter 163, Part III of the Florida Statutes ("NPFCRA").

RECITALS

Whereas, the NPFCRA was created in part to the improve the appearance of the Northwest, Progresso Flagler Heights Community Redevelopment Area ("CRA Area"); and

Whereas, the NPFCRA has created a program for exterior improvements for owners in the CRA Area, which may provide, at the discretion of the NPFCRA, up to \$7,500 for certain exterior improvements to existing homes.

TERMS

Now therefore, in consideration of one or more of the following activities to be conducted on the Property, the Owner(s) thereof hereby grants to NPFCRA a right of entry and access to the Property and a waives liability against NPFCRA, its employees, agents and public officials, for activities conducted under this Agreement in order to conduct one or more activities on the Property:

(1) painting of the exterior, in accordance with the selection made by the Owner; (2) landscaping, in accordance with the selections made by the Owner.

Owner may select a contractor from a list of approved contractors created by NPFCRA. Alternatively, Owner may select a qualified contractor of its own choosing. Before the NPF CRA will make any disbursements, the Owner must provide adequate and sufficient documentation that it has procured a minimum of three (3) bids from qualified contractors, and upon selecting one of the bids, Owner must provide a copy of the contract between the Owner and the Contractor, a copy of the contractor's license and proof of insurance and such other information as requested by the NPFCRA. The NPFCRA reserves the right to reject any contractor it deems unqualified in its sole discretion. Further, if a notice of commencement is required, the NPFCRA must be listed on the Notice as an additional party to receive notice to owner. The NPFCRA shall make one disbursement to the Owner when the work is completed and inspected by the NPFCRA. Notwithstanding, the NPFCRA reserves the right to issue a joint check payable to the Owner and the Contractor and to withhold payment to the Owner and issue a check directly to a subcontractor or lien or providing notice to owner to the NPFCRA. In some instances, the NPFCRA may require partial and/or final releases of liens in its sole discretion.

This right of entry and waiver of liability granted by the Owner(s) is a requirement in order to access the funds under the Residential and Landscaping Program (the "Program"), which was established by the Fort Lauderdale Community Redevelopment Agency Board of Commissioners. The purpose of the Program is to provide assistance to qualified home owners to landscape, paint the exterior of their homes and/or complete other improvements to the façade of their homes.

This right of entry and access to the Property is hereby granted by the Owner to the NPFCRA and its contractors and their subcontractors thereof, employees, and authorized agents, for the purpose of accomplishing the above purpose. The Owner agrees and warrants to hold harmless NPFCRA, its officers, agents, employees or assigns for damage of any type, whatsoever, either to the above described Property or to any persons present thereon and hereby releases, discharges and waives and releases NPFCRA from any action against NPFCRA, its officers, agents, employees, or assigns from all liability to Owner(s), Owner(s)'s children, relatives, guests, representatives, assigns, or heirs, for defects in the work product, bodily injury, death or property damage that Owner(s) may suffer in connection with any activities on the Property, whether caused solely or partially by the NPFCRA, its officers, agents, employees, or assigns.

I/we have read this Right of Entry and Liability Waiver Agreement, or it has been read to me/us, and I/we fully understand its terms, understand that I have given up substantial rights by signing it, am aware of its legal consequences, and have signed it freely and voluntarily without any inducement, assurance, or guarantee being made to me and intend for my signature to be a complete and unconditional release of all liability to the greatest extent allowed by law.

After the improvements are completed, Owner agrees to maintain the improvements at his or her expenses. NPFCRA shall have no obligation to maintain the improvements. Further, NPFCRA shall have no liability for any defects in the quality of the work product.

Owner understands and acknowledges if it does not understand the legal consequence of signing this Agreement, it is encouraged to seek the advice and counsel of an attorney.

WHEREOF, the undersigned has caused this Right of Entry and Waiver of Liability Agreement to be executed on this $\sqrt{9}$ day of Apric 2021.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Parties hereto have made and executed this Agreement on the date first above written.

Property Owner(s): ()Samu Janes	
[Print Name]	[Print Name]
[Signature]	[Signature]
Witness: [Signature]	Jonelle Adderless [Print Name]
STATE OF FLORIDA COUNTY OF BROWARD	
The foregoing instrument was acknowledged by by and presence or online notarization this	by means of □ physical
He / She is personally known to meas identification.	
(SEAL)	Notary Public, State of Florida
THOMASINA TURNER DIGGS Notary Public - State of Florida Commission # GG 910880 My Comm. Expires Sep 8, 2023 Bonded through National Notary Assn.	Name of Notary Typed, Printed or Stamped
	My Commission expires: Commission Number:
	Commission Number.

where p_{ij} with the state of the state of p_{ij} . The p_{ij}

g van 144 gebruik gebruik en gebruik de steel van de steel Gebruik de steel van de steel va

AND THE RESERVE OF THE PROPERTY OF THE PROPERT

2000 3365 0 A382A4043 0 2000 0

IN WITNESS WHEREOF, the Parties hereto have made and executed this Agreement on the date first above written.

WITNESSES:

FORT LAUDERDALE COMMUNITY
REDEVELOPMENT AGENCY, A SPECIAL

DISTRICT

By:

CRA Executive Director

Approved as to form:

CRA Attorney

Paint Color Selection Agreement

NOTE: Please pick a Main (Body) Color, Trim Color and Accent Color from the color swatch approved by the Sweeting Estates Homeowners Association. The approved colors are available online at www.fortlauderdalecra.com under incentives or at the CRA office, located at 914 Sistrunk Blvd, Suite 200, Fort Lauderdale, FL 33311.

Property Owner Name (Please print): CSAMN Jones
Property Address (Please print): 523 NW 2 3rd Avenue, Fortlanderdole, Florida, 333
Main (Body) Color (Please print):
Trim Color (Please print):
Accent Color (Please print):
The undersigned property owner hereby agrees to the paint color selection described Above, Lunderstand that once the color selection is made, colors cannot be changed.

04/19/2021

Landscaping Design Selection Agreement

Property Owner Name: OSam (Please print)	a Jones
Property Address: <u>523 Nw</u> 2 (Please print)	331 Avenue, Fort landerdale Floorida, 331
The undersigned property owner ag individual design.	rees to meet with the landscaper to discuss their
Property Owner's Signature	<u>04/19/202 </u> Date

Property Maintenance Agreement

Property Owner Name: Somn Jones (Please print)
Property Address: 523 Nw 23 of Avenue, Fortlander la le, Flarida, 3331 (Please print)
The undersigned property owner agrees to maintain the property improvements and landscaping.
Property Owner's Signature Date