## STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION LOCALLY FUNDED AGREEMENT

THIS Locally Funded Agreement ("Agreement"), entered into this \_\_\_\_\_\_ day of \_\_\_\_\_\_ \_\_\_\_20\_\_\_, by and between the State of Florida Department of Transportation hereinafter called the DEPARTMENT, and City of Fort Lauderdale located at 100 North Andrews Avenue, Fort Lauderdale, Florida, 33301 hereinafter called the PARTICIPANT.

### WITNESSETH

WHEREAS, the PARTICIPANT is providing the DEPARTMENT with financial assistance for certain improvements in connection with the DEPARTMENT's complete streets work along Bayview Drive from SR-838/Sunrise Blvd. to SR-870/Commercial Blvd. in Broward County, Florida. (Financial Management (FM) Number 438118-1-52-01, Funded in Fiscal Year 2021/2022); and

WHEREAS, the PARTICIPANT has requested that the DEPARTMENT perform the following additional work: Construction of sidewalks, drainage improvements, raised intersections, roundabouts, and bike lanes (Financial Management (FM) Number 438118-1-52-01, Funded in Fiscal Year 2021/2022) as set forth in **Exhibit A** attached hereto and made a part hereof and hereinafter referred to as the Project; and

WHEREAS, the improvements are in the interest of both the PARTICIPANT and the DEPARTMENT and it would be more practical, expeditious, and economical for the DEPARTMENT to perform such activities; and

WHEREAS, the PARTICIPANT by Resolution No. <u>2021-</u>\_\_\_\_\_\_ dated the \_\_\_\_\_\_ day of \_\_\_\_\_\_ 20\_\_\_\_\_, a copy of which is attached hereto and made a part hereof, authorizes the City Manager or designee to enter into this Agreement.

NOW, THEREFORE, in consideration of the mutual benefits to be derived from joint participation on the Project, the parties agree to the following:

- 1. The recitals set forth above are true and correct and are deemed incorporated herein.
- 2. The DEPARTMENT shall be responsible for assuring that the Project complies with all applicable Federal, State and Local laws, rules, regulations, guidelines and standards.
- 3. The PARTICIPANT agrees to make all previous studies, maps, drawings, surveys and other data and information pertaining to the Project available to the DEPARTMENT at no cost.
- 4. The DEPARTMENT shall have the sole responsibility for resolving claims and requests for additional work for the Project. The DEPARTMENT will make reasonable efforts to obtain the PARTICIPANT's input in its decisions.

5. The total cost of the Department's complete streets work and the Project is estimated to be TWO MILLION ONE HUNDRED THIRTY SEVEN THOUSAND FOURTEEN DOLLARS AND NO CENTS (\$2,137,014.00). The DEPARTMENT's share of the complete streets work and the Project is ONE MILLION FIVE HUNDRED THOUSAND DOLLARS AND NO CENTS (\$1,500,000.00). The PARTICIPANT's share of the complete streets work and the Project is an estimated amount of SIX HUNDRED THIRTY SEVEN THOUSAND FOURTEEN DOLLARS AND NO CENTS (\$637,014.00), which sum shall be paid to the DEPARTMENT.

The difference between the total cost of the actual bid minus the DEPARTMENT's share is hereinafter defined as the "Total Project Cost". In the event the Total Project Cost is less than the funds provided, the difference will be refunded to the PARTICIPANT. In the event the Total Project Cost, without modifications, results in a sum greater than that paid by the PARTICIPANT, then such sum shall be the sole responsibility of the PARTICIPANT and shall be paid to the DEPARTMENT.

(A) The PARTICIPANT agrees that it will, within thirty days of the execution of this Agreement, furnish the DEPARTMENT with a check in the amount of SIX HUNDRED THIRTY SEVEN THOUSAND FOURTEEN DOLLARS AND NO CENTS (\$637,014.00), towards the Total Project Cost.

In the event payment is not received by the DEPARTMENT within thirty (30) days of execution of this Agreement the DEPARTMENT reserves the right to terminate this Agreement and remove the Project from the DEPARTMENT's Work Program.

Remittance shall be made payable to the Department of Transportation. Payment shall be clearly marked to indicate that it is to be applied to FM Number 438118-1-52-01. The DEPARTMENT shall utilize this amount towards costs of Project No. 438118-1-52-01.

Payment shall be mailed to: Florida Department of Transportation Program Management Unit - Attention: Leos A. Kennedy, Jr. 3400 W. Commercial Boulevard Fort Lauderdale, Florida 33309-3421

In lieu of mailing payment to the DEPARTMENT, the PARTICIPANT may also submit the payment for the Project via wire transfer. Wire transfer/Payments are to be made to:

Wells Fargo Bank, N.A. Account # 4834783896 ABA # 121000248 Chief Financial Officer of Florida Re: DOT – K 11-78, Financial project # 438118-1-52-01.

In order for FDOT to receive credit for the funds due to the Department, the reference line must contain "FDOT" and an abbreviated purpose, financial project number or LFA account number.

Once the wire transfer is complete, please contact Kenneth Ward at 850-414-4886. In addition to calling Mr. Ward, please send an email notification to Leos Kennedy at <u>leos.kennedy@dot.state.fl.us</u> stating the day and time the wire transfer was sent.

- (B) If the Total Project Cost are in excess of the advance deposit amount, the PARTICIPANT will provide an additional deposit within fourteen (14) calendar days of notification from the DEPARTMENT. The DEPARTMENT will notify the PARTICIPANT as soon as it becomes apparent that Project costs are in excess of the advanced deposit amount; however, failure of the DEPARTMENT to so notify the PARTICIPANT shall not relieve the PARTICIPANT from its obligation to pay for its full participation. If the PARTICIPANT cannot provide the additional deposit within fourteen (14) calendar days, a letter must be submitted to and approved by the DEPARTMENT's Project Manager indicating the date the deposit will be made and the DEPARTMENT's written consent to the payment of the additional deposit on said date. The PARTICIPANT understands the request and approval of the additional time could delay the Project, and additional costs at the PARTICIPANT's expense may be incurred due to delay of the Project. In the event of non-payment, the DEPARTMENT reserves the right to terminate this Agreement and remove the Project from the Department's Work Program.
- (C) If the PARTICIPANT's payment for the Total Project Cost is less than the advance deposit amount, the DEPARTMENT will refund the amount that the advance deposit exceeds the PARTICIPANT 's payment for the Total Project Cost if such refund is requested by the PARTICIPANT in writing.
- (D) Should Project modifications occur that increase the PARTICIPANT 's payment for the Total Project Cost, the PARTICIPANT will be notified by the DEPARTMENT. The PARTICIPANT agrees to provide, without delay, in advance of the additional work being performed, adequate funds to ensure that cash on deposit with the DEPARTMENT is sufficient to fully fund the cost of the Project. The DEPARTMENT shall notify the PARTICIPANT as soon as it becomes apparent the actual costs will exceed the deposit amount. However, failure of the DEPARTMENT to so notify the PARTICIPANT shall not relieve the PARTICIPANT from its obligation to pay for its full participation. Funds due from the PARTICIPANT during the Project not paid within forty (40) calendar days from the date of the invoice are subject to an interest charge at a rate established pursuant to Section 55.03, F.S. In the event the PARTICIPANT fails to make the additional payment within the time hereinabove set forth, in addition to any other remedy, the DEPARTMENT reserves the right to terminate this Agreement.
- (E) The DEPARTMENT intends to have its final and complete accounting of all costs incurred in connection with the work performed hereunder within three hundred sixty (360) days of final payment to the contractor. The DEPARTMENT considers the Project complete when the final payment has been made to the contractor, not when the construction work is complete. All Department work and Project cost records and accounts shall be subject to audit by a representative of the PARTICIPANT for a period of three (3) years after final close out of the Project. The PARTICIPANT will be notified of the final cost. Both parties agree that in the event the final accounting of the Total

Project Cost pursuant to the terms of this Agreement is less than the total deposits to date, the excess funding will be refunded to the PARTICIPANT. If the final accounting is not performed within three hundred sixty (360) days, the PARTICIPANT is not relieved from its obligation to pay.

- (F) In the event the final accounting of the Department's work and Project costs, which indicate that the Total Project Cost are greater than the total deposits to date, the PARTICIPANT will pay the additional amount within forty (40) calendar days from the date of the invoice from the DEPARTMENT. The PARTICIPANT agrees to pay interest at a rate as established pursuant to *Section 55.03, F.S.*, on any invoice not paid within forty (40) calendar days until the invoice is paid.
- (G) Upon receipt of payment, from the PARTICIPANT to the DEPARTMENT, the DEPARTMENT will then forward the PARTICIPANT's payment to the Department of Financial Services, Division of Treasury for deposit as provided in the Three Party Escrow Agreement (3PEA) between the PARTICIPANT, the DEPARTMENT and the State of Florida, Department of Financial Services, Division of Treasury, a copy of which is attached hereto and made a part hereof as **Exhibit B**.
- 6. In the event it becomes necessary for either party to institute suit for the enforcement of the provisions of this Agreement, each party shall be responsible to pay their own attorney fees and court costs. Venue with respect to any such litigation shall be in Broward County.
- 7. This Agreement and any interest herein shall not be assigned, transferred or otherwise encumbered by the PARTICIPANT under any circumstances without the prior written consent of the DEPARTMENT. However, this Agreement shall run to the DEPARTMENT and its successors.
- 8. Except as otherwise set forth herein, this Agreement shall continue in effect and be binding to both the PARTICIPANT and the DEPARTMENT until the Project (FM# 438118-1-52-01) is completed as evidenced by the written acceptance of the DEPARTMENT.
- 9. The PARTICIPANT warrants that it has not employed or obtained any company or person, other than bona fide employees of the PARTICIPANT, to solicit or secure this Agreement, and it has not paid or agreed to pay any company, corporation, individual or firm, other than a bona fide employee employed by the PARTICIPANT. For breach or violation of this provision, the DEPARTMENT shall have the right to terminate the Agreement without liability.
- 10. The PARTICIPANT / Vendor/ Contractor:
  - (A) shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the PARTICIPANT / Vendor/ Contractor during the term of the contract; and
  - (B) shall expressly require any subcontractors performing work or providing services pursuant to the state contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term.

- 11. This Agreement is governed by and construed in accordance with the laws of the State of Florida.
- 12. This document incorporates and includes all prior negotiations, correspondence, conversations, agreements, or understandings applicable to the matters contained herein, and the parties agree that there are no commitments, agreements or understandings concerning the subject matter of this agreement that are not contained in this document. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any prior representation or agreements whether oral or written. It is further agreed that no modification, amendment, or alteration in the terms and conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith.
- 13. Any or all notices (except invoices) given or required under this Agreement shall be in writing and either personally delivered with receipt acknowledged or sent by certified mail, return receipt requested. All notices delivered shall be sent to the following addresses:

If to the DEPARTMENT:

Florida Department of Transportation - District Four 3400 West Commercial Blvd. Fort Lauderdale, Florida 33309-3421 Attn: Leos A. Kennedy, Jr. With a copy to: Helen James, P.E. A second copy to: Office of the General Counsel

If to the PARTICIPANT:

Christopher J. Lagerbloom, ICMA-CM City Manager City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, Florida 33301

With a copy to:

Karen Warfel, Transportation Planning Manager City of Fort Lauderdale Transportation and Mobility 290 NE 3<sup>rd</sup> Ave. Fort Lauderdale, Florida 33301

With a copy to:

Alain Boileau City Attorney City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, Florida 33301 IN WITNESS WHEREOF, this Agreement is to be executed by the parties below for the purposes specified herein. Authorization has been given to enter into and execute this Agreement by Resolution No\_\_\_\_\_\_, hereto attached.

### PARTICIPANT ATTEST:

### CITY OF FORT LAUDERDALE, through its CITY COMMISSIONERS

BY: \_\_\_\_\_\_ Jeffrey A. Modarelli, City Clerk BY: \_\_\_\_\_ Dean J. Trantalis, Mayor \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_

APPROVED AS TO FORM BY OFFICE OF CITY ATTORNEY:

BY: \_\_\_\_\_ Kimberly Cunningham Mosley, Assistant City Attorney BY: \_\_\_\_

Christopher J. Lagerbloom, ICMA-CM City Manager

DEPARTMENT: ATTEST: STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION

BY: \_\_\_\_\_ EXECUTIVE SECRETARY

BY: \_\_\_\_\_ STEVEN C. BRAUN, P.E. DIRECTOR OF TRANSPORTATION DEVELOPMENT \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_

APPROVED:

LEGAL REVIEW:

BY: \_\_\_\_\_

DISTRICT PROGRAM MANAGEMENT ADMINISTRATOR BY: \_\_\_\_\_ OFFICE OF THE GENERAL COUNSEL

## EXHIBIT A SCOPE OF SERVICES FM# 438118-1-52-01

The scope of work to be performed on behalf of the City of Fort Lauderdale is detailed below. The PARTICIPANT will be contributing funds for the project. The project shall include, but not be limited to the following improvements:

- Construction of sidewalks where there are none existing.
- Installation of raised intersections and roundabouts for traffic calming.
- Construction of bike lanes where there are none existing.
- Construction of new drainage structures.

## Exhibit B THREE PARTY ESCROW AGREEMENT

THIS AGREEMENT is made and entered into by and between the State of Florida, Department of Transportation ("FDOT"), <u>City of Fort Lauderdale</u> ("Participant"), and the State of Florida, Department of Financial Services, Division of Treasury ("Escrow Agent"), and shall become effective upon the Agreement's execution by Escrow Agent.

WHEREAS, FDOT and Participant are engaged in the following project ("Project"):

Project Name: Construction of sidewalks, drainage improvements, construction of raised intersections and roundabouts, and construction of bike lanes Project #: 438118-1-52-01

County: Broward

WHEREAS, FDOT and Participant desire to establish an escrow account for the project.

NOW THEREFORE, in consideration of the premises and the covenants contained herein, the parties agree to the following:

- 1. An initial deposit will be made into an interest bearing escrow account established hereunder for the purposes of the Project. The escrow account will be opened with the Escrow Agent on behalf of FDOT upon Escrow Agent's receipt and execution of this Agreement.
- 2. Other deposits to the escretar account may be made during the life of this Agreement.
- 3. Deposits will be delivered in accordance with instructions provided by the Escrow Agent to the foot for deposit into the escrow account. A wire transfer or ACH deposit is the preferred method of payment and should be used whenever possible.
- 4. FDOT's Comptroller or designee shall be the sole signatory on the escrow account with the Escrow Agent and shall have sole authority to authorize withdrawals from the account. Withdrawals will only be made to FDOT or the Participant in accordance with the instructions provided to the Escrow Agent by FDOT's Comptroller or designee.



Moneys in the escrow account will be invested in accordance with section 17.61, Florida Statutes. The Escrow Agent will invest the moneys expeditiously. Income is only earned on the moneys while invested. There is no guaranteed rate of return. Investments in the escrow account will be assessed a fee in accordance with Section 17.61(4)(b), Florida Statutes. All income of the investments shall accrue to the escrow account.

6. Unless instructed otherwise by FDOT, all interest accumulated in the escrow account shall remain in the account for the purposes of the Project.

- 7. The Escrow Agent agrees to provide written confirmation of receipt of funds to FDOT. FDOT agrees to provide a copy of such written confirmation to Participant upon request.
- 8. The Escrow Agent further agrees to provide quarterly reports to FDOT concerning the escrow account. FDOT agrees to provide a copy of such quarterly reports to Participant upon request.
- 9. The Escrow Agent shall not be liable for any error of judgment or for any act done or omitted by it in good faith, or for anything which it may in good faith do an errain from doing in connection herewith.
- 10. Escrow Agent shall have no liability for any claim, cost, expense, damage or loss due to the acts or omissions of FDOT and Participant, for from any separate agreements between FDOT and Participant and shall have no responsibility to monitor or enforce any responsibilities herein or in any separate agreements associated with this Agreement between FDOT and Participant.
- 11. This Agreement shall be governed by and interpreted in accordance with the laws of the State of Florida.
- 12. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 13. This Agreement shall terminate upon disbursement by the Escrow Agent of all money held by it in the escrow account in accordance with the instructions given by FDOT's Comptoner or designee and notification from FDOT to Escrow Agent that the account is to be closed.

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IN WITNESS WHEREOF, the parties have duly executed the Agreement on the date(s) below.

BY:	
NAME: DEAN J. TRANTALIS	For FDOT-OOC (signature)
TITLE: MAYOR	
Day of 20	Name and Title
596-000-319-005	59-3024028
Federal Employer I.D. Number	Federal Employer I.D. Number
Date	Date
ATTEST:	FDOT Legal Review:
Jeffrey A. Modarelli, CITY CLERK	
APPROVED AS TO FORM AND LEGAL	For Escrow Agent (signature)
BY:	
CITY ATTORNEY	Name and Title
CITY ATTORNEY	Date
Y	

# **EXHIBIT C**

# HIGHWAY MAINTENANCE MEMORANDUM OF AGREEMENT WITH THE CITY OF FORT LAUDERDALE

 SECTION No.:
 86000167 & 86600004

 FM No.:
 438118-1-52-01

 AGENCY:
 CITY OF FORT LAUDERDALE

 C.R. No.:
 N/A

### DISTRICT FOUR

#### HIGHWAY MAINTENANCE MEMORANDUM OF AGREEMENT

**THIS AGREEMENT,** entered into this \_\_\_\_\_\_day of \_\_\_\_\_\_, 20\_\_, by and between the **STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION**, a component agency of the State of Florida, hereinafter called the DEPARTMENT and the CITY OF FORT LAUDERDALE, a political synchronic state of Florida, or a municipal corporation existing under the Laws of Florida, hereinafter called the AGENCY collectively referred to as Parties.

### WITNESSETH:

WHEREAS, the AGENCY has jurisdiction over Bayview Drive, as part the City roadway system from SR-838/Sunrise Boulevard to SR-870/Commercial Boulevard; and

WHEREAS, pursuant to Sections 339.07, 339.08 and 339.12 Florida Statutes and Federal funding provisions the DEPARTMENT is authorized to undertake projects within the AGENCY's geographical limits and the AGENCY agrees to have this improvement constructed and

WHEREAS, in accordance with Title 23, U.S. Code, Section 116 and Federal Highway Administration regulations issued pursuant thereto, there must be an agreement with the AGENCY to maintain the project; and

WHEREAS, pursuant to such authority, the DEPARTMENT and the AGENCY agrees to have the DEPARTMENT construct certain improvements more particularly described as Financial Project ID 438118-1, which involves constructing bike laries where there are none existing, constructing sidewalks where there are none existing, installing midblock crossings, installing raised intersections and roundabouts for traffic calming; hereinafter referred to as the "Project", as more particularly described in **Exhibit A**; and

WHEREAS, the DEPARTMENT may not spend state funds for off-system projects; and

WHEREAS pursuant to that certain Local Funding Agreement and Utility Work by Highway Contractor Agreement between the AGENCY and the DEPARTMENT, and all subsequent amendments thereto, the DEPARTMENT is to construct Project improvements and adjust utilities owned by the AGENCY will be signed simultaneously with the execution of this agreement; and

**WHEREAS,** upon acquisition of the necessary right-of-way, if needed, the DEPARTMENT will proceed to construct the Project; and

**WHEREAS**, the Parties hereto mutually recognize the need for entering into an Agreement designating and setting forth the responsibilities of each party; and

WHEREAS, the AGENCY by Resolution on the \_\_\_\_\_\_day of \_\_\_\_\_, 20\_\_, a copy of which is attached hereto and by this reference made a part hereof, desires to enter into this Agreement and authorizes its officers to do so;

**NOW THEREFORE**, for and in consideration of the mutual benefits to flow each to the other, the Parties covenant and agree as follows:

- 1. The recitals set forth above are true and correct and are deemed incorporated hereip
- 2. The DEPARTMENT has undertaken and obtained the approval of Federal participation for the Project. The AGENCY is responsible for additional Project costs determined to be rederal Aid Non-Participating.
- 3. The AGENCY shall allow the DEPARTMENT and its contractors to enter onto the existing AGENCY property. No further permit or agreement from the Agency chan be required to construct this Project. The AGENCY shall satisfy any tree permit obligation provided by Broward County.
- 4. The AGENCY shall continue to maintain the existing road way and any property owned by AGENCY until the DEPARTMENT begins construction of the project. The AGENCY shall continue to be responsible for mowing and litter removal during the duration of the Project.
- 5. Upon "final acceptance" by the DEPARTMENT of the Project, (as "final acceptance" is described in the Standard Specifications for Readway and Bridge Construction dated 2021, as amended), and Notice thereof to the AGENCY, the AGENCY shall maintain the Project, at its own cost, in accordance with the following Federally and State accepted standards: (a) FDOT Design Manual (FDM), current edition (b) Norida Green Book dated 2016, as amended (c) Governing standards and specifications: FPO Design Standards dated FY 2020-21, as amended (d) Standard Specifications for madway and Bridge Construction dated 2021, as amended by contract documents, and (e) Manual on Uniform Traffic Control Devices (MUTCD), current edition, or as amended. Maintenance of said Project includes maintaining the bike lanes, sidewalks, pavement markings, roundabouts, raised intersections, and swales.

The AGENCY grants to the DEPARTMENT all rights necessary to enter and construct the Project.

b. The Department shall give the AGENCY seven (7) days' notice before final inspection. The AGENCY will have the opportunity to inspect and identify corrections to the PROJECT within seven (7) days' notice and the DEPARTMENT agrees to undertake those corrections prior to final acceptance so long as the corrections comply with the Final Proposed Construction plans and specification previously approved by both the DEPARTMENT and the AGENCY.

c. Notices delivered shall be sent to the following addresses:

The DEPARTMENT:

Florida Department of Transportation – District Four 3400 West Commercial Blvd. Fort Lauderdale, Florida 33309-3421 Attn: Christian Rojas, P.E.

The AGENCY:

With copy to:

JI Anyamin Rogers, Director City of Fort Lauderdale Department of Transportation and Mobility 290 NE 3<sup>rd</sup> Avenue Fort Lauderdale, FL 33301 /to: ain Boileau, Esquir y Attorner

With copy to:

City of Fort Lauderda 100 North Andrew Fort Lauderdale FL33301

- required for the PROJECT. The PROJECT can be completed within the 6. No additional right AGENCY's existin wav.
- DEPARTMENT shall transfer any applicable warranties to the AGENCY. 7. Warrantie
- Environmental permitting: If requested by the DEPARTMENT, the AGENCY shall sign as a joint 8 applicant and be responsible for the permits related to the Project. Further the AGENCY shall be ompliance with all permits after the construction is complete and the right of way is transferred to the AGENCY. To the extent permitted by law, the AGENCY shall indemnify the DEPARTMENT for any violations by the AGENCY of any permits issued to the Department or jointly to the AGENCY and the DEPARTMENT after construction is complete. The AGENCY shall execute all documentation required by the permitting agencies in a timely manner to accept transfer of the Project. For various occupancy permits the AGENCY shall be the applicant.
  - 9. Utilities: The AGENCY shall cooperate with the DEPARTMENT, to the extent necessary, to

accomplish utility relocations for this Project. This shall include, but not be limited to, entering into utility subordination agreements with the affected utility owners, thereby assuming liability for future utility relocations within the AGENCY right of way and proposed right of way. The AGENCY shall comply with any and all request of the DEPARTMENT to provide written notice to utility owner to initiate work necessary to alleviate interference at its own expense; to remove or relocate non-compliant utilities; and to place liens upon non-compliant utility owners within the AGENCY right of way, as defined in Florida Statues 337.403 and 337.404. The AGENCY shall be liable and reimburse the DEPARTMENT for any cost incurred by the DEPARTMENT for the AGENCY's failure to comply with said request.

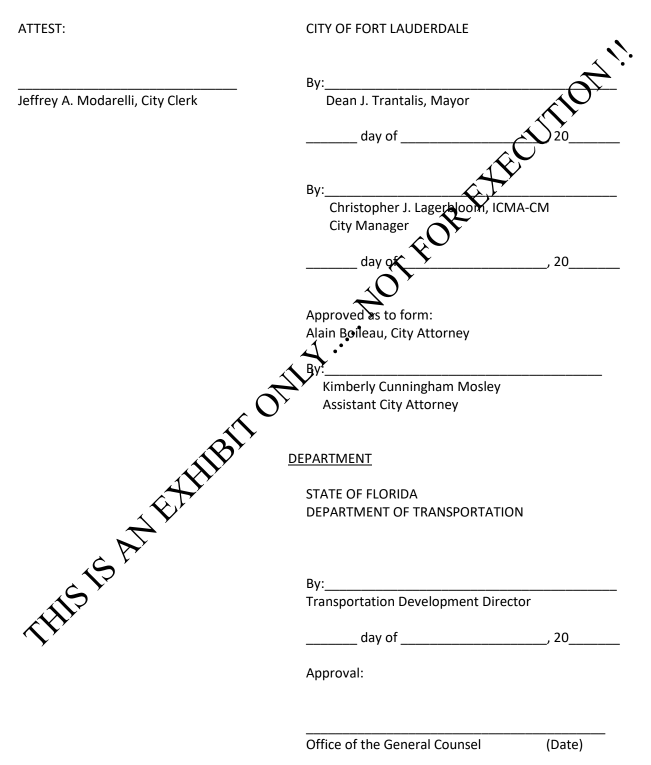
- a. AGENCY'S Utilities: The AGENCY shall relocate and adjust its own utilities including connection with utility customers.
- 10. Signals: The AGENCY shall cooperate with the DEPARTMENT to effect signal and interconnect connections for the Project.
- 11. Unforeseen issues: If unforeseen issues shall arise, the AGENCY shall cooperate with the DEPARTMENT to the extent necessary to construct the Project. This shall include but not be limited to the execution of documents; allowing the Department and/or their contractors/consultants to enter upon the real property owned, leased, possessed and/or controlled by the Agency upon which the Project is to be constructed or any property adjacent thereto.
- 12. E-verify requirements: The AGENCY:
  - shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of Threw employees hired by the AGENCY during the term of the contract; and
  - shall expressly require any contractors performing work or providing services pursuant to the state contracted likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the contractor during the contract term.
- 13. This document incorporates and includes all prior negotiations, correspondence, conversations, agreements or understandings as represented in the Final Proposed Construction plans. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any orior representation or agreements whether oral or written.

The DEPARTMENT will provide the AGENCY with as-builts as a part of the final acceptance package.

- 15. This Agreement shall be governed, interpreted and construed according to the laws of the State of Florida.
- 16. LIST OF EXHIBITS
- Exhibit A: Project Scope

**IN WITNESS WHEREOF**, the parties hereto have executed this Agreement on the day and year provided below.

### AGENCY



 SECTION No.:
 86000167 & 86600004

 FM No.:
 438118-1-52-01

 AGENCY:
 CITY OF FORT LAUDERDALE

 C.R. No.:
 N/A

### EXHIBIT A

### PROJECT SCOPE

All of the improvements are to be completed by DEPARTMENT within the AGENCY's existing right-of-way.

**Typical Section**: 5-foot sidewalk will be added to the existing two-lane two-way individed roadway in locations where there are none existing. A bike lane will be installed where there are none existing between NE 26 Street and NE 25 Place.

**Roadway construction:** Raised intersections will be installed at NE 14 Speet, NE 18 Street, NE 27 Street and NE 40 Street. Roundabouts will be installed at NE 37 Street and NE 37 Street. A raised median will be installed at NE 28 Avenue.

**Signing and Pavement Markings:** New signing and pavement marking will be installed at midblock crossings, raised intersections and roundabouts.

Drainage: New drainage structures will be installed when impacted by the new improvements.

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