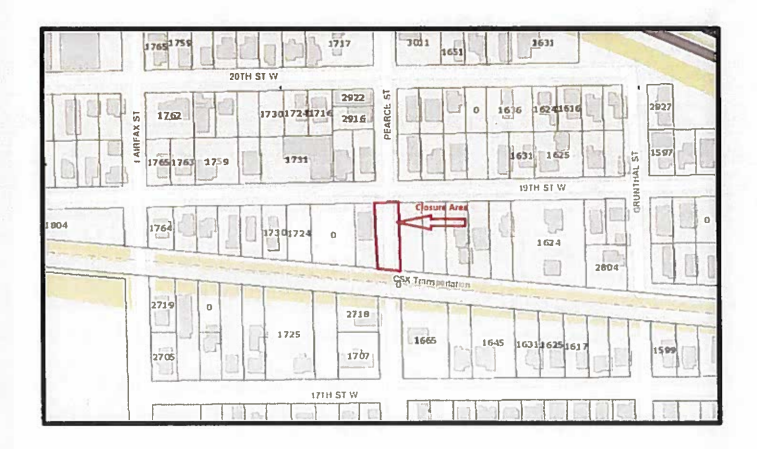
HOLD HARMLESS COVENANT

This Hold Harmless Covenant is hereby granted to Baptist Church whose address is 1721 West 19 JACKSONVILLE, a consolidated political subdivision whose mailing address is 117 West Duval Street, Jackson 117 West Duval S	h Street, Jacksonville, Florida 32209 ("Grantor rision and municipal corporation existing under the strength of the strengt	") in favor of the CITY OF
IN CONSIDERATION for the closure and/or ORDINANCE, a copy of wh near RE# 046071-0000 in Council District 8 and es 3 Page 89.	ich is attached hereto and incorporated by referen	nce (the "Ordinance"), located
Grantor, its successors and assigns, holds harmles officials, officers, employees, and agents against a kind or nature (including, but not by way of limit corporeal) to persons, including death, or damage to or easement areas, more particularly described i "Property"); including, but not limited to such in Covenant shall run with the real property described a result of the abandonment shall be responsible for	ny claim, action, loss, damage, injury, liability, ation, attorney fees and court costs) arising out o property, arising out of or incidental to the use on Exhibit "A" , attached hereto and incorpora juries or damages resulting from flooding or end in Exhibit "A" . The adjacent property owner(s)	cost and expense of whatever of injury (whether mental or of the abandoned right-of-way ated herein by reference (the rosion. This Hold Harmless
Furthermore, the Property shall remain totally unol or JEA of their reserved easement rights, if any, un that such easement rights are reserved by City or JE landscaping is permissible but subject to removal assigns, for any repairs to or replacement of the imp and hold City and JEA harmless from, any and all le (including death) or damage to property and improthe installation, replacement, maintenance or failure by Grantor, its successors or assigns, and the City'	der the provisions of the reserved easement and/o EA: (a) the construction of driveways and the instor damage by the City or JEA at the expense of the provements; and (b) Grantor, its successors and assess, damage, action, claim, suit, judgment, cost, of vements (including destruction), in any manner refer to maintain, or removal of any improvements place.	or the Ordinance. In the event allation of fences, hedges, and he Grantor, its successors and signs, shall indemnify, defend, or expense for injury to persons resulting from or arising out of laced within the easement area
Signed and Sealed in Our Presence:	GRANTOR:	
(Sign)	By:	
	Name:	
(Print)	Title:	
(Sign)		
(Print)		
STATE OF FLORIDA COUNTY OF DUVAL The foregoing instrument was acknowledged before 2022, by		notarization, this day of
(NOTARY SEAL)	[Signature of Notary Public-State of Florida] [Name of Notary Typed, Printed, or Stamped]	
Personally Known OR Produced Identification Type of Identification Produced		



RE# 046071-0000 for location purposes only

That portion of Pearce Street (formerly Atlantic Avenue) lying between Blocks 25 and 26, Grand Boulevard, as recorded in Plat Book 3, pages 89 and 90 of the current public records of Duval County, Florida.

EXHIBIT "A"

APPROVED

DESCRIPTION AGREES
WITH MAP

CITY ENGINEERS OFFICE
TOPO/SURVEY BRANCH

By SCC Date 11/16/21