This Document Prepared by: Lawsikia Hodges, Esq. City of Jacksonville Office of General Counsel 117 West Duval Street, Suite 480 Jacksonville, Florida 32202

AIR RIGHTS EASEMENT

RECITALS:

- A. Grantor is the owner of the property described on Exhibit "A" attached hereto (the "Easement Area").
- B. Grantee is the owner of property described on Exhibit "B" attached hereto (the "Benefited Property").
- C. The parties wish to enter into this Easement to grant to Grantee certain easements over, across and through the Easement Area for the benefit of the Benefited Property.

NOW, THEREFORE, for and in consideration of the agreements set forth herein, the receipt and sufficiency of which consideration are hereby acknowledged, the parties agree as follows:

- 1. <u>Recitals</u>. The recitals above are true and correct and by this reference are incorporated as a material part of this Easement.
- Easement; Work. Subject to the terms of this Easement Grantor hereby grants to Grantee, for the benefit of the Benefited Property and any uses of the Benefited Property authorized under the applicable laws, codes, and ordinances from time-to-time, a perpetual, exclusive and unobstructed easement over, across, above and through the Easement Area, for the purposes of (i) installation, modification, maintenance, repair and replacement of elevated balconies and related support improvements, and (ii) use of such balconies for purposes of pedestrian ingress and egress over, across and through the Easement Area to and from the Benefited Property. Included as part of this easement is the express right to construct column(s) and supporting structures in locations substantially similar to those shown in Exhibit "A-1" and substantially in accordance with Balcony Footing Detail attached hereto as Exhibit "A-2."

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The term of this easement shall be for so long as Grantee uses the Easement Area for the purposes granted. If Grantee removes all its improvements in the Easement Area and fails to replace the improvements within 360 days after completion of removal (subject to reasonable extension for events of Force Majeure), this easement shall automatically terminate. Thereafter, on demand of Grantor, Grantee shall deliver to Grantor its quitclaim of the Easement Area.

Grantee shall be responsible for the installation, construction, maintenance, removal and replacement, at Grantee's sole cost and expense, of the balconies and related support improvements to be constructed within the Easement Area (the "Work"). Prior to commencement of the Work, Grantee shall obtain all necessary permits and approvals from jurisdictions with authority in accordance with all applicable laws, codes, rules and regulations. This Easement is granted by Grantor in its proprietary capacity and not in its regulatory capacity. Nothing in this Easement shall be construed as a permit for the Work and use of the Easement Area by Grantee.

- 3. <u>Maintenance</u>. Grantee shall maintain, at Grantee's sole cost and expense, all improvements installed by or through Grantee under Section 2 above in a good order and condition, ordinary wear and tear excepted.
- 4. <u>Indemnification; Insurance</u>. Grantee shall comply with the indemnity and insurance requirements attached hereto as Exhibit "C" and Exhibit "D", respectively.
- 5. <u>Liens</u>. If a lien is filed against any portion of the Easement Area in connection with any work performed by Grantee or their contractors, agents, successors or assigns, then Grantee shall promptly satisfy and discharge such lien or transfer such lien to other security.
- 6. <u>Default</u>. A default by a party under this Easement shall entitle the party benefited by the applicable covenant(s) to all remedies available at law or in equity.
- 7. <u>Controlling Law.</u> This Easement shall be construed, interpreted, and controlled according to the laws of the State of Florida.
- 8. <u>Binding Effect</u>. This Easement and all of the provisions, representations, covenants, and conditions contained herein shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns and shall be appurtenant to and binding upon the parcels of land described herein and shall run with title to the land.
- 9. <u>Amendments</u>. Amendments to the provisions contained in this Easement may be made only by an instrument in writing which is executed by the then-owners of the Easement Area and the Benefited Property.
- 10. Force Majeure. As used herein, "Force Majeure" shall mean acts of God, earthquakes, blizzards, tornados, hurricanes and tropical storms, fire, flood, malicious mischief, insurrection, riots, strikes, lockouts, boycotts, picketing, labor disturbances, public enemy, terrorist attacks, war (declared or undeclared), landslides, explosions, epidemics, compliance with any order, ruling, injunction or decree by any court, tribunal or judicial authority of competent

jurisdiction or inability to obtain necessary materials or supplies after the exercise of reasonable efforts, delay in granting any required consent or approval by the party entitled to so grant within the time frame required herein, or any other matter beyond the reasonable control of the party obligated to perform.

11. Entire Agreement. This instrument shall constitute the final and complete expression of the agreement between the parties relating to the subject matter of this Easement.

IN WITNESS WHEREOF, Graday and year first above written, pursuan	antor and Grantee have executed this Easement as of at to the authority of Ordinance		
Signed, sealed and delivered in the presence of:	GRANTOR		
Name Printed:	CITY OF JACKSONVILLE, FLORIDA, a municipal corporation and political subdivision of the State of Florida		
Name Printed:	By:		
2019, by aforesaid, and James R. McCain, Jr., as C	James R. McCain as Corporation Secretary knowledged before me this day of, for and on behalf of Mayor Lenny Curry, as Corporation Secretary, on behalf of the City of		
Jacksonville, a Florida municipal corpora	ition, who are personally known to me.		
	Notary Public, State of Florida Print Name: Commission No. My Commission Expires:		
Form Approved:			
Office of General Counsel			
January Community of the Community of th			

Signed, sealed and delivered	234A LLC,
in the presence of:	A Florida limited liability company
Name Printed:	By:
	By:Print name:
Name Printed:	lts:
Name Printed:	
STATE OF FLORIDA	
COUNTY OF DUVAL	
The foregoing instrument was acl	knowledged before me this day of
2019, by	of 234A LLC, a Florida e company. Such person [] is personally known to me
limited liability company on behalf of the	e company. Such person [] is personally known to me
or [] has produced	as identification.
	Notary Public, State of Florida
	Print Name:
	Commission No.
	My Commission Expires:

MAP OF

AIR RIGHTS EASEMENT

THE VERTICAL BOUNDARIES OF THE AIRSPACE ARE PLANES THAT ARE PERPENDICULAR TO THE LOWER HORIZONTAL BOUNDARY AND CONTAINED WITHIN THE PERIMETER OF THE LANDS DESCRIBED HEREON: THE AIRSPACE WITHIN THE LOWER HORIZONTAL AND THE UPPER HORIZONTAL BOUNDARIES THAT IS ENCLOSED BY THE VERTICAL BOUNDARIES DESCRIBED IS BOUNDED AT AN AIR SPACE ELEVATION BETWEEN A NORTH AMERICAN VERTICAL DATUM OF 1988 (N.A.V.D. 88), ELEVATION 11.5 TO 48.0 FEET. WITHIN AND BY A HORIZONTAL PLANE **DEFINED AS:** HORIZONTAL PLANE DESCRIPTION:

BEING PART OF THE NORTHERLY ONE HALF OF MONROE STREET (A 60 FOOT RIGHT OF WAY, NOW CLOSED PER ORDINANCE 200-241-E) ACCORDING TO DEED BOOK "Q", PAGE 664, OF THE FORMER PUBLIC RECORDS OF DUVAL COUNTY, FLORIDA, AND MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FOR A POINT OF REFERENCE COMMENCE AT THE INTERSECTION OF THE SOUTH LINE OF EAST MONROE STREET AND THE WEST LINE OF A. PHILIP RANDOLPH BOULEVARD, FORMERLY FLORIDA AVENUE; THENCE NORTHERLY ALONG THE NORTHERLY EXTENSION OF SAID WEST LINE OF SAID A. PHILIP RANDOLPH BOULEVARD, A DISTANCE OF 31.00 FEET TO A POINT ON A LINE LYING 1.00 FOOT NORTH OF AND PARALLEL WITH THE FORMER CENTERLINE OF MONROE STREET AND THE POINT OF BEGINNING; THENCE WESTERLY ALONG SAID LINE LYING NORTH OF AND 1.00 FOOT PARALLEL WITH THE FORMER CENTERLINE OF MONROE STREET, A DISTANCE OF 35.55 FEET; THENCE NORTH 2.00 FEET TO A POINT ON A LINE LYING 3.00 FEET NORTH OF AND PARALLEL WITH THE FORMER CENTERLINE OF MONROE STREET; THENCE WESTERLY ALONG SAID LINE LYING NORTH OF AND 3.00 FEET PARALLEL WITH THE FORMER CENTERLINE OF MONROE STREET, A DISTANCE OF 32.00 FEET; THENCE SOUTH 2.00 FEET TO A POINT ON A LINE LYING 1.00 FOOT NORTH OF AND PARALLEL WITH THE FORMER CENTERLINE OF MONROE STREET; THENCE WESTERLY ALONG SAID LINE LYING NORTH OF AND 1.00 FOOT PARALLEL WITH THE FORMER CENTERLINE OF MONROE STREET, A DISTANCE OF 38.00 FEET; THENCE SOUTHERLY 1.00 FOOT TO A POINT LYING ON THE FORMER CENTERLINE OF MONROE STREET; THENCE EASTERLY ALONG SAID FORMER CENTERLINE OF MONROE STREET, A DISTANCE OF 105.54 FEET; THENCE NORTHERLY, ALONG THE NORTHERLY EXTENSION OF SAID WEST LINE OF A. PHILIP RANDOLPH BOULEVARD, 1.00 FOOT TO THE POINT OF BEGINNING.

8.0' AIR RIGHTS EASEMENT

THE VERTICAL BOUNDARIES OF THE AIRSPACE ARE PLANES THAT ARE PERPENDICULAR TO THE LOWER HORIZONTAL BOUNDARY AND CONTAINED WITHIN THE PERIMETER OF THE LANDS DESCRIBED HEREON: THE AIRSPACE WITHIN THE LOWER HORIZONTAL AND THE UPPER HORIZONTAL BOUNDARIES THAT IS ENCLOSED BY THE VERTICAL BOUNDARIES DESCRIBED IS BOUNDED AT AN AIR SPACE ELEVATION BETWEEN A NORTH AMERICAN VERTICAL DATUM OF 1988 (N.A.V.D. 88), ELEVATION 11.5 TO 48.0 FEET. WITHIN AND BY A HORIZONTAL PLANE **DEFINED AS:** HORIZONTAL PLANE DESCRIPTION:

BEING A PORTION OF A. PHILIP RANDOLPH BOULEVARD, FORMERLY FLORIDA AVENUE, ACCORDING TO DEED BOOK "Q". PAGE 664, OF THE FORMER PUBLIC RECORDS OF DUVAL COUNTY, FLORIDA, AND MORE PARTICULARLY DESCRIBED AS FOLLOWS;

FOR A POINT OF REFERENCE COMMENCE AT THE INTERSECTION OF THE SOUTH LINE OF EAST MONROE STREET AND THE WEST LINE OF A. PHILIP RANDOLPH BOULEVARD, FORMERLY FLORIDA AVENUE; THENCE NORTHERLY ALONG THE NORTHERLY EXTENSION OF SAID WEST LINE OF SAID A. PHILIP RANDOLPH BOULEVARD, A DISTANCE OF 31.00 FEET TO A POINT ON A LINE LYING 1.00 FOOT NORTH OF AND PARALLEL WITH THE FORMER CENTERLINE OF MONROE STREET AND THE POINT OF BEGINNING; THENCE EASTERLY, ALONG AN EASTERLY EXTENSION OF LAST SAID LINE, A DISTANCE OF 8.00 FEET TO A POINT LYING 8.00 FEET EAST OF AND PARALLEL WITH THE WEST LINE OF A. PHILIP RANDOLPH BOULEVARD, FORMERLY FLORIDA AVENUE; THENCE SOUTHERLY, ALONG SAID LINE LYING 8.00 FEET EAST OF AND PARALLEL WITH THE WEST LINE OF A. PHILIP RANDOLPH BOULEVARD, A DISTANCE OF 116.47 FEET; THENCE WESTERLY, PERPENDICULAR TO THE WEST LINE OF A. PHILIP RANDOLPH BOULEVARD, A DISTANCE OF 8.00 FEET TO A POINT ON SAID WEST LINE OF A. PHILIP RANDOLPH BOULEVARD; THENCE NORTHERLY, ALONG SAID WEST LINE OF A. PHILIP RANDOLPH BOULEVARD AND ITS NORTHERLY EXTENSION, A DISTANCE OF 116.47 FEET TO THE POINT OF BEGINNING.

> APPROVED DESCRIPTION AGREES WITH MAP CITY ENGINEERS OFFICE

SEE SHEET 2 OF 2 FOR SKETCH 11 719.71

STEPHEN W. CREWS, P.S.M.

FLA. LIC. SURVEYOR AND MAPPER No. 5996 FLA. LIC. SURVEYING AND MAPPING BUSINESS No. 3672

CHECKED BY: KLW DRAWN BY: 2021-1052

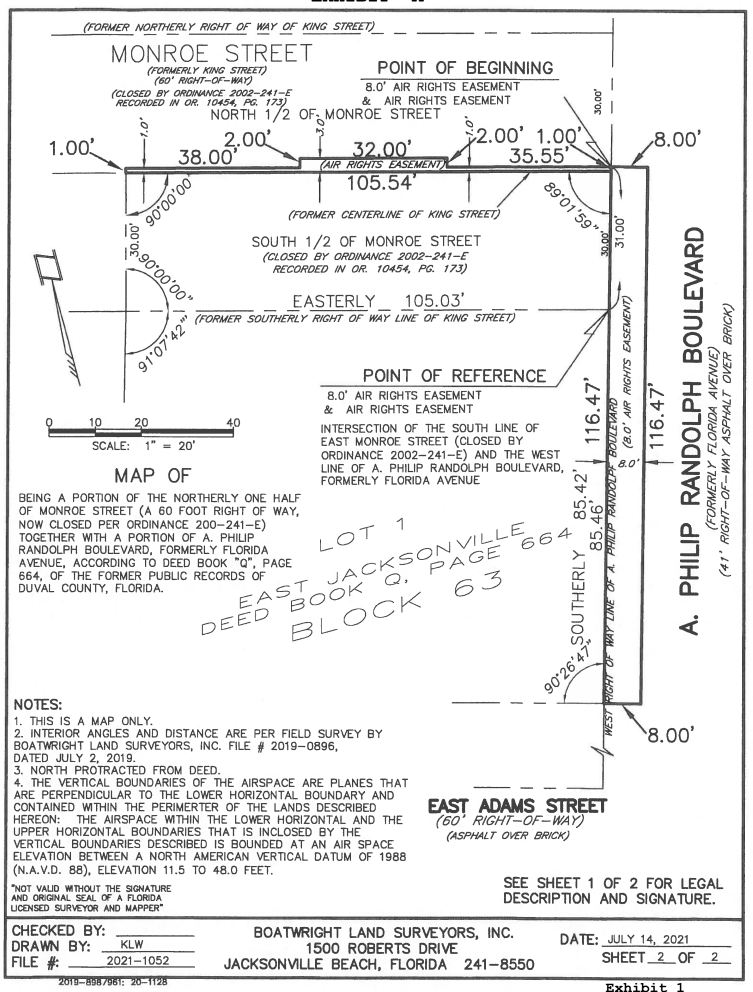
"NOT VALID WITHOUT THE SIGNATURE AND ORIGINAL SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER

> BOATWRIGHT LAND SURVEYORS, INC. 1500 ROBERTS DRIVE JACKSONVILLE BEACH, FLORIDA 241-8550

DATE: JULY 14, 2021 SHEET_1_OF_2

FILE #: . 2019-898/961: 20-1128

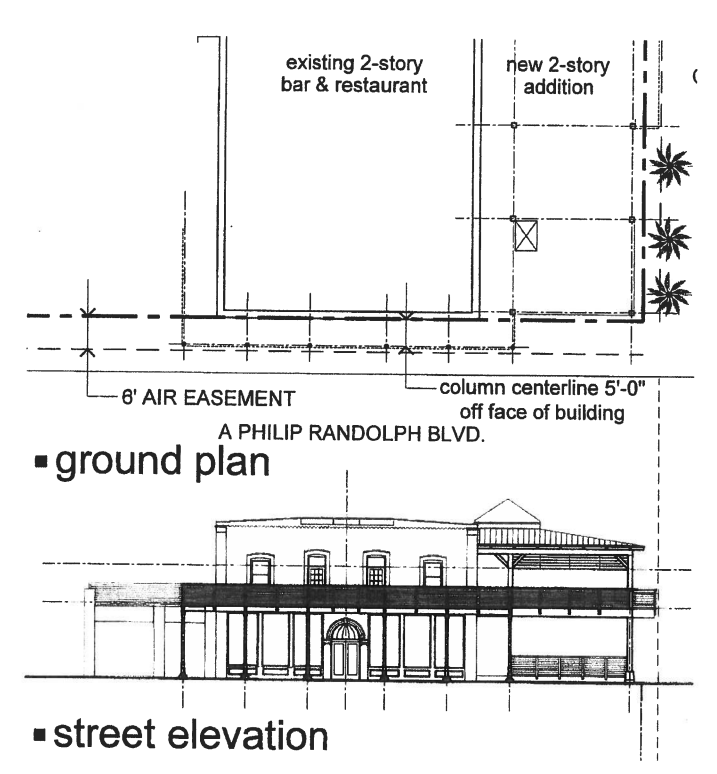
Exhibit 1



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EXHIBIT A-1 DEPICTION OF COLUMN LOCATIONS

[see attached next page]



The Bar at the Arena 234 A. Philip Randolph Blvd. entertainment deck

JACKSONVILLE, FLORIDA 32202



Robert A. Maurer, Architect 1636 N. Laura Street Jacksonville, FL 32206 904.887.0484 FL Lie. AR0011629

EXHIBIT A-2 BALCONY FOOTING DETAIL

[see attached next page]

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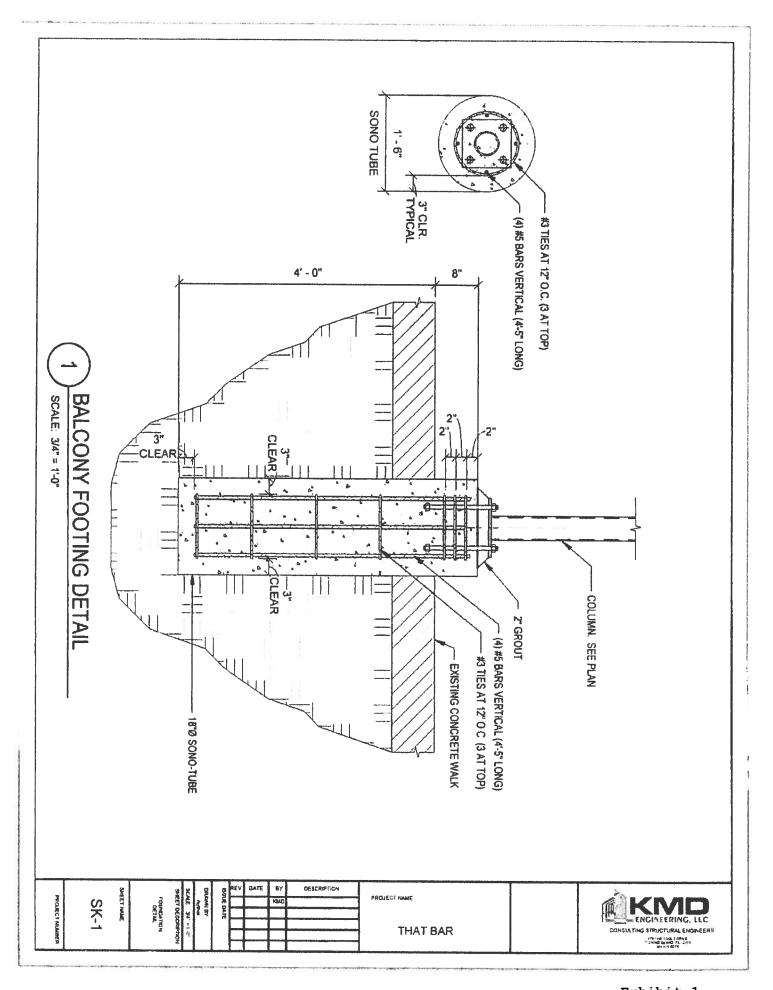


EXHIBIT B BENEFITED PROPERTY

Part of Lot 1, Block 63, East Jacksonville, according to Deed Book "Q", Page 664, of the former Public Records of Duval County, Florida, and more particularly described as follows:

Begin at the intersection of the South line of East Monroe Street and the West line of Florida Avenue; thence Southerly along the Westerly line of said Florida Avenue, 85.42 feet to an iron; thence Westerly, 105.28 feet to an iron in the West line of said Lot 1, that is 84.42 feet South of said East Monroe Street; thence Northerly along the West line of said Lot 1, 84.42 feet to an iron in the South line of said East Monroe Street; thence Easterly along the South line of said East Monroe Street; 105.03 feet to the point of beginning. TOGETHER with the Southerly 1/2 of Monroe Street (a 60 foot right of way, now closed per Ordinance 2002-241-E)

EXHIBIT C INDEMNIFICATION

Grantee shall hold harmless, indemnify, and defend the City of Jacksonville and City's members, officers, officials, employees and agents (collectively the "Indemnified Parties") from and against, without limitation, any and all claims, suits, actions, losses, damages, injuries, liabilities, fines, penalties, costs and expenses of whatsoever kind or nature, which may be incurred by, charged to or recovered from any of the foregoing Indemnified Parties for:

- 1. General Tort Liability, for any negligent act, error or omission, recklessness or intentionally wrongful conduct on the part of the Indemnifying Parties that causes injury (whether mental or corporeal) to persons (including death) or damage to property, whether arising out of or incidental to the Indemnifying Parties' performance of the Contract, operations, services or work performed hereunder; and
- 2. <u>Environmental Liability</u>, to the extent this Contract contemplates environmental exposures, arising from or in connection with any environmental, health and safety liabilities, claims, citations, clean-up or damages whether arising out of or relating to the operation or other activities performed in connection with the Contract; and
- 3. Intellectual Property Liability, to the extent this Contract contemplates intellectual property exposures, arising directly or indirectly out of any allegation that the Services, any product generated by the Services, or any part of the Services as contemplated in this Contract, constitutes an infringement of any copyright, patent, trade secret or any other intellectual property right. If in any suit or proceeding, the Services, or any product generated by the Services, is held to constitute an infringement and its use is permanently enjoined, the Indemnifying Parties shall, immediately, make every reasonable effort to secure within 60 days, for the Indemnified Parties a license, authorizing the continued use of the Service or product. If the Indemnifying Parties fail to secure such a license for the Indemnified Parties, then the Indemnifying Parties shall replace the Service or product with a non-infringing Service or product or modify such Service or product in a way satisfactory to Buyer, so that the Service or product is non-infringing.

If an Indemnifying Party exercises its rights under this Contract, the Indemnifying Party will (1) provide reasonable notice to the Indemnified Parties of the applicable claim or liability, and (2) allow Indemnified Parties, at their own expense, to participate in the litigation of such claim or liability to protect their interests. The scope and terms of the indemnity obligations herein described are separate and apart from, and shall not be limited by any insurance provided pursuant to the Contract or otherwise. Such terms of indemnity shall survive the expiration or termination of the Contract.

In the event that any portion of the scope or terms of this indemnity is in derogation of Section 725.06 or 725.08 of the Florida Statutes, all other terms of this indemnity shall remain in full force and effect. Further, any term which offends Section 725.06 or 725.08 of the Florida Statutes will be modified to comply with said statutes.

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EXHIBIT D INSURANCE REQUIREMENTS

Without limiting its liability under this Contract, Grantee shall at all times during the term of this Contract procure prior to commencement of work and maintain at its sole expense during the life of this Contract (and Grantee shall require its, subcontractors, laborers, materialmen and suppliers to provide, as applicable), insurance of the types and limits not less than amounts stated below:

Insurance Coverages

Schedule Limits

Worker's Compensation Employer's Liability

Florida Statutory Coverage \$ 1,000,000 Each Accident \$ 1,000,000 Disease Policy Limit \$ 1,000,000 Each Employee/Disease

This insurance shall cover the Grantee (and, to the extent they are not otherwise insured, its subcontractors) for those sources of liability which would be covered by the latest edition of the standard Workers' Compensation policy, as filed for use in the State of Florida by the National Council on Compensation Insurance (NCCI), without any restrictive endorsements other than the Florida Employers Liability Coverage Endorsement (NCCI Form WC 09 03), those which are required by the State of Florida, or any restrictive NCCI endorsements which, under an NCCI filing, must be attached to the policy (i.e., mandatory endorsements). In addition to coverage for the Florida Workers' Compensation Act, where appropriate, coverage is to be included for the Federal Employers' Liability Act, USL&H and Jones, and any other applicable federal or state law.

Commercial General Liability	\$2,000,000	General Aggregate
	\$2,000,000	Products & Comp. Ops. Agg.
	\$1,000,000	Personal/Advertising Injury
	\$1,000,000	Each Occurrence
	\$ 50,000	Fire Damage
	\$ 5,000	Medical Expenses

Such insurance shall be no more restrictive than that provided by the most recent version of the standard Commercial General Liability Form (ISO Form CG 00 01) as filed for use in the State of Florida without any restrictive endorsements other than those reasonably required by the City's Office of Insurance and Risk Management. An Excess Liability policy or Umbrella policy can be used to satisfy the above limits.

Automobile Liability \$1,000,000 Combined Single Limit (Coverage for all automobiles, owned, hired or non-owned used in performance of the Contract)

Such insurance shall be no more restrictive than that provided by the most recent version of the standard Business Auto Coverage Form (ISO Form CA0001) as filed for use in the State of Florida without any restrictive endorsements other than those which are required by the State of Florida, or equivalent manuscript form, must be attached to the policy equivalent endorsement as filed with ISO (i.e., mandatory endorsement).

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Professional Liability
(Including Medical Malpractice when applicable)

\$1,000,000 per Claim and Aggregate

Any entity hired to perform professional services as a part of this contract shall maintain professional liability coverage on an Occurrence Form or a Claims Made Form with a retroactive date to at least the first date of this Contract and with a three year reporting option beyond the annual expiration date of the policy.

Builders Risk

%100 Completed Value of the Project

Such insurance shall be on a form acceptable to the CITY's Office of Insurance and Risk Management. The Builder's Risk policy shall include the SPECIAL FORM/ALL RISK COVERAGES. The Builder's Risk and/or Installation policy shall not be subject to a coinsurance clause. A maximum \$10,000 deductible for other than windstorm and hail. For windstorm and hail coverage, the maximum deductible applicable shall be 2% of the completed value of the project. Named insured's shall be: CONTRACTOR, the CITY, and respective members, officials, employees and agents, the ENGINEER, and the PROGRAM MANAGEMENT FIRM(S) (when program management services are provided). The City of Jacksonville, its members, officials, officers, employees and agents are to be named as a loss payee.

Pollution Liability

\$1,000,000 per Loss \$2,000,000 Annual Aggregate

Any entity hired to perform services as part of this contract for environmental or pollution related concerns shall maintain Contractor's Pollution Liability coverage. Such Coverage will include bodily injury, sickness, and disease, mental anguish or shock sustained by any person, including death; property damage including physical injury to destruction of tangible property including resulting loss of use thereof, cleanup costs, and the loss of use of tangible property that has not been physically injured or destroyed; defense including costs charges and expenses incurred in the investigation, adjustment or defense of claims for such compensatory damages; coverage for losses caused by pollution conditions that arises from the operations of the contractor including transportation.

Pollution Legal Liability

\$1,000,000 per Loss \$2,000,000 Aggregate

Any entity hired to perform services as a part of this contract that require disposal of any hazardous material off the job site shall maintain Pollution Legal Liability with coverage for bodily injury and property damage for losses that arise from the facility that is accepting the waste under this contract.

Additional Insurance Provisions

A. Additional Insured: All insurance except Worker's Compensation shall be endorsed to name the City of Jacksonville and City's members, officials, officers, employees and agents as Additional Insured. Additional Insured for General Liability shall be in a form no more restrictive than CG2010 and CG2037, Automobile Liability CA2048.

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- B. Waiver of Subrogation. All required insurance policies shall be endorsed to provide for a waiver of underwriter's rights of subrogation in favor of the City of Jacksonville and its members, officials, officers employees and agents.
- C. Grantee's Insurance Primary. The insurance provided by the Grantee shall apply on a primary basis to, and shall not require contribution from, any other insurance or self-insurance maintained by the City or any City members, officials, officers, employees and agents.
- D. Deductible or Self-Insured Retention Provisions. All deductibles and self-insured retentions associated with coverages required for compliance with this Contract shall remain the sole and exclusive responsibility of the named insured Grantee. Under no circumstances will the City of Jacksonville and its members, officers, directors, employees, representatives, and agents be responsible for paying any deductible or self-insured retentions related to this Contract.
- E. Grantee's Insurance Additional Remedy. Compliance with the insurance requirements of this Contract shall not limit the liability of the Grantee or its Subcontractors, employees or agents to the City or others. Any remedy provided to City or City's members, officials, officers, employees or agents shall be in addition to and not in lieu of any other remedy available under this Contract or otherwise.
- F. Waiver/Estoppel. Neither approval by City nor failure to disapprove the insurance furnished by Grantee shall relieve Grantee of Grantee's full responsibility to provide insurance as required under this Contract.
- G. Certificates of Insurance. Grantee shall provide the City Certificates of Insurance that shows the corresponding City Contract Number in the Description, if known, Additional Insureds as provided above and waivers of subrogation. The certificates of insurance shall be mailed to the City of Jacksonville (Attention: Chief of Risk Management), 117 W. Duval Street, Suite 335, Jacksonville, Florida 32202.
- H. Carrier Qualifications. The above insurance shall be written by an insurer holding a current certificate of authority pursuant to chapter 624, Florida State or a company that is declared as an approved Surplus Lines carrier under Chapter 626 Florida Statutes. Such Insurance shall be written by an insurer with an A.M. Best Rating of A-VII or better.
- Notice. The Grantee shall provide an endorsement issued by the insurer to provide the City thirty (30) days prior written notice of any change in the above insurance coverage limits or cancellation, including expiration or non-renewal. If such endorsement is not provided, the Grantee shall provide a thirty (30) days written notice of any change in the above coverages or limits, coverage being suspended, voided, cancelled, including expiration or non-renewal.
- J. Survival. Anything to the contrary notwithstanding, the liabilities of the Grantee under this Contract shall survive and not be terminated, reduced or otherwise limited by any expiration or termination of insurance coverage.
- K. Additional Insurance. Depending upon the nature of any aspect of any project and its accompanying exposures and liabilities, the City may reasonably require additional insurance coverages in amounts

- responsive to those liabilities, which may or may not require that the City also be named as an additional insured.
- L. Special Provisions: Prior to executing this Agreement, Grantee shall present this Contract and Exhibit C & D to its Insurance Agent affirming: 1) That the Agent has personally reviewed the insurance requirements of the Contract Documents, and(2) That the Agent is capable (has proper market access) to provide the coverages and limits of liability required on behalf of Grantee.