PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:

November 21, 2006

Consent [X]

Public Hearing []

Regular []

Submitted By: Submitted For:

Water Utilities Department Water Utilities Department

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: A) a First Amendment to Standard Potable Water and Wastewater Development Agreement with CJB Real Estate Management, LP, et al., and B) a First Amendment to Standard Reclaimed Water Development Agreement with CJB Real Estate Management, LP, et al.

Summary: On July 6, 2005, the Department entered into a Standard Potable Water and Wastewater Development Agreement and a Standard Reclaimed Water Development Agreement (R2005-1525 & 1526 respectively) with CJB Real Estate Management, LP, et al. (CJB). Subsequent to executing the Agreements, CJB purchased additional adjoining property and the Department adopted an Ordinance amending the boundaries of the Mandatory Reclaimed Water Service Area (R2006-015). Both agreements will be amended to revise the legal description of the CJB property. The Standard Reclaimed Water Agreement will also be amended to identify County-required off-site reclaimed water improvements and the corresponding oversizing credits and cash reimbursements entitled to CJB for completing the improvements. The Department and CJB agree that the oversizing credits and cash reimbursements shall not exceed \$157,000 for the work to be performed by CJB.

<u>District 5</u> (MJ)

Background and Justification: While the Department Director has been delegated the authority to enter into Standard Development Agreements, Board approval is being sought in this case because amendments are needed to the existing Standard Potable Water and Wastewater Development Agreement and Standard Reclaimed Water Development Agreement (R2005-1525 & 1526). The property owner has purchased additional adjacent property and thus needs to revise the legal description associated with both original Development Agreements. Additionally, the project is located within the Department's Mandatory Reclaimed Water Service Area, as amended at the July 11, 2006, Board meeting (R2006-015). The property owner has agreed to construct reclaimed water infrastructure and the Department has agreed to reimburse the property owner for oversizing the pipeline.

Attachments:

- Location Map
- 2. Three (3) Original First Amendment to Standard Potable Water and Wastewater Development Agreements
- 3. Three (3) Original First Amendment to Standard Reclaimed Water Development Agreements
- 4. One (1) copy of the original Standard Potable Water and Wastewater Development Agreement (#03-01025-000).
- 5. One (1) copy of the original Standard Reclaimed Water Development Agreement (#03-90002-000).

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

Fiscal Ye	ars	2007	2008	2009	2010	2011
External F Program I	openditures Revenues ncome (County) atch County	\$157,000.00 \$157,000.00 <u>0</u> <u>0</u>	<u>0</u> <u>0</u> <u>0</u>	<u>0</u> <u>0</u> <u>0</u>	<u>0</u> <u>0</u> <u>0</u> <u>0</u>	<u>O</u> <u>O</u> <u>O</u>
NET FISC	CAL IMPACT	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>O</u>
	ONAL FTE NS (Cumulative)	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>
Budget A	account No.: Fi	und <u>4011</u>	Dept _721	Unit <u>V</u>	V006	Object <u>6543</u>
Is Item Included in Current Budget? Yes X No Reporting Category N/A						
B. Re	commended So	urces of Funds	/Summary	of Fiscal Impa	ct:	
No net fiscal impact. The developer will construct oversized lines and receive a credit against connection fees equal to the cost of oversizing.						
C. De	partment Fiscal	Review:	Sh S	nt		
III. REVIEW COMMENTS						
A. OF	MB Fiscal and/o	or Contract Dev	elopment a	and Control Co	mments:	
B. Legal Sufficiency: " B. Legal Sufficiency: " Where Indian Control Comply with our nevisew Assistant County Attorney Assistant County Attorney						
C. Oth	ier Department	Review:				
	•					

This summary is not to be used as a basis for payment.

Department Director

CHARGE #1023 RETURN VIA WILL CALL #133
ATTN: MARK FALLON, CONTRACT MANAGEMENT,
PBC WATER UTILITIES DEPT,
8100 FOREST HILL BLVD, WPB, FL 33413

FIRST AMENDMENT TO STANDARD POTABLE WATER AND WASTEWATER DEVELOPMENT AGREEMENT

WITNESSETH

WHEREAS, County and Property Owner entered into a Standard Potable Water and Wastewater Development Agreement ("Agreement") on July 6, 2005, and recorded in the Official Records of Palm Beach County, Florida, at Official Records Book 18867, Page 105; and

WHEREAS, Property Owner has been conveyed an adjacent parcel of land which Property Owner wishes to be included in the Agreement; and

WHEREAS, Property Owner and County wish to amend the Agreement to modify the legal description of the Property to reflect the inclusion of the adjacent parcel of land.

NOW, THEREFORE, for and in consideration of these premises, the mutual undertakings and agreements herein contained and assumed, Property Owner and County hereby covenant and agree as follows:

- 1. The foregoing statements are true and correct and are incorporated herein by specific reference.
- 2. Exhibit A to the Agreement is replaced by Revised Exhibit "A", which is attached hereto and incorporated herein.
- 3. All other provisions of the Agreement, dated July 6, 2005, are hereby confirmed and, except as provided herein, are not otherwise altered or amended and shall remain in full force and effect.

[THE REST OF THIS PAGE INTENTIONALLY LEFT BLANK]

ATTEST:	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY
Clerk (or Deputy Clerk)	COMMISSIONERS
	By:
•	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By:County Attorney	APPROVED AS TO TERMS AND CONDITIONS By: Bevin A. Beaudet, Department Director or Designee CJB Real Estate Management, L.P., and
WITNESSES:	PROPERTY OWNER: Management, Inc.,
ANDROW E. SORTNOLL: Typed or Printed Name Sandra Novak Typed or Printed Name	By: Dienka K. Butnolli Signature Branda R. Barknolli Typed or Printed Name Presiden K Title And by: Stephen M. Bosco, Vice President
NOTAR STATE OF FLORIDA COUNTY OF BROWARD	Y CERTIFICATE
The foregoing instrument was acknowledged Brender R. Bertholli and of Step Vice President, on believed Anomalous Signature of Signature	half of the <u>corp and LP</u> . He/she is personally as identification. They are
EXPIRES: December 17, 2008 Bonded Thru Notary Public Underwriters Of Notary Notary Pub	andra Novak nted, or Stamped Name plic 3 58127

ATTEST:	ITS BOARD OF COUNTY
Clerk (or Deputy Clerk)	COMMISSIONERS
	By:
	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney	APPROVED AS TO TERMS AND CONDITIONS By: Bevin A. Beaudet, Department Director or Designee
WITNESSES:	Generation slupping Tax Exempt That, FBO & M. Bosco, created infler Article 64 of the Restatement of The Jane P. Bosco Revoc PROPERTY OWNER: That dated 10/23/
ANDROW E. SERTNOLLI. Typed or Printed Name Sender More	Signature Stephen M. Bosco Typed or Printed Name Trustee Title
Typed or Printed Name	Corporate Seal
NOTARY	CERTIFICATE
STATE OF FLORTOA COUNTY OF BROWARD	
The foregoing instrument was acknowledged Stophen M. Bosco, of Trus, on beha	If of the 17052. He/sne is personally
known to me or has produced Signature of	as identification. Level Court Notary
SANDRA NOVAK MY COMMISSION # DD 988127 EXPIRES: December 17, 2008 EXPIRES: December 17, 2008 Bonded Thru Notary Public Underwriters Of Notary	ed, or Stamped Name
Notary Publi D D Serial Numb	258121

ATTEST:	ITS BOARD OF COUNTY
Clerk (or Deputy Clerk)	COMMISSIONERS
	By:
en e	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney	APPROVED AS TO TERMS AND CONDITIONS By: Bevin A. Beaudet, Department Director or Designee Generalion Skipping Tax Exempt Trust, Flor R. Bertrolli, created under Article lation
WITNESSES:	Science Restatement of The Jane P. B. PROPERTY OWNER: Revocable That Of
Indial Dutali	By: Dienta R. Betrylle
ANDROW & SORTNORM: Typed or Printed Name Sandes Moris	Signature Srencla R. Berkholli Typed or Printed Name Truske Title
Sandra Novak Typed or Printed Name	Corporate Seal
NOTARY	CERTIFICATE
STATE OF FLORIDA COUNTY OF BROWARD	
The foregoing instrument was acknowledged Browle R. Burknowli, of The notes of the second signature of Signature of	as identification. April 1705— Bersonally as identification.
	ic 358/27

ATTEST: Clerk (or Deputy Clerk)	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
	By: Tony Masilotti_Chairman_
•	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney	APPROVED AS TO TERMS AND CONDITIONS By: Bevin A. Beaudet, Department Director or Designee Generation Skipping Tax Exempt Trust, F Charles R. Bosoo created under Article of the Second Restatement of the Sar PROPERTY OWNER: Bosoo Revocate The COLD OF COLD COLD COLD COLD COLD COLD COLD COLD
WITNESSES:	Of the Second Restatament of the Jan PROPERTY OWNER: Boxo Revocable The
Stepha on Bosco	By: Clarler L Besur 10/23/97 Signature Charles R. Bosco, Jr.
Typed or Printed Name Blesh R. Bethylle	Typed or Printed Name
BRENDA R. BERTWOLL Typed or Printed Name	Corporate Seal
	CERTIFICATE
STATE OF <u>OH TO</u> COUNTY OF <u>COLUMBIAW</u> A	
The foregoing instrument was acknowledged Charles R. Bosco, Sr., of Co. L.	before me this 2 day of 5, 200 by SUSECE, a If of the Trust . He/she is personally
known to me or has produced	as identification.
Signature of	Notary
Notary ary Pub	ECK J. YANNI, Notary Public State of Ohio COMMISSION EXPIRES June 2, 2010.
To a Constitution	O1

ATTEST:	ITS BOARD OF COUNTY
Clerk (or Deputy Clerk)	COMMISSIONERS
	By:
	Tony Mashotti. Chairman
•	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By:	APPROVED AS TO TERMS AND CONDITIONS
County Attorney	Bevin A. Beaudet,
	Department Director or Designee
	Generation Skipping Tax Exempt Trust, Charles R. Boses, ercated under Arti of the scand Restatement of the S PROPERTY OWNER: Boses Revadue T
WITNESSES:	PROPERTY OWNER: Boxes Rovague T
It ms	Clated,
Dept 1/ 1500	By: Signature
Steples pr Bosco	Brent J. Bosco
Typed or Printed Name	Typed or Printed Name
0 , 00 4	<u>co-trostee</u>
Denk K. Dutrelle	Title
BRENDA R. BERTNOLLI Typed or Printed Name	Corporate Seal
NOTAR	Y CERTIFICATE
STATE OF <u>OHIO</u> COUNTY OF <u>COLUMBIAN</u> A	
Brent 5.80500, of CO	d before me this 26 day of 50, 200 6 by
, on bel	half of the Trust He/she is personally
known to me or has produced	as identification.
	Le Comment
Signature	Notary
DAY Purpaed, Prin	nted, or Stamped Name
	NICK J. YANNI, Notary Public
	State of Ohio
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	commission expires June 2, 2010.
ATE OF OWNIAL Num	nber

REVISED EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1

TRACT 31, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

TOGETHER WITH ALL OF THOSE PARTS OF TRACTS 1, 2, AND 3, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, LYING EAST OF THE SUNSHINE STATE PARKWAY AND WEST OF THE E-2-E CANAL, ALL BEING ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, RECORDED IN PLAT BOOK 2, PAGES-26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; LESS AND EXCLUDING THE NORTH 36 FEET OF TRACT 3 AS CONVEYED IN FAVOR OF THE LAKE WORTH DRAINAGE DISTRICT, RECORDED IN DEED BOOK 129, PAGE 164, PALM BEACH COUNTY, FLORIDA, AND LESS AND EXCLUDING THE NORTH 39.66 FEET OF TRACT 1 AND THE NORTH 40.92 FEET OF TRACTS 2 AND 3 PURSUANT TO OFFICIAL RECORDS BOOK 6495, PAGE 761 AND LESS AND EXCLUDING THAT PORTION OF TRACT 1 LYING WEST OF THE SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST SECTION LINE AND EAST OF THE WEST LINE OF THE 15-FOOT PLATTED RESERVATION ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

PARCEL 2

TRACTS 30, 32, 33, AND 35, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; LESS AND EXCLUDING THOSE PORTIONS OF TRACTS 30 AND 35 KNOWN AS RIGHT-OF-WAY PARCEL NOS. 27 AND 29, CONVEYED TO THE FLORIDA STATE TURNPIKE AUTHORITY, PURSUANT TO THE FIFTEENTH JUDICIAL CIRCUIT COURT, CASE NO. 15304, AS SET FORTH IN THE MINUTES OF THE CIRCUIT COURT IN MCC BOOK 68, PAGES 520 AND 523, PALM BEACH COUNTY, FLORIDA AND LESS AND EXCLUDING THAT PORTION OF TRACTS 32 AND 33 LYING WEST OF THE SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST SECTION LINE AND EAST OF THE WEST LINE OF THAT 15 FOOT PLATTED RESERVATION ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

PARCEL 3

TRACTS 62, 63, AND 64, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, LYING EAST OF THE SUNSHINE STATE PARKWAY AND WEST OF THE E-2-E CANAL, ALL BEING ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA, LESS AND EXCLUDING THAT PORTION OF TRACT 64 LYING WEST OF THE SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST SECTION LINE AND EAST OF THE WEST LINE OF THE 15-FOOT PLATTED RESERVATION ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA, LESS THE SOUTH 15.00 FEET THEREOF.

PARCEL 4

TRACT 34, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

PARCEL 5

THAT PORTION OF TRACTS 65, 66, 67, 94, 95, 96, 97, 98, 127, AND 128, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, LYING EAST OF THE SUNSHINE STATE PARKWAY AND NORTH OF DELRAY ROAD WEST (S.R. 806), ALL BEING ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

PARCEL 6

THE WEST 680.66 FEET OF THE SOUTHWEST 1/4 OF SECTION 16, TOWNSHIP 46 SOUTH, RANGE 42 EAST, LESS AND EXCLUDING THE WEST 45.00 FEET THEREOF AND ALSO LESS AND EXCLUDING THE NORTH 65.00 FEET THEREOF AND ALSO LESS AND EXCLUDING RIGHT-OF-WAY FOR STATE ROAD 806 (ATLANTIC AVENUE), PALM BEACH COUNTY, FLORIDA.

AND ALSO INCLUDING THE FOLLOWING DESCRIBED PARCEL:
A PORTION OF THE SOUTHWEST ¼ OF SECTION 16, TOWNSHIP 46 SOUTH,
RANGE 42 EAST, SAID LANDS SITUATE IN PALM BEACH COUNTY, FLORIDA,
MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SAID SECTION 16; THENCE NORTH 89 DEGREES 22 MINUTES 44 SECONDS EAST, ALONG THE SOUTH LINE THEREOF, A DISTANCE OF 680.81 FEET; THENCE NORTH 00 DEGREES 34 MINUTES 49 SECONDS EAST, A DISTANCE OF 98.34 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE NORTH 00 DEGREES 34 MINUTES 49 SECONDS EAST ALONG A LINE 680.66 FEET EAST OF (AS MEASURED AT RIGHT ANGLES TO) AND PARALLEL WITH THE WEST LINE OF SAID SECTION 16, A DISTANCE OF 352.08 FEET TO THE POINT OF CURVE OF A NON-TANGENT CURVE TO THE RIGHT OF WHICH THE RADIUS POINT LIES SOUTH 32 DEGREES 03 MINUTES 32 SECONDS WEST, A RADIAL DISTANCE OF 340.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC, THROUGH A CENTRAL ANGLE OF 48 DEGREES 31 MINUTES 18 SECONDS, A DISTANCE OF 287.93 FEET; THENCE SOUTH 09 DEGREES 25 MINUTES 11 SECONDS EAST, A DISTANCE OF 77.09 FEET; THENCE SOUTH 50 DEGREES 01 MINUTES 13 SECONDS EAST, A DISTANCE OF 45.55 FEET; THENCE NORTH 89 DEGREES 22 MINUTES 44 SECONDS EAST, A DISTANCE OF 280.00 FEET; THENCE SOUTH 77 DEGREES 07 MINUTES 31 SECONDS EAST, A DISTANCE OF 51.42 FEET TO A POINT OF INTERSECTION WITH THE PROPOSED NORTH RIGHT-OF-WAY LINE OF STATE ROAD 806 (ATLANTIC AVENUE), AS SHOWN ON THE FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT-OF-WAY MAP SECTION 93030-2510; THENCE SOUTH 89 DEGREES 22 MINUTES 44 SECONDS WEST ALONG SAID PROPOSED RIGHT-OF-WAY LINE, A DISTANCE OF 536.18 FEET TO THE POINT OF BEGINNING.

10/13/6 G

CHARGE #1023 RETURN VIA WILL CALL #133
ATTN: MARK FALLON, CONTRACT MANAGEMENT,
PBC WATER UTILITIES DEPT,
8100 FOREST HILL BLVD, WPB, FL 33413

FIRST AMENDMENT TO STANDARD RECLAIMED WATER DEVELOPMENT AGREEMENT

THIS FIRST AMENDMENT, made and entered into this ____ day of _______, 2006, by and between PALM BEACH COUNTY, a subdivision of the State of Florida, hereinafter referred to as "County," and CJB REAL ESTATE MANAGEMENT, L.P & STEPHEN M. BOSCO, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO STEPHEN M. BOSCO, & BRENDA R. BERTNOLLI, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO BRENDA R. BERTNOLLI, & CHARLES R. BOSCO, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO CHARLES R. BOSCO, hereinafter referred to as "Property Owner."

WITNESSETH

WHEREAS, County and Property Owner entered into a Standard Reclaimed Water Development Agreement ("Agreement") on July 6, 2005, and recorded in the Official Records of Palm Beach County, Florida, at Official Records Book 18867, Page 118; and

WHEREAS, Property Owner has been conveyed an adjacent parcel of land which Property Owner wishes to be included in the Agreement; and

WHEREAS, Property Owner and County wish to amend the Agreement to modify the legal description of the Property to reflect the inclusion of the adjacent parcel of land; and

WHEREAS, the parties wish to amend the Agreement to add certain oversizing and reimbursement conditions.

NOW, THEREFORE, for and in consideration of these premises, the mutual undertakings and agreements herein contained and assumed, Property Owner and County hereby covenant and agree as follows:

- 1. The foregoing statements are true and correct and are incorporated herein by specific reference.
- 2. Exhibit "A" to the Agreement is replaced by Revised Exhibit "A", which is attached hereto and incorporated herein.
- 3. Section 15, "Additional Conditions", of the Agreement is hereby amended to read:
 - A. Prior to the first permanent Service Initiation, Property Owner shall design and construct the following additional oversized reclaimed water mains, including all related appurtenances, per the design standards set forth in the UPAP:
 - 1. Approximately 2900 linear feet of 20" reclaimed water main and related appurtenances along the north right-of-way line of Atlantic Avenue from the existing main at the intersection of Hagen Ranch Road to the west Property line. For the purpose of determining oversizing connection fee credit amount, the Development-required pipe size shall be 12". The total oversizing connection fee credit amount shall not exceed \$48.00 per linear foot of installed pipe.
 - 2. All other facilities associated with the 20" reclaimed water main canal aerial crossing over Lake Worth Drainage District Canal E-2E. For the purpose of determining oversizing connection fee credit amount, the Development-required pipe size shall be 12". The total oversizing connection fee credit amount shall not exceed \$17,800.
 - B. Construction shall be deemed complete upon acceptance of legal documents (Bill of Sale, Cost Documentation, and Property Owner's Affidavit) and approved record

- drawings by Utility, passing of final inspection by Utility and the receipt of a Health Department final project release. Reimbursement will be made after completion of construction and within sixty (60) days of request for cash reimbursement.
- C. Pipeline oversizing connection fee credit/cash reimbursement calculations and payment terms shall be in accordance with the then current UPAP, except as otherwise provided in this agreement.
- 4. All other provisions of the Agreement, dated July 6, 2005 are hereby confirmed and, except as provided herein, are not otherwise altered or amended and shall remain in full force and effect.

[THE REST OF THIS PAGE INTENTIONALLY LEFT BLANK]

ATTEST:	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY
Clerk (or Deputy Clerk)	COMMISSIONERS
	By: Tony Masilotti, Chairman
•	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND	APPROVED AS TO TERMS AND
LEGAL SUFFICIENCY By:	CONDITIONS AS AS
County Attorney	Bevin A. Beaudet, Department Director or Designee
	CJB Real Estate Management, LP, all limited partnership By: CJB Real Estate Management. Inc. o
WITNESSES:	PROPERTY OWNER: corporation, its sole
Industo Dutalle	By: Benda R. Butyell
ANDREW F. RERTHOLLS	Signature Brenda R. Berknolli
Typed or Printed Name	Typed or Printed Name
1 yped of Timed Name	President
Sardin Movel	Title
Sandra Novak	And by: Stephen M. Bosco, Vice
Typed or Printed Name	President
	Y CERTIFICATE
STATE OF FLORIDA COUNTY OF BROWARD	
	11 Sweet 27 day of Saget 200 Caby
The foregoing instrument was acknowledged SECDHEN M. BOSCO AND-of- BICH	nola R. Bertholli, Vice President, a
and President, on bel	half of the corp and LP. He/she is personally
known to me or has produced	as identification. They are
Signature of	of Notary
56	of Notary No Mc
SANDRA NOVAK Typed, Prin	nted, or Stamped Name
MY COMMISSION # DD 358127 of Notary EXPIRES: December 17, 2008	
Bonded Thru Notary Public Underwriters Notary Pub	olic 358/17
Serial Nun	
Schal Peni	AV VA

ATTEST: Clerk (or Deputy Clerk)	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
	By:
	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney	APPROVED AS TO TERMS AND CONDITIONS By: Bevin A. Beaudet, Department Director or Designee
WITNESSES:	Generation skipping Tax Evempt Trust, FRE stephen M. Bosco, created under Artic Of the science Restatement of the 3 PROPERTY OWNER: Bosco Revocable Tr
ANDREW E. BERTNOLL Typed or Printed Name Sendre Nova Typed or Printed Name	By: Signature
STATE OF FLORTOA COUNTY OF BROWARD	OTARY CERTIFICATE
known to me or has produced SANDRA NOVAK MY COMMISSION # DD 358127 EXPIRES: December 17, 2008 Bonded Thru Notary Public Underwriters Type	vledged before me this 27 day of Sept, 200 6 by Trustee on behalf of the Trust as identification. He/she is personally ature of Notary Sandra Novak ed, Printed, or Stamped Name otary
· <u></u>	ary Public D D 3581 > 7 Pal Number

ATTEST:	ITS BOARD OF COUNTY
Clerk (or Deputy Clerk)	COMMISSIONERS
	By:
·	Addie L. Greene, Chairperson
APPROVED AS TO FORM AN LEGAL SUFFICIENCY By: County Attorney WITNESSES:	By: Bevin A. Beaudet, Department Director or Designee Generation Skipping Tax Exempt Trust, Fit Brender R. Bertholli, Created on Our Article of the Science Restatement of the Science Research o
Typed or Printed Name Sanha Mora	Typed or Printed Name Trustce Title
Sandra No Typed or Printed Name	Corporate Seal
STATE OF FLORIDA COUNTY OF BROWING	NOTARY CERTIFICATE
The foregoing instrument was acknown to me or has produced	nowledged before me this 27 day of Sopt, 200 by f Trustee , on behalf of the Trust
SANDRA NOVAK SANDRA NOVAK MY COMMISSION # DD 358127 EXPIRES: December 17, 2008 EXPIRES: December 17, 2008	ignature of Notary Sandra Novak Syped, Printed, or Stamped Name f Notary
_	Votary Public DD 358/27 erial Number

ATTEST: Clerk (or Deputy Clerk)	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
	By: Tony Masilotti, Chairman
•	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND	APPROVED AS TO TERMS AND
LEGAL SUFFICIENCY	CONDITIONS By:
By: County Attorney	Bevin A. Beaudet,
J	Department Director or Designee
	Generation Skipping Tax Exempt Trust, Charles R. Bosco, created under Artic the second Restatement of the Jane. PROPERTY OWNER: Revogable Trust ch
WITNESSES:	the second Restatement of the Jane
WITNESSES.	and and an analysis of the second sec
Styl M Boom	By: Charles & posco .
	Signature U
STephes Mn Bosco Typed or Printed Name	<u>Charles R. Bosco, Jr</u> Typed or Printed Name
1 yped of 1 miced tvaine	co-trustee
Dunker Butnolli	Title
BRENDA R. BERTNOLL Typed or Printed Name	Corporate Seal
	Y CERTIFICATE
STATE OF OHTO COUNTY OF COLUMBIANA	
The foregoing instrument was acknowledged	d before me this <u>16</u> day of <u>50</u> , 200 6 by
Chartes R. Basco, Jr, of Co-	nalf of the Trus E. He/she is personally
known to me or has produced	as identification.
1/6/	John Stranger
Signature	I Notary
<u>.</u>	<u>//</u>
	nted, or Stamped Name
Notary	IICK J. YANNI, Notary Public
The state of the s	olic State of Ohio commission expires June 2, 2010.
Serial Num	
CE OF V	

ATTEST:	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY
Clerk (or Deputy Clerk)	COMMISSIONERS
	By: Tony Masilotti. Chairman.
•	Addie L. Greene, Chairperson
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney	APPROVED AS TO TERMS AND CONDITIONS By: Bevin A. Beaudet, Department Director or Designee Generation Skipping Tax Exempt Trust, FBO Charle R. Bosco, Cratcal on Der Article GA of the Secon Restatement of The Sanc P. Bosco Revocable PROPERTY OWNER: Trust Date 10/23/97
WITNESSES:	PROPERTY OWNER: Trust Outer 10/23/97
Stephen Bone Stephen More Typed or Printed Name Brende & Butaglic BRENDA R. Brotnolli	By: Signature Brent J. Bosco Typed or Printed Name Co-trustce Title
Typed or Printed Name	Corporate Seal
NOTARY STATE OF OH IO COUNTY OF COLUMBIANA	CERTIFICATE
The foregoing instrument was acknowledged Brent J. Bosco , of co-bre Exempt Trust , on behaviour to me or has produced Signature of	as identification.
	NICK J. YANNI, Notary Public State of Ohio y commission expires June 2, 2010.

REVISED EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1

TRACT 31, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

TOGETHER WITH ALL OF THOSE PARTS OF TRACTS 1, 2, AND 3, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, LYING EAST OF THE SUNSHINE STATE PARKWAY AND WEST OF THE E-2-E CANAL, ALL BEING ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, RECORDED IN PLAT BOOK 2, PAGES·26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; LESS AND EXCLUDING THE NORTH 36 FEET OF TRACT 3 AS CONVEYED IN FAVOR OF THE LAKE WORTH DRAINAGE DISTRICT, RECORDED IN DEED BOOK 129, PAGE 164, PALM BEACH COUNTY, FLORIDA, AND LESS AND EXCLUDING THE NORTH 39.66 FEET OF TRACT 1 AND THE NORTH 40.92 FEET OF TRACTS 2 AND 3 PURSUANT TO OFFICIAL RECORDS BOOK 6495, PAGE 761 AND LESS AND EXCLUDING THAT PORTION OF TRACT 1 LYING WEST OF THE SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST SECTION LINE AND EAST OF THE WEST LINE OF THE 15-FOOT PLATTED RESERVATION ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

PARCEL 2

TRACTS 30, 32, 33, AND 35, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; LESS AND EXCLUDING THOSE PORTIONS OF TRACTS 30 AND 35 KNOWN AS RIGHT-OF-WAY PARCEL NOS. 27 AND 29, CONVEYED TO THE FLORIDA STATE TURNPIKE AUTHORITY, PURSUANT TO THE FIFTEENTH JUDICIAL CIRCUIT COURT, CASE NO. 15304, AS SET FORTH IN THE MINUTES OF THE CIRCUIT COURT IN MCC BOOK 68, PAGES 520 AND 523, PALM BEACH COUNTY, FLORIDA AND LESS AND EXCLUDING THAT PORTION OF TRACTS 32 AND 33 LYING WEST OF THE SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST SECTION LINE AND EAST OF THE WEST LINE OF THAT 15 FOOT PLATTED RESERVATION ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

PARCEL 3

TRACTS 62, 63, AND 64, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, LYING EAST OF THE SUNSHINE STATE PARKWAY AND WEST OF THE E-2-E CANAL, ALL BEING ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; LESS AND EXCLUDING THAT PORTION OF TRACT 64 LYING WEST OF THE SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST SECTION LINE AND EAST OF THE WEST LINE OF THE 15-FOOT PLATTED RESERVATION ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA, LESS THE SOUTH 15.00 FEET THEREOF.

PARCEL 4

TRACT 34, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

PARCEL 5

THAT PORTION OF TRACTS 65, 66, 67, 94, 95, 96, 97, 98, 127, AND 128, IN SECTION 17, TOWNSHIP 46 SOUTH, RANGE 42 EAST, LYING EAST OF THE SUNSHINE STATE PARKWAY AND NORTH OF DELRAY ROAD WEST (S.R. 806), ALL BEING ACCORDING TO THE PLAT OF PALM BEACH FARMS CO. PLAT NO. 1, AS RECORDED IN PLAT BOOK 2, PAGES 26-28, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

PARCEL 6

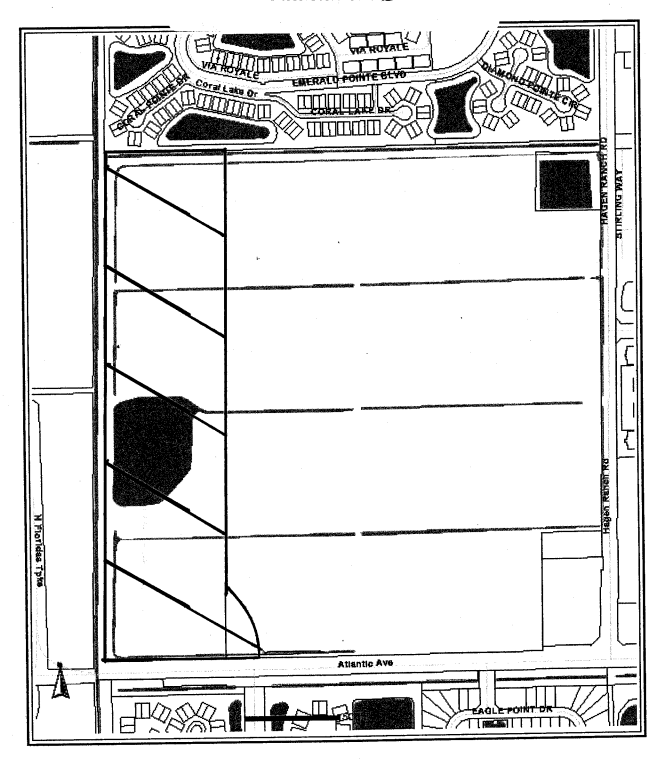
THE WEST 680.66 FEET OF THE SOUTHWEST 1/4 OF SECTION 16, TOWNSHIP 46 SOUTH, RANGE 42 EAST, LESS AND EXCLUDING THE WEST 45.00 FEET THEREOF AND ALSO LESS AND EXCLUDING THE NORTH 65.00 FEET THEREOF AND ALSO LESS AND EXCLUDING RIGHT-OF-WAY FOR STATE ROAD 806 (ATLANTIC AVENUE), PALM BEACH COUNTY, FLORIDA.

AND ALSO INCLUDING THE FOLLOWING DESCRIBED PARCEL:
A PORTION OF THE SOUTHWEST ¼ OF SECTION 16, TOWNSHIP 46 SOUTH,
RANGE 42 EAST, SAID LANDS SITUATE IN PALM BEACH COUNTY, FLORIDA,
MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SAID SECTION 16; THENCE NORTH 89 DEGREES 22 MINUTES 44 SECONDS EAST, ALONG THE SOUTH LINE THEREOF, A DISTANCE OF 680.81 FEET; THENCE NORTH 00 DEGREES 34 MINUTES 49 SECONDS EAST, A DISTANCE OF 98.34 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE NORTH 00 DEGREES 34 MINUTES 49 SECONDS EAST ALONG A LINE 680.66 FEET EAST OF (AS MEASURED AT RIGHT ANGLES TO) AND PARALLEL WITH THE WEST LINE OF SAID SECTION 16, A DISTANCE OF 352.08 FEET TO THE POINT OF CURVE OF A NON-TANGENT CURVE TO THE RIGHT OF WHICH THE RADIUS POINT LIES SOUTH 32 DEGREES 03 MINUTES 32 SECONDS WEST, A RADIAL DISTANCE OF 340.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC, THROUGH A CENTRAL ANGLE OF 48 DEGREES 31 MINUTES 18 SECONDS, A DISTANCE OF 287.93 FEET; THENCE SOUTH 09 DEGREES 25 MINUTES 11 SECONDS EAST, A DISTANCE OF 77.09 FEET; THENCE SOUTH 50 DEGREES 01 MINUTES 13 SECONDS EAST, A DISTANCE OF 45.55 FEET; THENCE NORTH 89 DEGREES 22 MINUTES 44 SECONDS EAST, A DISTANCE OF 280.00 FEET; THENCE SOUTH 77 DEGREES 07 MINUTES 31 SECONDS EAST, A DISTANCE OF 51.42 FEET TO A POINT OF INTERSECTION WITH THE PROPOSED NORTH RIGHT-OF-WAY LINE OF STATE ROAD 806 (ATLANTIC AVENUE), AS SHOWN ON THE FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT-OF-WAY MAP SECTION 93030-2510; THENCE SOUTH 89 DEGREES 22 MINUTES 44 SECONDS WEST ALONG SAID PROPOSED RIGHT-OF-WAY LINE, A DISTANCE OF 536.18 FEET TO THE POINT OF BEGINNING.

> OK 10/13/6

Attachment 1



CJB Real Estate Management, LP, et al.

Map Scale 1:6066

Map produced on 9/1/2006

CFN 0050420282 OR Bm 18867 PG 0105 RECORDED 07/07/2005 11:49:50 Palm Beach County, Florida Sharon R. Bock, CLERK & COMPTROLLER Pgs 0105 - 117; (13pgs)

STANDARD POTABLE WATER AND WASTEWATER DEVELOPMENT R 2005 1525 AUG 16 2005

THIS AGREEMENT made and entered into this 6th day of 52025, by and between PALM BEACH COUNTY, a subdivision of the State of Florida, hereinafter referred to as "Utility", and CJB REAL ESTATE MANAGEMENT, L.P. & STEPHEN M. BOSCO, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO STEPHEN M. BOSCO, & BRENDA R. BERTNOLLI, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO BRENDA R. BERTNOLLI, & CHARLES R. BOSCO, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO CHARLES R. BOSCO, hereinafter referred to as "Property Owner."

WITNESSETH

WHEREAS, Property Owner owns property located in Palm Beach County, Florida, and as more fully described in Exhibit "A", attached hereto and made a part hereof and hereinafter referred to as "Property", whereupon Property Owner has or is about to develop the Property by erecting thereon residential or non-residential improvements; and

WHEREAS, Property Owner desires to construct potable water and wastewater facilities hereinafter referred to as "facilities"; and

WHEREAS, upon the conditions set forth herein, Utility desires to accept ownership of the completed potable water and wastewater facilities for operation and maintenance purposes; and

WHEREAS, Property Owner understands that this contract for service in no way entitles Property Owner to densities which are greater than those allowed under the density provisions of the Comprehensive Plan of Palm Beach County, or to densities or development rights as may otherwise be limited by the Board of County Commissioners; and

WHEREAS; in the interest of public health and to encourage the use of central water and wastewater facilities, Utility desires to enter into this Agreement.

NOW THEREFORE, for and in consideration of these premises, the mutual undertakings and agreements herein contained and assumed, Property Owner and Utility hereby covenant and agree as follows:

- 1. The foregoing statements are true and correct.
- 2. The following definitions and references are given for the purpose of interpreting the terms as used in this Agreement and apply unless the context indicates a different meaning:
 - (a) "UPAP" the Uniform Policies and Procedures Manual of the Palm Beach County Water Utilities Department as may be amended from time to time, which is incorporated herein by reference;
 - (b) "Service" the readiness and ability on the part of Utility to furnish potable water to and to collect wastewater from the property;
 - (c) "Point of Service" generally, the point where the pipes or meters of Utility are connected with pipes of Property Owner as further defined in Chapter 1 of the UPAP;
 - (d) "Equivalent Residential Connection (ERC)" a system capacity equivalency unit which corresponds to the peak demand of the 5/8" x 3/4" meter sub-category of the single-family residential category of Customer usage. This system capacity equivalency unit is utilized to establish the system demand for various sized connections for the purpose of assessing fees

- (e) "Mandatory Agreement Payment (MAP)" twelve months of Guaranteed Revenue Fees plus applicable Franchise Fees payable to Utility upon submission of an SDA or renewal agreement for each ERC (or ERIC) represented in the Agreement;
- (f) "Service Initiation" the date a potable water meter or wastewater connection is requested;
- (g) Guaranteed Revenue Fee" the fee designed to recover the carrying costs of system capacity which has been or is being constructed in anticipation of future service requests. Carrying costs include fixed operating and renewal and replacement expenses necessary to maintain excess system capacity for future use. Guaranteed Revenue does not recover variable operating expenses;
- (h) "Total Accrued Amount (TAA)" At the time of Service Initiation for each ERC, a TAA equal to sixty months of Guaranteed Revenue Fees plus applicable Franchise Fees at the then current rate minus the MAP paid per each ERC shall be due and payable for such ERC. The TAA for each ERC will be determined at the time of Service Initiation; and
- (i) "Standard Development Renewal Agreement (SDRA)" an agreement between the County and Property Owner extending the capacity reservation for unused ERCs (ERICs) in a Standard Development Agreement for an additional five (5) years.
- (j) "Franchise Fee" A percentage surcharge applied to all of the Department's fees for Customers within portions of the Department's utility Service Area with said fees collected by the Department and distributed to another governmental entity.
- 3. Property Owner hereby grants and gives to Utility the exclusive right and privilege to construct, own, maintain, operate and expand the potable water and wastewater facilities in, under, upon, over and across the present and future streets, roads, easements, reserved utility sites and public places as provided and dedicated to public use in the record plats, or as provided for in agreement, dedications or grants made otherwise and independent of said record plats. Utility covenants that it will use due diligence in ascertaining all easement locations; however, should Utility install any of its facilities outside a dedicated easement area, Property Owner covenants and agrees that Utility will not be required to move or relocate any facilities lying outside a dedicated easement area as long as the facilities do not interfere with the then or proposed use of the area in which the facilities have been installed. Property Owner hereby further agrees that the foregoing grants include the necessary rights of ingress and egress to any part of the Property which Utility requests for the maintenance, operation or expansion of the potable water and wastewater facilities; that in the event Utility is required or desires to install any of its potable water and wastewater facilities in lands within the Property lying outside the streets and easement areas described above, then Property Owner shall grant to Utility, without cost or expense to Utility, the necessary easement or easements for such installation; provided, all such installations by Utility shall be made in such a manner as not to interfere with the then primary use of such Property. Property Owner shall obtain written approval from Utility prior to installing any structure or object, including, but not limited to, fences, gates, signs, trees, or poles within an easement area. In consideration of Utility's consent to an encroachment, Property Owner shall agree to indemnify and hold Utility harmless from and against all liabilities, damages, penalties, claims costs and expenses, including attorney's fees at all levels, which may be imposed upon or asserted against Utility as a result of or in any way connected to an encroachment approved by Utility. In the event the Utility determines that it is necessary to construct, maintain, repair, remove, or replace any of its facilities located under, over, or upon an easement, Property Owner shall immediately remove the encroachment from the easement upon the request of Utility at Property Owner's sole cost and expense. If Property Owner fails to remove the encroachment, Utility shall have the right to remove the encroachment from the easement. Property Owner shall pay all costs related to removing the encroachment from the easement incurred by the Utility.

Property Owner, as further consideration of this Agreement, and in order to effectuate the foregoing grants to Utility, hereby places the following covenant, as a covenant running with the land, upon the Property and thereby subjecting it to a reservation, condition, limitation, or restriction in favor of Utility, as follows:

Utility, or its successors, has the sole and exclusive right to provide all potable water and wastewater facilities and services to the Property described in Exhibit "A" and in addition to any property to which potable water and wastewater service is actually rendered by Utility. All occupants of any residence or non-residential improvement erected or located on the Property and all subsequent or future owners or purchasers of the Property, or any portion thereof, shall exclusively receive their potable water and wastewater service from the aforesaid Utility and shall pay for the same and shall abide by the terms and intent of this Agreement, and the UPAP, for as long as the aforesaid Utility provides such services to the property. Further, all occupants of any residence or non-residential improvement erected or located on the Property and all subsequent or future owners or purchasers of the property, or any portion thereof, agree, by occupying any premises on the Property or by recording any deed of conveyance with respect to the Property, that they will not construct or otherwise make available or use potable water and wastewater service from any source other than that provided by Utility.

Any water well or water source used solely for the purpose of supplying irrigation for the Property is excluded from this restriction unless the Property is required to utilize reclaimed water in accordance with the Palm Beach County Reclaimed Water Ordinance.

Further, in order to give an additional and supplementary notice to all the future Property Owners of any of the Property of the rights of Utility to provide the Property with potable water and wastewater facilities and services, Property Owner hereby covenants and agrees to have the above restrictive covenant or its equivalent included in the general subdivision restrictions and to place the same of record in the Public Records of Palm Beach County, Florida.

- 4. Upon the continued accomplishment of all the prerequisites contained in this Agreement to be performed by Property Owner, Utility covenants and agrees that it will allow the connection of the potable water distribution and wastewater collection facilities installed by Property Owner to the potable water and wastewater facilities of Utility in accordance with the terms and intent of this Agreement. Such connection shall be in accordance with rules, and regulations of the Health Department, the UPAP, and other governmental agencies having jurisdiction over the water supply and wastewater collection and disposal operation of the Utility.
- 5. Property Owner is required to pay Guaranteed Revenue Fees plus applicable Franchise Fees in order to support investment in plant facilities, as well as the fixed costs of maintaining such facilities and the unused capacity it represents. Therefore, Property Owner agrees to pay in accordance with the UPAP:
 - (a) a MAP per each ERC for the requested capacity upon submission of this Agreement; and
 - (b) a TAA per each ERC for the requested capacity upon Service Initiation.

Utility has advised Property Owner that construction of additional potable water and wastewater facilities will be completed in phases designed to coincide with the need for service to Property Owner and other Property Owners in the service area. The Utility should not be expected to provide service to connections in excess of those reserved as evidenced by proper payment of Guaranteed Revenue.

The MAP required upon submission of this Potable Water and Wastewater Agreement is:

Potable Water: \$99.24 per ERC x 661.70 ERCs = \$65,667.11 Wastewater: \$183.72 per ERC x 661.70 ERCs = \$121,567.52 SUBTOTAL Franchise Fee \$0.00

TOTAL MAP DUE \$187,234.63

Upon receipt of the MAP, Utility agrees to reserve 661.70 ERCs of potable water and wastewater system capacity for Property Owner until JULY 31, 2010, which term may be extended in accordance with the UPAP, as may be amended from time to time, and upon payment of applicable fees. Property Owner acknowledges and agrees Utility shall not refund or reimburse the MAP upon expiration.

Property Owner acknowledges that it is the sole responsibility of Property Owner to provide payment of a new MAP at the then current fees thirty (30) days before the expiration of the original five-year term. Should multiple assignments exist for this Agreement, each assignee must submit the appropriate MAP for any unconnected ERCs related to the assignee's ERCs. Should Property Owner or assignee fail to submit a new MAP payment for their respective unconnected ERCs, Utility shall execute and record a "Termination and Partial Release of Standard or Non Standard Potable Water and Wastewater Development Agreement Due to Non-Renewal.

At the time of Service Initiation, the applicable ERCs will be deducted from said reservation. Upon approval of the Utility, the total number of ERCs may be increased up to 10% of the original reservation or by ten (10) ERCs, whichever is greater, by an amendment to this Agreement. The MAP required for the amendment shall be paid at the rate applicable to the original Agreement. Any amendments to the SDA shall be binding upon both Utility and Property Owner and subject to all applicable rules and regulations of the Utility; however, any amendments will not extend the original five (5) year term of the Agreement. Any adjustment which is greater than that specified herein requires a new Agreement to be signed. Upon written notice to Utility, said ERCs may be adjusted downward however, no refund or credit will be given by Utility to Property Owner for said downward adjustment.

6. Property Owner hereby agrees to construct and to transfer ownership and control up to the Point of Service to Utility, at no cost, the on-site and off-site potable water distribution and wastewater collection systems referred to herein. Upon acceptance of said facilities, Utility hereby agrees to accept ownership of the potable water and wastewater facilities for operation and maintenance purposes. Property Owner shall cause to be prepared engineering plans and specifications prepared by and sealed by a professional engineer registered in the State of Florida, showing the on-site and off-site potable water distribution and wastewater collection systems for the Property. Utility will advise Property Owner's engineer of any sizing requirements as mandated by the UPAP. Such detailed plans may be limited to a phase of the Property, and subsequent phases may be furnished from time to time. However, each such phase shall conform to a master plan for the development of the Property and such master plan shall be submitted to Utility concurrent with or prior to submission of plans for the first phase. All such plans and specifications, including hard copy and electronic media, submitted to Utility's engineer shall be subject to the approval of Utility and shall conform to the Utility's standards as set forth in the UPAP, and no construction shall commence until Utility has approved such plans and specifications in writing. After approval, Property Owner shall cause to be constructed, at Property Owner's expense, the potable water distribution and wastewater collection systems as shown on the plans and specifications. Fees, as set forth in the UPAP, shall be levied by Utility to cover the cost of plan review and inspection. Property Owner shall also be required to pay Guaranteed Revenue Fees, Connection Fees, Installation Fees, and other fees as set forth in the UPAP.

During the construction of the potable water distribution and wastewater collection systems by Property Owner, Utility may from time to time inspect such installation to determine compliance with the plans and specifications, adequacy of the quality of the installation, and further, shall be entitled to perform standard tests for pressure, infiltration, line and grade, and all other normal engineering tests to determine that the system has been installed in accordance with the approved plans and specifications and the UPAP. Inspection by the Utility shall in no way relieve Property Owner of his responsibility to install the facilities in accordance with the approved plans and specifications and the UPAP. Complete as-built plans, including hard copy and electronic media when utilized, shall be submitted to Utility upon completion of construction.

Property Owner hereby agrees to transfer to Utility title to all potable water distribution and wastewater collection systems installed by Property Owner's contractor pursuant to the provisions of this Agreement. Such conveyance is to take effect without further action upon the acceptance by Utility of the said installation. As further evidence of said transfer of title, upon the completion of the installation and prior to the rendering of service by Utility, Property Owner shall convey to Utility by Bill of Sale in a form supplied by the Utility the complete on-site and off-site potable water distribution and wastewater collection system as constructed by Property Owner and approved by Utility, along with the required Cost Documentation and Property Owner's No Lien Affidavit. Subsequent to construction of the facilities and prior to receiving a meter(s) from Utility, Property Owner shall convey to Utility all easements and/or rights-of-way covering areas in which potable water and wastewater lines are installed by a recordable document in a form supplied by Utility. All conveyance of easements or rights-of-way shall be accompanied by a paid title policy for the benefit of Utility in a minimum amount of:

- \$50.00 per linear foot of any granted utility easement (based on the centerline of the easement); and
- \$150,000.00 for a Department-owned wastewater lift station (if not constructed within an existing utility easement).

Said title policy shall confirm the Grantor's rights to convey such easements or rights-of-way, and further, evidencing Utility's right to the continuous enjoyment of such easements or rights-of-way for those purposes set forth in this Agreement. The use of easement(s) granted by Property Owner may be used by other utilities as long as such is approved by the Utility. Utility's acceptance of the potable water distribution and wastewater collection system installed by Property Owner shall be in accordance with the provisions as set forth in the UPAP. All installations by Property Owner or its contractor shall be warranted for one year (or five years in the case of lift station pumps and motor assemblies) from date of Final DEP Certification. Mortgagees holding liens on such properties shall be required to release such liens, subordinate their position, or join in the granting of the easements or rights-of-way. All potable water distribution and wastewater collection facilities shall be located within an easement if not located within platted or dedicated rights-of-way.

Property Owner hereby agrees to pay to Utility Guaranteed Revenue Fees, Connection Fees, Service Installation Fees, Franchise Fees, and any other applicable fees as set forth in the UPAP at the then current rate.

The timely payment by Property Owner of all fees in accordance with the terms set forth herein shall be considered essential to the continued performance by Utility of the terms and conditions of this Agreement. The construction and transfer of ownership of the potable water distribution and wastewater collection system does not and will not result in Utility waiving or offsetting any of its fees, rules or regulations. Property Owner shall not have any present or future right, title, claim, or interest in and to the potable water and wastewater facilities transferred to or owned by Utility.

7. Upon submission of this Agreement, Property Owner, at his expense, agrees to furnish Utility with a copy of the recorded Warranty Deed for the purpose of establishing ownership of the Property. Any mortgagee or lien holder having an interest in the Property shall be

required to execute a Consent and Joinder of Mortgagee/Lienholder as supplied by the Utility. A Property Owner must submit either a title policy or a letter from an attorney licensed to do business in Florida confirming that there is no mortgage or lien on the property. The title policy or letter must be issued within thirty (30) days of submittal of the SDA.

- 8. Property Owner agrees with Utility that all potable water and wastewater facilities conveyed to Utility for use in connection with providing potable water and wastewater service to the Property, shall at all times remain in the complete and exclusive ownership of Utility, and any entity owning any part of the Property or any residence or building constructed or located thereon, shall not have the right, title, claim or interest in and to such facilities, or any part of them, for any purpose. In addition, Utility shall have the exclusive right and privilege to provide potable water and wastewater services to the Property and to the occupants of each residence or building constructed thereon.
- 9. Notwithstanding any provision in this Agreement, Utility may establish, revise, modify, and enforce rules, regulations, and fees covering the provision of potable water and wastewater service to the Property. Such rules, regulations, and fees are subject to the approval of the Palm Beach County Board of County Commissioners. Such rules, regulations, and fees shall be reasonable and subject to regulation as may be provided by law or contract. Fees charged to Property Owner or Customers located upon the Property shall be identical to fees charged for the same classification of service in the particular service area. All rules, regulations and fees as set forth in the UPAP, shall be binding upon Property Owner, upon any other entity holding by, through or under Property Owner, and upon any Customer of the potable water and wastewater service provided to the Property by Utility. Said rules and regulations include, but are not limited to, Service Initiation, oversizing of facilities, use of previously oversized facilities or extension of facilities. Any fee or rate delinquent more than 120 days will automatically void this Standard Development Agreement.
- 10. Property Owner or his assignee shall not have the right to and shall not connect to the potable water and wastewater facilities of Utility until approval for such connection has been granted by the Utility. The parties hereto further agree that the expense of construction, operation and maintenance of all improvements beyond the Point of Service shall be the sole cost and expense of Property Owner or other than Utility.
- 11. The sale, conveyance, transfer, or assignment of this Agreement by Property Owner shall only be performed in accordance with the provisions of UPAP.
- 12. All notices provided for herein shall be in writing and transmitted by mail or by courier, and, if to Property Owner shall be mailed or delivered to Property Owner at:

5975 N FEDERAL HWY STE 129 FORT LAUDERDALE, FL 33308-2661;

and if to Utility, shall be mailed to Palm Beach County Water Utilities Department Contract Management Section, P.O. Box 16097, West Palm Beach, FL 33416-6097.

- 13. The rights, privileges, obligations, and covenants of Property Owner and Utility shall survive the completion of the work of Property Owner with respect to completing the potable water and wastewater facilities and services to any phased area and to the Property as a whole.
- 14. Unless Property Owner is requesting additional capacity for the property described in Exhibit "A", this Agreement shall supersede, null and void, all previous agreements or representations, either verbal or written, heretofore in effect between Property Owner and Utility, made with respect to the matter herein contained, and when duly executed, constitutes the entire agreement between Property Owner and Utility. No additions, alterations, or variations of terms of this Agreement shall be valid, nor can provisions of this Agreement be waived by either party, unless such additions, alterations, variations, or

waiver are expressed in writing and duly signed by the parties hereto. This Agreement shall be governed by the laws of the State of Florida and shall become effective upon execution by the parties hereto. The venue for actions arising out of this Agreement is in Palm Beach County, Florida.

15. Additional Conditions:

None

(THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK)

WITNESSES: What Manels ANNA M. DANIELS Typed or Printed Name May NANCY M. MAY Typed or Printed Name	By: Bulk Beauth County By: Bulk Beauth County Administrator or Designee R 2005 1525 AUG 16 2005
WITNESSES:) Levelew C. Scarlet:	CJB Real Estate Management, LP PROPERTY OWNER: By: CJB Real Estate Management, Inc. By: Signature Brenda Bertnolli
Typed or Printed Name Sandra Novak Typed or Printed Name	Typed or Printed Name President Title {Corporate} Seal
STATE OF FLORIDA COUNTY PAEM BEACH of Broward The foregoing instrument was acknowledged by Brenda R Bertnolli, Presidente Delaware Corporation on behalf of known to me or has produced Signature of Notary	al Estate Management Inc. a the Corporation He/she is personally as identification.
Sandra No Typed, Printed, or S of Notary Notary Public Serial Number	
By: Director of Finance and Administration PBC Water Utilities Department APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney	ROVAL

WITNESSES:	PALM BEACH COUNTY
and M Danie	By: By: By: County Administrator or Designee
ANNA M. DANIELS Typed or Printed Name	R 2005 1525
NANCY M. MAY Typed or Printed Name	AUG 1 6 2005
WITNESSES:	CJB Real Estate Management, LP PROPERTY OWNER: By: CJB, Real Estate Management, By: Signature
Typed or Printed Name	Stephen M Bosco Typed or Printed Name
Hardro Vo	Vice President Title
Sandra N Typed or Printed Name	O Vak {Corporate} Seal
STATE OF FLORIDA COUNTY PALAMETER OF The foregoing instrument by Stephen M Bosco, V	NOTARY CERTIFICATE Broward was acknowledged before me this 2nd day of May 2005 ice of CJB Real Estate Management, Inc. a ident on behalf of the corporation Reshe is personally
Delaware Corp. Pres	as identification. Signature of Notary Corporation Me/she is personally as identification.
	Sandra Novak Typed, Printed, or Stamped Name of Notary
	Notary Public Serial Number Serial Number Serial Number
WATER LITILITIES DEP	ARTMENT APPROVAL
Director of Finance and A PBC Water Utilities Depa	
APPROVED AS TO FORM LEGAL SUFFICIENCY	M AND
By: Mann County Attorney	

WITNESSES:	PALM BEACH COUNTY
ana MDanielo	By: Bord form
ANNA M. DANIELS	County Administrator or Designee
Typed or Printed Name	R 2005 1525
Hancy M May	AUG 1 6 2005
NANCY M. MAY	tanda a man sanah manak sana
Brenda R Bert	ipping Tax Exempt Trust FBO nolli, created under article 6A Rostatement of the Jane P Bosco
WITNESSES: Revocable Tru	st dated 10/23/97 PROPERTY OWNER:
Carlow 6 Junadi	By: Ded Ditalle
Avolow E. Gerssell.	Signature
Typed or Printed Name	Brenda R Bertnolli Typed or Printed Name
Saroh Moral	Trustee Title
Sandra Novak Typed or Printed Name	{Corporate} Seal
NOTARY CE	RTIFICATE
STATE OF FLORIDA COUNTY PAREW BEACH of Broward	
The foregoing instrument was acknowledged by Brenda R Bertnolli, of Genera Brenda R Bertnolli, on behalf of cnown to me or has produced Signature of Notary	as identification.
Sandra No	vak
Typed, Printed, or sof Notary	
Notary Public	SANDRA NOVAK MY COMMISSION # DD 358127 EXPIRES: December 17, 2008
Serial Number	Bonded Thru Notary Public Underwriters
WATER <u>U</u> TILITIES DEPARTMENT APP	ROVAL
By: Director of Finance and Administration PBC Water Utilities Department	ROVAL
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	
M Tso	
County Attorney	

WITNESSES:	PALM BEACH COUNTY
ana MDaniels	By: Bould Bear
ANNA M. DANIELS	County Administrator or Designee
Typed or Printed Name	R 2005 1525
Kancy M May	AUG 1 6 2005
Stephen M Bo	kipping Tax Exempt Trust FBO sco, created under article 6A of estatement of the Jane P Bosco
WHTNESSES:	ust dated 10/23/97 PROPERTY OWNER:
ANDROW E. Sorrabel	By: Signature By: Man Box
Typed or Printed Name	Stephen M Bosco Typed or Printed Name
Sardu Hoval	Trustee Title
Sandra Novak Typed or Printed Name	{Corporate} Seal
NOTARY C	PERTIFICATE
STATE OF FLORIDA COUNTY PALM BEACH	ENTIFICATE
The foregoing instrument was acknowledged by Stephen M Bosco, trustee G Stephen M Bosco, on behalf known to me or has produced Signature of Note	eneration Skipping Tax Exembt Frust of the trust as identification. Mr. Maral
Sandra Typed, Printed, of Notary	Novak r Stamped Name
Notary Publi Serial Numb	SANDRA NOVAK MY COMMISSION # DD 358127 EXCRIES: December 17, 2008 Bendert The Wistery Public Underwriters
By: Director of Finance and Administration PBC Water Utilities Department	PPROVAL
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	
By: Marrie Joy	
County Automicy	

WITNESSES:	PALM BEACH COUNTY
ana M. Daniels	By: Berthbarn
ANNA M. DANIELS	County Administrator or Designee
Typed or Printed Name	R 2005 1525
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Mancy M. May	
NANCY M. MAY	Comment on Skill of Tax Even of Tax FBO
Typed or Printed Name	Concretion Skipping Tox Exempt Trust, FBO Charles R. Basco, Created under Artick of the Second Restatement of the Jane P. Bo
	thiseconia Restatement of the Jane P. Bot Revocable Trust
WITNESSES:	PROPERTY OWNER: Oakes 10/23/97
MA	By: Charle Mosses
	Signature
Michael J. Vantusko	Charles R. Bosco
Typed or Printed Name	Typed or Printed Name
Madha Willer	Title
Martha & Meller	(Cornerate)
Typed or Printed Name	Corporate
NOTA	ARY CERTIFICATE
STATE OF PLORIDA OHTO	
COUNTY PALM-BEACH OF COLUMB	LAIVA
The foregoing instrument was acknown by Charles R. Bosco, Trustee of G	rledged before me this 4 day of May , 2005
Charles R. Bosco, on known to me or has produced Mrises is	corration Skipping Tox Green Trust, Front Belshe is personally as identification.
Known to the or has produced Africa 3	
Signature	Levet fue Jahren
· //	
	JANET SUE JOHNSON
of Notary	nted, or Stamped Name Jane! Sue Johnson, Notary Public
Nature Bell	STATE OF OHIO
Notary Pu	My Commission Expires April 10, 2006
Serial Nur	nber
WATER UTILITIES DEPARTMEN	T APPROVAL
By:	
Director of Finance and Administra	tion
PBC Water Utilities Department	()
A DDD CAME A GOOD HOUSE A SEE	
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	
Bu Maria	
By: ///www.	_
County Timolinoy	*

EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1:

Tract 31, in Section 17, Township 46 South, Range 42 East, according to the Plat of Palm Beach Farms Co. Plat No. 1, recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

Together with all of those parts of Tracts 1, 2 and 3, in Section 17, Township 46 South, Range 42 East, lying East of the Sunshine State Parkway and West of the E-2 Canal, all being according to the Plat of Palm Beach Farms Co. Plat No. 1, recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida; LESS AND EXCLUDING the North 36 feet of Tract 3 as conveyed in favor of the Lake Worth Drainage District, recorded in Deed Book 129, Page 164, Palm Beach County, Florida and LESS AND EXCLUDING the North 39.66 feet of Tract 1 and the North 40.92 feet of Tracts 2 and 3 pursuant to Official Records Book 6495, Page 761 and LESS AND EXCLUDING that portion of Tract 1 lying West of the Section 17, Township 46 South, Range 42 East section line and East of the West line of the 15 foot platted reservation according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

PARCEL 2:

Tracts 30, 32, 33 and 35, in Section 17, Township 46 South, Range 42 East, according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida; LESS AND EXCLUDING those portions of Tracts 30 and 35 known as Right of Way Parcel Nos. 27 and 29, conveyed to the Florida State Tumpike Authority, pursuant to the Fifteenth Judicial Circuit Court, Case No. 15,304, as set forth in the Minutes of the Circuit Court in MCC Book 68, pages 520 and 523, Palm Beach County, Florida and LESS AND EXCLUDING that portion of Tracts 32 and 33 lying West of the Section 17, Township 46 South, Range 42 East section line and East of the West line of that 15 foot platted reservation according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

PARCEL 3:

Tracts 62, 63 and 64, in Section 17, Township 46 South, Range 42 East, lying East of the Sunshine State Parkway and West of the E-2 Canal, ail being according to the Plat of Palm Beach Farms Co. Plat No. 1, recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida; LESS AND EXCLUDING that portion of Tract 64 lying West of the Section 17, Township 46 South, Range 42 East section line and East of the West line of the 15 foot platted reservation according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, LESS THE SOUTH 15.00 FEET THEREOF.

Florida. PARCEL 4:

Tract 34, in Section 17, Township 46 South, Range 42 East, according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

PARCEL 5:

That portion of Tracts 65, 66, 67, 94, 95, 96, 97, 98, 127 and 128, in Section 17, Township 46 South, Range 42 East, lying East of the Sunshine State Parkway and North of Delray Road West (S.R. 806), all being according to the Plat of Palm Beach Farms Co. Plat No.

CFN 20050420283 OR BK 18867 PG 0118 RECORDED 07/07/2005 11:49:50 Palm Beach County, Florida Sharon R. Bock, CLERK & COMPTROLLER

STANDARD RECLAIMED WATER DEVELOPMENT AGREEMENT (SDA)

R 2005 1526 Aug 16 2005

THIS AGREEMENT made and entered into this 674 day of 7007

2005, by and between PALM BEACH COUNTY, a subdivision of the State of Florida, hereinafter referred to as "I willish" and CIP DEAL ESTATEMENT. hereinafter referred to as "Utility", and CJB REAL ESTATE MANAGEMENT, L.P. & STEPHEN M. BOSCO, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO STEPHEN M. BOSCO, & BRENDA R. BERTNOLLI, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO BRENDA R. BERTNOLLI, & CHARLES R. BOSCO, as trustee of the GENERATION SKIPPING TAX EXEMPT TRUST, FBO CHARLES R. BOSCO, hereinafter referred to as "Property Owner."

WITNESSETH

WHEREAS, Property Owner owns property located in Palm Beach County, Florida, and as more fully described in Exhibit "A", attached hereto and made a part hereof and hereinafter referred to as "Property", whereupon Property Owner has or is about to develop the Property by erecting thereon residential or non-residential improvements; and

WHEREAS, Property Owner desires to construct reclaimed water facilities hereinafter referred to as "facilities"; and

WHEREAS, upon the conditions set forth herein, Utility will own the Facilities up to the Point of Service for operation and maintenance purposes; and

WHEREAS, Property Owner understands that this Agreement for service in no way entitles Property Owner to densities which are greater than those allowed under the density provisions of the Comprehensive Plan of Palm Beach County, or to densities or development rights as may otherwise be limited by the Board of County Commissioners;

WHEREAS, Property Owner shall use only reclaimed water for irrigation purposes; and

WHEREAS, to encourage and facilitate conservation of water resources, the parties desires to enter into this Agreement.

NOW THEREFORE, for and in consideration of these premises, the mutual undertakings and agreements herein contained and assumed, Property Owner and Utility hereby covenant and agree as follows:

- 1. The foregoing statements are true and correct.
- 2. The following definitions and references are given for the purpose of interpreting the terms as used in this Agreement and apply unless the context indicates a different meaning:
 - (a) "UPAP" the Uniform Policies and Procedures Manual of the Palm Beach County Water Utilities Department as may be amended from time to time, which is incorporated herein by reference:
 - (b) "Service" the readiness and ability on the part of Utility to furnish reclaimed water to the property:
 - (c) "Point of Service" generally, the point where the pipes of Utility are connected with the pipes to be owned and operated by Property Owner as further defined in Chapter 1 of the UPAP;
 - (d) "Reclaimed Water" water that has received at least secondary treatment and basic disinfection and is reused after flowing out of a wastewater treatment facility;

CHARGE #1023 RETURN VIA WILL CALL #133
ATTN: MARK PALLON, CONTRACT MANAGEMENT,
PRC WAYER UTLATIES DEPT,
8100 POREST HILL BLYD, WPB, RL 3413

SDA # 03-90002-000

- (e) "Equivalent Residential Irrigation Connection (ERIC)" a system capacity equivalency unit which corresponds to the peak reclaimed water demand of the 5/8" x 3/4" meter subcategory of the single family residential category of Customer usage. This system capacity equivalency unit is utilized to establish the reclaimed water system demand for various sized connections for the purpose of assessing fees and reserving capacity. For the purpose of this Agreement, one ERIC = 500 gallons/day;
- (f) "Mandatory Agreement Payment (MAP)" twelve months of Guaranteed Revenue Fees plus applicable Franchise Fees payable to Utility upon submission of an SDA or renewal agreement for each ERC (or ERIC) represented in the agreement;
- (g) "Service Initiation" the date a reclaimed water meter is requested;
- (h) "Guaranteed Revenue Fee" the fee designated to recover the carrying costs of system capacity which has been or is being constructed in anticipation of future service requests. Carrying costs include fixed operating and renewal and replacement expenses necessary to maintain excess system capacity for future use. Guaranteed Revenue does not recover variable operating expenses;
- (f) "Total Accrued Amount (TAA)" At the time of Service Initiation for each ERIC, a TAA equal to sixty months Guaranteed Revenue Fees plus applicable Franchise Fees at the then current rate minus the MAP paid per each ERIC shall be due and payable for such ERIC. The TAA for each ERIC will be determined at the time of Service Initiation;
- (j) "Standard Development Renewal Agreement (SDRA)" an agreement between the County and Property Owner extending the capacity reservation for unused ERCs (ERICs) in a Standard Development Agreement for an additional five (5) years; and
- (k) "Franchise Fee" A percentage surcharge applied to all of the Department's fees for Customers within portions of the Department's utility Service Area with said fees collected by the Department and distributed to another governmental entity.
- 3. Property Owner hereby grants and gives to Utility the exclusive right and privilege to construct, own, maintain, operate and expand the reclaimed water facilities in, under, upon, over and across the present and future streets, roads, easements, reserved utility sites, and public places as provided and dedicated to public use in the record plats, or as provided for in agreement, dedications, or grants made otherwise and independent of said record plats. Utility covenants that it will use due diligence in ascertaining all easement locations; however, should Utility install any of its facilities outside a dedicated easement area, Property Owner covenants and agrees that Utility will not be required to move or relocate any facilities lying outside a dedicated easement area as long as the facilities do not interfere with the then or proposed use of the area in which the facilities have been installed. Property Owner shall obtain written approval from Utility prior to installing any structure or object, including, but not limited to, fences, gates, signs, trees or poles, within an easement area. In consideration of Utility's consent to an encroachment, Property Owner shall agree to indemnify and hold Utility harmless from and against all liabilities, damages, penalties, claims costs and expenses, including attorney's fees at all levels, which may be imposed upon or asserted against Utility as a result of or in any way connected to an encroachment approved by Utility. In the event the Utility determines that it is necessary to construct, maintain, repair, remove or replace any of its facilities located under, over or upon an easement, Property Owner shall immediately remove the encroachment from the easement upon the request of Utility at Property Owner's sole cost and expense. If Property Owner fails to remove the encroachment, Utility shall have the right to remove the encroachment from the easement. Property Owner shall pay all costs related to removing the encroachment from the easement incurred by the Utility.

Property Owner hereby further agrees that the foregoing grants include the necessary rights of ingress and egress to any part of the Property which Utility requests for the maintenance, operation or expansion of the reclaimed water facilities; that in the event Utility is required

or desires to install any of its reclaimed water facilities in lands within the Property lying outside the streets and easement areas described above, then Property Owner shall grant to Utility, without cost or expense to Utility, the necessary easement or easements for such installations; provided, all such installations by Utility shall be made in such a manner as not to interfere with the then primary use of such Property.

Property Owner, as further consideration of this Agreement, and in order to effectuate the foregoing grants to Utility, hereby places the following covenant, as a covenant running with the land, upon the Property and thereby subjecting it to a reservation, condition, limitation or restriction in favor of Utility, as follows:

Utility, or its successors, has the sole and exclusive right to provide all reclaimed water facilities and services to the Property described in Exhibit "A" and in addition to any property to which reclaimed water service is actually rendered by Utility. All occupants of any residential or nonresidential improvement erected or located on the Property, and all subsequent or future owners or purchasers of the Property, or any portion thereof, shall exclusively receive their reclaimed water service from the aforesaid Utility, and shall pay for same and shall abide by the terms and intent of this Agreement and the UPAP for as long as the aforesaid Utility provides such services to the Property. Further, all occupants of any residential or non-residential improvement erected or located on the Property, and all subsequent or future owners or purchasers of the Property, or any portion thereof, agree by occupying any premises on the Property or by recording any deed of conveyance with respect to the Property, that they will not construct or otherwise make available or use reclaimed water service from any source other than that provided by Utility.

Further, in order to give an additional and supplementary notice to all the future Property Owners of any of the Property of the rights of Utility to provide the Property with reclaimed water facilities and services, Property Owner hereby covenants and agrees to have the above restrictive covenant or its equivalent included in the general subdivision restrictions and to place the same of record in the Public Records of Palm Beach County, Florida.

- 4. Upon the continued accomplishment of all the prerequisites contained in this Agreement to be performed by Property Owner, Utility covenants and agrees that it will allow the connection of the reclaimed water facilities installed by Property Owner to the reclaimed water facilities of Utility in accordance with the terms and intent of this Agreement. Such connection and reclaimed water usage shall be in accordance with rules and regulations of the Health Department, the Department of Environmental Protection, and the UPAP.
- 5. Property Owner is required to pay Guaranteed Revenue Fees plus any applicable Franchise Fees in order to support investment in plant facilities, as well as the fixed costs of maintaining such facilities and the unused capacity it represents. Therefore, Property Owner agrees to pay in accordance with the UPAP:
 - (a) a MAP per each ERIC for the requested capacity upon submission of this Agreement; and
 - (b) a TAA per each ERIC for the requested capacity upon Service Initiation.

Utility has advised Property Owner that construction of additional reclaimed water facilities will be completed in phases designed to coincide with the need for service to Property Owner and other Property Owners in the service area. The Utility will not provide service to connections in excess of those reserved as evidenced by proper payment of Guaranteed Revenue.

The MAP required upon submission of this Reclaimed Water Agreement is:

Reclaimed Water:	\$0.00 per ERIC x	600.00 ERICs =	\$0.00
		SUBTOTAL	\$0.00
		Franchise Fee	\$0.00
	TO	TAL MAP DUE	\$0.00

Upon receipt of the MAP, Utility agrees to reserve 600.00 ERICs of reclaimed water system capacity for Property Owner until JULY 31, 2010, which term may be extended in accordance with the UPAP, as may be amended from time to time, and upon payment of applicable fees. Property Owner acknowledges and agrees Utility shall not refund or reimburse the MAP upon expiration.

At the time of Service Initiation, the applicable ERICs will be deducted from said reservation. Upon approval of the Utility, the total number of ERICs may be increased up to 10% of the original reservation or by ten (10) ERICs, whichever is greater, by an amendment to this Agreement. The MAP required for the amendment shall be paid at the rate applicable to the original Agreement. Any amendments to the SDA shall be binding upon both Utility and Property Owner and subject to all applicable rules and regulations of the Utility. Any adjustment which is greater than that specified herein requires a new Agreement to be signed. Upon written notice to Utility, said ERICs may be adjusted downward however, no refund or credit will be given by Utility to Property Owner for said downward adjustment.

Property Owner shall cause to be prepared engineering plans and specifications prepared by and sealed by a professional engineer registered in the State of Florida showing the on-site and off-site reclaimed water systems for the Property. Utility will advise Property Owner's engineer of any sizing requirements as mandated by the UPAP. Such detailed plans may be limited to a phase of the Property, and subsequent phases may be furnished from time to time. However, each such phase shall conform to a master plan for the development of the Property and such master plan shall be submitted to Utility concurrent with or prior to submission of plans for the first phase. All such plans and specifications, including hard copy and electronic media, submitted to Utility's engineer shall be subject to the approval of Utility and shall conform to the Utility's standards as set forth in the UPAP, and no construction shall commence until Utility has approved such plans and specifications in writing. After approval, Property Owner shall cause to be constructed, at Property Owner's expense, the reclaimed water system as shown on the plans and specifications. Fees, as set forth in the UPAP, shall be levied to cover the cost of the plan review and inspection. Property Owner shall be required to pay connection fees and installation fees as set forth in the UPAP for each connection.

During the construction of the reclaimed water system by Property Owner, Utility may from time to time inspect such installation to determine compliance with the plans and specifications, adequacy of the quality of the installation, and further, shall be entitled to perform standard tests for pressure, infiltration, line and grade, and all other normal engineering tests to determine that the system has been installed in accordance with the approved plans and specifications and the UPAP. Inspection by the Utility shall in no way relieve Property Owner of his responsibility to install the facilities in accordance with the approved plans and specifications and the UPAP. Complete as-built plans, including hard copy and electronic media when utilized, shall be submitted to Utility upon completion of construction.

Upon completion of said facilities, Utility hereby agrees to accept ownership of the reclaimed water facilities for operation and maintenance purposes. Property Owner also hereby covenants and agrees to design and/or modify his internal irrigation system, at his sole cost, to accept reclaimed water from the Utility, and to design and operate said system within the guidelines for reclaimed water as outlined in the then current UPAP, the Palm Beach County Reclaimed Water Ordinance and State and Federal law.

6. Property Owner hereby agrees to transfer to Utility title to all reclaimed water distribution systems installed by Property Owner's contractor up to the point of service,

- 6. Property Owner hereby agrees to transfer to Utility title to all reclaimed water distribution systems installed by Property Owner's contractor up to the point of service, pursuant to the provisions of this Agreement. Such conveyance is to take effect without further action upon the acceptance by Utility of said installation. As further evidence of said transfer of title, upon the completion of the installation and prior to the rendering of service by Utility, Property Owner shall convey to Utility in a form supplied by the Utility the complete on-site and off-site reclaimed water distribution system as constructed by Property Owner and approved by Utility, along with the required Cost Documentation and Property Owner's No Lien Affidavit. Subsequent to construction of the facilities and prior to receiving a meter(s) from Utility, Property Owner shall convey to Utility all easements and/or rights-of-way covering areas in which reclaimed water lines are installed by a recordable document in a form supplied by Utility. All conveyance of easements or rights-of-way shall be accompanied by a paid title policy for the benefit of Utility in a minimum amount of:
 - \$50.00 per linear foot of any granted utility easement (based on the centerline of the easement).

Said title policy shall confirm the Grantor's right to convey such easements or rights-of-way, and further, evidencing Utility's right to the continuous enjoyment of such easements or rights-of-way for those purposes set forth in this Agreement. The use of easements granted by Property Owner may be used by other utilities as long as such use is approved by the Utility. Utility's acceptance of the reclaimed water system installed by Property Owner shall be in accordance with the provisions as set forth in the UPAP. All installations by Property Owner or its contractor shall be warranted for one year from date of Final DEP Certification. Mortgagees holding liens on such properties shall be required to release such liens, subordinate their position, or join in the granting of the easement or rights-of-way. All reclaimed water facilities shall be located within an easement if not located within platted or dedicated rights-of-way.

Property Owner hereby agrees to pay to Utility Guaranteed Revenue Fees, Connection Fees, Service Installation Fees, Franchise Fees, and other fees as set forth in the UPAP at the then current rate.

The timely payment by Property Owner of all fees in accordance with the terms set forth herein, shall be considered essential to the continued performance by Utility of the terms and conditions of this Agreement. The construction and transfer of ownership of the reclaimed water facilities does not and will not result in Utility waiving or offsetting any of its fees, rules, or regulations. Property Owner shall not have any present or future right, title, claim, or interest in and to the reclaimed water facilities transferred to or owned by Utility.

- 7. Upon submission of this Agreement, Property Owner, at his expense, agrees to furnish Utility with a copy of the recorded Warranty Deed for the purpose of establishing ownership of the Property. Any mortgagee or lien holder having an interest in the Property shall be required to execute a Consent and Joinder of Mortgagee/Lienholder as supplied by the Utility. A Property Owner must submit either a title_policy or a letter from an attorney licensed to do business in Florida confirming that there is no mortgage or lien on the property. The title policy or letter must be issued within thirty (30) days of submittal of the SDA.
- 8. Property Owner agrees with Utility that all reclaimed water facilities conveyed to Utility to use in connection with providing reclaimed water service to the Property, shall at all times remain in the complete and exclusive ownership of Utility, and any entity owning any part of the Property or any residence or building constructed or located thereon, shall not have the right, title, claim or interest in and to such facilities, or any part of them, for any purpose. In addition, Utility shall have the exclusive right and privilege to provide reclaimed water service to the Property and to the occupants of each residence or building constructed thereon.

- 9. Notwithstanding any provision in this Agreement, Utility may establish, revise, modify, and enforce rules, regulations, and fees covering the provision of reclaimed water service to the Property. Such rules, regulations, and fees are subject to the approval of the Palm Beach County Board of County Commissioners. Such rules, regulations, and fees shall be reasonable and subject to regulation as may be provided by law or contract. Fees charged to Property Owner or Customers located upon the Property shall be identical to fees charged for the same classification of service in the particular service area. All rules, regulations and fees as set forth in the UPAP, shall be binding upon Property Owner, upon any other entity holding by, through or under Property Owner, and upon any Customer of the reclaimed water service provided to the Property by Utility. Said rules and regulations include, but are not limited to, Service Initiation, oversizing of facilities, use of previously oversized facilities or extension of facilities. Any fee or rate delinquent more than 120 days will automatically void this Standard Development Agreement.
- 10. Property Owner or his assignee shall not have the right to and shall not connect to the reclaimed water facilities of Utility until approval for such connection has been granted by the Utility. The parties hereto further agree that the expense of construction, operation, and maintenance, of all improvements beyond the Point of Service shall be the sole cost and expense of Property Owner or other than Utility. In addition, Property Owner of his Assignee agrees to comply with all rules and regulations of the UPAP, HRS and DEP pertaining to the Reclaimed Water Irrigation Systems.
- 11. The sale, conveyance, transfer, or assignment of this Agreement by Property Owner shall only be performed in accordance with the provisions of UPAP.
- 12. All notices provided for herein shall be in writing and transmitted by mail or by courier, and, if to Property Owner shall be mailed or delivered to Property Owner at:

5975 N FEDERAL HWY STE 129 FORT LAUDERDALE, FL 33308-2661;

and if to Utility, shall be mailed to Palm Beach County Water Utilities Department Contract Management Section, P.O. Box 16097, West Palm Beach, Florida 33416-6097.

- 13. The rights, privileges, obligations, and covenants of Property Owner and Utility shall survive the completion of the work of Property Owner with respect to completing the reclaimed water facilities and services to any phased area and/or to the Property as a whole.
- 14. Unless Property Owner is requesting additional capacity for the property described in Exhibit "A", this Agreement shall supersede, null and void all previous agreements or representations either verbal or written heretofore in effect between Property Owner and Utility made with respect to the matter contained herein, and when duly executed, constitutes the entire agreement between Property Owner and Utility. No additions, alterations, or variations of terms of this Agreement shall be valid, nor can provisions of this Agreement be waived by either party, unless such additions, alterations, variations, or waiver are expressed in writing and duly signed by the parties hereto. This Agreement shall be governed by the laws of the State of Florida and shall become effective upon execution by the parties hereto. The venue for actions arising out of this Agreement is in Palm Beach County, Florida.
- 15. Additional Conditions:

(THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK)

IN WITNESS WHEREOF, Property Owner and Utility have executed or have caused this Agreement, with the named Exhibits attached, to be duly executed in several counterparts, each of which counterpart shall be considered an original executed copy of this Agreement.

WITNESSES: ANNA M. DANIELS Typed or Printed Name Mancy M. MAY Typed or Printed Name	By: County Administrator or Designee R 2005 1526 AUG 16 2005	
WITNESSES: ANDREW C. Secondal. Typed or Printed Name Sandre Novak Typed or Printed Name	CJB Real Estate Management PROPERTY OWNER: By: CJB Real Estate Management, Inc. By: Signature Brenda R Bertnolli Typed or Printed Name President Title Corporate Seal	
NOTARY CERTIFICATE STATE OF FLORIDA COUNTY PALMADE CH The foregoing instrument was acknowledged before me this 2nd day of May 200 5 by Brenda R Bertnolli, Prest C.IB Real Estate Management, Inc. a Delaware Corporation on behalf of the corporation He'she is personally as identification. Signature of Notary Signature of Notary Sandra Novak Typed, Printed, or Stamped Name of Notary Notary Public EXPRES 2018 Serial Number Notary Public Serial Number		
By: Director of Finance and Administration PBC Water Utilities Department APPROVED AS TO FORM AND LEGAL SUFFICIENCY	ROVAL	

techniques 2005

By: Menn County Attorney

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WITNESSES:	PALM BEACH COUNTY
ana Maniela	By: Auf Benn
ANNA M. DANIELS	County Administrator or Designee
Typed or Printed Name	R 2005 1526
Hancy M May	AUG 16 2005
NANEY M. MAY	
Typed or Printed Name	
WITNESSES:	CJB Real Estate Management, LP PROPERTY OWNER: By: CJB, Real Estate Management, Inc.
enter Dulmile	By: Step M Boss
ANDROW & BOUTHOLL	Signature
Typed or Printed Name	Stephen M Bosco Typed or Printed Name Vice President
Lande Wash	
Joseph Jose	Title
Sandra Novak	{Corporate} Seal
Typed or Printed Name	[Seal]
NOTAI STATE OF FLORIDA COUNTY PARTMENT O F Broward	RY CERTIFICATE
The foregoing instrument was acknowledge Stephen M Bosco, Vice, of CJB Delaware Corporation, on be	Real Estate Management, Inc., 2 chalf of the corporation (Ho/she is personally
known to me or has produced	as identification.
Signature of	Brillia / www
_	a Novak
Typed, Prin	ted, or Stamped Name
of Notary	SANDRA NOVAK MY COMMISSION # DD 358127
Notary Publ	EXPIRES: December 17, 2008 Bonded Thru Notary Public Underwriters
Serial Numb	per
WATER LITILITIES DEPARTMENT	T APPROVAL
By:	<u>.</u>
Director of Finance and Administrati	on
PBC Water Utilities Department	\mathcal{V}
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	
By: Manos For	_

County Attorney

By: Mong County Attorney

WITNESSES:	PALM BEACH COUNTY
ana M Daniels	By: Boll Gam
ANNA M. DANIELS	County Administrator or Designee R 2005 1526
Typed or Printed Name	AUG 16 2005
Hancy M May	900 10 EOW
NANCY M. MAY	
Stephen	on Skipping Tax Exempt Trust FBO M Bosco, created under article 6A of nd Restatement of the Jane P Bosco
WITNESSES; Revocabl	e Trust dated 10/23/97 PROPERTY OWNER:
Complete Du Carele	. By: Stepl m Boss
ANDREW & Bentwell:	Signature Stephen M Bosco
Typed or Printed Name	Typed or Printed Name trustee
Hardy Hour	Title
Sandra Novak Typed or Printed Name	- {Corporate} Seal
	ARY CERTIFICATE
STATE OF FLORIDA COUNTY PALM BEACH of Browar	a
The foregoing instrument was acknowle tephen M Boscofrustee of Gen	dged before me this 2nd day of May 20005 by eration Skipping Tax Exempt Trust, FBC
Stephen M Bosco , or cknown to me or has produced	behalf of the <u>trust</u> as identification. (He/she is personally)
Carowii vo ino ya nas produced	K. J. 21 8
Signature	of Notary
Sand	dra Novak
Typed, Proof Notary	rinted, or Stamped Name
Notary P	SANDRA NOVAK
Serial Nu	Regarded Thru Notary Public Underwriters
WATER UTILITIES DEPARTMEN	NT APPROVAL
Ву:	
Director of Finance and Administra	
PBC Water Utilities Department	v v
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	

IN WITNESS WHEREOF, Property Owner and Utility have executed or have caused this Agreement, with the named Exhibits attached, to be duly executed in several counterparts, each of which counterpart shall be considered an original executed copy of this Agreement.

WITNESSES:		PALM BEACH CO	UNTY
ANNA M. DANIELS	els_	By: County Administ	
Typed or Printed Name	•	R 2005	
Hancy M M	oy_		AUG 16 2005
Bro	enda R Bertno	ping Tax Exempt lli, created un	Trust FBO der article 6A
WITNESSES: Awa saw a Sounds Typed or Printed Name	vocable Trust	By: Dre. Signature Brenda R Be Typed or Printed	er: R. B. Lelli extrolli
Herdy Man	S.	Trustee Title	
Sandra Non Typed or Printed Name	nt_	Corpo	rate
STATE OF FLORIDA COUNTY RALM BENCH of	NOTARY CERT	TIFICATE	
The foregoing instrument was renda R Bertnolli renda R Bertnolli renda R Bertnolli fusi known to me or has produced	acknowledged before r of Generation ee, on behalf of the	Skipping Tax E	ay, 200_5_ by xempt_Trust, FBO . He she is personally.
	Signature of Notary	Moral	
	Sandra Nova Typed, Printed, or Star of Notary Notary Public Serial Number		358127 , 2008
By: Director of Finance and A	dministration	OVAL	
PBC Water Utilities Depa APPROVED AS TO FORM LEGAL SUFFICIENCY	(10)		

By: County Attorney

WITNESSES:	PALM BEACH COUNTY
ana M Danie	els By: Borth Bran
ANNA M. DANIELS	County Administrator or Designee
Typed or Printed Name	—— R 2005 1526
Hancy M W	AUG 16 2005
NANCY M. MAY	
Typed or Printed Name	Concretion Skipping ToxExempt Troot, FBC Charles R. Bosco, created under Article (
	of the second Restatement of the Jane
WITNESSES:	PROPERTY OWNER: Bosco Rovalde To
MI	By: Uple Bosco
	Signature
Mr hael J. Vanto	ito Charles R.Basco
Typed or Printed Name	Typed of Timeed Name
Sud Betier	<u>Trustac</u> Title
(, & ,	
Doody Betar	{Corporate} Seal
Typed or Printed Name	\ Seal ∫
	NOTARY CERTIFICATE
STATE OF FLORIDA CHIC	
COUNTY PALM BEACH OF	\mathcal{M}
The foregoing instrument	was acknowledged before me this 4 day of May 2005
Charles R. Bosco	btc., of <u>Generation Skipping Toy Exempt Trust</u> , Floore on behalf of the <u>Trust</u> . He/she is personally
known to me or has produced	as identification.
	_ Just Sun Johnson
	Signature of Notary
Janet Sue Johnson, Notary Public	JANET SUE JOHNSON
STATE OF OHIO	Typed, Printed, or Stamped Name
y Commission Expires April 10, 2006	of Notary
	Notary Public
	Serial Number
WATER UTILITIES DEP	ARTMENT APPROVAL
By:	
Director of Finance and A	Administration
PBe Water Utilities Depa	artment (N)
APPROVED AS TO FORM	# AND
LEGAL SUFFICIENCY	I WIN
- M	- ~
By: //hann	
County Attorney	

EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1:

Tract 31, in Section 17, Township 46 South, Range 42 East, according to the Plat of Palm Beach Farms Co. Plat No. 1, recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

Together with all of those parts of Tracts 1, 2 and 3, in Section 17, Township 46 South, Range 42 East, lying East of the Sunshine State Parkway and West of the E-2 Canal, all being according to the Plat of Palm Beach Farms Co. Plat No. 1, recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida; LESS AND EXCLUDING the North 36 feet of Tract 3 as conveyed in favor of the Lake Worth Drainage District, recorded in Deed Book 129, Page 164, Palm Beach County, Florida and LESS AND EXCLUDING the North 39.66 feet of Tract 1 and the North 40.92 feet of Tracts 2 and 3 pursuant to Official Records Book 6495, Page 761 and LESS AND EXCLUDING that portion of Tract 1 lying West of the Section 17, Township 46 South, Range 42 East section line and East of the West line of the 15 foot platted reservation according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

PARCEL 2:

Tracts 30, 32, 33 and 35, in Section 17, Township 46 South, Range 42 East, according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida; LESS AND EXCLUDING those portions of Tracts 30 and 35 known as Right of Way Parcel Nos. 27 and 29, conveyed to the Florida State Turnpike Authority, pursuant to the Fifteenth Judicial Circuit Court, Case No. 15,304, as set forth in the Minutes of the Circuit Court in MCC Book 68, pages 520 and 523, Palm Beach County, Florida and LESS AND EXCLUDING that portion of Tracts 32 and 33 lying West of the Section 17, Township 46 South, Range 42 East section line and East of the West line of that 15 foot platted reservation according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

Tracts 62, 63 and 64, in Section 17, Township 46 South, Range 42 East, lying East of the Sunshine State Parkway and West of the E-2 Canal, all being according to the Plat of Palm Beach Farms Co. Plat No. 1, recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida; LESS AND EXCLUDING that portion of Tract 64 lying West of the Section 17, Township 46 South, Range 42 East section line and East of the West line of the 15 foot platted reservation according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, LESS THE SOUTH 15.00 FEET THEREOF.

PARCEL 4:

Tract 34, in Section 17, Township 46 South, Range 42 East, according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

PARCEL 5:

That portion of Tracts 65, 66, 67, 94, 95, 96, 97, 98, 127 and 128, in Section 17, Township 46 South, Range 42 East, lying East of the Sunshine State Parkway and North of Delray Road West (S.R. 806), all being according to the Plat of Palm Beach Farms Co. Plat No. 1, as recorded in Plat Book 2, pages 26-28, Public Records of Palm Beach County, Florida.

PARCEL 6:

The West 680 66 feet of the Southwest 1/4 of Section 16, Township 46 South, Range 42 East, LESS AND EXCLUDING the West 45.00 feet thereof and also LESS AND EXCLUDING right of way for State Road 806 (Atlantic Avenue), Palm Beach County, Florida.

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