

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

| Meeting Date: | April 1, 2014 | [X] Consent [] Ordinance | [] Regular [] Public Hearing |
|---------------|---------------------|---------------------------|--------------------------------|
| Department: | Facilities Developi | nent & Operations | |

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: A Water Service Agreement with the Town of Jupiter for water service to Waterway Park.

Summary: The Water Service Agreement is a requirement of the Town of Jupiter Utilities Department to provide water facilities and services to the Waterway Park project. This type of agreement is typical for additional service and the Water Service Agreement has been reviewed by the County Attorney's Office. The required Contribution-In-Aid-of-Construction fee has already been paid by the Parks and Recreation Department. (Capital Improvements Division) <u>District 1</u> (JM)

Background and Justification: Waterway Park located in northern Palm Beach County is a proposed recreational facility that will include boat ramps, a sea wall, fishing docks, parking for boat trailers, pavilion and restrooms. This improvement will require potable water service. Approval of the Agreement will allow for connection to the Town of Jupiter water system and is necessary in order to obtain a certificate of occupancy. Agreements of this type are signed by the Developer (Palm Beach County), then by the providing Utility (Town of Jupiter). After execution by the Board, the Agreement will be executed by the Town of Jupiter and a copy returned to Minutes.

Attachments:

- 1. Location Map
- 2. Water Service Agreement
- 3. Budget Availability Statement

| Recommended by Department Director | Date ' |
|------------------------------------|---------------|
| Approved by: County Administrator | (~(LY Date |

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

| Fiscal Year | 2014 | 2015 | 2016 | 2017 | 2018 |
|--|----------|------|------|------|------|
| Capital Expenditures | \$ 1,675 | 0 | 0 | 0 | 0 |
| Operating Costs | 0 | 0 | 0 | 0 | 0 |
| External Revenues | 0 | 0 | 0 | 0 | 0 |
| Program Income (County) | 0 | 0 | 0 | 0 | 0 |
| In-Kind Match (County) | 0 | 0 | 0 | 0 | . 0 |
| NET FISCAL IMPACT | **1,675 | 0 | 0 | 0 | 0 |
| # Additional FTE Positions (Cumulative) | . 0 | 0 | 0 | 0 | 0 |
| Is Item Included in Current Budget? Yes X No | | | | | |
| Budget Account No: Fund 3038 Dept 58\ Unit 7594 Object 6504 Reporting Category | | | | | |

| B. Recommended Sources of Funds/Summary of Fiscal Impact: * Parks has already part \$115,6898 for all fees authorized to | (Exhibit C. 31675 1) |
|---|-----------------------|
| | |
| with this agreement, but this e are bused 30 on a sugar | t tindulumination at |
| C Departmental Fiscal Review. | |

III. REVIEW COMMENTS

A. OFMB Fiscal and/or Contract Development & Control Comments:

OFMBKA 2/18/2014

Contract Dev. and Control
3-18-14 By Weell

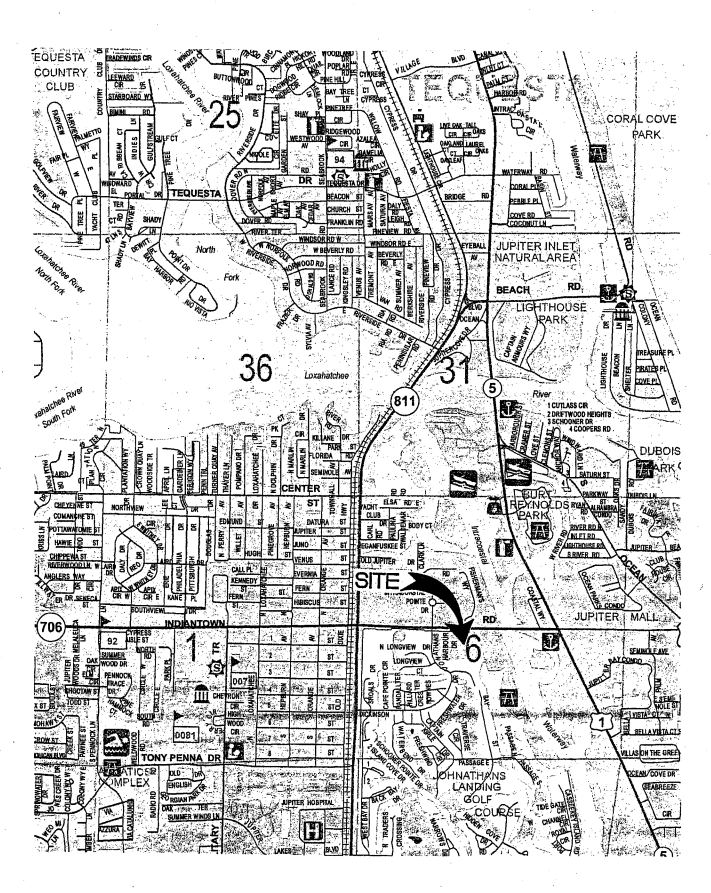
B Legal Sufficiency:

ssistant County Attorne

C. Other Department Review:

Department Director

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





TOWN OF JUPITER, FLORIDA WATER SERVICE AGREEMENT

Waterway Park

THIS WATER SERVICE AGREEMENT (ALSO REFERRED TO HEREIN AS "Contract" and "Agreement" made and entered into this ______ day of ______, 20___, by and between Palm Beach County, a political subdivision of the State of Florida, its successors and/or assigns, hereinafter referred to as "County", and whose principal place of business and physical address is 301 N Olive Ave, West Palm Beach FL 33401, and FEIN: N/A, and the TOWN OF JUPITER, a municipal corporation organized and operating under the laws of the State of Florida, hereinafter referred to as "Town".

WHEREAS, the Town is a municipality with those powers and responsibilities enumerated by Chapter 166 Florida Statutes and the Florida Constitution; and

WHEREAS, the Town is empowered to enter into contractual arrangements with public agencies, private corporations or other persons, pursuant to Florida Statutes; and

WHEREAS, County is the owner, tenant, lessee, or holder of a controlling interest in certain real property ("Property") located in The Town of Jupiter, Palm Beach County, Florida, and which is legally described in the location map and boundary survey which is attached hereto and incorporated by reference herein as Composite Exhibit "A"; and

WHEREAS, the County represents that the Property is intended to be developed as a County Park in one Phase.

WHEREAS, in order to meet the financing and other requirements of certain private agencies, lending institutions, and the regulations of applicable federal, state and local governmental agencies, such as, but not limited to, the Department of Environmental Protection, the Department of Health, the Veterans Administration, and the Federal Housing Administration, the County must provide adequate water facilities and services to serve the Property, generally, and the occupants of each residence, building, and/or unit constructed on the Property, and the County agrees that the total cost to provide adequate water facilities shall be paid for by the County; and,

WHEREAS, the County does not wish to construct the required water facilities necessary to serve the Property, but has agreed to finance and fund the construction of central water facilities by the Town so that the occupants of each residence, building or unit constructed or located on the Property shall receive adequate water service; and,

WHEREAS, in accordance with the terms and conditions of this Agreement and the provisions of the Town's "Water System Extension Ordinance", the Town will construct and/or provide the required central water facilities for the Property, and will extend those facilities via water distribution mains, to the Property and the improvements located on the Property to be provided with the required water service, and will thereafter operate and maintain those central water facilities so that the occupants of the residences, buildings and/or units constructed on the Property will receive an adequate water supply.

NOW THEREFORE, in consideration of the mutual undertakings and agreements herein contained and assumed, the County and the Town hereby covenant and agree as follows:

ARTICLE 1. PURPORSE & DEFINITIONS

- 1.1 Purpose of Agreement. The foregoing whereas clauses containing the contractual intent of the Parties and the purpose of this Agreement are true and correct and are incorporated herein by reference. The provisions of the Town's "Water System Extension Ordinance" as amended from time to time, are incorporated herein by reference as if fully set forth herein.
- 1.2 Definitions. The following definitions and references are given for the purpose of interpreting the terms as used in this Agreement and shall apply unless the context indicates a different meaning:
 - (a) "Property" shall mean all of the real property owned by the County which is more specifically described in the geographic service area map containing a legal description of the Property, attached hereto as **Exhibit** "A", and all other real property which may both be included in **Exhibit** "A" but to which the Town actually provides water service;
 - (b) "Lot" shall include the tracts or parcels and the least fractional part of subdivided lands having limited fixed boundaries, and which has been assigned a number, letter, or other name through which it may be identified, and which may be shown on the approved master plan and/or final recorded plat;
 - (c) "Service" shall mean the availability and ability of the Town to furnish water service to each lot. Water service shall be considered "available" when the Town maintains the water supply at normal pressure at the point of delivery in readiness for the consumer's use, regardless of whether the customer makes use of it.
 - (d) "Point of Delivery of Service" shall mean the point at which the facilities of the Town (i.e. pipes or meters, etc.,) joins the consumer's own installation, which is usually at the water meter;
 - (e) "Consumer Installation" shall mean all facilities on the consumer's side of the point of delivery;
 - (f) "Contribution-in-aid-of-Construction" ("CIAC") shall mear the value of the water distribution system designed, constructed and installed by the County together with the monies paid by the County as connection fees, which includes the Off-Site Line and Plant Capacity fees, to defray the allocable portion of water treatment plant and water transmission lines for the County's Property, and which the County agrees to pay to the Town as an inducement to the Town to provide water service to the Property.
 - (g) "Guaranteed Revenues (Capacity Reservation Fees)" shall mean charges or revenues required by the Town to financially support all or a portion of the fixed and non-variable costs of maintaining capacity reserved for future use by a specific County. Guaranteed Revenues are equal to the Town's monthly Base Facility charges for water service and are billed annually, one year in advance, and are subject to appropriate refund based upon the number of Equivalent Residential Connections ("ERC's") actually connected during the year and the number of whole months for which Base Facility charges were actually paid.
 - (h) "Accrued Guaranteed Revenue Fees (AGRF)" shall mean the guaranteed revenue required by the Town which serves as reimbursement for previously advanced carrying costs of maintaining capacity for future development. AGRF includes a charge assessed by the Town to each lot or parcel which is not

covered by, or included as part of another Water Service Agreement, and which is assumed to have accrued monthly for a period of 60 (sixty) months. The AGRF shall be levied at a monthly rate equal to the Town's base Facility charge for water service. The payment of the AGRF is a condition precedent to The Town entering into a water service agreement and/or to the provision of water service by the Town.

- (i) "County" shall mean any person, business, or entity proposing to develop property and seeking water services for the Property within the Town's water service area for the benefit of itself or future consumers of such services, and which is the owner of the Property, County shall include the owner's successors and assigns.
- (j) "Facility" or "Facilities" means the water distribution service facility to be constructed by the County pursuant to this Agreement for the provision of water service to the Property, and for which the title and ownership rights are to be conveyed by the County via a Bill of Sale to the Town of Jupiter upon final acceptance of the Facility by the Town.
- (k) "Equivalent Residential Connections" ("ERC"): shall mean a unit of existing or potential water demand used to convert a given average daily flow of water to a common unit of measure. One ERC shall equal 350 gallons of water per day.

Single Family Residential: Single Family Residential ("SFR") includes an individually metered residential dwelling of one or more stories, limited to a single family detached unit, a duplex unit, a triplex unit, a garden apartment unit and a townhouse unit. An individually metered mobile home is considered to have the same water demand as a single family residential unit.

Multi-Family Residential: Multi-family residential ("MFR") includes two or more individual residential dwelling units in a master-metered multi-family structure(s) of one or more stories. Each multi-family dwelling unit is deemed to represent 71.42% of the water demand of a single-family residential unit. Mobile homes in a master-metered complex are considered to have the same water demands as multi-family units

Non-residential: All applications requiring water and/or sewer service not strictly meeting the definition of "single family residential" or "multi-family residential" set forth herein. For purposes of the Town's Water System Extension Ordinance, General Class and/or Commercial Class uses are equivalent to Non-residential uses.

ARTICLE 2. COUNTY'S OBLIGATIONS

County, its successors and/or assigns, conveys, grants, and assigns to the Town the exclusive right and privilege to provide all of the Property, as more specifically described in Exhibit "A", consisting of approximately 26.54 +- acres with water facilities and services. Inclusive in this conveyance is a grant by the County, its successors and/or assigns, to the Town, its successors and/or assigns, to have and hold from the effective date of this Agreement forward, the exclusive right and privilege to own, maintain, repair, construct, replace, use and operate a water distribution service facility ("Facility" and "Facilities") to serve the Property, together with the exclusive right and privilege to construct, maintain, repair and operate the water facilities in, under, upon, over and across the present and future streets, roads, rights-of-way, terraces, alleys, easements, reserved utility strips and utility sites, and any public place dedicated to public use in the recorded plats, or as provided for in separate agreements, dedications, or grants made independent of the recorded plats.

- County's Grant of Easement to the Town for Access to the Property for the Maintenance, Operation and Repair of the Facility to the Town. The County acknowledges and agrees that the foregoing conveyance and transfer to the Town provides the Town the exclusive right to provide water service to the Property. County also expressly includes but is not limited to, the grant by the County (and the County's successors and assigns) to the Town of one or more perpetual access easement(s) ("Easement") to the Property for access over, on, under and across the County's Property, which shall permit the Town, and its officers, agents, employees, servants and independent contractors, the right and authority to enter upon the Easement area(s) at any time to install, operate, service, maintain, construct, reconstruct, remove, relocate, repair, replace, improve, expand, and inspect the Facility and related infrastructure located thereon (collectively referred to herein as the "Improvements") for whatever period of time that the Town and/or its officers, agents, employees, servants and independent contractors maintain ownership rights of the Facility. The legal descriptions of any known Easement areas is more specifically described in Exhibit "F" and the location of any know Easement areas is depicted on the location sketch attached hereto has Exhibit "G", both of which are incorporated herein and made a part hereof. Concurrent with final acceptance of the Facilities by the Town, the County shall execute formal Easement Deeds granting to the Town all rights of use of the Easement areas which are necessary for the operation of the Facility. In the event that encumbrances exist, they shall be listed in the easement deed as an encumbrance. Any mortgages which may encumber the property to be subjected to any Easement must be subordinated to or released from the lands on which the Easement is to be granted to the Town prior to the time that the County's Facility and the Easements are granted to the Town. The Town agrees that the Easement areas shall be utilized in accordance with generally accepted practices of the water industry. The County, its successors and/or assigns shall have the right to grant nonexclusive rights, privileges and easements to other persons, firms or corporations which do not interfere with the Easement rights granted herein, and/or the rights of the Town under this Agreement.
- 2.3 County's Preparation and Recordation of Separate Deed Restrictions and Restrictive Covenants to run with the Property in the Public Records of Palm Beach County, Florida. As additional consideration for this Agreement, and in order to effectuate the foregoing grants of property rights to the Town, the County shall prepare a legal instrument in the form of a restrictive covenant ("Restrictive Covenant") which shall run with the Property and which shall subject the Property to all of the easements, reservations, conditions, limitations, and restrictions in favor of the Town as contained in this Agreement. The Restrictive Covenant shall be subject to review by the Town Attorney as to form and legal sufficiency, and by the Town Utilities Department Director or his designee, for compliance with the technical requirements and the intent and purpose of this Agreement. The Restrictive Covenant shall contain covenants, which are in substantially the same form as set forth below;
- 2.4 The Town, its successors and/or assigns, shall have the sole and exclusive right to contract, install, operate, maintain, use, repair, replace and provide all water distribution service, water service, and related infrastructure and other related services to the Property described in Exhibit "A" in addition to any property to which water service is already being provided by the Town. All occupants of any residence, building, unit, structure, or improvement erected or located on the Property, and all subsequent and/or future owners and/or purchasers of the Property or any portion thereof, are required to and shall receive water service from the Town, and all such persons and entities shall be obligated to pay all applicable user fees and service charges to the Town of Jupiter for so long as the Town continues to provide these services to the Property or portions thereof. By virtue of their ownership and/or occupancy of any residence, building, unit, structure, or improvement, erected or located on any portion of the Property, all such persons or entities, and any subsequent or future owner or occupants of any residence, building, unit, structure, or improvement, erected or located on any portion of the Property, as well as any person or entity that is the owner of

record by recorded deed or other instrument evidencing an ownership interest in all or a portion of the Property, expressly warrants, represents, and personally guarantees (jointly and severally, in the case of multiple owners), that they shall not: (1) use water service from any source other than that provided by the Town; (2) consent to, allow, or acquiesce in any third party's attempt to provide water service to all or a portion of the Property; (3) interfere with the Easement rights of the Town; and (4) alter, modify, or otherwise interfere in any way with the Town's Facility and the provision of water service. The only exception to the Town's exclusive right to construct the Facility and/or to provide water service to the Property and these restrictions, is a pre-existing water well or a pre-existing non-potable water source (such as a canal or waterway), that is used solely, exclusively, and in reasonable quantities and proportionate amounts, for the purpose of landscape irrigation to all or a portion of the Property."

- Record Documents. In order to provide additional and supplementary notice to future owners of the Property (or portions thereof) of the Town's exclusive authority to provide water, water facilities and services to the Property, the County warrants and also agrees to include the terms and conditions of the foregoing Restrictive Covenant in the general subdivision restrictions developed for the Property, and in Declaration of covenants and restrictions prepared for governance of any community association that may be included within the Property or a portion thereof, and to file and record this Agreement, the Restrictive Covenants, and all other instruments, agreements, and documents in which the same or substantially same Restrictive Covenant is contained, with the Clerk of the Circuit Court in the Public Records of Palm Beach County, Florida at the County's sole expense. The County shall provide the Town with a certified copy of all such recorded documents after recording has been completed. The failure of the County to record the Restrictive Covenants, this Agreement, and all other such agreements as required herein, shall constitute a material breach of this Agreement, which shall be cause for termination of the Agreement by the Town pursuant to the Default and Termination provisions contained herein. Concurrent with the execution of this agreement, the County shall make an advance payment of Two Hundred Fifty and 00/100 Dollars \$250.00 as the initial payment of all the Town's costs to record this agreement. The actual costs of the recording if greater than \$250.00 shall be invoiced to the County and the County shall pay the Town within 30 days of the invoice date.
- event that the Town is required to, or desires to install any of its Facilities in lands within the Property lying outside the streets and the easements provided for herein, the County, its successors and/or assigns shall be required to grant to the Town, without any additional cost or expense to the Town, any and all additional easements that are required by the Town to accomplish any such "private property" water installations. The Town shall use its best efforts in the installation of any "private property" water service installation to minimally interfere with the then-primary use of the private property. The County shall cooperate and assist the Town in the exercise of joint due diligence in ascertaining all easement locations and underground utilities, however, in the event that the Town installs Facilities outside of a dedicated easement area, the County, its successors and/or assigns, covenant and agree that the Town shall not be required to move or relocate any Facilities located outside of a dedicated easement area, provided that the Facilities do not materially interfere with the then-primary use of the property in or upon which the Facilities have been installed. The Town shall not be responsible for the operation and maintenance of any portion of the County's Facility located outside of easements granted to the Town.
- 2.7 County's Preparation of Engineering Plans and Specifications. The County shall prepare or cause to be prepared engineering plans (prepared by and sealed by a professional engineer registered in the State of Florida and who specializes in water distribution design), depicting the Facility proposed to be installed for the provision of water service to consumers within the Property,

shall be submitted to the Town for review and final approval. The Town shall review and approve, or review and reject the plans and specifications submitted by the County within forty-five (45) days after receipt of said plans and specifications. At the County's sole expense, the County shall make corrections and modifications to any portion of the plans and specification, which are unacceptable to the Town, and shall resubmit the corrected or modified plans and specifications to the Town for further review until such time that the Town approves the plans and specifications. The Town shall have thirty (30) additional days to approve or reject any resubmitted plans and specifications. The County will, at its sole expense, obtain all necessary state, federal, and local permits and approval required for the construction of the Facility, and shall send written copies of all permit applications filed with state, federal and local entities to the Town, and provide the Town with copies of all written permits, approvals requests for additional information, or denial received by the County in connection with the permit applications. Upon final approval of all plans, specifications, drawings, instructions, and other construction documents approved by the Town, all such documents shall be Composite Exhibit "D" to this Agreement and shall be deemed incorporated herein by reference as if fully set forth herein. Upon final acceptance of the Facility, the County shall provide the Town with a complete set of as-built drawings for the Facility which shall become Composite Exhibit "E" to this Agreement, and shall be deemed incorporated herein by reference as if fully set forth herein.

- 2.8 Phase development. The detailed engineering plans may at the Town's sole discretion, be limited to an initial phase area of development only, provided that the proposed phasing is consistent with the Town's Comprehensive Plan and Water Master Plan, and the Town and the County execute a separate written Addendum to this Agreement evidencing the Town's consent to the use of phased development. In such case, the engineering plans for the future or subsequent phases of development, that include additional lots or tracts of land not included in the initial phase, shall be provided by the County to the Town at intervals or time periods which are mutually agreed upon by the Parties hereto in the Addendum. Notwithstanding any Addendum of the parties to add additional phases, each phase of development of the Property must conform to the Town approved master plan for the development of the Property. The master plan for the Property must be submitted by the County to the Town concurrent with, or prior to, the submission of the detailed engineering plans for the first phase of development. The County shall ensure that the County's project be used for the construction of the Facility, and complete instructions for the method and manner of installation. All signed and sealed engineering plans, drawings, specifications, instructions and related documents shall be submitted to the Town's Utility Director prior to the initiation of construction, and shall be subject to the final written approval of the Utility Director.
- 2.9 Construction of the Facility by the County. No construction on the Facility shall be commenced until the Utility Director has approved the plans, drawings, specifications, and related documents in writing, and has issued a Notice to Proceed. The County shall complete at its sole cost and expense, the Facility in strict accordance with the approved plans and specifications and within the time specified in the Notice to Proceed. When the County has reached substantial completion, which is the point where the County has completed 95% of the Facility, including the value of any approved supplemental agreements and with the exception of punch list work and the project is ready for the Town's final approval the Town will schedule an inspection of the Facility with the County. The purpose of this inspection will be to develop a final list of incomplete or deficient work, and the necessary completion of which will render the Facility complete, satisfactory, and acceptable by the Town. This list of incomplete or deficient work is herein after referred to as "punch list work." The County shall schedule the attendance of any required representative of subcontractors or suppliers providing materials and services on the Facility. The failure to include any corrective work or pending items not yet complete on the punch list does not alter the responsibility of the County to complete all of the required work in accordance with the approved plans and specifications. All items that

require correction and that are identified after the preparation of the punch list remain the obligation of the County.

- 2.10 Quality Control. The Town shall control the quality of the installation, and shall be entitled to perform standard tests for pressure, line and grade, and all other normal engineering tests to determine that the Facility has been installed in accordance with the plans and specifications and good engineering practices. The County shall pay the Town the "Administrative Fees" which are set forth in the Town's Water System Extension Ordinance, as amended from time to time, which is incorporated herein by reference, and specifically including the cost of all testing, inspections, and re-inspections of the work performed by or on behalf of the County or County's contractor. Any inspection and testing is for the sole benefit of the Town and shall not relieve the County of the responsibility of providing quality control measures to assure that the work strictly complies with the plans and specifications. No inspection or testing by the Town shall be construed as constituting or implying acceptance. Inspection and/or testing shall not relieve the County of responsibility for damage to or loss of the material or work in place prior to acceptance, or in any way will affect the continuing rights of the Town after acceptance of the completed work. The County, at its own expense, shall replace any material or correct any workmanship found by the Town not to conform with the approved plans and specifications. The County shall submit complete as-built drawings and plans to the Town upon completion of construction, and prior to the issuance of a certificate of completion for the Facility by the Town.
- Final Acceptance of Facility by Town. Upon final acceptance of the Facility by the Town, the County shall convey to the Town, by Bill of Sale, in form as shown in Exhibit "I" satisfactory to the Town Attorney, the complete onsite water distribution system as constructed by County and approved by the Town. The County shall further cause to be conveyed to the Town all easements and/or rights-of-way covering areas in which water lines are installed by recordable document in form which is satisfactory to the Town Attorney. All conveyance of easements or rights-of-way shall be accompanied by a title policy or other evidence of title, satisfactory to the Town Attorney, and which demonstrate and establish the County's rights to convey such easement or rights-of-way, and further, evidencing the Town's right to the continuous enjoyment of the easements or rights-of-way to the exclusion of any other person in interest. The use of easements granted by County shall include the use by other utilities so long as such uses by electric, telephone or gas utilities do not interfere with the use by The acceptance of the Facility by the Town and the acceptance of the the Town. Bill of Sale shall commence the Town's responsibility for the continuous operation and maintenance of the Facility from that date forward. Any and all mortgagees, holding prior liens on such properties shall be required to release their respective liens, subordinate their position or join in the grant or dedication of the easement or rights-of-way. All water distribution facilities, excluding only consumer installations, shall be subject to and included as part of the easements or rights-of-way conveyed to the Town by the County, if not already located within platted or dedicated roads or rights-of-way platted or dedicated roads or rights-of-way.
- 2.12 Governmental Approvals by other Regulatory Agencies. The Parties recognize that prior to the Town's provision of service hereunder, the County must obtain approval from various state and local governmental authorities with jurisdiction and regulatory power over the construction, maintenance and operation of water facilities. If the Property is under franchise or the governmental jurisdiction of others, the Town shall use due diligence to obtain all necessary and required governmental approvals. Applications for the approval of plans for the Facility shall be forwarded by the County to the Florida Department of Health within ten (10) days of the receipt of Town approved plans from County's engineer. In the event that any of the applications for Governmental Approvals are rejected or the Town determines that such Governmental Approvals may not be obtained in a timely manner or any Governmental Approval issued is canceled, expires, lapses, or is otherwise withdrawn or terminated by governmental authority or that the Town determines that it will be unable to use the Property for the intended Facility,

the Town shall have the right to terminate this Agreement. Notice of the Town's exercise of its right to terminate shall be given to the County in writing by certified mail, return receipt requested, and shall be effective upon the mailing of such notice by the Town. Upon such termination, this Agreement shall become null and void and the Parties shall have no further obligations to each other.

- 2.13 County's Obligations For Payment of Water Meter Fees. The County is required to pay all applicable fees (as established by the Town Council from time to time) for water meters and meter installations of sufficient capacity for all single family residential, multi-family residential, mobile homes, commercial installations, and/or any other connection requiring a measuring device. A schedule of meter fees and reference to the Town's Backflow prevention requirements is attached hereto as **Exhibit "B"** and incorporate herein by reference
- 2.14 Payment of Water Service Charges by County and Individual Consumers. The County and all individual consumers of the water service are obligated to timely pay the Town the charges for water service based upon rates established in the current water rate ordinance of the Town of Jupiter. Notwithstanding any provision in this Agreement, from time to time in the future, the Town may establish, amend, or revise its water rate ordinances, may establish, amend, revise and enforce the Town's rules and regulations governing the provision of water service to the Property.
- 2.15 County's Ownership Rights to Property. The County and the Mortgagee(s) and/or all other lien holders of record (if any) as indicated by their respective signatures on this Agreement, jointly and severally personally warrant and guarantee the County's ownership of the Property as legally described and depicted in **Exhibit "A"**, and warrant that the County has the legal right to grant the exclusive rights of service, together with all Easement and rights-ofway to the Town, and to make all other promises and representations contained in this Agreement.
- 2.16 Consumer Installation to Facility. The County and/or any owner or occupant of any residence, building, structure, or unit located on the Property, shall not have the right to, and shall not connect any consumer installation to the Facility of the Town, until a properly executed written application for service has been submitted to the Town by the prospective user, and approval by the Town for the requested connections has been granted. Although it is the sole responsibility of the County to connect the consumer's installation to the lines of the Town Facility at the Point of Delivery, the parties agree as follows:
- (a) All consumer installation connections must be inspected by the Town and final Town approval obtained before the County may backfill and cover any pipes;
- (b) Notice to the Town must be given by the County of all completed installation of Town approved consumer connections together with a request for a final inspection of the consumer installation connection, and the Town shall use its best efforts to complete the inspection in a timely manner after receipt of the request from the County.
- (c) If the County does not comply with the foregoing notice and inspection requirements, the Town may refuse service to a connection that has not been inspected and received final Town approval, until County complies with these provisions.

Whenever the development of the Property invoices one consumer or a unity of title of several consumers, and in the opinion of the Town, ownership by the Town of the internal water distribution system is not necessary, then, at the option of the Town, County shall retain ownership and the obligation for maintenance of such onsite facilities, located on the discharge side of a master meter, as consumer installation.

- 2.17 For those properties located outside the Town of Jupiter's municipal boundaries, it is understood and agreed by the Developer parties hereto that the furnishing of municipal water service to the Property, described in Exhibit 'A', by the Town of Jupiter is done on a conditional basis. As a condition of the Town's provision of water service, the Developer, its successors or assigns, hereby agree to annex the aforementioned property in accordance with Chapter 171 Florida Statutes or any successor Statute or amendments thereto into the Town of Jupiter before or concurrent with the execution of this agreement if the Property is contiguous to the Town's then existing municipal boundaries. Should the Property not be contiguous to the municipal boundaries of the Town as defined by Section 171.031 of the Florida Statutes, then the Developer/property owner, its successors or assigns shall immediately annex upon demand by the Town once the Property becomes contiguous. The premises shall be subject to annexation at the option of the Town at any time they are eligible under any one or more of the above referenced laws concerning annexation. The Developer/property owner shall inform any and all purchasers, successors or assigns of this agreement to annex and its applicability to such purchasers.
- 2.18 County's Duty to Comply with Section 286.23, Fla. Stat. Pursuant to Section 286.23(1), Fla. Stat., (as amended from time to time) any person or entity holding real property in the form of a partnership, limited partnership, corporation, trust, or other form of representative capacity whatsoever for others, shall, before entering into a contract whereby the real property held in the representative capacity is sold, leased, taken by eminent domain, or otherwise conveyed to the state or any local government unit, make a public disclosure in writing, under oath, and subject to the penalties of perjury, stating the name and physical address of every person having a beneficial interest in the real property, however minimal. The written disclosure required by this Section shall be provided by the County and made to the Town of Jupiter, Florida. Attention: Town Manager, 210 Military Trail, Jupiter, Florida 33458. The disclosure will be made an integral part of this Agreement and will be attached hereto as Exhibit "H".

ARTICLE 3. WARRANTIES OF THE COUNTY

- 3.1 WARRANTY OF COMPLIANCE WITH LAWS. The County warrants to the Town that it will comply with all applicable federal, state and local laws, regulations and orders in carrying out its obligations under the Contract. The County warrants to the Town that it is not insolvent, it is not in bankruptcy proceedings or receivership, nor is it engaged in or threatened with any litigation, arbitration or other legal or administrative proceedings or investigations of any kind, which would have an adverse effect on its ability to perform its obligations under the Contract.
- 3.2 WARRANTY AGAINST BREACH OF, OR DEFAULT IN OTHER OBLIGATION. The County warrants to the Town that the consummation of the work provided for in the plans and specifications and this Agreement will not result in the breach of any term or provision of, or constitute a default under any indenture, mortgage, contract, or agreement to which the County is a party.
- 3.3 WARRANTY OF EXCLUSIVENESS. The County warrants that it shall not engage in the business or businesses of providing water services to the Property during the period of time the Town, its successors and/or assigns, provides water services to the Property, it being the express intention of the Parties that the Town shall have the sole and exclusive right and privilege to provide water services to the Property and to the occupants of each residence, building, structure or unit constructed thereon.
- 3.4 WARRANTY OF EXCLUSIVE OWNERSHIP. All water facilities used, useful or held for use in connection with providing water service to the Property, shall at all times remain in the sole, complete and exclusive ownership of the Town, its successors and/or assigns, and any person or entity owning any part of the Property or any residence, building, structure, or unit constructed or located

thereon, and the County and its successors and/or assigns shall not have any right, title claim or interest in and to the Facilities or any part of them, for any purpose, including the furnishing of water services to other persons or entities located within or beyond the limits of the Property. Any such initial or future lower or increased rates, rate schedules, and rules and regulations established, amended or revised and enforced by the Town from time to time in the future, shall be binding upon County and upon any user or consumer of the water service provided to the Property by the Town.

WARRANTY AS TO HAZARDOUS SUBSTANCES. The County represents that it has no knowledge of any substance, chemical, or waste (collectively "substance") upon or within the property of any easement to be granted to the Town and any other portion of the Property of the County, that is identified as hazardous, toxic or dangerous in any applicable federal, state, or local law or regulation, and that there is no known violation of any such law or regulation existing within or upon the Easement at the time of execution of this Agreement. "Hazardous Material" means any solid gaseous or liquid wastes (including hazardous wastes), regulated substances, pollutants or contaminants or terms of similar import, as such terms are defined in any Environmental Law, and shall include, without limitation, any petroleum or petroleum products or by-products, flammable explosives, radioactive materials, asbestos in any form, polychlorinated biphenyls and any other substance or material which constitutes a threat to health, safety, property or the environment or which has been or is in the future determined by any governmental entity to be prohibited, limited or regulated by any Environmental Law. "Environmental Law" means any and all present or future federal state or local laws, rules, regulations, codes, ordinances, or by-laws, and any judicial or administrative interpretations thereof, including orders, decrees, judgments, rulings, directives or notices of violation, that create duties, obligations or liabilities with respect to (I) human health; or (ii) environmental pollution, impairment or disruption, including without limitation, laws governing the existence, use, storage, treatment, discharge, release containment, transportation, generation, manufacture, refinement, handling, production, disposal, or management of any Hazardous Material, or otherwise regulating or providing for the protection of the environment. The County will be responsible providing for the protection of the environment. The County will be responsible for all obligations of compliance with any and all environmental and industrial hygiene laws, including any regulations, guidelines, standards, or policies of any governmental authorities regulating or imposing standards of liability or standards of conduct with regard to any environmental or industrial hygiene conditions or concerns as may now or at any time hereafter be in effect, that are or were in any way related to activity now conducted in, on or in any way related to the Property.

ARTICLE 4. COUNTY'S INDEMNIFICATION.

4.1 Each party shall be liable for its own actions and negligence and, to the extent permitted by law, County shall indemnify, defend and hold harmless Town against any actions, claims, or damages arising out of County's negligence in connection with this agreement, and Town shall indemnify, defend and hold harmless County against any actions, claims, or damages arising out of Town's negligence in connection with this agreement. The foregoing indemnification shall not constitute a waiver of sovereign immunity beyond or alter the limits set forth in Florida Statutes Section 768.28, nor shall the same be construed to constitute agreement by either party to indemnify the other party for such other party's, or any third party's negligent, willful or intentional acts or omissions.

ARTICLE 5. CONTRIBUTION-IN-AID OF CONSTRUCTION

5.1 As an inducement to the Town to provide the water treatment facilities and to continuously provide consumers located on the Property with water services, the County, its successors and/or assigns agrees to cause the construction and to transfer ownership and control to the Town to the on-site water distribution system referred to herein, as a contribution-in-aid-of-construction. Payment of the contribution-in-aid-of-construction does not and shall not result in the

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town's waiving any of its rates, rate schedules or rules and regulations, and their enforcement shall not be affected in any manner whatsoever by County's making the contribution.

- The Town shall not be obligated to refund the County any portion of the value of the contribution-in-aid-of-construction for any reason whatsoever, nor shall the Town pay any interest or rate of interest upon the contributions. In addition to the contribution of the internal water distribution system, and further, to induce the Town to provide water treatment plant capacities, County hereby agrees to pay to the Town, as a further contribution-in-aid-ofconstruction, the sums of money as set forth in Exhibit "C", attached hereto and made a part hereof. The payment by County of the sum set forth in ${\bf Exhibit}$ "C", in accordance with the times and the manner set forth therein, shall be considered essential to the continued performance by the Town of the terms and conditions of this Agreement. As used in this Agreement, the term "contribution-in-aid-of-construction" shall mean both the contribution of lines and the contribution of monies set forth in Exhibit "C".
- Neither County nor any person or other entity holding any of the Property by, through or under County, or their successors or assigns, shall have any present or future right, title, claim or interest to the contributions-in-aid-of-construction or to any of the water facilities and properties of the Town, and all prohibitions applicable to the County with respect to no refund of contributions, no interest payment on said contributions and otherwise, are applicable to all persons or entities. No consumer of water service shall be entitled to offset any bill or bills rendered by the Town for such service or services against the contributions, County shall not be entitled to offset the contributions against any claim or claims of the Town.

ARTICLE 6.

All notices hereunder must be in writing and shall be deemed validly 6.1 given if sent by certified mail, return receipt required or by commercial courier, provided the courier's regular business is delivery service and provided further that it guarantees delivery to the addressee by the end of the next business day following the courier's receipt from the sender, addressed as follows (or any other address that the Party to be notified may have designated to the sender by like notice):

Town

The Town of Jupiter, Florida Attention: Utilities Department

210 Military Trail Jupiter, FL 33431-5784 Tel: 561-746-5134

With a copy to:

Town Attorney

c/o Thomas J. Baird, P.A.

Jones, Foster, Johnston & Stubbs, P.A. 801 Maplewood Dr Ste 22-A

Jupiter FL 33458 Tel: 561-650-8233

County:

Palm Beach County Board of Commissioners

301 N Olive Ave

West Palm Beach FL 33401

Attention: Assistant County Administrator

Notice shall be effective upon actual receipt or refusal as shown on the receipt obtained pursuant to the foregoing.

ARTICLE 7. SUCCESSORS & ASSIGNS

7.1 This Agreement shall extend to and bind the heirs, personal representative, successors and assigns of the Parties hereto.

ARTICLE 8. DEFAULT

- 8.1 In the event there is a breach by the County with respect to any of the provisions of this Agreement or its obligations under it, the Town shall give the County written notice of such breach. After receipt of such written notice, the County shall have fifteen (15) days in which to cure any monetary breach and thirty (30) days in which to cure any non-monetary breach, provided the County shall have such extended period as may be required beyond the thirty (30) days if the nature of the cure is such that it reasonably requires more than thirty (30) days and the County commences the cure within the thirty (30) day period and thereafter continuously and diligently pursues the cure to completion.
- 8.2 In the event there is a breach by the Town with respect to any of the provisions of this Agreement or its obligations under it, the County shall give the Town written notice of such breach. After receipt of such written notice, the Town shall have thirty (30) days in which to cure any such breach, provided the Town shall have such extended period as may be required beyond the thirty (30) days if the nature of the cure is such that it reasonably requires more than thirty (30) days and the Town commences the cure within the thirty (30) day period and thereafter continuously and diligently pursues the cure to completion.

ARTICLE 9. REMEDIES

9.1 Upon a default, the non-defaulting party may at its option (but without obligation to do so), perform the defaulting party's duty or obligation on the defaulting party's behalf, including but not limited to the obtaining of reasonably required insurance policies. The costs and expenses of any such performance by the non-defaulting party shall be due and payable by the defaulting party upon invoice therefore. In the event of a default by either party with respect to a material provision of this Agreement, without limiting the non-defaulting party in the exercise of any right or remedy which the non-defaulting may have by reason of such default, the non-defaulting party may terminate this Agreement and/or pursue any remedy now or hereafter available to the non-defaulting party under the laws or judicial decisions of the state in which the Premises are located; provided, however, each party shall use reasonable efforts to mitigate its damages in connection with a default.

ARTICLE 10. APPLICABLE LAWS

10.1 During the term of this Agreement, County shall maintain the Property in compliance with all applicable governmental laws, rules, regulations, ordinances, directives, covenants, easements, zoning and land use regulations, and restrictions of record, permits, building codes, and the requirements of any applicable fire insurance underwriter or rating bureau, now in effect (including, without limitation, the Americans with Disabilities Act and laws regulating hazardous substances) (collectively "Laws"). The County shall in respect to the condition of the Property and at County's sole cost and expense, comply with (a) all Laws relating solely to County's specific and unique nature of use of the Property and (b) all building codes requiring modifications to the Property, due to the improvements being made by the County in and upon the Property.

ARTICLE 11. FUNDING

11.1 In the event that sufficient budgeted funds are not available for a new fiscal period, the Town shall notify the County of such occurrence and the Contract shall terminate on the last day of the current fiscal period without penalty or expense to the Town.

ARTICLE 12. SURVIVAL

12.1 The provisions of this Agreement relating to indemnification from one Party to the other Party shall survive any termination or expiration of this Agreement. Additionally, any provisions of this Agreement which require performance subsequent to the termination or expiration of this Agreement shall also survive such termination or expiration.

ARTICLE 13. CAPTIONS

13.1 The captions contained in this Agreement are inserted for convenience only and are not intended to be part of this Agreement. They shall not affect or be utilized in the construction or interpretation of this Agreement.

ARTICLE 14. ATTORNEY'S FEES

14.1 This Article intentionally left blank.

ARTICLE 15. ASSIGNMENT

15.1 This Agreement shall be binding upon and shall inure to the benefit of County, the Town and their respective successors or assigns by merger, consolidation or conveyance. The County shall not assign this Contract, nor shall the County assign any of its rights or delegate any of its duties hereunder without the prior written consent of the Town. The Town may withhold consent to any requested assignment by the County for any reasons or for no reason, and may require payment by the County of an additional administrative fee as well as any legal fees which may be incurred by the Town in connection with the review and processing of any requested assignment.

ARTICLE 16. INTEGRATION

16.1 This Agreement supersedes all previous agreements or representations, either verbal or written, heretofore in effect between County and the Town, made with respect to the matters herein contained, and when duly executed, constitutes the Agreement between County and the Town. No additions, alterations or variations of the terms of this Agreement shall be valid, nor can provisions of this Agreement be waived by either party, unless such additions, alterations, variations, or waivers are expressed in writing and duly signed.

ARTICLE 17. GOVERNING LAW, VENUE & EFFECTIVE DATE

17.1 This Agreement shall be governed by the laws of the State of Florida. The effective date ("Effective Date") of this Agreement shall be upon final approval and execution by the Town Council for the Town of Jupiter, Florida. Venue shall be in Palm Beach County, Florida.

ARTICLE 18. MISCELLANEOUS PROVISIONS

- 18.1 Any reviews, inspections, tests, and acceptances, or the absence thereof by the Town of the plans and specifications and the construction of the Facility shall not constitute a waiver by the Town of any claims arising from: (1) fault or defective design, (2) faulty or defective construction, (3) unsettled liens and encumbrances and (4) tort claims.
- 18.2 Accord and satisfaction. In the event the County pays an amount that is less than the amount stipulated to be paid under this Agreement, such payment shall be considered to be made only on account of the stipulated amount. No endorsement or statement on any check or letter shall be deemed to be an accord and satisfaction. The Town may accept any check or payment without prejudice to the County's right to recover the balance due or to pursue any other remedy available to the Town pursuant to this Agreement or under the law.

ARTICLE 19. LIST OF AGREEMENTS EXHIBITS (ALL OR WHICH ARE INCORPORATE HEREIN AND MADE A PART HEREOF):

EXHIBIT A: COUNTY'S PROPERTY WITH LEGAL DESCRIPTION AND LOCATION MAP (ATTACHED)

EXHIBIT B: SCHEDLE OF METER FEES AND BACKFLOW PREVENTION REQUIREMENTS

EXHIBIT C: CONTRIBUTION IN-AID-OF-CONSTRUCTION

EXHIBIT D: TOWN APPROVED CONSTRUCTION PLANS, DRAWINGS, AND SPECIFICATIONS, FOR THE FACILITY (ATTACHED)

EXHIBIT E: FINAL AS-BUILT DRAWINGS FOR THE FACILITY PROVIDED BY COUNTY TO TOWN AFTER FINAL ACCEPTANCE OF THE FACILITY BY THE TOWN (PENDING CONSTRUCTION)

EXHIBIT F: LEGAL DESCRIPTION OF KNOWN EASEMENT(S) GRANTED BY COUNTY TO THE TOWN (PENDING CONSTRUCTION)

EXHIBIT G: LOCATION SKETCH OF KNOWN EASEMENT AREA(S) (PENDING CONSTRUCTION)

EXHIBIT H: COUNTY'S DISCLOSURE FORM REQUIRED PURSUANT TO SECTION 286.23, FLORIDA STATUTE N/A - PALM BEACH COUNTY, A POLITICAL SUBDIVISON OF THE STATE OF FLORIDA, IS

EXEMPT FROM THIS DISCLOSURE.

EXHIBIT I: FORM OF BILL OF SALE (PENDING CONSTRUCTION)

IN WITNESS WHEREOF, the County and the Town have executed or have caused this Agreement, with the Exhibits "A", "B", "C", "D", "E", "F", "G", "H", and "I" attached hereto, to be duly executed in several counter parts, each of which counterpart shall be considered an original executed copy of this Agreement.

TOWN OF JUPITER, a municipal

Corporation of the State of Florida ATTEST: By: Andrew D. Lukasik, Town Manager Sally M. Boylan, Town Clerk (TOWN SEAL) Approved as to form and legality Thomas J. Baird, Town Attorney Palm Beach County, Florida PALM BEACH COUNTY, FLORIDA, a ATTEST" SHARON R. BOCK, Clerk & Comptroller Political Subdivision of the State of Florida **BOARD OF COUNTY COMMISSIONERS** Deputy Clerk, Print Name Priscilla A. Taylor, Mayor Date: APPROVED AS TO FORM AND LEGAL State of Florida County of Palm Beach I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgments, personally appeared _ to be the person described herein and who executed the foregoing, and acknowledged the execution thereof to be his free act and deed, for the purposes therein mentioned. WITNESS my hand and official seal in the County and State last aforesaid this **Notary Public** Notary Seal My Commission expires:

EXHIBIT "A"

Waterway Park

Tract A, Waterway Park, A Portion Of Jonathan's Landing P.U.D. plat, as recorded in Plat Book 116, Page 197, of the Public Records of Palm Beach County, Florida

WATERWAY PARK





EXHIBIT "B" Waterway Park

SCHEDULE OF METER FEES AND BACKFLOW PREVENTION REQUIREMENTS

SCHEDULE OF DOMESTIC METER FEES

Radio Read Metering Required

\$25.00

| 3/4" | meter | \$325.00 |
|-----------------|----------------|----------|
| 1" | meter | \$450.00 |
| 1 1/2" | meter | \$650.00 |
| 2" | meter | \$700.00 |
| All above sizes | - Meter Re-Set | Fee: |

The above meters are of the disc-piston, positive displacement type meters normally used for household and similar low volume usage such as multi-family buildings and small commercial establishments.

Single family residential homes that are a minimum 3,500 square feet in size and built on property of 0.25 acres or larger, shall be required to install a minimum of a 1 inch meter to meet the domestic and irrigation needs of the property. Single family residential homes that do not require potable water as an irrigation system source and are a minimum 4,000 square feet in size shall be required to install a minimum of a 1 inch meter to meet the domestic needs of the property.

SCHEDULE OF COMMERCIAL METER FEES

Radio Read Metering Required

| 1 1/2" | meter | \$825.00 |
|--------|-------|----------|
| 2" | meter | \$850.00 |

The above meters are Turbine type meters normally used for commercial and similar high volume usage such as irrigation systems. Please contact the utility to determine which style of meter shall be required for a specific application.

Commercial and multi-family meter installations larger than 2 inches shall be provided and installed by the County as per specifications of the Town of Jupiter Utilities. County must submit plans for approval by the Utilities Department before installation. After the Utilities' acceptance of the meter, the meter shall be deeded to the Town by the County. Additional meter installation charges may apply to all residential, multi-family and commercial accounts when the meter installation costs exceed the above customary costs for meter fees due to location, type of roadway, driveways, sidewalks, or interference by other utilities.

Additional meter installation charges may apply to all residential, multi-family and commercial accounts when the meter installation costs exceed the above customary costs for meter fees due to location, type of roadway, driveways, sidewalks, or interference by other utilities.

Pursuant to the Town of Jupiter Water System Backflow Prevention Program, it shall be the duty of the customer-user at any premise where a backflow device or assembly is required to be installed to ensure its proper operation, maintenance, testing and certification of the device or assembly. In the instance of any commercial or residential community being served by wastewater reuse, the County shall cause the community property, unit or home owner association to be responsible for operation, maintenance, testing and certification of all backflow devices and assemblies within the entire community.

EXHIBIT "C"

Palm Beach County

Waterway Park

CONTRIBUTION-IN-AID-OF-CONSTRUCTION

The County, and its successors and/or assigns shall pay to the Town, in accordance with the terms and conditions set forth below, the sums of money set forth herein as additional contributions-in-aid-of-construction. The Town Council has adopted The Town of Jupiter Water System Extension Ordinance ("Ordinance"), which is incorporated herein by reference as if fully set forth herein. The County, its successors and/or assigns shall be bound by the provisions of the Ordinance and all subsequent amendments thereto, including, but not limited to, the payment of plant capacity fees, conveyance of on-site facilities to the Town, payment of a contribution-in-aid-of-construction for County's hydraulic share of off-site facilities extended to the Town to County's Property; and payment by County, its successors and/or assigns of all Administrative Fees, more specifically provided for in the Ordinance as amended.

The County has represented under oath to the Town that the Property contains approximately 26.54 +- acres, which has been approved for development as follows:

TYPE OF CONSTRUCTION:

Recreation/Boat Launch/ County Park

Irrigation

Engineers Estimate - 4080 gpd Irrigation Demand - 5153 gpd 4080 gpd + 5153 gpd = 9233 gpd 9233 ÷ 350 gpd/ERC

26.4 ERCs Total Number of Units:

Irrigation water is included up to that specified in estimate provided. All Irrigation water must be separately metered. Irrigation water consumption will be monitored on an annual basis and shall require additional reservation if uses exceed estimate provided. Backflow assemblies are required on all meters prior to the rendering of water service to the project.

Based upon the proposed construction Project of the County's as set forth above, the Town has determined that the County "Fair Share Allocation, of Off-site Facilities" is Seventeen Thousand Six Hundred Sixty One and 60/100 Dollars (\$17,661.60). This monetary amount is based upon \$669.00 per ERC for each of the 26.4 ERCs anticipated to be constructed by the County.

The County, or its successors and/or assigns is required by the Ordinance to pay the Town plant capacity fees, which are estimated as of the date of execution of this Agreement, to be \$2,270.00 for each of the 26.4 ERCs proposed to be constructed by the County. The County, its successors and/or assigns shall also be subject to the automatic escalation provisions contained in the Ordinance which may result in increases of the plant capacity fees from time to time during the life of the County's project. The Town has advised the County that the Town is conducting a system capacity study and that the County shall be subject to the results of such study notwithstanding the payment of the agreed-upon Guaranteed Revenue. Revenue.

The County's Fair Share Allocation of Plant Capacity Fees is Fifty Nine Thousand Nine Hundred Twenty Eight and 00/100 Dollars (\$59,928.00).

Concurrently with the execution of this Agreement, the County has paid the sum of **Seventy Seven Thousand Five Hundred Eighty Nine and 60/100 Dollars (\$77,589.60)**, which represents payment of one hundred percent (100%) of the Connection Fees for the ERC's referred to in this Agreement.

The Town shall provide water capacity and availability during the term of this Agreement to meet all of the obligations established by the Agreement. The parties recognize that the Town has invested substantial sums of money for the construction of treatment plant facilities in order to provide capacity for the County and other Developers. The County, its successors and/or assigns shall be responsible for certain guaranteed payments of revenue in order to support the Town's investment in its water treatment plant facilities. Both parties recognize that the Town has incurred and continues to incur certain costs in order to carry capacity for the County's project. Concurrently with the execution of this Agreement, the County has paid to the Town and the Town acknowledges receipt of Twenty Eight Thousand Nine Hundred Fifty Five and 52/100 Dollars (\$28,955.52) in accrued guaranteed revenues as reimbursement for previously advanced carrying costs attributable to the County's project.

The County, its successors and/or assigns shall construct and connect the number of ERC's reserved in this Agreement in an orderly and expeditious manner subject to market and other conditions beyond its control. The County shall also make payment to the Town the amount of the guaranteed revenues ("Guaranteed Revenues") in accordance with the schedule set forth below. Guaranteed Revenues shall be paid for one hundred percent (100%) of the total ERC's reserved pursuant to this Agreement on an annual basis until the reserved capacity is connected in full. In the event that the Guaranteed Revenues are not paid by the County or the County fails to pay any monies to the Town required by this Agreement, the Town shall not be required to provide water service in accordance with this Agreement and the County shall be considered in default. All payment provisions of their Agreement, including but not limited to the payment of the Guaranteed Revenues to the Town by the County, shall be covenants running with the land (i.e. Property) and so shall the performance in full of all payment provisions by the County, be a condition precedent to the provision of further water service to the County, its successors and/or assigns or subsequent owners of the Property.

Concurrently with the execution of this Agreement, the County has paid the Town and the Town acknowledges receipt of Five Thousand Seven Hundred Ninety One and 10/100 Dollars (\$5,791.10) of Guaranteed Revenues calculated as follows:

26.4 ERC x \$18.28/ERC/month x 12 months = \$5,791.10

Concurrently with the execution of this Agreement and in accordance with the Ordinance, the County has paid to the Town, and the Town acknowledges receipt of Three Thousand One Hundred Three and 58/100 Dollars (\$3,103.58) for all Administrative Fees calculated at four percent (4%) of the full capacity fees and off-site fees.

This Agreement shall be filed, in the office of the Clerk of the Circuit Court of Palm Beach County, Florida and recorded in the Public records of Palm Beach County at the sole cost of the County. Concurrent with the execution of this Agreement, the County shall make an advance payment of \$250.00 as the initial payment of the Town's recording costs of this Agreement and all Exhibits hereto. The actual costs of the recording if greater than \$250.00, the excess amount shall be invoiced to the County by the Town, and the County shall pay the Town within 30 days of the invoice date.

Exhibit "C"
Page 3

The County shall pay the Town for the installation of a water meter at each unit in accordance with the Town's standard water service installation requirements, with payment to be made at the time service is rendered. Meter installation fees, security deposits and application fees shall be paid concurrently with the request for individual meter service and shall be in the amount prescribed in the Ordinance in effect at the time the application for service is submitted to the Town

EXHIBIT "D"

Waterway Park

TOWN APPROVED CONSTRUCTION PLANS, DRAWINGS & SPECIFICATIONS FOR FACILITY

| CIVIL DE | RAWINGS |
|-------------------|--|
| SHEET | DRAWING TITLE |
| C-0.0 | COVER SHEET |
| -80-1 | - SURVEY- |
| -00-2 | -SURVEY- |
| -80-2 | SURVEY- |
| D 10 | -DEMOLITION PLAN |
| 6-1.1 | GENERAL NOTES |
| - 012 | SUMMARY OF GUANTITIES |
| -0.2.6 | - CONSTRUCTION PLASING (PLASE 1) |
| 624 | GONETRUCTION PLACING (PLACE 8)- CONSTRUCTION PLACING (PLACE 8) |
| 822 | - CONSTRUCTION PLASING (PLASEA) |
| | |
| 8-2-1 | OITE PLANT |
| 07.5 | DEWATERING PLAN |
| 626 | - DEWATERING PROFILE |
| | - OVERALL GEOMETRY PLAN |
| 626 | CEOMETRY PLAN |
| 6048 | GEOMETRY PLAN- |
| 0211 | GEOMETRY PLAN |
| 0.2.12 | - GEOMETRY PLAT |
| -0.2.13 | - OCCUPATION COORDINATES |
| 0.2.14 | CECONIES COCODONATES |
| -6-50 | |
| CA1 | DALING COATING AND DRAWAGE PLANT |
| 632- | PAVING, GRADING AND DRAINAGE PLAN |
| -0-3-0 | SECTIONS- |
| 6.3.4 | -31016- |
| -c 3.5 | SECTIONS- |
| -6-0.6 | - BRAINAGE DETAILS |
| 640 | GENERAL NOTES AND SCHEDULES |
| -644 | PROPOSED SITE I'-AN |
| 643 | - FIGHING PIER PLAY |
| -0-4.0 | BOAT BABIN PLAN |
| | CECTIONS AND DETAILS |
| -6-4.5 | GECTIONS AND DETAILS |
| -64.6- | SECTIONS AND DETAILS |
| -C47 | SECTIONS AND BETAILS |
| 5.10 | CECTIONS AND DETAILS |
| 64.10 | RETARNIO WALLENGARGED PLAN |
| 04.11 | |
| 6-4-12 | RETARING WALL AT CITLIRGED FLAN- |
| -G-1:13 | WALL TAT DETAILS |
| -6-1-14 | WALLED AND "G" DETAILS |
| -G-5.0 | FENCHIO PLAN |
| -6-5-1 | DETAILS- |
| -0-5:2 | DETAILS |
| C-6.0 | OVERALL UTILITIES PLAN |
| G-8.1 | LITELITIES PLAN |
| C-6.2 | UTILITIES PLAN |
| C-6.3 | UTILITIES PLAN UTILITY DETAILS (LOXAHATCHEE RIVER DISTRIC |
| C-6.4 | UTILITY DETAILS (LOXARA ICHEE RIVER DISTANCE UTILITY DETAILS (TOWN OF JUPITER) |
| Ç-8.5 | UFT STATION DETAILS (PBCWUD) |
| Ç-6,6 | CIT STATION DETAILS (PECHOD) |

PALM BEACH COUNTY STATE OF FLORIDA

PARK AND RECREATION DEPARTMENT WATERWAY PARK

BOARD OF COUNTY COMMISSIONERS PROJECT NO. 05236

> HAL R. VALECHE DISTRICT 1



STEVEN L. ABRAMS DISTRICT 4 VICE-CHAIR

JESS R. SANTAMARIA



DISTRICT 3

MARY LOU BERGER

WATER & SEWER PERMIT SET







138 279-321-DSG 138774-290-DUC RECEIVED

Florida Department of Health - PBC Environmental Public Health



- PRIOR TO THE COMMEMCEMENT OF ANY EXCAVATION, THE CONTRACTOR SHALL, COMPLY WITH FLORIDA STATUTE 553.851 FOR THE PROTECTION OF UNDERGROUND GAS PIPELINES.
- 2 GRADES SHOWN ARE FINISHED GRADES, UNLESS OTHERWISE NOTED.
- 3 BENCHMARK DATUM MUST BE REFERRED TO THE NATIONAL GEODETIC VERTICAL DATUM (NGVD) 1929.
- 4 EMISTING SECTION JUNKTER SECTION CORNELS, REPORTERY CONNECTS, DESCRIPTION SECTION CONTROL MONIMENTS CONTROL MONIMENTS CONTROL MONIMENTS CONTROL MONIMENT MONIMENTS LOCATED MATTHE PROPERTY CONSTRUCTION AND REST. AFTER CONSTRUCTION BY A PROFESSIONAL SUPERVISE AND MAPPER.
- 5 UNLESS OTHERWISE SHOWN, ALL EXISTING DRAINAGE STRUCTURES, WITHIN THE LIMITS OF CONSTRUCTION, ARE TO BE REMOVED.
- 8 UTILITIES ARE TO BE ADJUSTED BY OTHERS UNLESS OTHERWISE NOTED.
- 7 THE LOCATION OF THE EXISTING LITLINES SHOWN IN THE PLANS ARE APPROXIMATE ONLY. THE EMACT LOCATIONS SHALL SE. DETERMINED BY THE CONTINUOUS SHALL SE. DETERMINED BY THE CONTINUOUS PROMISED SHALL SE. DESPONSIBLE TO VERIFY \$" OTHER" LITLINES (NOT SHOWN IN THE PLANS) EAST WITHIN IT ARE ARE OF CONSTRUCTION, SHOULD THEE BE LITLINE CONFLICTS, THE CONTRACTOR SHALL INFORM THE EMPORER AND MOTHET THE RESCOULD HAVE SHALL SHOWN THE EMPORER AND MOTHET THE RESCOULD HAVE SHALL SHOWN THE SHOWN THE SHOWN THE SHALL SH
 - 8 ALL KNOWN LITELTY COMPANIES WITHIN THE PROJECT LIMITS ARE AS FOLLOWS WITH CONTACT PERSON AND PHONE NUMBER:

FLORIDA POWER & LIGHT WEST PALM BEACH, FLORIDA 33411 PHONE: (\$61) 575-6328

ATET 2021 SOUTH MILITARY TRAIL WEST PALM SEACH, FLORIDA 33415 PHONE: (561) 357-6615

TOWN OF JUPITER 210 MILITARY TRAIL JUPITER, FLORIDA 33468 PHONE: (561) 741-2271

LOXANATCHEE RIVER ENVIRONMENTAL CONTROL DISTRICT 2500 JUPIER PARK DRIVE JUPIER, FLORIDA 33468 PHONE: (561) 747-5700

- 9 LITLITY LOCATIONS MAY BE DETERMINED BY CALLING SUMSHINE ONE CALL 1-800-432-4770 AND THE SPECIFIC UTILITY COMPANY, F.P.& L. IS CONTACTED BY CALLING 1-800-227-3385.
- 10 STATIONS AND OFFSETS REFER TO THE CENTERLINE OF CONSTRUCTION, UNLESS OTHERWISE NOTED. ALL STATIONING, OFFSETS, ELEVATIONS AND RADIL HAR, FROM THE EDGE OF PAVEMENT UNLESS SHOWN OTHERWISE ON THE PLANS.
- 12 MAINTENANCE OF TRAFFIC SHALL BE IN ACCORDANCE WITH CURRENT FLORIDA DEPARTMENT OF TRANSPORTATION STANDARDS AND THE MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES.
- 14 NO CONSTRUCTION SHALL BE COMMENCED UNTIL ALL REQUIRED PERMITS AND APPROVALS HAVE BEEN SECURED AND THE CONTRACTOR IS ISSUED A NOTICE TO PROCEED.
- 15 ALL TEMPORARY AND PERMANENT BENCHMARKS ARE TO BE PROTECTED DURING CONSTRUCTION.
- 16 ANY PUBLIC LAND CORNER WITHIN THE LIMITS OF CONSTRUCTION IS TO BE PROTECTED. IF A CORNER MOVIMENT IS IN DANGER OF BEING DESTROYCE AND MAS NOT BEEN PROPERLY RETERENCED, THE CONTRACTOR IS TO NOTIFY THE COUNTY SURVEYOR.
- 17 ANY NATIONAL CEODETIC VERTICAL DATUM MONUMENT WITHIN THE LIMITS OF CONSTRUCTION IS TO BE PROTECTED. IF IN DAMAGE, THE PROJECT ENGLIER SHOULD MOTHEY: SECOPTIC INFORMATION CENTER ATTIME MAYE MANIFEMENT SECTION ATTIME MAY MANIFEMENT SECTION ATTIME MAY COLD 128 DESCRIPTION OF THE MAY NOT COMPANY OF THE MAY NOT COMPANY OF THE MAY NOT COSS 2
 TELEPHONE NO. (301) 443-8319

- 18 CONTRACTOR SHALL UTILIZE CONSTRUCTION METHODS AND DEVICES AS INDICATED IN FEOT STANDARD INDEXES 100, 101, 102, 103, 104, AND 105 WHERE NECESSARY IN ORDER TO COMPLY WITH ALL STATE AND LOCAL WATER QUALITY STANDARDS.
- 19 CONTRACTOR SHALL EXERCISE EXTREME CAUTION WHILE REMOVING AND/OR RELOCATING EXISTING SIGNS IN ORDER TO PREVENT AND UNIVERSITY DAMAGE SIGNS IN ORDER TO PREVENT AND UNIVERSITY DAMAGE SIGNS IN ORDER TO SET AND UNIVERSITY OF THE STIGNIES. SHALL SE REPLACED BY THE CONTRACTOR AT HIS ONN EXPENSE.
- 20 ALL VEGETATION, DEBRIS, CONCRETE OR OTHER UNSUITABLE MATERIAL, SHALL BE DISPOSED LEGALLY OFF SITE BY THE CONTRACTOR AT HIS EXPENSE.
- 21 THE CONTRACTOR IS TO USE CAUTION WHEN WORKING IN OR AROUND AREAS OF OVERHEAD TRANSMISSION LINES AND UNDERGROUND UTILITIES.
- 22 WHEN UTELTY POLES ARE IN AREAS OF EXCAVATIONS, CONTRACTOR SHALL MAINTAIN A MINIMUM SEPARATION OF FIVE (5') FEET BETWEEN THE POLE AND ANY EXCAVATION.
- 23 THE CONTRACTOR SHALL MAINTAIN ACCESS TO ALL ADJOINING SITE ACTIVITES AT ALL TIMES AND SCHEDULE WORK TO EXPEDITE OR PAULTING PROPERTIES.
- 24 WHERE OPEN-CUTS OF THE EXISTING ROADWAY ARE MADE IN ORDER TO INSTEAD PROLINES, CONDUITS, OR SLEEVES, REPAIR THE PARKENT IN ACCOMPANCE WITH THE OPEN-CUT PREMIUM REPAIR DETAIL. MANYAM REPAIRED PAYEMENT UNITE PREMIUM CONTRIBETION THACES PACE OF POR THE UDIATION OF "VIE."
- 25 NONE OF THE EXISTING BASE MATERIAL THAT IS REMOVED IS TO BE USED IN CONSTRUCTION OF NEW ROADWAY BASE.
- 28 IN THE AREAS OF PAVEMENT MATCHING, ALL EXISTING PAVEMENT EDGES ARE TO BE MECHANICALLY CUT TO A CLEAN, STRAIGHT AND UNFORM SURFACE.
- 28 THE CONTRACTOR SHALL TAKE ALL MEESSLAY CARE & CAUTION TO PREVENT MILED MATERIALS FROM EXTERNOR THE EXISTING A PROPOSED DRAINLAGE STREAM, ALL COSTS ASSOCIATED WITH THIS WORK SHALL SE INCLUDED IN ITEM "MILLING EXISTING ASSPHALT PAYABENT".
- 29 IN REFERENCE TO THE PROPOSED DRAINAGE STRUCTURES &
 PIPE:
 A REINFORCED CONCRETE PIPE CULVERY (R.C.P.) SHALL BE
 CLASS IN, UNLESS OTHERWISE WOTEN HAVE BEEN
 EXECUTED TO ACCULATION THE DISTANCE BETWEEN THE
 CENTERLINE" OF THE INLETS AND/OR MANHOLES.
- 30 WHEN DISSIMLAR MATERIAL CONNECTIONS ARE MADE. SUCH AS CONCRETE TO METAL, THE METAL MATERIALS SHALL BE SEPARATED BY COLATING THE CONTACT SURFACES WITH BITUMASTIC MATERIAL.

ABBREVIATIONS

| ARV | AIR RELEASE VALVE | £ | CENTER LINE | ĹP | LIGHT POLE | PY | PLUG VALVE |
|------|------------------------------|-----------|-----------------------------|----------|-----------------------|---------|---------------------|
| ASPH | ASPHALT | ODCV | DOUBLE DETECTOR CHECK VALVE | MAX | MAXMUM | PYC | POLYWNYL CHLORIDE |
| 8 | BURIED CABLE | DE | DRAHAGE EASEMENT | MH | HANHOLÉ | R | RADIUS |
| BIP | BACK FLOW PREVENTOR | DIA | DIAMETER | MEN | MINIMUM | RGP | REINFORCED CONCRETE |
| ac | BURNED ELECTRIC | DiP | DUCTILE IRON PIPE | MINE | MEAN HIGH WATER LEVEL | ROW/R/W | RIGHT OF WAT |
| BFY | BUTTERFLY VALVE | · ELEV/EL | ELEVATION | ALK. | MEAN LOW WATER LEVEL | SAN | SARITARY |
| ŔM | BEHCH WARK | EÓP | EDGE OF PAVEMENT | RHL | MAXIMUM WATER LEVEL | 22 | STORM SEWER |
| 8 | BASE LINE | EDW | EDGE OF WATER | NGVO | NATIONAL GEODETIC | 57A | STATION |
| 802 | BOTTOM OF PIPE | FOC | FIRE DEPARTMENT CONNECTION | лого | VERTICAL DATUM | SIL | STEEL |
| 805 | BOTTON OF SLOPE | FFE | ENISHED FLOOR ELEVATION | NTS | NOT TO SCALE | S/W | SIDE WALK |
| BSP | BACTERIOLOGICAL SAMPLE POINT | n. | FORCE MAIN | oc | ON CENTER | TOB | TOP OF BANK |
| 81 | BURNED TELEPHONE | FO | FIBRE OPTICS | DCEW | DN CENTER EACH WAY | TOP | TOP OF PIPE |
| BTY | BURIED TELEVISION (CADLE) | FPL | FLORIDA POWER & LIGHT | 00 | OUTSIDE DIAMETER | TOS | TOP OF SLOPE |
| CB | CATCH BASIN | CALV | GALYANIZED | | OVERHEAD ELECTRIC | TYP | TYPICAL |
| a | CAST IRON | GY | GATE VALVE | OE PS | PUMP STATION | mu | HATER MAIN |
| - | CLEAR | HOPE | HIGH BENSITY POLYETHYLENE | PROP | PROPOSED | ik v. | WATER VALUE |
| CLR | CORRUGATED NETAL PIPE | WV | MVERT | PT | PRESSURE TREATED | UE | UTILITY EASEMENT |
| CMP | | , | LENGTH | -1 | PRESSURE MEATEU | | |
| CONC | CONCRETE | - | | | | | |

EXISTING CATCH BASIN PROPOSED CONCRETE SIDEWALK ASPHALT DRIVEWAY REPLACEMENT PROPOSED CATCH BASIN

DIRECTION OF FLOW

CTR CENTER

31 THE CONTRACTOR IS RESPONSIBLE FOR ADJUSTING ALL EXISTING UTILITY VALVES, BOXES, COVERS, AND MANHOLES TO FINISHED LINE AND GRADE.

32. EXISTING FENCING TO BE REMOVED SHALL BE NEATLY STOCKPILED ONSITE FOR PALM BEACH COUNTY PARKS AND RECREATION OFPARTMENT USE.

EXISTING TREES TO BE PRESERVED/PROTECTED DURING CONSTRUCTION SHALL HAVE FENCING IN PLACE TO DRIP LIME PRIOR TO ANY CONSTRUCTION IN THE VICINITY OF THAT TREE. APPROVAL BY LANGSCAPE ARCHITECT TO BE RECEIVED IN WRITING PRIOR TO WORK CONTINUING.

- EXISTING VALUE

LINEAR FOOT

UTILITIES BY OTHERS

NEW RCP STORM DRAIN EXISTING FIRE HYDRANT

EXISTING MAIL BOX

WILL EXISTING WATER METER

EXISTING CABLE TV RISER

____ EXISTING CHAIN LINK FENCE

--- EXISTING GUY WIRE EXISTING SIGN

EXISTING ELEVATIONS EXISTING TELEPHONE RISER

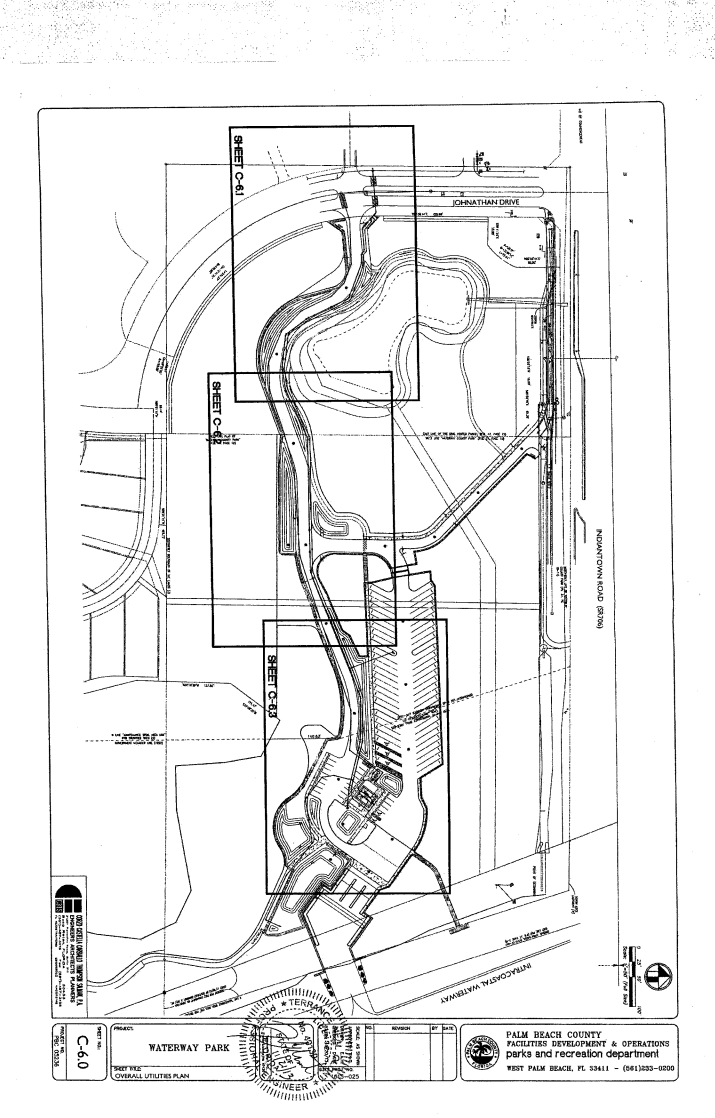
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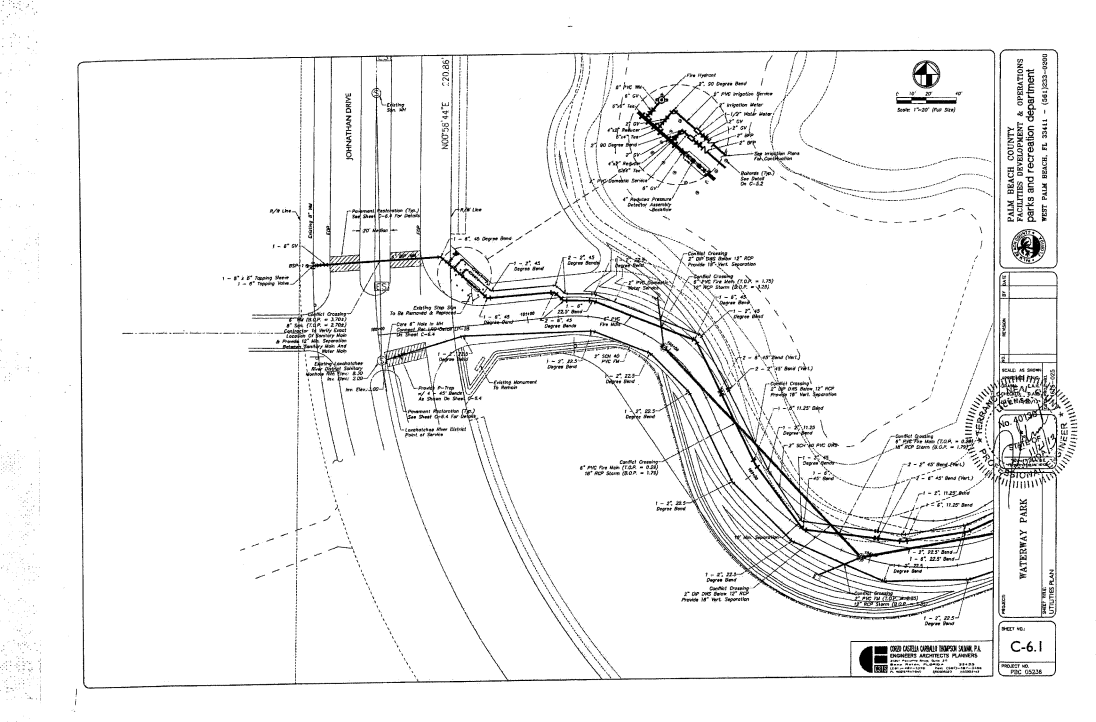
e operations department

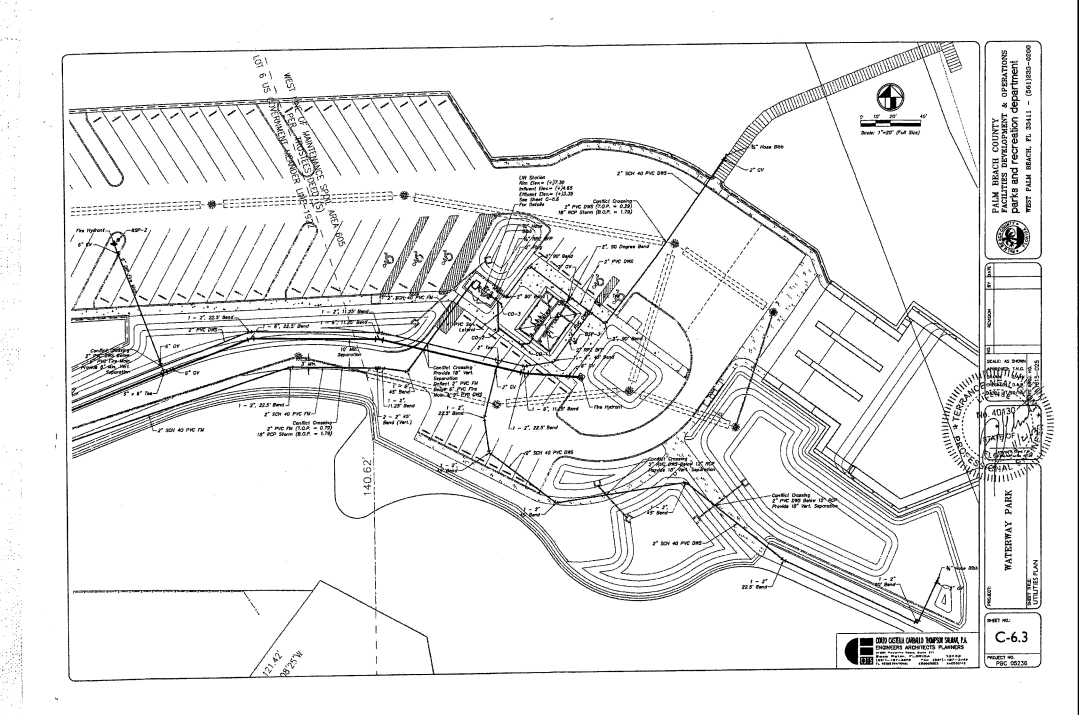
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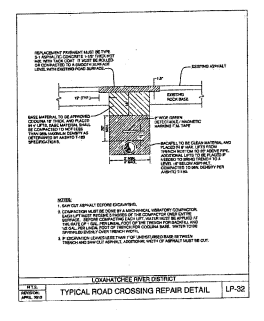
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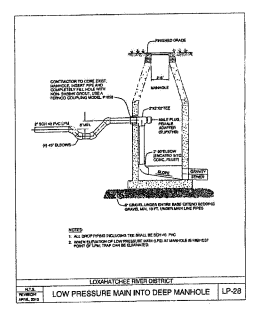
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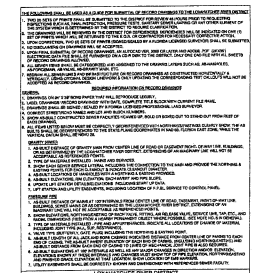












LOXAHATCHEE RIVER DISTRICT

RECORD DRAWING SUBMITTAL GUIDE



SD-29

PARK WATERWAY

CHAMEN TOWN S OF STANDARD

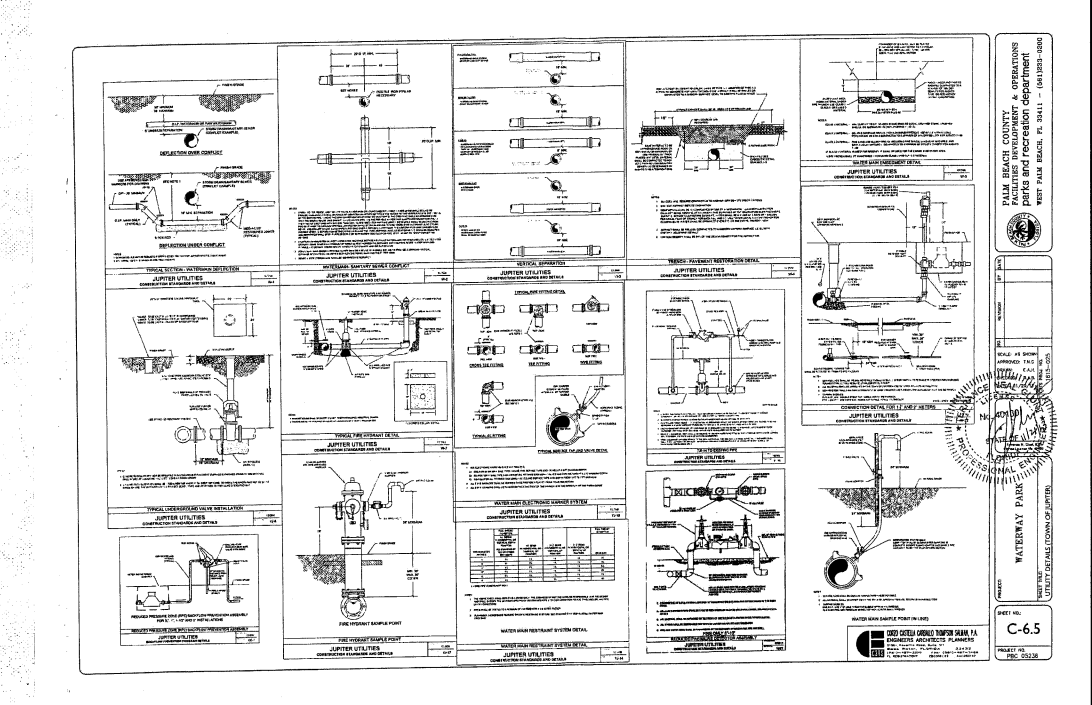
r & operations department

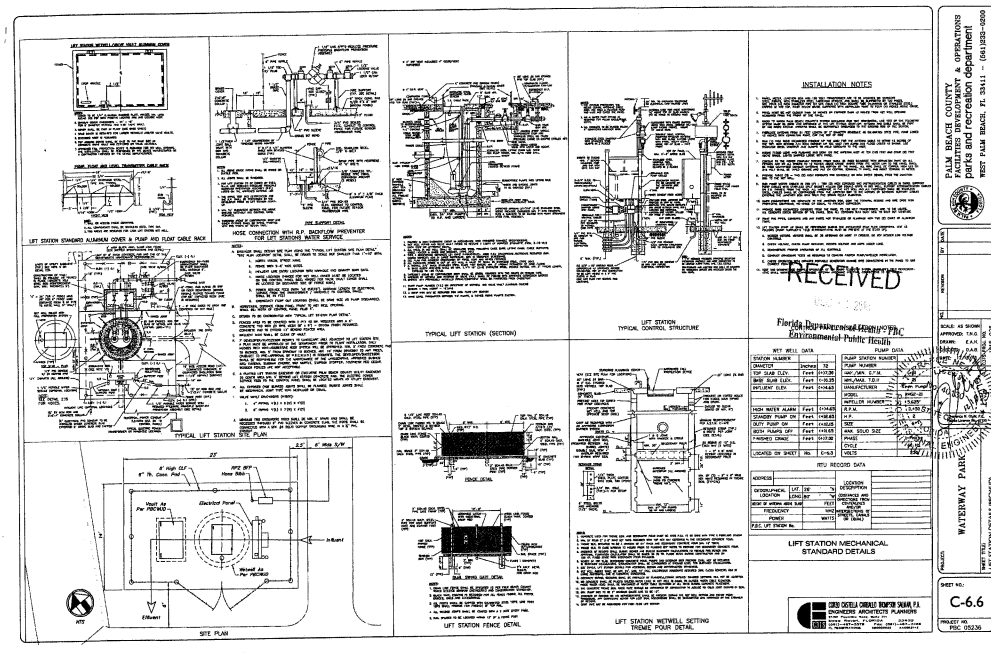
PALM BEACH COUNTY FACILITIES BEVELOPMENT & PARKS AND recreation of WEST PALM BEACH, PL 33411

SHEET NO.:

C-6.4

PROJECT NO. PBC 05236





r & operation department 11 - (561)233-02

SCALE: AS SHOWN DRAME EAH 3 00 APPROVED: T.N.C. 9

PROJECT NO. PBC 05236

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Vision: To be the Healthiest State in the Nation

Rick Scott Governor

John H. Armstrong, MD, FACS State Surgeon General & Secretary

John Chesher, Director CIP Division
Palm Beach County Parks and Recreation
2633 Vista Parkway
West Palm Beach, FL 33411
jchesher@pbcgov.org

FACILITY ID: FLO 034649 PERMIT NO.: 138774-290-DWC EXPIRATION DATE: 12/17/2018

UTILITY: LRECD

PROJECT: Waterway Park

This permit is issued under the provisions of Palm Beach County Ordinance No. 97-58. The above named applicant is hereby authorized to perform the work shown on the approved plan(s) attached hereto and made a part hereof and specifically described as follows:

Construct a wastewater collection/transmission system consisting of approximately 1400 LF of 2" force main and a private lift station equipped with duplex submersible pumps rated for 20 gpm at 32 feet TDH to serve a proposed boat ramp and parking facility with a restroom building located on the south side of Indiantown Road between Jonathan Drive and the Intracoastal Waterway in the Town of Jupiter, Florida.

This permit is subject to the General Conditions of Rule 62-4:540 Florida Statutes (see attachment) and the following conditions:

- 1. It shall be the responsibility of the permittee to retain a professional engineer, registered in Florida, to observe that the construction is in accordance with the submitted plans.
- 2. This permit does not include construction of any conflict manholes. The construction shall be strictly in accordance with the "Standard Water and Sewer Separation Statement" and other design specifications noted on the engineering plans. If field conditions require deviations from the proposed design, the project engineer shall consult with this agency prior to construction.
- 3. An approval must be obtained from this agency prior to placing the wastewater system into operation; approval can be requested by submitting a completed DEP Form # 62-604.300(8)(b) for "Request For Approval To Place A Domestic Wastewater Collection/Transmission System Into Operation" together with a set of record drawings. All crossings between water lines and sanitary or storm sewers and force mains must be clearly identified with elevations on all record drawings.
- 4. Prior to construction, all required permits or approvals must be obtained from all aspects of the project from the appropriate agencies.

PERMITTEE: Palm Beach County Park and Recreation John Chesher, Director CIO Division

Permit/Certification No.: 138774-290-DWC

- 5. Provide a notice on the lift station panel indicating the following:
 - a. Name and phone number of person to contact in case of emergency.
 - b. Name and phone number of the septic tank company to call for pump-out in case of overflow.
- 6. An inspection by the Health Department is required prior to release. The fee for this inspection is \$100.00 payable to Palm Beach County Health Department.
- 7. The lift station and control panel shall be secured to prevent vandalism or unauthorized access.

Darrel J. Graziani, P.E., R.S.

Environmental Administrator - Water Programs

Division of Environmental Public Health

ISSUED THIS 18TH DAY OF December, 2013.

c: Engineer of record: Terrance N Glunt, P.E. utility: D. Albrey Arrington, Ph.D.

PERMITTEE: Palm Beach County Park and Recreation John Chesher, Director CIO Division

Permit/Certification No.: 138774-290-DWC

62-4.540 General Conditions for All General Permits.

- (1) The terms, conditions, requirements, limitations, and restrictions set forth in this Part are "general permit conditions" and are binding upon the permittee. The conditions are enforceable under Chapter 403, F.S.
- (2) The general permit is valid only for the specific activity indicated. Any deviation from the specified activity and the conditions for undertaking that activity shall constitute a violation of the permit. The permittee is placed on notice that violation of the permit may result in suspension or revocation of the permitee use of the general permit and may cause the Department to begin legal proceedings.
- (3) The general permit does not convey any vested rights or any exclusive privileges. It does not authorize any injury to public or private property nor any invasion of personal rights. It does not authorize any infringement of federal, state or local laws or regulations. It does not eliminate the necessity for obtaining any other federal, state or local permits that may be required, or allow the permittee to violate any more stringent standards established by federal or local law.
- (4) The general permit does not relieve the permittee from liability and penalties when the construction or operation of the permitted activity causes harm or injury to human health or welfare; causes harm or injury to animal, plant or aquatic life; or causes harm or injury to property. It does not allow the permittee to cause pollution in contravention of Florida Statutes and Department rules.
- (5) The general permit conveys no title to land or water, nor does it constitute State recognition or acknowledgment of title. It does not constitute authority for reclamation of submerged lands. Only the Board of Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- (6) No general permit shall authorize the use of state owned land without the prior consent of the Board of Trustees of the Internal Improvement Trust Fund pursuant to Section 253.77, F.S.
- (7) The general permit may be modified, suspended or revoked in accordance with Chapter 120, Florida Statutes, if the Secretary determines that there has been a violation of any of the terms or conditions of the permit, there has been a violation of state water quality standards or state air quality standards, or the permittee has submitted false, incomplete or inaccurate data or information.
- (8) The general permit shall not be transferred to a third party except pursuant to Fla. Admin. Code Rule 62-4.120.
- (9) The general permit authorizes construction and where applicable operation of the permitted facility.
- (10) The permittee agrees in using the general permit to make every reasonable effort to conduct the specific activity or construction authorized by the general permit in a manner that will minimize any adverse effects on adjacent property or on public use of the adjacent property, where applicable, and on the environment, including fish, wildlife, natural resources of the area, water quality or air quality.
- (11) The permittee agrees in using the general permit to allow a duly authorized representative of the Department access to the permitted facility or activity at reasonable times to inspect and test upon presentation of credentials or other documents as may be required by law to determine compliance with the permit and the Department rules.
- (12) The permittee agrees to maintain any permitted facility, or activity in good condition and in accordance with the plans submitted to the department under Rule 62-4.530(1).
- (13) A permittee's use of a general permit is limited to five years. However, the permittee may request continued use of the general permit by notifying the Department pursuant to Rule 62-4.530(1). However, the permittee shall give notice of continued use of a general permit thirty days before it expires.

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Vision: To be the Healthiest State in the Nation

Rick Scott

Governor

John H. Armstrong, MD, FACS State Surgeon General & Secretary

December 18, 2013

Notification of Acceptance of Use of a General Permit

Permittee:

John Chesher, Director CIP Division Palm Beach County Parks and Recreation 2633 Vista Parkway West Palm Beach, FL 33411 ichescher@pbcgov.org Permit Number: 138279-321-DSGP

Issue Date: 12/18/2013 Expiration Date: 12/17/2018

County: Palm Beach

Project Name: Waterway Park

Water Supplier: Jupiter PWS ID: 450 1491

Dear Mr. Chesher:

On November 25, 2013, the Florida Department of Health- Palm Beach, as an approved local program of the Florida Department of Environmental Protection, received a "Notice of Intent to Use the General Permit for Construction of Water Main Extensions for PWSs" [DEP Form No. 62-555.900(7)], under the provisions of Rule 62-4.530 and Chapter 62-555, Florida Administrative Code (F.A.C.). The proposed project includes:

Construct a water distribution system consisting of 1500 LF of 6"water main, 2120 LF of 2" water service line and two private fire hydrants to serve a proposed boat ramp and parking facility with a restroom building located on the south side of Indiantown Road between Jonathan Drive and the Intracoastal Waterway in the Town of Jupiter Florida.

Based upon the submitted Notice and accompanying documentation, this correspondence is being sent to advise that the Department does not object to the use of such general permit at this time. Please be advised that the permittee is required to abide by Rule 62-555.405, F.A.C., all applicable rules in Chapters 62-4, 62-550, 62-555, F.A.C., and the General Conditions for All General Drinking Water Permits (found in 62-4.540, F.A.C.).

When any existing asbestos cement (AC) pipes are replaced under this permit, the permittee shall do so in accordance with the applicable rules of the Federal Asbestos Regulation and Florida DEP requirements. For specific requirements applicable to AC pipes, the permittee should contact the Air and Waste Management section managers prior to commencing any such activities at (561) 837-5900 #3. Please be aware that a notification is required to be submitted to the Department for a regulated project.

The permittee shall comply with all sampling requirements specific to this project. These requirements are attached for review and implementation. Pursuant to Rule 62-555.345, F.A.C., the permittee shall submit a certification of construction completion [DEP Form No. 62-555.900(9)] to the Department and obtain approval, or clearance, from the Department

PERMITTEE: Palm Beach County Parks and Recreation John Chesher, Director CIP Division

Permit/Certification No.: 138279-321-DSGP

before placing any water main extension constructed under this general permit into operation for any purpose other than disinfection or testing for leaks.

Within 30 days after the sale or legal transfer of ownership of the permitted project that has not been cleared for service in total by the Department, both the permittee and the proposed permittee shall sign and submit an application for transfer of the permit using Form 62-555.900(8), F.A.C., with the appropriate fee. The permitted construction is not authorized past the 30-day period unless the permit has been transferred.

This permit will expire five years from the date of issuance. If the project has been started and not completed by that time, a new permit must be obtained before the expiration date in order to continue work on the project, per Rule 62-4.030, F.A.C.

Sincerely, For the Division Director

Darrel J. Graziani, P.E., R.S.

Environmental Administrator - Water Programs

Environmental Public Health

c: Project Engineer: Terrance N. Glunt, P.E. utility: David Brown

PERMITTEE: Palm Beach County Parks and Recreation John Chesher, Director CIP Division

Permit/Certification No.: 138279-321-DSGP

Civil Penalty May Be Incurred if this project is placed into operation before obtaining a clearance from this office.

Requirements for clearance upon completion of projects are as follows:

1) Clearance Form

Submission of a fully completed Department of Environmental Protection (DEP) Form <u>62-555.900(9)</u> Certification of Construction Completion and Request for Clearance to Place Permitted PWS Components into Operation.

2) Record Drawings, if deviations were made

Submission of the portion of record drawings showing deviations from the DEP construction permit, including preliminary design report or drawings an specifications, if there are any deviations from said permit (Note that it is necessary to submit a copy of only the portion of record drawings showing deviations and not a complete set of record drawings.).

3) Bacteriological Results

Copies of satisfactory bacteriological analysis (a.k.a. Main Clearance), taken within sixty (60) days of completion of construction, from locations within the distribution system or water main extension to be cleared, in accordance with Rules 62-555.315(6), 62-555.340, and 62-555.330, F.A.C. and American Water Works Association (AWWA) Standard C 651-92, as follows:

- Connection to an existing system
- The end point of the proposed addition
- · Any water lines branching off a main extension
- Every 1,200 feet on straight runs of pipe

Each location shall be sampled on two consecutive days, with sample points and chlorine residual readings clearly indicated on the report. A sketch or description of all bacteriological sampling locations must also be provided. All samples shall be collected by an employee of a state certified laboratory or a certified operator and be reported on DEP Reporting Format 62-550.730.

4) Pressure Test Results

Copy of satisfactory pressure test results demonstrating compliance with AWWA Standard requirements.

5) Fire Flow Test

Provide a copy of the fire flow test results for the private hydrant.

For further clarification contact:

T. D. LeFevre, Engr.- Supervisor
Palm Beach County Health Department
Plan Review & Permit Section
800 Clematis Street, 4th Floor
West Palm Beach, FL 33401
561-837-5900 #5
Thomas lefevre@doh.state.fl.us

EXHIBIT "E"

Waterway Park

AS-BUILT DRAWINGS OF FACILITY AFTER FINAL ACCEPTANCE OF FACILITY BY TOWN.

PENDING CONSTRUCTION

EXHIBIT "F"

Waterway Park

LEGAL DESCRIPTION OF ALL EASEMENT DEEDS TO BE GRANTED BY DEVELOPER AT TIME OF EXECUTION OF AGREEMENT.

*ADDITIONAL EASEMENT DEEDS MAY BE REQUIRED.

PENDING CONSTRUCTION

EXHIBIT "G"

Waterway Park

LOCATION SKETCHES OF EASEMENTS TO BE DEEDED BY DEVELOPER TO TOWN PRIOR TO FINAL ACCEPTANCE OF FACILITY BY TOWN.

PENDING CONSTRUCTION

EXHIBIT "H"

Waterway Park

DEVELOPER'S DISCLOSURE FORM REQUIRED PURSUANT TO SECTION 286.23 FLORIDA STATUTE

N/A-Palm Beach County a political subdivison of the State of Florida, is exempt from this disclosure.

EXHIBIT "I" FORM OF BILL OF SALE - PENDING CONSTRUCTION

| NOW ALL MEN BI THESE PRESENTS, CHat |
|---|
| Corporation, of the County of and State of, Party of the First Part, for and in consideration of the sum of One (\$1.00) Dollar, lawful money of the United States, and other good and valuable consideration, paid the Town of Jupiter, Party of the Second Part, the receipt whereof is hereby acknowledged, has granted, bargained, sold, conveyed, transferred and delivered, and by these presents does grant bargain, sell, convey, transfer and deliver unto the second Part, its successors and/or assigns, the following goods and chattels, located in the County |
| of, and State of Florida, to wit: |
| INSERT DESCRIPTION OF FACILITIES AND RELATED INFRASTRUCTURE HERE |
| TO HAVE AND TO HOLD the same unto the said party of the second part, its executors, administrators, successors and/or assigns forever. |
| And said Party of the First Part, for itself, its successors and/or assigns, does hereby covenant to and with the said Party of the Second Part, its successors and/o assigns, that said Party of the First Part is the lawful owner of the said goods and chattels; that the same are free from all encumbrances; that Party of the First Part has good right to sell the same as aforesaid; and, that Party of the First Part sha Warrant and defend the sale of the said property, goods and chattels hereby made, us the said Party of the Second Part, its successors and/or assigns, against the lawful claims and demands of all persons whomsoever. |
| IN WITNESS WHEREOF, said Party of the First Part has hereunto set their hands |
| and seal(s) this day of, 20 |
| Signed, sealed and delivered in presence of: |
| BY: |
| ATTEST: |
| STATE OF |
| COUNTY OF |
| I HEREBY CERTIFY that on this day personally appeared before me, an officer(s) duly authorized to |
| Administer oaths and take acknowledgments, and to me well known to be the person(s) described in and who executed the foregoing BI OF SALE, and acknowledged before me that he/she executed the same freely and voluntarily for the purpose therein expressed. |
| WITNESS my hand and official seal in the County and State last above written, |
| this day of, 20 |
| My Commission Expires Notary Public |
| |

FACILITIES DEVELOPMENT & OPERATIONS BUDGET AVAILABILITY STATEMENT

| REQUEST DATE: 03/12/14 | REQUESTED BY: Anil Patel | PHONE: 233-0271 FAX: 233-0270 |
|--|---|--|
| PROJECT TITLE: Waterway Par | | PROJECT NO.: 05236 |
| ORIGINAL CONTRACT AMOUN REQUESTED AMOUNT: \$1,675 | T: | BCC RESOLUTION#; DATE |
| CSA or CHANGE ORDER NUMBI | CR: NA | 명, 하는 생각, 배크 이 발생하고, 이 1일 때문에 있다고 있다. 19: 10 : 12 및 이용하는 15 이 15 이 15 및 15 및 15 및 |
| CONSULTANT/CONTRACTOR: | NA | |
| PROVIDE A BRIEF STATEME CONSULTANT/CONTRACTOR: | NT OF THE SCOPE OF SERV | ICES TO BE PROVIDED BY THE |
| Town of Jupiter water installat | ion fee for two meters. | |
| CONSTRUCTION PROFESSIONAL SERVICE STAFF COSTS** (Design/C MISC. (permits, prints, advert TOTAL ** This is an estimate of staff charges. costs of \$250,000 or greater, staff char BUDGET ACCOUNT NUMBER (IF | Construction Phase) tising) \$1,675 \$1,675 Actual(s) will be billed at the end of eactges will be billed as actual and reconc | th fiscal year. If this BAS is for construction tiled at the end of the project. |
| FUND: 3038 DEPT:581 | UNIT: P594 OBJ: 450 | |
| FUNDING SOURCE (CHECK ALL SUBJECT TO IG FEE? | □ FEDER. | OREM DOTHER AL/DAVIS BACON |
| ENCOMBRAINCE NOMBER: | | |
| The state of the s | FUNDING SOURCE(S) | |
| Revised 07/2012 | nd pact Fees irk Improvement Fund I Valorem her | BAS APPROVAL FULLY FUNDED WITHIN CURRENT BUDGET & |