Agenda Item #: 3U-4

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

Meeting Date: April 6, 2021 [x] Consent [] Regular [] Public Hearing [] Workshop

Department: Information Systems Services
Submitted by: Information Systems Services
Submitted for: Information Systems Services

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to receive and file: a fully executed letter exercising the option to extend the term of the Affiliate Connection Agreement R2014-0851, dated June 3, 2014 between the Florida LambdaRail, LLC. (FLR) and Palm Beach County by one year to April 15, 2022 at a cost of \$486,729.

Summary: This Agreement has a term of four years with the option to extend for four successive one-year terms upon written notice. On April 2, 2019, the Board of County Commissioners authorized the County Administrator or designee to exercise the remaining three successive one-year term renewal options with the Florida LambdaRail, LLC. This letter has been fully executed on behalf of the Board of County Commissioners by the Information Systems Services Chief Information Officer as the authorized designee of the County Administrator exercising the option for the final one-year extension for the period of April 16, 2021 to April 15, 2022. Countywide (DB)

Background and Justification: FLR is an independent research and education network owned and operated on behalf of the FLR partner institutions and affiliates of the FLR, and a not-for-profit limited liability corporation. FLR provides the County with faster broadband services for Internet access and greatly reduces annual operating costs every year. A further benefit from our connection to the FLR is access to the Northwest Regional Data Center (NWRDC), a major disaster recovery site adjacent to the Florida State University campus in Tallahassee. In 2009, Palm Beach County entered into an agreement for server rack space in the NWRDC that enables ISS, the Clerk & Comptroller's Office and the School District to backup selected data at a significant savings over utilizing a commercial facility. The Clerk's Office, in particular, relies upon this facility for their disaster recovery program. Additionally, the FLR network connects Palm Beach County and Orange County and enables us to house the County's 911 backup system in Orange County's Data Center.

Attachments:

- 1. Letter extending term of Agreement R2014-0851 to April 15, 2022 (2 originals)
- 2. Copy of Agreement R2014-0851, dated June 3, 2014

Recommended by:	As	3-9-21		
	Department Director	Date		
Approved by:	Deputy County Administrator	3/18/2/ Date		

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact

Fiscal Years Capital Expenditures	2021 0	2022 0	2022 0	2024 0	2024 0	
Operating Costs	243,365	243,364	0	0	0	
External Revenues	0	0	0 0	0 0	0	
Program Inc (County) In-Kind Match (County)	0 0	0 0	0	0	0 0	
NET FISCAL IMPACT	<u>\$243,365</u>	<u>\$243,364</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	
# Additional FTE Positions (Cumulative)	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	
Is Item Included in Current Budg	et	Yes X	No			
Does this item include the use of	f federal funds	? Yes	No X			
Budget Account Number:	Fund <u>0001</u>	Dept <u>490</u>	Unit <u>1303</u>	Object 41	<u>01</u>	
B. Recommended Sources of Funds / Summary of Fiscal Impact						
The annual cost to utilize the FLR Network is \$486,729. FLR bills the County on a quarterly basis.						
C. Department Fiscal Review: 1 3/9/2						
III. REVIEW COMMENTS						
A. OFMB Fiscal and/or Contrac	t Developmen	t & Control C	omments:	١		
La Mast 3/12/21		Al	n . A. [anolym !	ועלווצ	
Gontract Administration 3/12 OFMB 150 3-171-71 71						
B. Legal Sufficiency:						
Sean-adel Williams Assistant County Attorney						
C: Other Department Review:						

THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.

Department Director



Information Systems Services

301 N. Olive Avenue, 8th Floor West Palm Beach, FL 33401 (561) 355-2823 FAX: (561) 355-3482 (8th Floor) FAX: (561) 355-4120 (4th Floor)

www.pbcgov.com

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Palm Beach County Board of County Commissioners

Dave Kerner, Mayor

Robert S. Weinroth, Vice Mayor

Maria G. Marino

Gregg K. Weiss

Maria Sachs

Melissa McKinlav

Mack Bernard

County Administrator

Verdenia C. Baker

*An Equal Opportunity Affirmative Action Employer

Official Electronic Letterhead

Florida LamdaRail, LLC 1607 Village Square Blvd., Suite 4 Tallahassee, Florida 32309-2772 Attn: Chief Executive Officer

In accordance with the Affiliate Connection Agreement between Florida Lambdrail, LLC and Palm Beach County, Florida, R2014-0851, executed on June 3, 2014, Section 5. Term of Agreement, please be advised that Palm Beach County is exercising the option to extend the term of agreement.

The new term of the Agreement will be effective April 16, 2021, through April 15, 2022, for the final term of this Agreement.

Palm Beach County, Florida

Approved as to Form and Legal Sufficiency

By: County Attorney

Date: 2/9/21

Florida LambdaRail, LLC, a Florida Limited Liability Company

Archie Satchell, CIO, ISS

Date: 2-4-21

By: Joseph A. Lazor Digitally signed by Joseph A. Lazor Date: 2021 JOSEPH A. Lazor Date: 2021 JOSEPH A. Lazor

Joseph Lazor Chief Executive Officer

Date:

R2014線0851 JUN 03 2014

FLORIDA LAMBDARAIL APPILIATE CONNECTION AGREEMENT

THIS AFFILIATE CONNECTION AGREEMENT (hereinsfier referred to as the "Agreement") is made and entered into by and between <u>FLORIDA LAMBEARALL</u> <u>LLC_s</u> Florida limited liability company (hereinsfier referred to as "FLR"), and <u>FALM BEACH COUNTY, FLORIDA</u>, a political subdivision organized under the laws of the State of Florida (hereinsfier referred to as "Affiliate"), effective as of last data signed.

RECITALS

- A. FLR and the Affiliate categod into that certain Affiliate Connection Agreement dated the 15th day of April, 2008, a Supplement fuereto on the 13th day of September, 2011, and two (2) Supplemental Service Order Requests thereto en the 15th day of Neverpher, 2011 and one (1) Supplemental Service Order Request thereto on the 20th day of Manch, 2012 (hereinafter collectively referred to as the "Original Agreement").
- B. FLR and the Affiliate wish to terminate the Original Agreement as provided hereinbelow and eater into this Agreement effective inunctiately upon the termination of the Original Agreement.
- C. FIR has constructed a high-bandwith optical network (harehafter referred to as the Network') to link Florida's research institutions and provide a network to support large-scale research, describe partnerships and information technology infrastructure.
- D. Affiliate desires to connect to the Network and obtain the Network Services (as defined sersiabelow) as an Affiliate participant of FLR, and FLR has agreed to farnish such connection and Network Services to Affiliate as an Affiliate participant, on the terms and subject to the conditions burningder set forth.
- NOW, THEREFORE, the parties hereto set forth their methal understandings and agree
- Resignals. The rectinals set firth hereinabove are true and correct in all respects and are
 reporated herein by reference as failty as if set forth herein verbatim.
- 2. <u>Termination of Original Agreement</u>. The Original Agreement shall be terminated, effective the 15th day of April, 2014, without any further scaton being required by the parties. The term of this Agreement shall commence on the 16th day of April, 2014, immediately upon the termination of the Original Agreement and shall commune as provided in puragraph 5 hereimbelow.
- 3. Psyments the FLR wider the Original Agreement. Upon termination of the Original Agreement, Affiliate shall pay to the FLR, no later than the 30th day of June, 2014, all sums the the FLR and of the Original Agreement (R-2008-0674 & R-2008-0675, as amended) through the date of termination.
- 4. Approval of Affiliate. By its execution hereof, FLR acknowledges and agrees that Affiliate has been approved by the Board of Directors of FLR as an Affiliate participant of FLR.
- 5. Term of Agreement. Unless sooner terminated as provided bereinbelow, the term of this Agreement and Affiliabe's status as an Affiliate participant of FLR thail be for a period of four (4) years. Affiliate shall have the option to extend the term of this Agreement for four successive extension terms of one (1) year each as long as Affiliate is not in default under this Agreement, either at the time of exercise of an extended stam commences. Affiliate shall exercise such option by delivering written notification thereof to FLR at least thirty (30) days prior to the expiration of the term, as the same may have been previously extended. During any such extension term either party may give written notice of termination of this Agreement as provided for in paragraph 22 harembelow.

- Connection to Network: Network Services. FLR agrees to provide Affiliate with a
 to the Network and to provide Affiliate with the following service (herein referred to as the
 - (a) access to national research networks (e.g., Internet2) for eligible Affiliate network issers, such as the Palm Beach County educational institutions, libraries, anasonus, hospitals;
 (b) access to commercial Internet services;
 (c) provisioning of virtual private networks (VPNs) to enable remote access and private data communications over the state-wide infrastructure; and
 (d) peering with other participants in the Network.
- Connection Locations. FLR has provided Affiliate with connections to the Network in accordance with that certain Florida LambdaRail Affiliate Installation Agreement dated the 15th day of April, 2003 (hereinafter referred to as the "Installation Agreement").
- 8. Notwork Management, Affiliate agrees to exercise normal prodest actwork management and implement normal prodest controls so as to ensure FLR's production services are not disrupted. To the extent parmitted by Section 768.28, Florida Statutes, Affiliate covenants and agrees to indemnity, hold barnless and defend FLR from and against any and all claims, liabilities, losses, costs, damages and expenses which FLR may sestain, suffer or incur as a result of Affiliate's failure to exercise normal prodent network management and implement normal prodent controls as required by the immediately preceding sentence.
- 9. <u>Affiliate Responsibilities.</u> Affiliate shall be responsible for all financial, contractual and physical arrangements related to establishing and maintaining its connections to the Network, including without limitation furnishing its own router and interface hardware and local loops. Affiliate shall also be responsible for complying in every respect with the responsibilities set forth in the FLR Service Level Understanding (SLU) attached kereto as Exhibit. "A" and made a part hereof.
- 16. Charges for Connection to Network and Network Services. The charges described bereinbelow for connection to the Network and the Network Services shall be based upon the FLR price schedule applicable to Affiliate participants as approved by the Board of Directors of FLR from time to time. Affiliate acknowledges and agrees that such price schedule will be periodically reviewed and adjusted by the Board of Directors of FLR. Notice of changes shall be provided in writing to Affiliate at least sixty (60) days prior to the effective date of the change; provided, however, that (1) such change shall only be effective at the start of the fiscal year of FLR, and (ii) changes shall occur not more than once per

Affiliate covenants and agrees to pay the following charges and fees for connection to the Network Services:

Recurring Costs. Affiliate shall pay to FLR an annual recurring services fee (hereinafter referred to as the "Services Fee") for FLR services, which are integrated, into a single package as sot furth in Exhibit "Bi". These services include use of the FLR Ethernet-based IP transport facility, access to the commercial Internet, and network connectivity and support functions required to maintain the Affiliate's connection to the FLR infrastructure for each connection location identified in the Installation Agreement. Additional services may be requested at any time and shall be based upon the current price schedule. This Services Fee is effective the date the Affiliate ministic use of the FLR services and shall be due and payable on a quarterty basis. Advanced annual payments are also acceptable. Additional or decreased services may be requested at any time utilizing the FLR "S-Ticket" as set forth in the FLR Service Level Understanding (SLU) attached hereto as Exhibit "A", and shall be based upon current prices. For any decrease in service, Affiliate must give not less than thirty (30) days prior written notice for a stated time period; and (ii) Affiliate is not in default under this Agreement at the inne the requested time period commences. (a)

Access to the commercial furtenet is based upon an initial bradwidth commitment. Excess usage over the bendwidth commitment, if not corrected within 90 days following written multileation thereof, shall incur cost for any use in excess of 110% of the bendwidth commitment and shall be based on the 71.8 current standard rate per megabit. Excessive usage shall be calculated on a 95th percentile confidence interval (CI) based on 5-minute intervals, The tap 5% of these intervals based to first and the next highest interval, inhound or outfound shall be used as the Affiliate's total be discreted and the next highest interval, inhound or outfound shall be used as the Affiliate's total beadwidth usage for the manth, Hilling for the excess bandwidth usage shall be included in the quarterly invoice of neuring costs.

As part of the FLR network services, for amounts of commercial internet bendwidth of 100 Mbps or less, 100 Mbps of bandwidth to access the internet2 network shall be made available at no additional cost to eligible users of the Affiliate's network. Parties who are otherwise connected to the Network ture eligible to access the internet2 Network at no additional cost are educational institutions (non-profit and for-profit K-20, technical, and trade schools), museums, at gallecies, libraries, or hospitals that require routine collaboration on instructional, chircal, molfor research projects, services, and content with Internet2 participants. In order to take advantage of access to internet2 network, eligible users as a termed2 selvantage of access to the internet2 services, and content with Internet2 genicability for eligible users as part of the Internet2 Secondary Educational Group Participant (SEGP) program at no additional cost to the Affiliate or eligible users.

Based upon the current price schedule applicable to Affiliate participants of FLR, the amounts due lacrander for the above-described charges and fets, subject to adjustment by the Broad of Directors of FLR from time to time as provided for hereinabove, shall be as set forth in Exhibit "B", attached herein and made a part hereof.

- 11. Status as Affiliate. Affiliate submowledges and agrees that Affiliate's status as an Affiliate participant of FLR (c) does not create any equity interest in FLR and (b) does not bestow any voting rights upon Affiliate. Affiliate shall solely be entitled to connect to the Network pursuant to the terms and conditions of this Agreement
- 12. Regale of FLR Services. Affiliate shall not resell FLR Network services in any manner not approved of in this Agreement or without the written consent of the Board of Directors of FLR, which consent may be writthed in FLR's sale and complete discretion.
- 13. Use of FLR Services by Conny Agencies. As an Affiliate, Affiliate will have a direct connection to the Network and shall be authorized to provide access to, or services across the Network through Affiliate's network to certain governmental, educational and medical agencies and institutions within Palm Beach County (hereinstitut referred to as the "County Agencies") that have been approved by FLR. FLR agrees that the Network Services provided havenade to Affiliate may be subliced by County Agencies at no additional coal to Affiliate and shall not be considered a result of FLR services for the purposes of this Agreement. County Agencies shall not be constituted or deemed to be Affiliate participants of FLR. County Agencies are not Counters, do not own an equity interest in the LLC, have no representation on the Board, and have no voting rights. Affiliate shall be solely responsible for County Agencies' councritions to Affiliate's network, and FUR shall have no obligation whatsoever in connection thecrevith.
- 14. Use of Affiliate's Network agregator. The parties understand and agree that Affiliate will also utilize its connection to the Network agreegator. Affiliate wild be authorized to provide connectivity to the FLR Network traugh its fiber network to any of the numbingalities incompanted within Palm Beach County or any other person or eatily (hereinarthe referred to as "Third Pany Commentions") which meet the criteria for non-equity participant in FLR (such criteria bring that a potential non-equity participant must meet one of the following conditions:

 (i) the potential participant is an educational institution (Lo., private, non-profit educational institution, Florida palitic nurversity, community college, for profit college, or public/potwets schoolly, (ii) the potential participant is in collaboration with other FLR non-profit participants in support of research, education, or 21st contany economy indistitves; (iii) the potential participant is nearing with an FLR Equity Partner or

FLR-PBC Athlists Courseller Agreement May 1, 2014

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Affiliate in recearch or 21st century economy activities; (iv) the potential participant facilitants; connecting other State of Floride government entities that do not confine with the purpose of FLR; and (v) providing such service does not forgantize the FLR's non-profit status) and have been approved by FLR. Such Third Party Commercion shall be less than 100 Maps and delivered via Affiliate for fiber network to the FLR constitution detailed in the Installation Agraement. The Third Party Connections shall not be construed or decared Affiliate participants of FLR. Third Party Connections so not Partecom, and have no vacing rights. Affiliate agrees not to allow any Third Party Connections to in retwork that will utilize FLR Network Services unless each such Third Party Connection is to a municipality located within Patra Beach Country or otherwise approved by FLR. Affiliate shall be solely responsible for Third Party Connections to Affiliate's notwork, and FLR shall have no obligation whatsoever in connection therewith.

Affiliate shall be obligated to collect an annual downstream subscriber fre from each Thirty Party Commection who utilizes the Neiwork Services provided hereunder to Affiliate in the amount of One Thousand Two Handred Dollect (\$1,200,00) per year, and reani such face collected to FLR as set fruth in the FLR Third Party Downstream Subscriber Nes attached hereto as Exhibit "C" and made a part hereof. As with the FLR frees and charges for national connectivity, the downstream subscriber foe shall be based upon the FLR prices applicable to Third Party Connections as approved by the Board of Directors of FLR and shall be procased at \$100 per mount and involved quarterly, in armen. Such prices will be presidifiedly reviewed had adjusted by the Board of Directors of FLR, Notice of charges shall be provided in writing to Affiliate at least stray (\$60) days prior to the effective date of the charge; provided, however, that (1) such charge shall only be effective at the start of the fiscal year of FLR, and (ii) charges shall occur not more than once per year.

- All Third Party Connections in service as of the effective date of this agreement are hereby accepted by FLR as valid and active for the purposes of this agreement.
- understand and agree that Affiliate will also utilize its connectivity to the PLR Network. The parties understand and agree that Affiliate will also utilize its connectivity to the Network to other affiliate participants of PLR (hereinether referred to as "Affiliate Connectors"). Affiliate shall be subtorized to provide connectivity to the FLR Network to Affiliate Connectors through a connection to its fiber network to the FLR location in the Installation Agreement. Both parties understand and agree that such connectivity shall be in accordance to provisions established under different and separate agreement after such connectivity shall be in accordance to provisions established under different and separate agreements between Affiliate and applicable Affiliate Connectors. HIR and Affiliate Connectors shall have separate agreement for the provision of the FLR Network Services, in the event this Agreement shall terminate, the Affiliate agrees to continue its service with Affiliate Connectors affiliate affiliate and Affiliate connectors that the provisions established under the separate agreement for thes provisions of the FLR Affiliate and Affiliate Connectors. Affiliate shall be solely responsible for Affiliate Connection to Affiliate affiliate and Affiliate and Affiliate and Affiliate Connectors.
- Affiliate shall share vertical rack space (with power) at the FLR and Affiliate understand and agree that Affiliate shall share vertical rack space (with power) at the FLR tocation identified in the Installation Agreement for the purpose of collocating equipment. The FLR agrees to provide an installed and grounded [19" inch wide, 5-U (8.75") of vertical rack space, with 10 annys of DC power, fuse pends and cross connects as required. Affiliate shall be responsible for pre-configuring their equipment prior to installation by the FLR engineering staff. Installation shall be according to FLR standards. Affiliate shall be solely responsible for maximizing the configuration and the defense to reach their equipment. FLR shall provide Affiliate an "out of band" Ethernet poor and IP address to reach their equipment in case of loss of management through normal channels.

Affilists understands and agrees access to the collocation space shall be coordinated, sutborized and approved by FLR. All access to the collocation space shall be through Level3 Tech Encort Services. Adding new or swapping modules in existing equipment may be performed by Affiliate with a Level3 Tech Escott. All other changes shall be completed by FLR and/or Level3 as required. Affiliate shall be responsible for the cost of all Level3 Tech Escott services conducted on their behalf and based upon

FI.E. THC Affline: Connection Agreement May 1, 2014

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kereimbove. If Affiliae in good faith disputes any portion of a change, notice to FLR of the billing dispute within 30 days thereafter. Affilipte shall provide writter

- the expiration of the term hereof in the event it determines it will be unable to make the payment prior to be expiration of the term hereof in the event it determines it will be unable to make the payments due heremader. FLR may suspend or terminete, in whole or in part, the Capacity or this Agreement without any liability therefor (a) in the event that Affiliate fails to make payment heremajar it such failure is not converted by Affiliate within 30 days following written notification thereof; (b) for any other material breach by Affiliate within 100 days following written notification thereof; (c) for any other material breach (c) for any use of the Capacity by Affiliate which FLR determines to be harmful to the Network or other users of the Network or violates any law or regulation; or (d) in the event any law, rule, regulation or judgment of any count or governmental or quasi-governmental agenty prevents FLR from providing the Capacity or any portion thereof. I comination or suspension of supension.

 Affiliate may terminate this Agreement with respect to FLR Network services without liability thereof in the event a material breach by FLR in the performance of its obligations betwender is not cared by FLR within 30 days following written notification thereof. Affiliate this Agreement for any reason upon providing FLR with ninety (90) days prior written notion of suspension. FLR shall make no further commitments becaused. Affiliate shall be liable to FLR for the cost of all authorized services provided and work completed prior to date of terminestion.

- Parties Responsibilities. Each party shall be responsible for its own acts, omissions, and the results thereof.
- Mondisclosum. Unless otherwise required by law, neither FLR nor Affiliate shall disclose to third parties the rates and fees due herenoder, or any information that is identified as confidential by one of the parties hereto (hereinafter referred to as the "Disclosing Party"), without the prior, written consent of the Disclosing Party. For the purposes of this Agreement, the information disclosed hereinafter by the Disclosing Party to the other party hereto (heminafter referred to as the "Receiving Party") will not be treated as confidential if it (a) is or becomes public knowledge without the fault or action of the Receiving Party, (b) is received by the Receiving Party from a third party, (c) is independently developed by the Receiving Party without access to the information heremeter, (d) is or becomes weakboile to the Receiving Party without access to the information heremeter, (d) is or becomes weakboile to the Receiving Party without access to the information heremeter, (d) is or required to be disclosed by law or count order. The obligation of each party receiving confidential information shall extend for the term of this Agreement as stated above. This section is not intended to prevent required disclosure pursuant the provisions of Chapter 119, Florida Statutes.
- 25. <u>Compliance with Laws and Regulations.</u> In performing their obligations under this Agreement, the performance required by all laws, statutes, ordinances, rades and regulations pertaining to arregulating the performance required by this Agreement Any violation of such laws, statutes, ordinances, rales our regulations shall constitute a material breach of this Agreement and shall contile the non-violating party to terminate this Agreement issuactionary upon delivery of written notice of termination to the violating party, provided that a written notice of violation and a reasonable opportunity to care has been first given.
- 26. <u>Monding iminstion.</u> FLR warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, successive, marked status, familial status, sexual orientation, gender identity and expression, or genetic information.
- 27. Access and Audits. FLR shall maintain adequate records to justify all charges, expenses, and costs incarred in estimating and performing the work for at least tures (3) years after completion or termination of this Agreement. The Affiliate shall have access to such books, records, and documents as

way to requested pursuent in this paragraph 27, to the extent relevant to this Agreement, FLR's performance under this Agreement or FLR's relationship with Affiliate for the purpose of inspection or such during normal business bours, at FLR's place of business.

Affiliate has established the Office of the Inspector General in Paira Beach County Cods, Section 2-421 - 2-440, as may be amended. The Inspector General's authority includes but is not limited to the power to review past, present and proposed County contracts, transactions, accounts and records, to require the production of records, and to main, investigate, monitor, and inspect the extivities of FLR, its officers, agants, employees, and lobbyists in order to essure compliance with contract requirements and detect compiliance with contract requirements and detect compiliance.

Pailure to cooperate with the Inspector General or interfering with or imposing any investigation shall be in violation of Palm Beach County Code, Section 2-421 - 2-440, and purished pursuant to Section 125.69, Florida Statutes, in the same manner as a second degree mixdemeanor.

- 28. <u>Availability of Funds</u>. The Affiliate's performance and obligation to pay under this Agreement for subsequent fiscal years are consingent upon annual appropriations for its purpose by the Board of County Commissioners.
- 29. Notices. Services provided to and through Affiliate by FLR will require Affiliate's nizmet technology staff to interfise with FLR. Affiliate and FLR will advise each other from time to me of the members of their internet technology staff, together with appropriate contact information, in ounceilen with any technical or network administration issue. Contact information for services formulation and technical assistance is provided for in Rabidy *A." Any actions or other communications hand to matter other than technical matters, network administration and service interruptions which any be required or desired to be given under the teams of this Agreement shall be in writing and shall be caused to have been duly given if personally delivered, delivered by a nationally recognized courier errice (such as Federal Express or UPS) or if mailed by United States certified trait, return receipt errors, postage prepaid, addressed to the respective party at the addresses set forth below:

To Affiliate:

Robert Weistman, County Administrator
of Steve Bordelon, Information Systems Services Director
Palm Beach County Board of County Commissioners
301 North Olive Avenue, 8th Filos
West Palm Beach, FL 33401
(Telaphone: 561-355-2394)

County Attorney's Office
Palm Beach County Board of County C
301 North Olive Avenue, Suits 601
West Palm Beach, FL 33401
(Telephone: 561-355-2225)

Plonida LambdaRell, LLC 1607 Village Square Blvd., Suite 4 Tallahassee, Flurida 32309-2772 Attn: Chief Executive Officer

Desa Mead et al. \$240 Devereux Drive, Suite 100 Viere, Florida 32940 Athr. R. Mason Biake, Bsq

Any notice so given, delivered or made by mail simil be deemed to have been duly given, delivered or made on the data the same is deposited in the United States mail in the manner specified hereinabove. Any notice which is not given, delivered or made by United States mail in the manner specified above shall be deemed to have been duly given, delivered or made upon actual receipt of the

FLR-FBC Affiliate Connection Agreement May 1, 2014

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some by the party to whom the same is to be given, delivered or made. Bither party may change the address to which notices are to be sent to such party by written notice to the other party specifying such change of address.

30. Remedies. This Agreement shall be governed by the laws of the State of Florida. Any legal action necessary to enforce the Agreement will be held either in Palm Beach County or Leon County. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity, by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

No provision of this Agreement is intended to, or shall be construed to, create any third party beneficiary or to provide any rights to any person or entity not a party to this Agreement, including but not limited to any citizen or employees of the Affiliate and/or FLR.

31. <u>Miscellaneous.</u> As used berein, the term "Effective Date" shall be the date on which the last one of FLR and Affiliate have signed this Agreement and communicated the same to the other party. If this Agreement is not accepted and executed by Affiliate on or before <u>September 1, 2014</u> this Agreement shall thereupon be null, void, and of no further force or effect.

This Agreement or any provision hereof may be amended or waived only by written agreement signed by both parties. This writing constitutes the entire agreement between the parties and supersedes and merges all prior oral or written agreements, representations, statements, proposals and undertakings between the parties regarding the subject matter hereof. Nothing contained herein shall be construed to imply a partnership, joint venture, principal and agent or employer and employee relationship between the parties. Except as set forth in Section 19 above with regard to the provider of services or facilities employed by FLR to provide the Capacity, no provision in this Agreement shall provide to any person not a party to this Agreement any remedy, claim or cause of action, or create any find-party beneficiary rights against either party. In the event that any one or more of the provisions in this Agreement shall for any reason be held to have no force and effect, this Agreement-shall, if possible, be interpreted in a manner so as to effectuate the intention of the parties. Provisions contained in this Agreement that, by their sense and content, are intended to survive the suspension or termination of this Agreement, shall so survive. All disputes related to this Agreement shall in the first instance be referred to the appropriate executives of each party for resolution. This Agreement is the subject of negotiation between the parties and should not be interpreted more firvorably toward one party over the other.

[signatures are on the following page]

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Approved as to form and legality By R. Mason Blake, Esq. General Counsel for FLR, April 21, 2014

FLORIDA LAMBDARAIL, LLC, a Florida limited liability company

By:

Title: Chief Execute Offices

ATTEST:

201440851 JUN 03 2014

(SEAL)

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

APPROVED AS TO TERMS AND CONDITIONS

By: Steve Bardelon, Director, ISS

PLR-PRC Affiliate Connection Age May 1, 2014

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Florida's Research and Education Network

Revised: 10/08/2013

FLR-PBC Affiliate Connection Agreement - Exhibit A

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A LINGUISTA

Flertin LambdaRati, LLC Service Level Understanding (SLU)

The purpose for this document is to characterize the availability and problem-recovery/ response-interval participants utilizing the FUR networking infrastructure and services may capent. The targeted availability and problem recovery response for the FUR services offered to its participants are noted below. All times fiscal are in accordance with Affilians's local time.

FLR Services offered:

FLRNet Service (Internet, Internet2, Peering, 1.23 VPN)

Availability: The design goal for the FLRNet service is five 9's (99.999%)

Fi.R. Internet service is provided by FI.R contract with two Tierl Internet Service Providers (ISPs), each with their own redundant cosmection to FI.R.Net. A redundant path for enhanced access to the Nocional Lumbah.Rul (NI.R) and internet2 (IZ) is provided via a 10GE NI.R interface to Houston, Texas as the results of a mutual backup arrangement with LEARN/LONI/ONENET.

To easure highly available FIRNet services each FIRNet 7609 core site backbone is dual connected to other FIRNet care router sites to protect against single wave failures. The CISCO 7609s utilized incharle redundant supervisor and power supplies, in other words, the FIRNet is redundant outside of a full switch

lecause of local fiber access issues observed over the first few months of FLR operations it is advised that ach FLR perticipant commect to FLRNet services with both Primary and Secondary connections to protect gainst a ringle local access failure.

Problem analysis: The FLR Engineering team is dispatched immediately upon report of problem from the user community or the FLR Network Managament System (see below for debails on seccessing the NbAS and NOC.) de-to-Nede Latency: As measured by FLR performance measurement nodes, the maxin mey shall not exceed 40ms.

Problem resolutise: Problem resolution goel for FLRNet is four bours or less after problem analysis. Problem resolution of Internet2 or Internet will depend on upstream providers' response. Problem response usy depend on Members local loop provider.

Squipment that supports the FLRNet, (Cisco 7609s) is under Supertuse contract with Cisco. Contract exponse; for the 7609 is 247 by 4 hours on-site. The backbone of FLRNet utilizes FLRWave service.

FLRWave Services - Gipabit Ethernet (GE), OC48, 19GE, OC197

tvallability: The design goal of FLRWare services is 99,99%

The design goal for FLRWaves provided over the FLR, infrastructure is four 9's availability. For waves that extend outside Florida utilizing NLR may only expect two 9's availability. If your application requires a higher level of availability, an additional wave can be provided via alternate physical path at additional

Problem analysis: The FLR Engineering team is dispatched immediately upon notification of an owing by its NIMS systems or by the participant.

Problem Reminism: Repair is next business day pending Claco delivery ts., 24/7/4 Senartmet services

H.R.-PBC Additions Commertion Agreement — Exhibit A May 1, 2014

Florida LambdaRail, LLC Service Level Understanding (SLU)

an be obtained at the request of the customer at additional cost.

Equipment that supports the FLR.Wave service (Cisco 154545) is under a Cisco Smartnet contract R5 NBD (next business day.) The FLR.NOC has apare hardware for the common parts that make up an FLR.Wave but not the transponders. The common parts can be delivered on-size to anywhere in the state in six hours for total node failure bearing untural disaster (e.g. Hurricane). FLR does not at present maintain spare ROADM, ADM or Transponders.

Cisco Smarmet service comment requires that we place order for replacement part prior to 3PM EST for next business day delivery.

Service Requests:

Requesting additional Internet bandwidth or updating any of the FLRNet suite of services is done via the web S-Toket system, internet2 service can typically be enabled within a week depending on the response of the Internet NOC. Internet service will be enabled within a week if the total FLR internet utilization is within 80% of espacity otherwise FLR will provide the requested espacity within 17 business days.

Change Management:

FLR performs and schedule maintenance over two weekly standing change windows. Scheduled work takes place either Sunday, morning 6AM-9AM or Tuesday, 5AM-6AM. Ungent changes may take place any day from 5AM-6AM. Emergency maintenance: anytime. All changes are reviewed and tracked in a change management tracking system.

FLR NOC

The FLR NOC is staffed for continuous, 24°365 manitoring of the state of the optical network, and coordinates restoration of any failures that may surface during the operation of the network. The NOC is bested at the University of Florads Computing and Network Services. Soluted the NOC become unavailable due to circumstances outside its control the FLR totavork design facilitates unangement (part NOC relocation) at any of the other FLRNet core sites and additional Optical sites designed for disaster recovery response.

The services of the NOC include coordination, communications and control between participants, vendons and other upatriam service providers. and among the FI

V. Participants' Responsibilities

A. Provides FLR field engineering staff to assist in network operations:
FLR field engineers should be derived, where possible, from participant's network engineering groups to seaint with all partions of FLR network operations, from provisioning to troubleshooting.

B. Provides end-user support sud local problem diagnosis and resolution:

Using desailed tools provided to local engineering and by the FLR NOC, the first level of troubleshooting of any end-user problems should be performed by the local staff. If the problem is not local to the participant, the FLR NOC will be contacted to report a problem and begin the next lovel of troubleshooting. If the problem is determined to be at mother FLR participant's sin, staff from that facility will work with the FLR NOC to diagnose and resolve the problem.

C. Facilitates, supports participant's research use of the FLR: in coordination with FLR Experimental Support personnel, designated local stuff will facilitate participant's interest in the use of FLR for research or teaching purposes. and support

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EXHIBIT A

Florida LambdaRail, LLC Service Level Understanding (SLU)

VI. The FLR NOC can be contacted via the Web, Telephone and curait.

WEB: http://noc.flmet.org/sticket

Phone: 352.294.FLR1 (3571)

Email: noc@firmet.org

FLR Service Ticket ("S-Ticket")

The FLR "S-Ticket" is the one stop system for reporting problems, requesting net service, or a change in oxisting service. Once you submit a ticket, you will receive confirmation and progress emails.

Problem Escalation Contacts:
FLR Dispatch, Ralph Brigham, noc@firact.org
FLR CTO, Director of Engineering, Dave-Pokerney@firmet.org
FLR COO, Veronica.Senjeant@firmet.org
FLR CEO, Joseph Lazon@firmet.org

E WHAT I

FOR NETWORK CONNECTIVITY AND SERVICES

FLR AFFILIATE CONNECTION AGREEMENT PALM BEACH COUNTY GOVERNMENT, PLORIDA

4º1 Gbps NEIWORK CONNECTION & 1 Gbps USE OF FIRNET ONLY 540Mbps - RAMINTERNET SERVICES

PALM BEACH COUNTY GOVERNMENT
Becuring Cost | \$ 150,776

Ath Payment S 37	3rd Payment \$ 37	2ad Payment \$ 37	let Payment \$ 37	Payment Schedule	
1.694	,694	694	37,694		

\$ 150,776

200

- The above costs are based upon the Affiliate price schedule approved by the FLR Board of Directons. This price schedule is reviewed periodically and the free and charges are subject to adjustments as needed from time to time by the Board of Directors. Notice of charges shall be provided in writing to Affiliate at least sixty (60) days prior to the effective date of the charge; provided, however, that (1) such change shall only be effective at the start of the fiscal year of FLR, and (fi) changes shall occur not more than once per year.
- Affiliate shall gain access to the FLR network via a direct connection to the FLR point of presence in West Palm Beach, FL obtained thru a provider of their choice as agreed upon in a separate agreement with that provider. The cost to establish these connections shall be negotiated and established under a separate contract between Affiliate and the provider and is not included in the obanges listed above.

Affiliate shall have four (4) 1G redundant direct connections to the network infrastructure located in West Palm Beach, FL and one 1G FLRNes-only direct connection to the network infrastructure to the Terrement NAP in Minni, FL.

- i. Affiliate is responsible for all of their cost incorred for establishing and maintaining a connection to the network. With the exception of cross-connect fees for connecting the Affiliate and FLR networks, Affiliate's costs to establish these connections are not included in the costs insed above.
- 4. The recurring cost consists of several FLR nervices integrated into a single package. These nervices include to colonizon, cross connect; and port charges, and support functions required to maintain the Affiliate's connection to the FLR infrastructure, we (up to 5 Gbps) of the FLR Ethernet-based IP transport facility, and access to the connected Intennet (340 Adaps). This cost is due and payable on a quarterfy basis and is effective the date the Affiliate initiates use of the FLR services. Annual advance payments are also accepted. Additional FLR network services may be requested at any time and shall be based upon the cauxent price schedule.
- 5. FLR participants obtaining internet services are provided settlement-free poeting exchange of traffic between FLR and commercial informet peering purtners. Access to the commercial informet is based upon a Committed Data Rate (CDR) and includes settlement free peers at no additional cost. Affiliate has an initial CDR of 540 Mbps per month

FIR-PBC Affiliate Commerción Agreement - Exbrick B May 1, 2014

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EXHIBIT B

FEES AND CHARGES FOR NETWORK CONNECTIVITY AND SERVICES

FLR AFFILIATE CONNECTION AGREEMENT PALM BEACH COUNTY GOVERNMENT, FLORIDA

4°1 Gbps NETWORK CONNECTION & 1 Gbps USE OF FLRNET ONLY 540Mbps – RAE/INTERNET SERVICES

Affiliate is encouraged to implement inbound and outbound rate limits to protect against inbound overuse and high bit rate outbound denial of service. If excess usage over the CDR is not corrected within 90 days following written notification thereof, Affiliate shall be charged \$9 per megabit for any use in excess of 110% of the bendwidth commitment. Recessive usage over the bendwidth commitment shall be calculated on a 95th percentile confidence interval (CI) based on 5-minute secrega; (monthly usage divided into 5 minute intervals.) The top 5% of these intervals shall be discurded and the next highest interval, inbound or outbound shall be used as the Affiliate's total bandwidth usage for the month. Billing for the excess bandwidth usage shall be included in the quarterly invoice of recurring costs.

6. For amounts of commercial Internet bandwidth of 100 Mbps or less, 100 Mbps of bandwidth to access the Internet2 network shall be made available at no additional cost to eligible users of the Affiliate's network. Parties who are otherwise connected to the Network that are eligible to access the Internet2 Network at no additional cost are educational institutions (non-profit and for-profit K-20, technical, and trade schools), muscums, art galleries, libraries, or hospitals that require routine collaboration on instructional, clinical, and/or research projects, services, and content with Internet2 participants. In order to take advantage of access the internet2 network, eligible users must either be an Internet2 member or an Internet2 sponsored participant. FLR shall provide Internet2 sponsorship for eligible users as part of the Internet2 Secondary Educational Group Participant (SEGP) program at no additional cost to the Affiliate or eligible users.

Additional access to the Internet2 network may be requested at any time and shall be based upon the current price schedule, which is a 4-unit cost model. Internet2 access above 100 Mbps up to 250 Mbps is equivalent to 1 unit; above 250 Mbps up to 500 Mbps is equivalent to 2 units; above 500 Mbps up to 750 Mbps is equivalent to 3 units; 750 Mbps up to 1 Gbps is equivalent to 4 units. Affiliate shall be charged \$14,211 per unit due and payable in advance on an anusual basis.

7. FLR agrees to allow the Affiliate to serve as a FLR Network Aggregator. As a FLR Network Aggregator, Affiliate shall be authorized to provide access to, or services across the Network through its fiber network to carain governmental, educational, research, medical, and other agencies and institutions which meet the criteria for non-equity participants in FLR (as described in paragraph 14 herein above), that have been approved by FLR ("Third Party Connections"). Each Third Party Connection shall access the FLR network at leas than 100 Mbps. Affiliate shall be solely responsible for each Third Party Connection to its network and the FLR shall have no obligations whatsoever.

Affiliate shall be obligated to collect an annual downstream subscriber fee of \$1,200 per year from each Third Party Connection who utilizes the Network Services provided hereunder to Affiliate and remit such fee to FLR, in accordance with Exhibit C.

FLR-PRC Affiliate Connection Agreement - Exhibit B May 1, 2014 Page 15 of 16

EXHIBIT C

FLR AFFILIATE CONNECTION AGREEMENT PALM BEACH COUNTY GOVERNMENT, FLORIDA

THIRD PARTY CONNECTIONS DOWNSTREAM SUBCRIBER FEE

Under the Affiliate Connection Agreement, FLR agrees the Affiliate may utilize its connection to the Network as a "Network Aggregator," in accordance with Exhibit B. As a Network Aggregator, Affiliate shall be sufforized to provide Third Party Connections that have been approved by FLR. Each Third Party Connection shall be less than 100 Mbps and delivered via Affiliate's fiber network to the FLR network.

The Affiliate Connection Agreement also provides that Affiliate shall be responsible for notifying FLR of any Third Party Connection and will be responsible for payment of the sunual downstream subscriber fee for each Third Party Connection.

- The initial annual downstream subscriber fee from each Third Party Connection shall be One Thousand Two Hundred Dollars (\$1,200.00) per year, which smount shall be prorated at \$100 per month in which each Third Party Connection is active, and invoice as provided in #4 below
- 2. Notice of all proposed Third Party Connections shall be made to the Chief Financial Officer (CFO) of FLR via email. The type of agency (educational, medical, non-profit, etc.) being connected to the Affillate's Network shall be disclosed to the FLR CFO in this transmittal. The CFO of FLR shall notify Affiliate, by email within 10 (ten) days if FLR has any objection to the proposed new Third Party Connection. FLR's decision as to the acceptability of a proposed new Third Party Connector shall be final.
- 3. The Affilians shall also notify the CFO of FLR (and supply FLR with supporting information) if Affilians believes the proposed new Third Party Commercian should be exempted from the standard Third Party Commercian fee of One Hundred Dollars (\$100.00) per month from the date of the activation of the Third Party Connection. FLR will consider the facts presented by Affiliate and rule on the exemption request within 10 (ten) days via small to Affiliate.
- 4. The Affiliate and FLR will review the Third Party Connection list once each year on/around Affiliate's eleventh (11th) Fiscal Month and reconcile the payment amounts applicable to that Fiscal Year. I'LR will present invoice to Affiliate for the agreed upon annual Third Party Connection fees by the tenth (10th) day of Affiliate's twelfith (12th) Month of each fiscal year to enable Affiliate to process payment within ther Fiscal Year.
- The annual downstream subscriber fee shall be subject to periodic review and adjustment by the Board
 of Directors of FLR as provided in the Agreement.

WW. TOTAL AMERICAN COMMISSION AND ADMINISTRATION OF THE STREET	
T.R-PBC Affiliațe Connection Agreement - Exhibit C	
A 3014	

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301 N. Olive Avenue. 8th Floor West Palra Beach, FL 33401 (561) 355-2823 FAX: (561) 355-3482 (8th Floor) FAX: (561) 355-4120 (4th Floor)

www.pbcgov.com

Board of County Commissioners

Mack Bernard, Mayor

Dave Kerner, Vice Mayor

Gregg K. Weiss

Robert S. Weinroch Mary Lou Berger

Melissa McKinlay

Verdenia C. Baker

"An Equal Opportunity irreative Action Employer"

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Interoffice Correspondence

To: Verdenia C. Baker

County Administrator

Through: Jon Van Arnam / Deputy County Administrator

From: Archie Satchell, CIO

Information System Services

Date: April 25, 2019

Subject: Signature Authority to Exercise Term Renewal Options with Florida

LambdaRail, LLC.

On April 2, 2019, the Board of County Commissioners approved Agenda Item 3U-1, Motion C, R2019-0455, which authorized the County Administrator or designee to exercise the remaining three successive one-year term renewal options with Florida LambdaRail, LLC.

As the Chief Information Officer for the Information Systems Services Department, I am respectfully requesting authority as your designee to execute these documents with the Florida LambdaRail, LLC. Having this delegated signature authority will allow for administrative efficiency for routine renewals.

Approved:

Verdenia C. Baker, County Administrator

Attachment