BOARD OF COUNTY COMMISSIONERS

AGENDA REVIEW SHEET

AGENDA: Declaration of Restrictive Covenants for the West Cocoa Stormwater-Flood Protection and Infrastructure Upgrades – Grant 22FRP97 – District

AGENCY: Public Works Department / Land Acquisition Office

AGENCY CONTACT: Lisa J. Kruse / Land Acquisition Specialist

CONTACT PHONE: 321-350-8353

LAND ACQUISITION Lucy Hamelers, Supervisor

COUNTY ATTORNEY Greg Hughes Assistant County Attorney

APPROVE

DISAPPROVE

DATE

- 10-1-24 10/15/2024

Prepared by: Bach McClure Stormwater Program Natural Resources Management Dept. Brevard County 2725 Judge Fran Jamieson Way

Suite A-219 Viera, Florida 32940

RESILIENT FLORIDA PROGRAM Project Number: 097 DEP Grant Agreement Number: 097 Project Name: West Cocoa Stormwater Flood Protection and Infrastructure Upgrades

Declaration of Restrictive Covenants

This Declaration of Restrictive Covenants ("DRC") is made by Brevard County, a political subdivision of the State of Florida ("Declarant"). As used herein, the term "Declarant" shall include any and all heirs, successors, or assigns of the Declarant, and all subsequent owners of the "Property" (as hereinafter defined), and the term "Agency" shall mean the Florida Department of Environmental Protection (collectively, the "Parties") and any subsequent successors or assigns.

Recitals

WHEREAS, the Declarant is the sole owner, in fee simple, of the "Lake Drive to SR520 Connection - North" area located in Brevard County, Florida (the "Property"), Parcel # 24-36-31-00-45, shown on Exhibits "A" (with the legal description) and "B" (with a survey of the Property) attached hereto and incorporated herein by reference; and

WHEREAS, Grant Agreement No. 22FRP97 ("Agreement"), for Project West Cocoa Stormwater Flood Protection and Infrastructure Upgrades was entered into by and between the Declarant and the Agency on 6 day of February, 2024, provides funding for certain activities that could affect wetlands or other surface waters in or of the State of Florida pursuant to the Resilient Florida Program, Section 380.093, *Florida Statutes*; and

WHEREAS, it is the purpose of this DRC, and it is the Parties' intent, to facilitate construction of resiliency projects on the Property including flood mitigation, nutrient reduction, or pollution reduction, hereafter known as "the Projects"; and

WHEREAS, it is the purpose of this DRC, and it is the Parties' intent, to place restrictions, covenants, and conditions on the Property to retain land or water areas in their natural condition, or in an enhanced, restored, or created condition; and to prevent

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the use or development of the Property for any purpose or in any manner that would conflict with the maintenance of the Property in its natural condition, or in accordance with an enhanced, restored, or created condition except as necessary to construct, maintain, repair, or improve the Projects; and

WHEREAS, the Declarant, in consideration of the project authorization and State funding granted by the Agreement and other good and valuable consideration provided to the Agency, is agreeable to placing and does voluntarily place these restrictions, covenants, and conditions over the Property in perpetuity; and

NOW THEREFORE, in consideration of the mutual covenants and undertakings set forth herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

Article 1. Allowed Uses and Disallowed Activities

1.1 Declarant hereby imposes the following requirements collectively referred to as "allowed uses" as needed to construct, maintain, repair, or improve the Projects:

- a. Any activities associated with construction of the Projects including ditching, diking, fencing, and installation of signage.
- b. Removing, destroying, or trimming trees, shrubs, or other vegetation and removal of exotic or invasive species.
- c. Removal of dead trees and shrubs or leaning trees that could cause damage, obstructions, or impede the functioning of the Projects.
- d. Excavation, dredging, or removal of any material substance.
- e. Construction or placing of maintenance roads, signs, utilities, and other structures on, in, or above the ground.
- f. Activities conducted in accordance with a burn authorization timely granted by the Florida Forest Service are authorized. No later than seven (7) days before commencing any activities to implement a burn, Declarant shall notify the Agency in writing of its intent to seek a burn authorization from the Florida Forest Service and commence burning activities, including the time period in which such burning activities will be completed. All such activities may only be completed during the time period approved by the Florida Forest Service and must be conducted in accordance with Chapter 590, *Florida Statues*, and Chapter 5I-2, *Florida Administrative Code*, as applicable.
- g. Any other activities authorized by the Agreement or otherwise approved in writing by the Agency are authorized.

1.2 The following activities, collectively referred to as the "disallowed activities," shall also be expressly prohibited in or on the Property unless associated with the Projects or permitted as allowed activities:

- a. Construction or placing of buildings, roads, billboards, or other advertising, or other structures on or above the ground;
- Dumping or placing of soil or other substance or material as landfill or dumping or placing of trash, waste, or unsightly or offensive materials;
- c. Surface use, except for purposes that permit the land or water area to remain predominately in its natural or enhanced condition;
- Activities detrimental to drainage, flood control, water conservation, erosion control, soil conservation, or fish and wildlife habitat preservation except ditching, diking, and fencing;
- e. Acts or uses detrimental to such aforementioned retention of land or water areas, except as allowed;
- f. Acts or uses which are detrimental to the preservation of the structural integrity or physical appearance of sites or properties having historical, archaeological, or cultural significance; and
- g. If archaeological or historic sites are located on the Property, the Declarant must comply with Chapter 267, *Florida Statutes*. The collection of artifacts from the Property or the disturbance of archaeological and historic sites on the Property are prohibited unless prior written authorization has been obtained from the Department of State, Division of Historical Resources.

1.3 The Declarant will prevent the unauthorized use of the Property or any use that does not comply with this DRC.

1.4 All buildings, structures, improvements, land alterations, and signs not relating to the Projects will require prior written approval by the Agency and, if approved, an amendment to this DRC pursuant to Article 6.3.

Article 2. Transition

2.1 Upon acquisition of the Property by the Declarant, if the Property will temporarily remain subject to any of the disallowed activities, the Declarant will provide notice to the Agency, either in this DRC or as provided for in Article 6.8 below, within thirty (30) calendar days of the closing date, as well as provide a timeline to the Agency of when all such disallowed activities will cease and when restoration, if necessary, will begin.

2.2 No disallowed activities are either currently known to exist on the Property or will be taking place on the Property upon closing.

2.3 The Declarant will cease all disallowed activities either currently taking place on the Property or that will be taking place on the Property upon closing within (6) months of adoption of this DRC or closing, whichever is later, unless otherwise approved in writing by the Agency, and will restore the Property, if necessary, according to the following timeline.

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a. Within eighteen (18) months of closing or execution of this DRC, whichever occurs later.

Article 3. Transfer of the Property or any Interest Therein

3.1 If the Declarant seeks to transfer title to the Property, the Declarant must inform the potential buyer of this DRC and give the Agency prior notice in writing of the potential sale as provided for in Article 6.8 below at least ninety (90) days before closing.

3.2 If the Property is transferred, in order to ensure the perpetual nature of this DRC, these restrictions must be referenced in any subsequent lease or deed of conveyance, including the recording book and page of record of this DRC.

3.3 If the Declarant seeks to enter a lease for management or use of the Property, the Declarant shall provide a copy of the draft lease or management plan to the Agency as provided for in Article 6.8 below at least thirty (30) calendar days prior to entering into that agreement.

3.4 The Declarant cannot use the interest acquired by it in the Property as security for any of the Declarant's debt.

3.5 If title to the Property, or any part thereof, is taken by a governmental body through the exercise or the threat of the exercise of the power of eminent domain, the Declarant must deposit fifty (50) percent of the condemnation award with the Agency. The Declarant must, within six (6) months of closing or execution of this DRC, whichever occurs later, begin to rebuild, replace, repair, or restore the Property consistent with this DRC. The Agency will make the condemnation award amount deposited with the Agency available to the Declarant to provide funds for restoration work. If the Declarant fails to timely initiate or complete the rebuilding, repair, or restoration of the Property, the Agency has the right, in addition to any other remedies at law or in equity, to use those proceeds to repair, restore, or rebuild the Property to prevent the occurrence of a default.

Article 4. Corrective Action, Enforcement, Termination, and Remedies

4.1 **Corrective Action Plan:** If the Declarant violates any term or condition of this DRC, the Agency will notify the Declarant of the violation by written notice given by personal delivery, registered mail, or registered expedited service as provided for in Article 6.8 below. The Declarant will immediately act to cure the violation and must complete the cure within thirty (30) days after receiving notice of the violation. If the situation cannot reasonably be cured within thirty (30) days, the Declarant will submit a timely written request to the Resilient Florida Program Manager for additional time. This request shall include the current status of the violation, the reasons for the delay, and a time frame for completing the cure. The Agency will approve or deny the request in

writing within thirty (30) days of receiving the request. Any violation must be resolved within one hundred twenty (120) days of the Declarant's receiving notice of the violation unless the Declarant can demonstrate extenuating circumstances to justify a greater extension of time.

4.2 **Loss of Future Project Funds**: If the Declarant fails to timely correct violations of this DRC or uses the Property for other than the purposes specified herein or allows a third party to do so, the Declarant, after notice from the Agency, will become ineligible for future project funding via the Resilient Florida Program unless the Agency waives such ineligibility in writing.

4.3 Enforcement:

a. The terms and conditions of this DRC may be enforced by the Agency and its assigns at law or equity, at the Agency's reasonable discretion, to prevent the occurrence of any of prohibited uses or disallowed activities set forth herein, and to require the restoration of such areas or features of the Property that may be damaged by any activity or use that is inconsistent with this DRC. Any forbearance on behalf of the Agency to exercise its rights in the event of the Declarant to comply with the provisions of this DRC shall not be deemed or construed to be a waiver of the Agency's rights hereunder in the event of any subsequent failure of the Declarant to comply. The Agency shall not be obligated to the Declarant, or any other person or entity, to enforce the provisions of this DRC.

b. In addition to all other rights and remedies at law or in equity, the Agency has the right to seek temporary and permanent injunctions against the Declarant for any disallowed activities or uses conducted on the Property contrary to the requirements of Articles 1.1 and 1.2. The Agency has the right to seek specific performance of any of the covenants and restrictions of this DRC concerning the construction and operation of the Property.

4.4 **Termination; Release.** This DRC is binding until a release is executed by the Agency Secretary (or designee) and is recorded in the public records of the county in which the Property is located. To receive prior approval from the Agency to remove or amend any requirement herein, including full release of this DRC, the Declarant must request written approval for such removal or amendment from the Agency in writing as provided for in Article 6.8 below, including the Declarant's reasoning for making the request. This DRC may be modified in writing only pursuant to Article 6.3.

Article 5. Access and Duration

5.1 Access. Declarant and its successors and assigns shall hereby grant site access to the Agency or its successors and assigns, with any necessary equipment or vehicles to inspect the entire Property, for the purpose of determining compliance with this DRC. The Agency will notify the Declarant as provided for in Article 6.8 below at least twenty-four (24) hours prior to accessing the Property. This DRC does not convey

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to the public the right to enter the Property for any purpose whatsoever. If the Property does not abut a publicly dedicated right-of-way allowing the Agency access to the site, if possible, the Declarant or its successors or assigns shall draft and record an access easement to the benefit of the Agency in the public records of the county where the Property is located within one hundred eighty (180) days of closing or execution of this DRC, whichever occurs later.

5.2 **Duration**. It is the intention of this DRC that the Property (as more fully described in Exhibit A) be hereby dedicated in perpetuity to the benefit of the general public for the purposes specified in Article 1, along with other related uses necessary for the accomplishment of those purposes. The restrictions contained in this DRC shall run with the land and with the title to the Property until terminated as set forth in this DRC and shall apply to and be binding upon and inure to the benefit of the successors and assigns of Declarant and to any and all parties hereafter having any right, title, or interest in the Property or any part thereof.

Article 6. Miscellaneous

6.1 **Owner's Rights**. The Declarant, its successors and assigns, reserves all rights as owner of the Property, including the right to engage in uses of the Property that are not prohibited herein and are consistent with the intent and purposes of this DRC.

6.2 **Taxes**. When perpetual maintenance of the Property is required by the Agreement, Declarant shall pay, before delinquency, any and all taxes, assessments, fees, and charges of whatever description levied on by competent authority on the Property and shall furnish the Agency with satisfactory evidence of payment upon request.

6.3 **Modification**. Either Party may request modification of the provisions of this DRC at any time. The Agency will review any changes requested by the Declarant to ensure that the requested changes will not violate the statutes, rules, or other regulations governing the Resilient Florida Program. Changes that are mutually agreed upon will be valid only when reduced to writing, signed by the current owner of the Property and the Agency, and recorded in the public records of Brevard County, Florida.

6.5 **Entire Agreement**. This instrument sets forth the entire agreement of the Parties with respect to this DRC.

6.6 **Severability**. If any provision of this DRC or the application thereof to any person or circumstances is found to be invalid, the remainder of the provisions of this DRC shall not be affected thereby as long as the purpose of the DRC is preserved.

6.7 **Terms and Restrictions**. The Declarant shall insert the terms and restrictions of this DRC in any subsequent deed or other legal instrument by which the Declarant divests itself of any interest in the Property.

6.8 **Notice and Contact**. All notices, consents, approvals, or other communications hereunder shall be in writing and shall be deemed properly given if sent by electronic mail, hand delivery, or first class, United States certified mail, return receipt requested, addressed to the appropriate party specified below. The Agency will consider that the notice is received on the date of delivery if by electronic mail or personal delivery or upon actual receipt if sent by registered mail.

Agency: Resilient Florida Program Florida Department of Environmental Protection 2600 Blair Stone Road, MS #235 Tallahassee, Florida 32399 (850) 245-7600 ResilientFloridaGrants@FloridaDEP.gov

Declarant: Brevard County Bach McClure, Stormwater Program Administrator Natural Resources Management Dept. 2725 Judge Fran Jamieson Way, Ste A-219 Viera, FL 32940 Bach.McClure@BrevardFL.gov

If the Declarant's address or representative changes after execution of this DRC, the Declarant must notify the Agency of the change as provided above.

6.9 **Recording**. Upon execution by the Parties hereto, the Declarant shall record and file this instrument in the official public records of Brevard County, Florida, either within thirty (30) days of execution of this DRC if the Property was acquired prior to execution of this DRC or concurrent with full acquisition (i.e., closing) of the Property if the Property has not been acquired prior to execution of this DRC. The Declarant shall pay all fees and charges incurred in connection therewith.

6.10 Applicable Law, Venue, Attorney's Fees, and Waiver of Jury Trial. This DRC shall be construed under the laws of the State of Florida, and for any actions arising out of this DRC, venue shall lie in Brevard County, where the Property is located, each party shall bear its own attorney's fees and costs and ANY TRIAL SHALL BE NON-JURY.

6.11 **Counterparts**. This DRC may be executed in two or more counterparts, each of which together will be deemed an original, but all of which together will constitute one and the same instrument.

6.12 **Electronic Signatures**. In the event that any signature is delivered by facsimile transmission or by e-mail delivery of a ".pdf" format data file, such signature will create a valid and binding obligation of the party executing (or on whose behalf such signature is executed) with the same force and effect as if such electronic signature page were an original.

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6.13 **Binding Effect**. The terms, conditions, restrictions, and purposes imposed with this DRC shall be binding upon Declarant and shall run with the Property until the termination of the Agreement.

6.14 **Declarant's Certification**. The Declarant certifies that it is lawfully seized of the Property described herein in fee simple; that the Property is free and clear of all encumbrances that are inconsistent with the terms of this DRC (or that such parties have joined this DRC, subordinated their interests to this DRC, or been informed of the existence and execution of this DRC, as appropriate); that all mortgages and liens on the Property, if any, have been subordinated to this DRC; and that the Declarant has good right and lawful authority to make this DRC.

THE REMAINDER OF THIS PAGE LEFT BLANK

EXHIBIT "A"

CFN 2022227405, OR BK 9614 Page 188, Recorded 09/16/2022 at 10:50 AM Rachel M. Sadoff, Clerk of Courts, Brevard County Doc. D: \$784.00

Prepared by: Karen DeLeo The Title Station, Inc. 3200 North Wickham Road #7 Melbourne, Florida 32935

File Number: 22-1377 \$112,000.00 - sales price

General Warranty Deed

Made this September 2., 2022 A.D. By Sherman R. Tucker and Emily K. Tucker, husband and wife, whose address is: 104 Riverside Dr, Apt 305, Cocoa, Florida 32922, hereinafter called the grantor, to Brevard County, a political subdivision of the State of Florida, whose post office address is: 2725 Judge Fran Jamieson Way, Melbourne, Florida 32940, hereinafter called the grantee:

(Whenever used herein the term "grantor" and "grantee" include all the parties to this instrument and the heirs, legal representatives and assigns of individuals, and the successors and assigns of corporations)

Witnesseth, that the grantor, for and in consideration of the sum of Ten Dollars, (\$10.00) and other valuable considerations, receipt whereof is hereby acknowledged, hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto the grantee, all that certain land situate in Brevard County, Florida, viz:

West 165 feet of NW 1/4 of NE 1/4, except Road right-of-way parcel of land lying in Section 31, Township 24 South, Range 36 East, Brevard County, Florida.

And being further described as follows:

A parcel of land lying and being in the Northeast 1/4 of Section 31, Township 24 South, Range 36 East, Brevard County, Florida, being more particularly described as follows:

Begin at a point marking the intersection of the South right-of-way line of Lake Drive and the East line of Lot 1 of W.H. FANNING as recorded in Plat Book 2, Page 58 of the Public Records of Brevard County, Florida; thence coincident with said South right-of-way boundary, N 88 degrees 56'06" E a distance of 164.79 feet to a point coincident with West line of MAY PALM ESTATES as recorded in Plat Book 21, Page 20 of the Public Records of Brevard County, Florida; thence departing said South right-of-way line, coincident with said West line, S 00 degrees 47'20" E a distance of 1258.36 feet to a point marking the Southwest corner of said Plat of MAY PALM ESTATES; thence departing said West line, coincident with the North line of South 1/2 of the Northeast 1/4 of Section 31, Township 24 South, Range 36 East, Brevard County, Florida, S 89 degrees 30'37" W a distance of 164.82 feet to a point coincident with the West line of the Northeast 1/4 of said Section 31; thence departing said North line, coincident with said West line, N 00 degrees 47'15" W a distance of 1256.70 feet to the Point of Beginning.

Parcel ID Number: 24-36-31-00-45

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

To Have and to Hold, the same in fee simple forever.

And the grantor hereby covenants with said grantee that the grantor is lawfully seized of said land in fee simple; that the grantor has good right and lawful authority to sell and convey said land; that the grantor hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances except taxes accruing subsequent to December 31, 2021.

DEED Individual Warranty Deed - Legal on Face

Prepared by: Karen DeLeo The Title Station, Inc. 3200 North Wickham Road *II*7 Melbourne, Florida 32935

File Number: 22-1377 \$112,000.00 - sales price

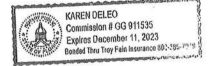
In Witness Whereof, the said grantor has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in our presence:

(Seal) Sherman R. Tucker Witness Printed Ma Address: 104 Riverside Dr, Apt 305, Cocoa, Florida 32922 (Seal) Emily K. Tucker Witness Printed Name State of Florida

County of Brevard

The foregoing instrument was acknowledged before me by means of X physical presence or [] online notarization, this September 2, 2022, by Sherman R. Tucker and Emily K. Tucker, husband and wife, who are personally known to me or who produced DL as identification.



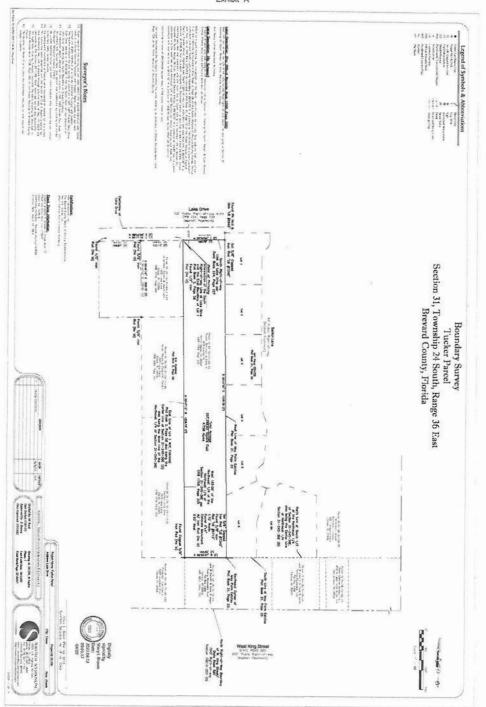
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Notary	Public Signature		and the second

Print Name:

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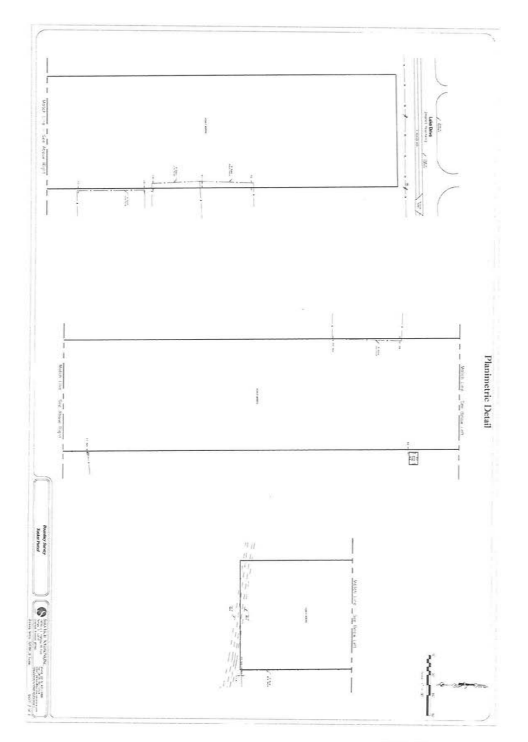
My Commission Expires:_

DEED Individual Warranty Deed - Legal on Face



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Exhibit "A"





IN WITNESS WHEREOF, the Parties hereto have duly executed this document of their own accord, as of the latest date written below.

DECLARANT:

Attest:

Board of County Commissioners Brevard County, Florida

Chair

Rachel Sadoff, Clerk to the Board

By_____ Rita Pritchett, Vice

Agenda Item #_____ As approved by the Board on _____

Reviewed for legal form, and content by:

ho Assistant County torney

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Approved as to form by the Florida Department of Environmental Protection, Office of General Counsel

IN WITNESS WHEREOF, the Florida Department of Environmental Protection has executed this instrument, this _____ day of _____, 2024.

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Printed	name:	
Title:		
Mailing	Address:	

Signed, sealed and delivered in the presence of:

Witness:	Date:	
Print Name:		
Address:		

STATE OF ______

The foregoing instrument was acknowledged before me by means of
physical presence or
online notarization, this _____ day of _____, 2024, by _____ as representative for the Florida Department

of Environmental Protection.

Personally Known _____ OR Produced Identification _____. Type of Identification Produced _____

Signature of Notary Public

Print Name of Notary Public Commission No. Commission Expires:

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Prepared by: Bach McClure Stormwater Program Natural Resources Management Dept. Brevard County 2725 Judge Fran Jamieson Way Suite A-219 Viera, Florida 32940

RESILIENT FLORIDA PROGRAM Project Number: 097 DEP Grant Agreement Number: 097 Project Name: West Cocoa Stormwater Flood Protection and Infrastructure Upgrades

Declaration of Restrictive Covenants

This Declaration of Restrictive Covenants ("DRC") is made by the Brevard County, a political subdivision of the State of Florida ("Declarant"). As used herein, the term "Declarant" shall include any and all heirs, successors, or assigns of the Declarant, and all subsequent owners of the "Property" (as hereinafter defined), and the term "Agency" shall mean the Florida Department of Environmental Protection (collectively, the "Parties") and any subsequent successors or assigns.

Recitals

WHEREAS, the Declarant is the sole owner, in fee simple, of the "Lake Drive to SR520 Connection - South" area located in Brevard County, Florida (the "Property"), Parcel # 24-36-31-00-46 and 24-36-31-00-47, shown on Exhibits "A" (with the legal description) and "B" (with a survey of the Property) attached hereto and incorporated herein by reference; and

WHEREAS, Grant Agreement No. 22FRP97 ("Agreement"), for Project West Cocoa Stormwater Flood Protection and Infrastructure Upgrades was entered into by and between the Declarant and the Agency on 6 day of February, 2024, provides funding for certain activities that could affect wetlands or other surface waters in or of the State of Florida pursuant to the Resilient Florida Program, Section 380.093, *Florida Statutes*; and

WHEREAS, it is the purpose of this DRC, and it is the Parties' intent, to facilitate construction of resiliency projects on the Property including flood mitigation, nutrient reduction, or pollution reduction, hereafter known as "the Projects"; and

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Page 1 of 16

their natural condition, or in an enhanced, restored, or created condition; and to prevent the use or development of the Property for any purpose or in any manner that would conflict with the maintenance of the Property in its natural condition, or in accordance with an enhanced, restored, or created condition except as necessary to construct, maintain, repair, or improve the Projects; and

WHEREAS, the Declarant, in consideration of the project authorization and State funding granted by the Agreement and other good and valuable consideration provided to the Agency, is agreeable to placing and does voluntarily place these restrictions, covenants, and conditions over the Property in perpetuity; and

NOW THEREFORE, in consideration of the mutual covenants and undertakings set forth herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

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- d. Excavation, dredging, or removal of any material substance.
- e. Construction or placing of maintenance roads, signs, utilities, and other structures on, in, or above the ground.
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- g. If archaeological or historic sites are located on the Property, the Declarant must comply with Chapter 267, *Florida Statutes*. The collection of artifacts from the Property or the disturbance of archaeological and historic sites on the Property are prohibited unless prior written authorization has been obtained from the Department of State, Division of Historical Resources.

1.3 The Declarant will prevent the unauthorized use of the Property or any use that does not comply with this DRC.

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2.2 No disallowed activities are either currently known to exist on the Property or will be taking place on the Property upon closing.

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a. Within eighteen (18) months of closing or execution of this DRC, whichever occurs later.

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Article 4. Corrective Action, Enforcement, Termination, and Remedies

4.1 **Corrective Action Plan**: If the Declarant violates any term or condition of this DRC, the Agency will notify the Declarant of the violation by written notice given by personal delivery, registered mail, or registered expedited service as provided for in Article 6.8 below. The Declarant will immediately act to cure the violation and must complete the cure within thirty (30) days after receiving notice of the violation. If the situation cannot reasonably be cured within thirty (30) days, the Declarant will submit a timely written request to the Resilient Florida Program Manager for additional time. This request shall include the current status of the violation, the reasons for the delay, and a time frame for completing the cure. The Agency will approve or deny the request in

writing within thirty (30) days of receiving the request. Any violation must be resolved within one hundred twenty (120) days of the Declarant's receiving notice of the violation unless the Declarant can demonstrate extenuating circumstances to justify a greater extension of time.

4.2 **Loss of Future Project Funds**: If the Declarant fails to timely correct violations of this DRC or uses the Property for other than the purposes specified herein or allows a third party to do so, the Declarant, after notice from the Agency, will become ineligible for future project funding via the Resilient Florida Program unless the Agency waives such ineligibility in writing.

4.3 Enforcement:

a. The terms and conditions of this DRC may be enforced by the Agency and its assigns at law or equity, at the Agency's reasonable discretion, to prevent the occurrence of any of prohibited uses or disallowed activities set forth herein, and to require the restoration of such areas or features of the Property that may be damaged by any activity or use that is inconsistent with this DRC. Any forbearance on behalf of the Agency to exercise its rights in the event of the Declarant to comply with the provisions of this DRC shall not be deemed or construed to be a waiver of the Agency's rights hereunder in the event of any subsequent failure of the Declarant to comply. The Agency shall not be obligated to the Declarant, or any other person or entity, to enforce the provisions of this DRC.

b. In addition to all other rights and remedies at law or in equity, the Agency has the right to seek temporary and permanent injunctions against the Declarant for any disallowed activities or uses conducted on the Property contrary to the requirements of Articles 1.1 and 1.2. The Agency has the right to seek specific performance of any of the covenants and restrictions of this DRC concerning the construction and operation of the Property.

4.4 **Termination; Release.** This DRC is binding until a release is executed by the Agency Secretary (or designee) and is recorded in the public records of the county in which the Property is located. To receive prior approval from the Agency to remove or amend any requirement herein, including full release of this DRC, the Declarant must request written approval for such removal or amendment from the Agency in writing as provided for in Article 6.8 below, including the Declarant's reasoning for making the request. This DRC may be modified in writing only pursuant to Article 6.3.

Article 5. Access and Duration

5.1 Access. Declarant and its successors and assigns shall hereby grant site access to the Agency or its successors and assigns, with any necessary equipment or vehicles to inspect the entire Property, for the purpose of determining compliance with this DRC. The Agency will notify the Declarant as provided for in Article 6.8 below at least twenty-four (24) hours prior to accessing the Property. This DRC does not convey

to the public the right to enter the Property for any purpose whatsoever. If the Property does not abut a publicly dedicated right-of-way allowing the Agency access to the site, if possible, the Declarant or its successors or assigns shall draft and record an access easement to the benefit of the Agency in the public records of the county where the Property is located within one hundred eighty (180) days of closing or execution of this DRC, whichever occurs later.

5.2 **Duration**. It is the intention of this DRC that the Property (as more fully described in Exhibit A) be hereby dedicated in perpetuity to the benefit of the general public for the purposes specified in Article 1, along with other related uses necessary for the accomplishment of those purposes. The restrictions contained in this DRC shall run with the land and with the title to the Property until terminated as set forth in this DRC and shall apply to and be binding upon and inure to the benefit of the successors and assigns of Declarant and to any and all parties hereafter having any right, title, or interest in the Property or any part thereof.

Article 6. Miscellaneous

6.1 **Owner's Rights**. The Declarant, its successors and assigns, reserves all rights as owner of the Property, including the right to engage in uses of the Property that are not prohibited herein and are consistent with the intent and purposes of this DRC.

6.2 **Taxes**. When perpetual maintenance of the Property is required by the Agreement, Declarant shall pay, before delinquency, any and all taxes, assessments, fees, and charges of whatever description levied on by competent authority on the Property and shall furnish the Agency with satisfactory evidence of payment upon request.

6.3 **Modification**. Either Party may request modification of the provisions of this DRC at any time. The Agency will review any changes requested by the Declarant to ensure that the requested changes will not violate the statutes, rules, or other regulations governing the Resilient Florida Program. Changes that are mutually agreed upon will be valid only when reduced to writing, signed by the current owner of the Property and the Agency, and recorded in the public records of Brevard County, Florida.

6.5 **Entire Agreement**. This instrument sets forth the entire agreement of the Parties with respect to this DRC.

6.6 **Severability**. If any provision of this DRC or the application thereof to any person or circumstances is found to be invalid, the remainder of the provisions of this DRC shall not be affected thereby as long as the purpose of the DRC is preserved.

6.7 **Terms and Restrictions**. The Declarant shall insert the terms and restrictions of this DRC in any subsequent deed or other legal instrument by which the Declarant divests itself of any interest in the Property.

6.8 **Notice and Contact**. All notices, consents, approvals, or other communications hereunder shall be in writing and shall be deemed properly given if sent by electronic mail, hand delivery, or first class, United States certified mail, return receipt requested, addressed to the appropriate party specified below. The Agency will consider that the notice is received on the date of delivery if by electronic mail or personal delivery or upon actual receipt if sent by registered mail.

Agency:	Resilient Florida Program
	Florida Department of Environmental Protection
	2600 Blair Stone Road, MS #235
	Tallahassee, Florida 32399
	(850) 245-7600
	ResilientFloridaGrants@FloridaDEP.gov
Declarant	Brevard County

Bach McClure, Stormwater Program Administrator Natural Resources Management Dept. 2725 Judge Fran Jamieson Way, Ste A-219 Viera, FL 32940 Bach.McClure@BrevardFL.gov

If the Declarant's address or representative changes after execution of this DRC, the Declarant must notify the Agency of the change as provided above.

6.9 **Recording**. Upon execution by the Parties hereto, the Declarant shall record and file this instrument in the official public records of Brevard County, Florida, either within thirty (30) days of execution of this DRC if the Property was acquired prior to execution of this DRC or concurrent with full acquisition (i.e., closing) of the Property if the Property has not been acquired prior to execution of this DRC. The Declarant shall pay all fees and charges incurred in connection therewith.

6.10 Applicable Law, Venue, Attorney's Fees, and Waiver of Jury Trial. This DRC shall be construed under the laws of the State of Florida, and for any actions arising out of this DRC, venue shall lie in Brevard County, where the Property is located, each party shall bear its own attorney's fees and costs and ANY TRIAL SHALL BE NON-JURY.

6.11 **Counterparts**. This DRC may be executed in two or more counterparts, each of which together will be deemed an original, but all of which together will constitute one and the same instrument.

6.12 **Electronic Signatures**. In the event that any signature is delivered by facsimile transmission or by e-mail delivery of a ".pdf" format data file, such signature will create a valid and binding obligation of the party executing (or on whose behalf such signature is executed) with the same force and effect as if such electronic signature page were an original.

6.13 **Binding Effect**. The terms, conditions, restrictions, and purposes imposed with this DRC shall be binding upon Declarant and shall run with the Property until the termination of the Agreement.

6.14 **Declarant's Certification**. The Declarant certifies that it is lawfully seized of the Property described herein in fee simple; that the Property is free and clear of all encumbrances that are inconsistent with the terms of this DRC (or that such parties have joined this DRC, subordinated their interests to this DRC, or been informed of the existence and execution of this DRC, as appropriate); that all mortgages and liens on the Property, if any, have been subordinated to this DRC; and that the Declarant has good right and lawful authority to make this DRC.

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Page 8 of 16

EXHIBIT "A"

CFN 2022226268, OR BK 9612 Page 2903, Recorded 09/15/2022 at 09:25 AM Rachel M. Sadoff, Clerk of Courts, Brevard County Doc. D: \$1057.00

Prepared by: Karen DeLeo The Title Station, Inc. 3200 North Wickham Road #7 Melbourne, Florida 32935

File Number: 22-1378

\$151,000.00 - sales price

General Warranty Deed

Made this September _____, 2022 A.D. By Jack R. Canniff and Carol C. Meyer, Individually as husband and wife, and as Trustees of The Jack R. Canniff and Carol C. Meyer Family Revocable Trust Agreement, dated February 7, 2002 as amended and restated January 14, 2010 and restated on December 11, 2014, whose address is PO Box 2306, Cortaro, Arizona 85652, hereinafter called the grantor, to Brevard County, a political subdivision of the State of Florida, whose post office address is: 2725 Judge Fran Jamieson Way, Melbourne, Florida 32940, hereinafter called the grantee:

(Whenever used herein the term "grantor" and "grantee" include all the parties to this instrument and the heirs, legal representatives and assigns of individuals, and the successors and assigns of corporations)

Witnesseth, that the grantor, for and in consideration of the sum of Ten Dollars, (\$10.00) and other valuable considerations, receipt whereof is hereby acknowledged, hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto the grantee, all that certain land situate in Brevard County, Florida, viz:

See Attached Schedule A

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

To Have and to Hold, the same in fee simple forever.

And the grantor hereby covenants with said grantee that the grantor is lawfully seized of said land in fee simple; that the grantor has good right and lawful authority to sell and convey said land; that the grantor hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances except taxes accruing subsequent to December 31, 2021.

DEED Individual Warranty Deed with Legal on Schedule A

Prepared by: Karen DeLeo The Title Station, Inc. 3200 North Wickham Road #7 Melbourne, Florida 32935

File Number: 22-1378

\$151,000.00 - sales price

In Witness Whereof, the said grantor has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in our presence:

(Seal) Jack/R. Canniff, Individually laus Axen Address: PO Box 2306, Cortaro, Arizona 85652 Witness Printed Name (Seal) anniff, Trustee (Seal) Carol C. Meyer, Individua Witness Printed Name Carol C Trustee State of County of Pima

The foregoing instrument was acknowledged before me by means of X physical presence or [] online notarization, this September $\underline{\times}$ 2022, by, Jack R. Canniff and Carol C. Meyer, Individually as husband and wife, and as Trustees of The Jack R. Canniff and Carol C. Meyer Family Revocable Trust Agreement, dated February 7, 2002 as amended and restated January 14, 2010 and restated on December 11, 2014, who are personally known to me or who produced $\underline{\times}$ as identification.

	A1 11
FLORA URREA	Alora Unea
NOTARY PUBLIC - ARIZONA	Notary Public Print Name: Flora Umea
Commission # 590029 My Commission Expires June 30, 2024	My Commission 06 30 202 4
Jandhard Marid Marid Stand Street	

DEED Individual Warranty Deed with Legal on Schedule A

EXHIBIT "A"

Legal Description: (Per Official Records Book 8651, Page 752) PARCEL 1:

That certain Tract of land in the Southwest Quarter (SW 1/4) of the Northeast Quarter (NE 1/4) of Section Thirty-One (31), Township Twenty-Four (24) South, Range Thirty-Six (36) East, described as follows:

Begin at the center of the Northeast Quarter of said Section 31; thence go South along the center line of the Northeast Quarter of Section 31 to the North side of the right-of-way of State Road 520; thence go West on the North line of the right-of-way of State Road 520 a distance of 1,000 feet, which is the POINT OF 8EGINNING of the premises being described; from said POINT OF 8EGINNING, run West along the North side of the right-of-way of State Road 520, a distance of 341.8 feet, more or less, to the center line of Section 31; thence go North along the center line of Section 31; a distance of 203.45 feet to the center line of the Northeast Quarter of Section 31; thence go South on a line parallel with the center line of said Section 31 to the POINT OF BEGINNING and being a tract of land extending North a uniform width of 341.8 feet from State Road No. 520 to the North line of the Southwest Quarter of the Northeast Quarter of Section 31.

PARCEL 2:

A parcel of land lying in Section 31, Township 24 South, Range 36 East, Brevard County, Florida, being those lands described in Deed Book 431, Page 429 and Deed Book 431, Page 430, and being more particularly described as follows:

Commence at the center of the Northeast 1/4 of said Section 31, and run S.00°45'47"E., along the East line of the Southwest 1/4 of the Northeast 1/4, a distance of 219.55 feet to a point on the North right-ofway line of State Road No. 520; thence N.89°51'00"W., along said right-of-way line, a distance of 800 0 feet to the POINT OF BEGINNING; thence continue N.89°51'00"W., along said right-of-way line, a distance of 200.00 feet; thence N.00°45'47"W., parallel with said East line of the Southwest 1/4 of the Northeast 1/4; thence N89°25'59"E. along said North line, a distance of 199.98 feet; thence S00°45'47"E., parallel with said East line of the South 1/2 of the Northeast 1/4; thence N89°25'59"E. along said North line, a distance of 199.98 feet; thence S00°45'47"E., parallel with said East line of the Southwest 1/4 of the Northeast 1/4, a distance of 209.54 feet to the POINT OF BEGINNING.

PARCEL 3:

A parcel of land lying in Section 31, Township 24 South, Range 36 East, Brevard County, Florida, being those lands described in Deed Book 431, Page 429 and Deed Book 431, Page 430, and being more particularly described as follows:

Commence at the center of the Northeast 1/4 of said Section 31, and run S.00°45'47"E., along the East line of the Southwest 1/4 of the Northeast 1/4, a distance of 219.55 feet to a point on the North right-ofway line of State Road No. 520; thence N.89°51'00"W., along said right-of-way line, a distance of 700.00 feet to the POINT OF BEGINNING; thence continue N.89°51'00"W., along said right-of-way line, a distance of 100.00 feet; thence N.00°45'47"W., parallel with said East line of the Southwest 1/4 of the Northeast 1/4, a distance of 209.54 feet to a point on the North line of the South 1/2 of the Northeast 1/4, thence N.89°25'59"E., along said North line, a distance of 99.99 feet; thence S.00°45'47"E., parallel with said East line of the Southwest 1/4 of the Northeast 1/4, a distance of 210.79 feet to the POINT OF BEGINNING.

All Less & Except the following described property:

A parcel of land lying in Section 31, Township 24 South, Range 36 East, being the East 75.00 feet, by right angle measure, of those lands as described in Deed Book 431, Page 333, of the Brevard County Public Records, said subject parcel being more fully described as follows:

Commence at the Northeast corner of the Southwest Quarter of the Northeast Quarter of said Section 31 (a.k.a the center of said Northeast Quarter), thence South 01 degrees 11 minutes 42 seconds East, along the East line of said Southwest Quarter of the Northeast Quarter (a.k.a. the centerline of said Northeast Quarter), a distance of 223.88 feet to a point on the Northerly right-of-way line State Road No. 520. an existing 200.00 foot wide right-of-way per State Road Department Right-of-Way Map Section 7010-203; thence South 89 degrees 35 minutes 06 seconds West, along said Northerly right-of-way line, a distance of 700.00 feet to the Southeast corner of said lands per Deed Book 431, Page 333, and the POINT-OF-BEGINNING of the lands herein described; thence continue South 89 degrees 35 minutes 06 seconds West, along said Northerly right-of-way line, a distance of 75.00 feet to a point 75.00 feet Westerly, by right angle measure, of the East line of said lands per Deed Book 431, Page 333; thence departing said Northerly right-of-way line, North 01 degrees 04 minutes 27 seconds West, parallel with the West line of said Southwest Quarter (a.k.a the centerline of said Section 31), a distance of

215.39 feet to a point on the North line of said Southwest Quarter of the Northeast Quarter (a k.a centerline of said Northeast Quarter); thence North B8 degrees 57 minutes 28 seconds East, along said North line of the Southwest Quarter of the Northeast Quarter (a.k.a. the centerline of said Northeast Quarter), a distance of 75.00 feet to the Northeast corner of said lands per Deed Book 431, Page 333; thence South 01 degrees 04 minutes 27 seconds East, along saic East line of Deed Book 431, Page 333, a distance of 215.21 feet to the POINT OF BEGINNING.

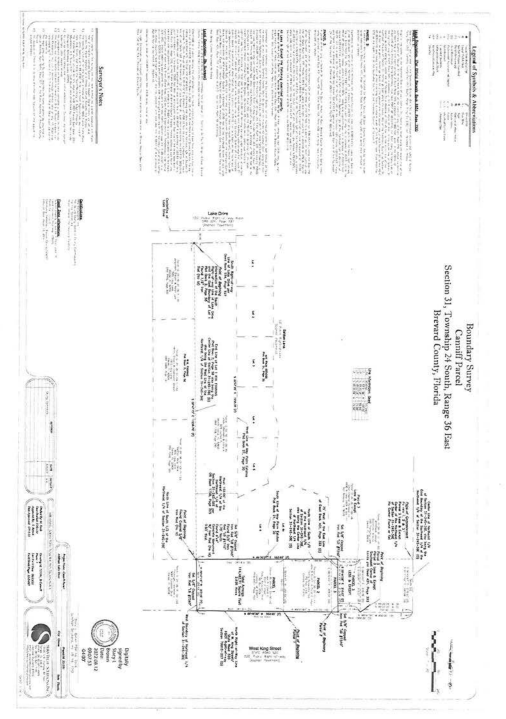
And Being Further Described As Follow:

Legal Description: (By Surveyor)

A parcel of land lying and being in the Northeast 1/4 of Section 31, Township 24 South, Range 36 East, Brevard County, Fiorida, being more particularly described as follows:

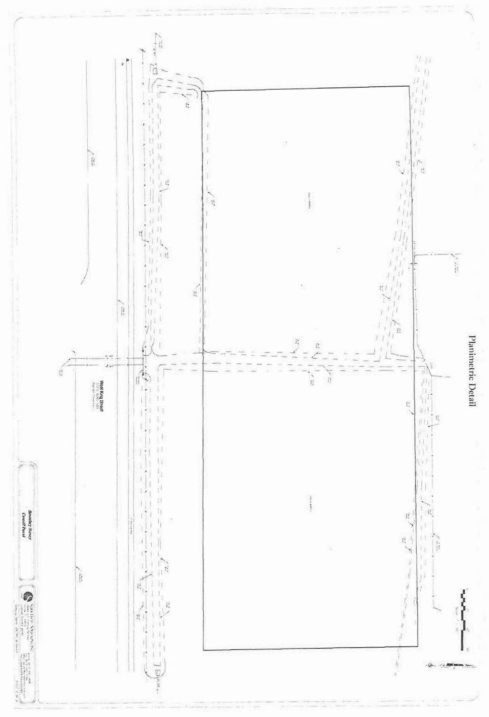
COMMENCE at a point marking the intersection of the South right-of-way line of Lake Drive and the East line of Lot 1 of W.H. FANNING as recorded in Plat Book 2, Page 58 of the Public Records of Brevard County, Florida; thence coincident with the East line of said Lot 1 also being the West line of the Northeast 1/4 of Section 31, Fownship 24 South, Range 36 East, S 00*47'15" E a distance of 1256.70 feet to a point coincident with North line of the South 1/2 of the Northeast 1/4 of said Section 31, said point also being the POINT OF BEGINNING; thence departing said West line, coincident with said North line, N 89°30'37" E a distance of S53.83 feet to a point coincident with a line being 75.00 feet West of and parallel with the East line of the lands described in Dead Book 431, Page 333, of the Public Records of Brevard County, Florida; thence departing said North line, coincident with said parallel line, S 00°41'28" E a distance of 210.07 feet to a point coincident with the North right-of-way line of West King Street (State Road 520) per Florida Department of Transportation Map Section 7010-203; thence departing said Parallel line, coincident with the aid North right-of-way line of S53.55 feet to a point coincident with the aforesaid West line of the Northeast 1/4 of said Section 31; thence departing said North right-of-way line, coincident with said North right-of-way line of 203.49 feet to the POINT OF BEGINNING.

The Legal Description (by Surveyor) describes the same property as described in Official Records Book 8651, Page 752 of the Public Records of Brevard County.



Page 13 of 16

Exhibit "B"



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Page 14 of 16

IN WITNESS WHEREOF, the Parties hereto have duly executed this document of their own accord, as of the latest date written below.

DECLARANT:

Attest:

Board of County Commissioners Brevard County, Florida

By: ____

Rita Pritchett, Vice Chair

Agenda Item #_____As approved by the Board on ______

Rachel Sadoff, Clerk to the Board

Reviewed for legal form and content by Assistant County Attorney

Page 15 of 16

Approved as to form by the Florida Department of Environmental Protection, Office of General Counsel

IN WITNESS WHEREOF, the Florida Department of Environmental Protection has executed this instrument, this _____ day of ______, 2024.

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Printed name:	
Title:	
Mailing Address:	

Signed, sealed and delivered in the presence of:

Witness	Date:
Print Name:	
Address:	

STATE OF ______

The foregoing instrument was acknowledged before me by means of
physical presence or
online notarization, this _____ day of _____, 2024, by _____ as representative for the Florida Department of Environmental Protection.

Personally Known _____ OR Produced Identification _____. Type of Identification Produced _____.

Signature of Notary Public

Print Name of Notary Public Commission No. Commission Expires:

Page 16 of 16

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION Standard Grant Agreement

This Agreement is entered into beth	ween the Parties name	ed below, pursuant to Section	n 215.971, Florida St	atutes:	
1. Project Title (Project):		1.0	Agreement N	lumber:	
Brevard County Flood Protect	tion and Infrastructu	ire Upgrades			22FRP97
3900 Com	lorida Department o monwealth Bouleva ee, Florida 32399-30		n,	2	(Department)
Grantee Name: Brevard Cou	nty Board of County	Commissioners	Entity Type:	Local Gov	ernment
Grantee Address: P.O. Box			FEID:	59-600	00523 (Grantee)
3. Agreement Begin Date:			Date of I	Expiration:	
Upon Execution			9/30/202	26	
 Project Number: FRP097 (If different from Agreement Number) 		Project Location(s):			
Project Description: This Project will a Construction will facilities, and public	netude new or upgraded conveyance str	ting, final detign, and construction of several struct uctures, widening of ditches, and new controls struc	aral drainage conveyance improvemen durce, and will provide protection to be	ts throughout the West omes, critical public inf	Cucua watershed. fraxtructure, commercial
5. Total Amount of Funding:	Funding Source?	Award #s or Line Item Ap	propriations:	Amoun	t per Source(s):
\$ 3,510,000.00	□ State ■Federal	197 H	23	\$	3,510,000.00
• 5,5 10,000,00	□ State □ Federal			\$	
l	Grantee Match	and the second second	Carl State State	\$	3,510,000.00
		Total Amount of Funding +		i <u>y:</u> \$	7,020,000.00
6. Department's Grant Manager Name: Hanna Tillotson		Grantee's Grant ! Name:	Manager Carolina Alvarez		
Address: Resilient Florida P	or succes		Brevard County N	atural Reso	or successor
2600 Blair Stone R			2725 Judge Fran J		
Tallahassee, Florid	and the second		Melbourne, Florid		
Phone: 850-245-7540		Phone:	321-633-2015		
Email: Hanna.Tillotson@l	FloridaDEP.gov	Email:	carolina.alvarez@	brevardfl.go	DV
 The Parties agree to compl incorporated by reference: 	y with the terms and	d conditions of the follow	ing attachments and	exhibits wh	nich are hereby
Attachment 1: Standard Terms a		cable to All Grants Agreeme	ents		
Attachment 2: Special Terms an	d Conditions				
Attachment 3: Grant Work Plan					
Attachment 4: Public Records R					
Attachment 5: Special Audit Red					
Attachment 6: Program-Specific Attachment 7: Grant Award Terr		1.1			
Attachment 8: Federal Regulation		the state is the second s	accordance with §215.982	o, r.S.	
Additional Attachments (if neces		at)			
Exhibit A: Progress Report Forn	- Itali				
Exhibit B: Property Reporting F					
Exhibit C: Payment Request Sur					
Exhibit D: Quality Assurance Re					
□ Exhibit E: Advance Payment Te	rms and Interest Earn	ed Memo			
Exhibit J: Common Carrier or C					
 Additional Exhibits (if necessary 	(): Exhibit F: Final Repor	t Form, Exhibit G: Photographer I	Release Form, Exhibit H: (Contractual Ser	vices Certification

8. The following information applies to Federal	Grants only and is identified in accordance with 2 CFR 200.331 (a) (1):
Federal Award Identification Number(s) (FAIN):	SLFRP0125
Federal Award Date to Department:	2/4/2022
	\$3,510,000
Federal Awarding Agency:	U.S. Department of Treasury
Award R&D?	

IN WITNESS WHEREOF, this Agreement shall be effective on the date indicated by the Agreement Begin Date unless another date is specified in the grant documents.

Brevard County Board of County Commissioners

By (Authorized Signature)

Jason Steele, Chair

Print Name and Title of Person Signing

State of Florida Department of Environmental Protection

By

tax Secretary or Designee

Alex Reed, Director of the Office of Resilience and Coastal Protection

Print Name and Title of Person Signing

(a) Additional signatures attached on separate page.

aud

DEPARTMENT

GRANTEE

JAN 2 3 2024

Date Signed

Date Signed

02/06/2024

DEP Agreement No.

22FRP97

ORCP Additional Signatures

Hann Welton DEP Grant Manager, Hanna Tillotson

chib Ante

DEP QC Reviewer, Charles Neuhauser

Grantee may add additional signatures below, if needed.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION GRANT WORK PLAN AGREEMENT NO. 22FRP97

ATTACHMENT 3

PROJECT TITLE: Brevard County Flood Protection and Infrastructure Upgrades

PROJECT LOCATION: The Project is located in the unincorporated City of Cocoa within Brevard County, Florida.

PROJECT DESCRIPTION:

The Brevard County Board of County Commissioners (Grantee) will complete the Brevard County Flood Protection and Infrastructure Upgrades (Project). This Project will cover surveying, land acquisition, permitting, final design, and construction of several structural drainage conveyance improvements throughout the West Cocoa watershed. Construction will include new or upgraded conveyance structures, widening of ditches, and new controls structures, and will provide protection to homes, critical public infrastructure, commercial facilities, and public institutions.

TASKS AND DELIVERABLES:

Task 1 - Land Acquisition

Description: The Grantee will acquire fee simple or less-than-fee simple interest on properties within Brevard County. The Grantee, in collaboration with the Department, will also execute and record a separate Declaration of Restrictive Covenants (DRC) that shall run with the title to the Property. Costs related to pre-acquisition and acquisition activities will be reimbursable. These property interests will be held by the Grantee.

Deliverables: The Grantee will submit:

- 1.1: A copy of all appraisals;
- 1.2: A copy of either the closing statement or all closing documents;
- 1.3: A copy of the title exam/insurance;
- 1.4: A property survey;
- 1.5: A boundary map;
- 1.6: The deed, recorded easement, or property interest; and
- 1.7: A copy of the recorded DRC.

Task 2 - Project Management

Description: The Grantee will perform project management, to include field engineering services, construction observation, site meetings with construction contractor(s) and design professionals, and overall project coordination and supervision.

Deliverables: The Grantee will submit:

- 2.1: Quarterly Project management reports signed by a Florida-registered Professional Engineer or authorized individual in responsible charge of project, to include:
- 2.2: A summary of project and site inspection(s),
- 2.3: Meeting minutes, and

DEP Agreement No.: Agreement No.

Page 1 of 3

Rev. 6.26.23

• 2.4: Field notes, as applicable.

Task 3 - Design and Permitting

Description: The Grantee will acquire professional services for the engineering and design of structural drainage conveyance improvements within the West Cocoa watershed and obtain all necessary permits for construction of the Project.

Design and permitting activities may include coastal or civil engineering analyses, preparation of plans and specifications, physical and environmental surveys, cultural resource surveys, design-level geotechnical services, environmental analyses, orthophotography, plan formulations and other necessary studies for obtaining environmental permits, and other Project-related authorizations. The Grantee will submit all work products to the appropriate local, state, and federal regulatory agencies.

Deliverables: The Grantee will submit:

- 3.1: All final design documents as signed by a Florida-registered Professional Engineer or other applicable Florida Licensed Professional in responsible charge of the design; and
- 3.2: A copy of final permit documents from all applicable local, state, and federal regulatory agencies.

Task 4 - Construction

Description: The Grantee will construct new and upgraded drainage conveyance structures, widen ditches, and add new control structures, in accordance with the construction contract documents. Project costs associated with the Construction task include work approved through construction bids and/or construction-phase engineering and monitoring services contracts. Eligible activities may include mobilization, demobilization, construction observation or inspection services, physical and environmental surveys, and mitigation projects. Construction shall be conducted in accordance with all local, state, and federal permits.

Deliverables: The Grantee will submit:

- 4.1: A copy of the record (as-built) drawings;
- 4.2: A Certificate of Completion signed by a Florida-registered Professional Engineer; and
- **4.3:** Coordinate final site visit with Department and submit the Closeout Site Visit Form received from assigned Field Agent.

PERFORMANCE MEASURES: The Grantee will submit all deliverables for each task to the Department's Grant Manager on or before the Task Due Date listed in the Project Timeline. The Department's Grant Manager will review the deliverable(s) to verify that they meet the specifications in the Grant Work Plan and the task description, to include any work being performed by any subcontractor(s), and will provide written acceptance or denial of the deliverable(s) to the Grantee within thirty (30) calendar days. Tasks may include multiple deliverables to be completed. The Department will accept partial and full deliverables. Incomplete deliverables will not be accepted. A "partial deliverable" is defined as a deliverable consisting of one (1) or more (but not all) subcomponents listed in the deliverable list for a single task, where such subcomponent(s) are deliverable comprising all subcomponents listed in the deliverable in the deliverable is defined as a deliverable list for a single task, all delivered to the Department at one hundred percent (100%) completion. A "full deliverable" is defined as a deliverable for which one hundred percent (100%) completion has not been achieved for any of the subcomponents listed in the deliverable list for a single task. A task is considered one hundred percent (100%) complete upon the Department's receipt and approval of all

DEP Agreement No.: Agreement No. Page 2 of 3 deliverable(s) listed within the task and the Department's approval provided by the Deliverable Acceptance Letter.

CONSEQUENCES FOR NON-PERFORMANCE: For each task deliverable not received by the Department at one hundred percent (100%) completion and by the specified due date listed in the Agreement's most recent Project Timeline, the Department will reduce the relevant Task Funding Amount(s) paid to Grantee in proportion to the percentage of the deliverable(s) not fully completed and/or submitted to the Department in a timely manner.

PAYMENT REQUEST SCHEDULE: Following the Grantee's full or partial completion of a task's deliverable(s) and acceptance by the Department's Grant Manager, the Grantee may submit a payment request for cost reimbursement using the Exhibit C, Payment Request Summary Form. All payment requests must be accompanied by the Deliverable Acceptance Letter; the Exhibit A, Progress Report Form, detailing all progress made in the invoice period; and supporting fiscal documentation including match, if applicable. Interim payments will not be accepted. Upon the Department's Grant Manager will have ten (10) working days to review and approve or deny the payment request.

PROJECT TIMELINE AND BUDGET DETAIL: The tasks must be completed by, and all deliverables received by, the corresponding task due date listed in the table below. Cost-reimbursable grant funding must not exceed the budget amounts indicated below. Requests for any change(s) must be submitted prior to the current task due date listed in the Project Timeline. Requests are to be sent via email to the Department's Grant Manager, with the details of the request and the reason for the request made clear.

Task No.	Task Title	Budget Category	DEP Amount	Match Amount	Total Amount	Task Start Date	Task Due Date
1	Land Acquisition	Land Acquisition	\$150,000	\$438,450	\$588,450	Upon Execution	6/30/2026
2	Project Management	Contractual Services	\$208,840	\$116,160	\$325,000	Upon Execution	6/30/2026
3	Design and Permitting	Contractual Services	\$744,160	\$361,500	\$1,105,660	Upon Execution	6/30/2026
4	Construction	Contractual Services	\$2,407,000	\$2,593,890	\$5,000,890	Upon Execution	6/30/2026
		Total:	\$3,510,000	\$3,510,000	\$7,020,000		

LOCATION MAP

Section 31, Township 24 South, Range 36 East - District: 1

PROPERTY LOCATION: East of Range Road and between Lake Drive and Highway 520 in Cocoa.

OWNERS NAME(S): Sherman R. Tucker and Emily K. Tucker (Parcel 1) Jack R. Canniff and Carol C. Meyer (Parcels 2 and 3)

