SECOND AMENDMENT TO THE CONSTRUCTION AGREEMENT MADE AND ENTERED INTO BY AND BETWEEN BROWARD COUNTY, A POLITICAL SUBDIVISION OF THE STATE OF FLORIDA, AND STILES PIRTLE JOINT VENTURE FOR MANAGING GENERAL CONTRACTOR SERVICES FOR JUDICIAL PROJECTS WORK IN BROWARD COUNTY, FLORIDA

This Second Amendment ("Second Amendment") to the Construction Agreement ("Agreement") for managing general contractor services is made and entered into by and between Broward County, a political subdivision of the State of Florida ("County"), and Stiles Pirtle Joint Venture, a fictitious name registered with the state of Florida, by and through its registered owners ("Contractor") (collectively referred to as the "Parties") dated September 22, 2020.

RECITALS:

- A. On September 22, 2020, County and Contractor entered into the Agreement for managing general contractor services for all judicial projects including work at the Broward County Judicial Complex (BCJC) campus in downtown Fort Lauderdale (including the South Garage, Coca-Cola Building and select projects at the Main Jail), the South Regional Courthouse Replacement Project, and the satellite courthouses (collectively, "Judicial Facilities").
- B. Exhibit B, Schedule of Estimated Guaranteed Maximum Prices, attached to the Agreement, set forth the estimated Contract Price Elements and Approved Estimated Guaranteed Maximum Prices for each Project, except for the South Regional Courthouse Replacement Project, and included an amount for the Owner's Allowance Account for each Project, except for the South Regional Courthouse Replacement Project.
- C. In response to pandemic induced fluctuations in the availability and pricing materials and in subcontractor goods and pricing, September 22, 2021, County and Contractor entered into а First Amendment to the Agreement ("First Amendment") to increase the Owner's Allowance Account for certain Judicial Facilities' projects, including the Copy Center Relocation Project, the Coca-Cola Building Renovation Project, the Main Jail Water Meter Installation Project, and the East Wing Generator and Switchgear Replacement Project, to allow for flexibility to address these fluctuations. The September 20, 2020, Agreement and First Amendment are collectively referred to as the "Agreement".
- D. County's Construction Management Division ("CMD") and Contractor have reached an agreement on an Estimated Guaranteed Maximum Price for the South Regional Courthouse Replacement Project (the "SRCR Project") and CMD recommends this Second Amendment to establish the Estimated Guaranteed Maximum Price and an amount for the Owner's Allowance

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Account for the SRCR Project, and to amend Section 7.6 of the Agreement to accommodate the addition of the Estimated Guaranteed Maximum Price and amount for the Owner's Allowance for the SRCR Project.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree to amend the Agreement as follows:

- 1. The above Recitals are true and correct and are incorporated herein by reference. All capitalized terms not expressly defined within this Second Amendment shall retain the meaning ascribed to such terms in the Agreement.
- 2. This Second Amendment shall be effective as of the date it is fully executed by the Parties.
- 3. Section 7.6, Establishment of FGMP, of the Agreement is hereby amended as follows:

Establishment of FGMP: Exhibit B-2 sets forth the EGMP for each Project except for the South Regional Courthouse Replacement Project. Contractor shall submit a proposed FGMP to County for the construction and any other phases of the Project on or before the date for submission set forth in the Project's Work Order. In formulating the FGMP, Contractor shall calculate the Contract Price Elements. After Contractor's submission of the proposed FGMP, the Contract Administrator and Contractor shall meet to review the proposed FGMP, and work to produce a FGMP acceptable to County. After production of an acceptable FGMP, the Parties shall execute an amendment to this Agreement, in substantially the form attached hereto as Form 12 that includes, but is not limited to, a completed breakdown of the FGMP in a form substantially similar to Exhibit B-2, and the Project Schedule for the Work, including, but not limited to, times for Contractor's achievement of Substantial Completion and of Final Completion ("FGMP Amendment"). Upon execution of the FGMP Amendment for a Project, Contractor assumes all risk of any Contract Price Element, except for the Owner's Allowance Account, in excess of the accepted FGMP, as adjusted by County approved change orders, Construction Change Directives, or CPEAMs, to the extent such additional costs should have been included in the FGMP in Contractor's exercise of commercially With the exception of the South Regional Courthouse reasonable efforts. Replacement Project, tThe Contract Administrator is hereby authorized to execute each Project-specific FGMP Amendment so long as the FGMP for that Project does not exceed the EGMP for that Project as set forth on Exhibit B-2.

4. Exhibit B-1, Schedule of Estimated Guaranteed Maximum Prices, attached to the First Amendment, is hereby deleted in its entirety and replaced with Exhibit B-2, attached to this Second Amendment, to provide for the addition of an EGMP and Owner's Allowance for the SCCR Project.

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- 5. The Agreement, as amended herein, incorporates and includes all prior negotiations, correspondence, conversations, agreements, and understandings applicable to the matters contained herein, and the Parties agree that there are no commitments, agreements, or understandings concerning the subject matter hereof that are not contained in the Agreement, the First Amendment, and this Second Amendment. Accordingly, the Parties agree that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written.
- 6. Preparation of this Second Amendment has been a joint effort of the Parties and the resulting document shall not, solely as a matter of judicial construction, be construed more severely against one of the Parties than any other.
- 7. Except as modified herein, all terms and conditions of the Agreement and First Amendment shall remain in full force and effect.
- 8. The attached Exhibit B-2 is incorporated into and made a part of this Second Amendment.
- 9. This Second Amendment may be executed in multiple originals, and may be executed in counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same amendment.

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SECOND AMENDMENT TO AGREEMENT BETWEEN BROWARD COUNTY AND STILES PIRTLE JOINT VENTURE FOR MANAGING GENERAL CONTRACTOR CONSTRUCTION SERVICES FOR JUDICIAL PROJECTS WORK IN BROWARD COUNTY, FLORIDA IN WITNESS WHEREOF, the Parties hereto have made and executed this Second Amendment on the respective dates under each signature: BROWARD COUNTY through its BOARD OF COUNTY COMMISSIONERS, signing by and through its Mayor or Vice-Mayor, authorized to execute this Agreement by Board action on the ____ day of 2022, and CONTRACTOR, signing by and through its Managing Member duly authorized to execute same. COUNTY ATTEST: BROWARD COUNTY, by and though its its Board of County Commissioners By: Broward County Administrator, as Michael Udine, Mayor ex officio Clerk of the Broward County Board of County Commissioners day of , 2022 Approved as to form by Andrew J. Meyers Broward County Attorney Governmental Center, Suite 423 115 South Andrews Avenue Fort Lauderdale, Florida 33301 Telephone: (954) 357-7600 Telecopier: (954) 357-7641 Jeffrey S. Siniawsky Senior Assistant County Attorney By: Michael J. Ker **Deputy County Attorney** Date:

2nd Amend Managing General Contractor Agreement BCJC Projects PNC2119163P1 Agreement Page of 4 of 5 SECOND AMENDMENT TO AGREEMENT BETWEEN BROWARD COUNTY AND STILES PIRTLE JOINT VENTURE FOR MANAGING GENERAL CONTRACTOR CONSTRUCTION SERVICES FOR JUDICIAL PROJECTS WORK IN BROWARD COUNTY, FLORIDA

CONTRACTOR

WITNESS:	STILES PIRTLE JOINT VENTURE, a fictitious name registered with the state of Florida, by and through its registered owners
(Print/Type Name) Davell Ligman (Print/Type Name) WITNESS:	JAMES B. PIRTLE CONSTRUCTION COMPANY, INC., d/b/a PIRTLE CONSTRUCTION By: President Michael Geary (Print/Type Name)
Janelle Musuraci	12 day of May , 2022
(Print/Type Name) JAN SCHWARTZ	STILES CORPORATION d/b/a STILES CONSTRUCTION By: Vice-President Timothy O. Meore. (Print/Type Name)
	1Z day of May , 2022

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Second Amendment

Exhibit B-2

Schedule of Estimated Guaranteed Maximum Prices

The following amounts reflect the estimated Contract Price Elements and Approved Estimated Guaranteed Maximum Prices for respective Judicial Projects:

Estimated Contract Price Elements	Projects									
	Co	mplex Trial	Сору	Center	East Wing Enabling	Garage & Plaza		elony rth Wing	East Wing Full	
Preconstruction Services		\$133,600		\$17,427	\$140,44	\$189,218		\$115,625	\$551,478	
Direct Construction Costs				-				1		
Estimated Direct Construction Cost	li .	\$2,226,660		\$435,680	\$4,564,56	\$14,555,220		\$4,625,000	\$22,059,135	
Specialized Items		\$327,450		\$93,360	\$1,053,36	\$383,775		\$750,000	\$3,501,450	
Direct Cost Subtotal:	\$	2,554,110	\$	529,040	5,617,920	\$ 14,938,995	\$	5,375,000	\$ 25,560,585	
Contractor's General Conditions		}								
Contractors General Conditions	1	\$178,788		\$37,033	\$393,25	\$1,045,730		\$376,250	\$1,789,241	
Contractors Supervisory, Admin.	1	\$214,545		\$44,439	\$471,90	\$1,254,876		\$451,500	\$2,147,089	
General Conditions Subtotal:	\$	393,333	\$	81,472	\$ 865,160	2,300,605	\$	827,750	\$ 3,936,330	
Construction Fixed Fee		\$176,847		\$36,631	\$453,81	\$689,584		\$372,165	\$1,769,815	
Owner's Allowance Account		\$156,214		\$254,922	\$416,21	\$896,459		\$328,746	\$1,563,336	
Estimated Guaranteed Maximum Price (EGMP)	\$	3,414,104		\$919,492	\$ 7,493,557	\$ 19,014,861	\$	7,019,286	\$ 33,381,545	

	Projects										
Estimated Contract Price Elements	Courthouse Dr. Security	North Wing Upgrades	Wayfinding	Jail Water Meter	East Wing Generator & Switchgear	Hearing Rooms & Judicial Sultes	North Wing Elevator	Coca ColaBuilding			
Preconstruction Services	\$22,491	\$87,500	\$16,450	\$8,000	\$83,000	\$21,712	\$15,625	\$57,575			
Direct Construction Costs Estimated Direct Construction Cost Specialized Items	\$2,249,100 \$0	\$3,500,000 \$0	\$329,000 \$0	\$160,000 \$0	\$3,320,000 \$0	\$868,480 \$81,420	\$625,000 \$0				
Direct Cost Subtotal:	\$ 2,249,100	\$ 3,500,000	\$ 329,000	\$ 160,000	\$ 3,320,000	\$ 949,900	\$ 625,000	\$ 2,303,000			
Contractor's General Conditions Contractors General Conditions	\$157,437			C0000000000000000000000000000000000000	\$232,400	\$66,493	\$43,750	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			
Contractors Supervisory, Admin. General Conditions Subtotal:	\$188,924			\$13,440	\$278,880	\$79,792	\$52,500	\$193,452			
Construction Fixed Fee	\$ 346,361 \$155,728	,	i	\$ 24,640 \$14,771	\$ 511,280 \$268,190	\$ 146,285 \$65,771	\$ 96,250 \$57,700	\$ 354,662 \$159,460			
Owner's Allowance Account	\$137,559	\$214,067	\$20,502	\$44,647	\$904,973	\$58,098	\$38,948	\$498,297			
Estimated Guaranteed Maximum Price	\$ 2,911,240	\$ 4,582,907	\$ 446,991	\$252,058	\$5,087,443	\$1,241,765	\$833,523	\$3,372,994			

nest.										
	Projects									
Estimated Contract Price Elements	South Regional Courthouse									
Preconstruction Services	\$1,028,013									
Direct Construction Costs Estimated Direct Construction Cost Specialized Items	\$110.397.935 \$0									
Direct Cost Subtotal:	\$111,425,948									
Contractor's General Conditions Contractors General Conditions Contractors Supervisory, Admin.	\$7,727,855 \$9,383,824									
General Conditions Subtotal:	\$17,111,679									
Construction Fixed Fee	\$4 ,462,837									
Owner's Allowance Account	\$19,795,868	i i	j	i i	ì					
Estimated Guaranteed Maximum Price (EGMP)	\$ 152,796,333				1					

Managing General Contractor Agreement Prices Judicial Projects PNC2119163P1

Exhibit B-2: Schedule of Guaranteed Maximum
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