# STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION PUBLIC TRANSPORTATION AMENDMENT TO THE PUBLIC TRANSPORTATION GRANT AGREEMENT

Form 725-000-03 STRATEGIC DEVELOPMENT OGC 11/19

	Financial Project N		Fund(s):	DPTO	FLAIR Category:	088809,088719
	(item-segment-phase-seque 440132-1-94-01	ence)	Work Activity Code/Function:	215	Object Code:	751000
	110102-1-04-01		Federal Number/Federal Award	210	Org. Code:	55042010429
	•	·	Identification Number (FAIN) – Transit only	r	Vendor Number:	VF596000531107
	Contract Number:	G1I31	Federal Award Date:	·	Amendment No.:	2
	CFDA Number:	N/A	Agency DUNS Number:		_ , , , , , , , , , , , , , , , , , , ,	
	CFDA Title:	N/A	, Agono, Bono Hambon		-	
	CSFA Number:	55.014,55.00	04			
	CSFA Title:		Program, Aviation Grant Program			
_						
	THIS AMENDM into on	ENT TO THE	PUBLIC TRANSPORTATION GRANT A			made and entered
	("Department"),	and <u>Broward</u>	County, ("Agency"), collectively referred			•
			RECITALS			
	· · · · · · · · · · · · · · · · · · ·	•	and the Agency on <u>2/24/2020</u> (date o	original Agree	ment entered) ente	ered into a Public
	ransportation (	Fant Agreem	ent ("Agreement").			
	WHEREAS, the	Parties have	agreed to modify the Agreement on the	terms and co	nditions set forth I	nerein.
	NOW THEREFO	ORE, in consi	deration of the mutual covenants in this	Amendment,	the Agreement is	amended as
	1. Amend	ment Descrij	otion. The project is amended <u>Addition</u>	al funds to be	used towards tota	al project cost.
			dentification purposes only, this Agreem delow (select all programs that apply).		ented as part of th	e Department
	<u>X</u>	Aviation				
		Seaports				
	_	Transit				
	$\overline{\underline{x}}$	Intermodal				
	_	Rail Crossin	a Closure			
	_		ect Federal Funding (Aviation or Trans	sit)		
	_		e: Section 15 and Exhibit G do not apply	•	natched funding)	
		Other	. could be and be a could apply	to roughany n	.a.cg,	
	_					
			ng Exhibits are updated, attached, and i	ncorporated i	nto this Agreemen	t:
	<u>X</u>		pject Description and Responsibilities			
	<u>X</u>		hedule of Financial Assistance			
	_		Deferred Reimbursement Financial Prov	isions		
	_		Advance Payment Financial Provisions			
	_ <u>x</u>		erms and Conditions of Construction			
	<u>X</u>		ency Resolution			
	_		ogram Specific Terms and Conditions			
	_		ntract Payment Requirements			
	<u>x</u>	*Exhibit G: Fi	nancial Assistance (Single Audit Act)			
	_	*Exhibit H: A	udit Requirements for Awards of Federa	I Financial As	sistance	
	_	*Additional E	xhibit(s):			

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4. Project Cost. The estimated total cost of the l cost of the project to \$10,387,50	Project is $\underline{X}$ increased/ decreased by $\underline{\$2,507,500}$ bringing the revised total $\underline{00}$ .
participate in the Project cost u	is $\underline{X}$ increased/ decreased by $\underline{\$1,253,750}$ . The Department agrees to up to the maximum amount of $\underline{\$5,193,750}$ , and, additionally the Department's not exceed $\underline{50.00}\%$ of the total eligible cost of the Project.
Except as modified, amended, or chang amendments thereto shall remain in full	ed by this Amendment, all of the terms and conditions of the Agreement and any force and effect.
IN WITNESS WHEREOF, the Parties h	ave executed this Amendment on the day and year written above.
AGENCY Broward County	STATE OF FLORIDA, DEPARTMENT OF TRANSPORTATION
By: Name: Title:	By: Name: <u>Steven C Braun, P.E.</u> Title: <u>Director of Transportation Development</u>
	STATE OF FLORIDA, DEPARTMENT OF TRANSPORTATION  Legal Review:
Reviewed and approved as to form: Andrew J. Meyers, County Attorney  By: Yesenia Alfonso Date: 2021.03.16 1609:58 -04007  Yesenia Alfonso Date Assistant County Attorney  Sharon V. Thorsen Desirably signed by Sharon V.  By: Object 2021.03.16 1809:23 -04007	
Sharon V. Thorsen Date Senior Assistant County Attorney	

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### **EXHIBIT A**

## **Project Description and Responsibilities**

- A. Project Description (description of Agency's project to provide context, description of project components funded via this Agreement (if not the entire project)): Loading Bridges
- B. Project Location (limits, city, county, map): Fort Lauderdale/Hollywood International Airport/Dania Beach, FL/Broward
- C. Project Scope (allowable costs: describe project components, improvement type/service type, approximate timeline, project schedule, project size): As required by 215.971, F.S., this scope of work includes but is not limited to design fees, permitting, construction inspection costs, mobilization and demobilization, operational continuity, demolition, foundations, lighting, cables, guidance signs, conduits, lightening protection, HVAC, MEP, fore protection and prevention, and airport passenger loading bridge equipment, including all materials, equipment, labor, and incidentals required to complete the passenger loading bridge project. The Sponsor will comply with Aviation Program Assurances.
- D. Deliverable(s): Loading Bridges, PC Air and 400 HZ Power Units

The project scope identifies the ultimate project deliverables. Deliverables for requisition, payment and invoice purposes will be the incremental progress made toward completion of project scope elements. Supporting documentation will be quantifiable, measurable, and verifiable, to allow for a determination of the amount of incremental progress that has been made, and provide evidence that the payment requested is commensurate with the accomplished incremental progress and costs incurred by the Agency.

- E. Unallowable Costs (including but not limited to):
- F. Transit Operating Grant Requirements (Transit Only):

Transit Operating Grants billed as an operational subsidy will require an expenditure detail report from the Agency that matches the invoice period. The expenditure detail, along with the progress report, will be the required deliverables for Transit Operating Grants. Operating grants may be issued for a term not to exceed three years from execution. The original grant agreement will include funding for year one. Funding for years two and three will be added by amendment as long as the grantee has submitted all invoices on schedule and the project deliverables for the year have been met.

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### **EXHIBIT B**

#### Schedule of Financial Assistance

FUNDS AWARDED TO THE AGENCY AND REQUIRED MATCHING FUNDS PURSUANT TO THIS AGREEMENT CONSIST OF THE FOLLOWING:

## A. Fund Type and Fiscal Year:

Financial Management Number	Fund Type	FLAIR Category	State Fiscal Year	Object Code	CSFA/ CFDA Number	CSFA/CFDA Title or Funding Source Description	Funding Amount
440132-1-94-01	DPTO	088719	2020	751000	55.004	Aviation Grant Program	\$3,000,000
440132-1-94-01	DPTO	088719	2021	751000	55.004	Aviation Grant Program	\$1,253,750
440132-1-94-01	LF	088719	2021	751000	55.004	Aviation Grant Program	\$1,253,750
440132-1-94-01	LF	088719	2020	751000	55.004	Aviation Grant Program	\$3,000,000
440132-1-94-01	DPTO	088809	2020	751000	55.014	Intermodal Program	\$940,000
440132-1-94-01	LF	088809	2020	751000	55.014	Intermodal Program	\$940,000
Total Financial Assistance					\$10,387,500		

## B. Estimate of Project Costs by Grant Phase:

Phases*	State	Local	Federal	Totals	State %	Local %	Federal %
Land Acquisition	\$0	\$0	\$0	\$0	0.00	0.00	0.00
Planning	\$0	\$0	\$0	\$0	0.00	0.00	0.00
Environmental/Design/Construction	\$0	\$0	\$0	\$0	0.00	0.00	0.00
Capital Equipment/ Preventative Maintenance	\$5,193,750	\$5,193,750	\$0	\$10,387,500	50.00	50.00	0.00
Match to Direct Federal Funding	\$0	\$0	\$0	\$0	0.00	0.00	0.00
Mobility Management (Transit Only)	\$0	\$0	\$0	\$0	0.00	0.00	0.00
Totals	\$5,193,750	\$5,193,750	\$0	\$10,387,500			

<sup>\*</sup>Shifting items between these grant phases requires execution of an Amendment to the Public Transportation Grant Agreement.

## BUDGET/COST ANALYSIS CERTIFICATION AS REQUIRED BY SECTION 216.3475, FLORIDA STATUTES:

I certify that the cost for each line item budget category (grant phase) has been evaluated and determined to be allowable, reasonable, and necessary as required by Section 216.3475, Florida Statutes. Documentation is on file evidencing the methodology used and the conclusions reached.

Laurie McDermott	
Department Grant Manager Name	
Signature	Date

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EXHIBIT D
AGENCY RESOLUTION

PLEASE SEE ATTACHED

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## EXHIBIT E PROGRAM SPECIFIC TERMS AND CONDITIONS – INTERMODAL ACCESS

The Program Specific Terms and Conditions - Intermodal Access, are to be used for capacity projects only, such as: intermodal studies (feasibility, preliminary design and engineering); fixed guide-way systems; capacity road and capacity rail projects that are designed to terminate at major modal facilities (airports, seaports, railroad and transit terminals, etc.); intermodal and multi-modal transportation terminals; development of dedicated bus lanes; or public projects that otherwise facilitate the intermodal movement of people and goods.

### A. General.

- 1. These assurances shall form an integral part of the Agreement between the Department and the Agency.
- 2. These assurances delineate the obligations of the parties to this Agreement to ensure their commitment and compliance with specific provisions of Exhibit "A", Project Description and Responsibilities and Exhibit "B", Schedule of Financial Assistance as well as serving to protect public investment in the intermodal system.
- 3. The Agency shall comply with the assurances as specified in this Agreement.
- **B.** Required Documents. The documents listed below, as applicable, are required to be submitted to the Department by the Agency in accordance with the terms of this Agreement:
  - 1. Quarterly Progress Reports provided within thirty (30) days of the end of each calendar year quarter, if requested by the Department.
  - 2. Electronic invoice summaries and backup information, including a progress report must be submitted to the District Office when requesting payment.
  - 3. All proposals, plans, specifications, and third party contracts covering the Project.

#### C. Duration of Terms and Assurances.

- 1. The terms and assurances of this Agreement shall remain in full force and effect throughout the useful life of a facility developed; equipment acquired; or Project items installed within a facility, but shall not exceed 20 years from the effective date of this Agreement.
- 2. There shall be no limit on the duration of the terms and assurances of this Agreement with respect to real property acquired with funds provided by the State of Florida.
- D. Compliance with Laws and Rules. The Agency hereby certifies, with respect to this Project, it will comply, within its authority, with all applicable, current laws and rules of the State of Florida and local governments, which may apply to the Project. Including but not limited to the following (current version of each):
  - 1. Florida Statutes (F.S.)
  - 2. Local Government Requirements
    - a. Local Zoning/Land Use Ordinance
    - b. Local Comprehensive Plan
- **E.** Construction Certification. The Agency hereby certifies, with respect to a construction-related project, that all design plans and specifications will comply with applicable federal, state, local, and professional standards, including but not limited to the following:
  - 1. Federal Requirements
  - 2. Local Government Requirements
    - a. Local Building Codes
    - b. Local Zoning Codes
  - 3. Department Requirements
    - a. Manual of Uniform Minimum Standards for Design, Construction and Maintenance for Streets and Highways (commonly referred to as the "Florida Green Book")
    - b. Manual on Uniform Traffic Control Devices

## F. Consistency with Local Government Plans.

1. The Agency assures the Project is consistent with the currently existing and planned future land use development plans approved by the local government having jurisdictional responsibility.

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- 2. The Agency assures that it has given fair consideration to the interest of local communities and has had reasonable consultation with those parties affected by the Project.
- 3. The Agency assures that the Comprehensive Master Plan, if applicable, is incorporated as part of the approved local government comprehensive plan as required by Chapter 163, F.S.
- G. Land Acquisition Projects. For the purchase of real property, the Agency assures that it will:
  - 1. Acquire the land in accordance with federal and state laws governing such action.
  - 2. Maintain direct control of Project administration, including:
    - a. Maintain responsibility for all related contract letting and administrative procedures.
    - **b.** Secure written Department approval to execute each agreement for the purchase of real property with any third party.
    - Ensure a qualified, State certified general appraiser provides all necessary services and documentation.
    - d. Furnish the Department with a projected schedule of events and a cash flow projection within 20 calendar days after completion of the review appraisal.
    - e. Establish a Project account for the purchase of the land.
    - f. Collect and disburse federal, state, and local Project funds.
  - 3. The Agency assures that it shall use the land for intermodal purposes in accordance with the terms and assurances of this Agreement within 10 years of acquisition.

## H. Preserving Rights, Powers and Interest.

- 1. The Agency will not take or permit any action that would operate to deprive it of any of the rights and powers necessary to perform any or all of the terms and assurances of this Agreement without the written approval of the Department. Further, it will act promptly to acquire, extinguish, or modify, in a manner acceptable to the Department, any outstanding rights or claims of right of others which would interfere with such performance by the Agency.
- 2. If an arrangement is made for management and operation of the funded facility or equipment by any entity or person other than the Agency, the Agency will reserve sufficient rights and authority to ensure that the funded facility or equipment will be operated and maintained in accordance with the terms and assurances of this Agreement.
- 3. The Agency will not sell or otherwise transfer or dispose of any part of its title or other interests in the funded facility or equipment without prior written approval by the Department. This assurance shall not limit the Agency's right to lease intermodal property, facilities or equipment for intermodal-compatible purposes in the regular course of business.
- I. Third Party Contracts. The Department reserves the right to approve third party contracts, except that written approval is hereby granted for:
  - 1. Execution of contracts for materials from a valid state or intergovernmental contract. Such materials must be included in the Department approved Project scope and/or quantities.
  - 2. Other contracts less than \$5,000.00 excluding engineering consultant services and construction contracts. Such services and/or materials must be included in the Department approved Project scope and/or quantities.
  - 3. Construction change orders less than \$5,000.00. Change orders must be fully executed prior to performance of work.
  - 4. Contracts, purchase orders, and construction change orders (excluding engineering consultant services) up to the threshold limits of Category Three. Such contracts must be for services and/or materials included in the Department approved Project scope and/or quantities. Purchasing Categories and Thresholds are defined in Section 287.017, F.S., and Chapter 60, Florida Administrative Code. The threshold limits are adjusted periodically for inflation, and it shall be the sole responsibility of the Agency to ensure that any obligations made in accordance with this Agreement section comply with the current threshold limits. Obligations made in excess of the appropriate limits shall be cause for Department non-participation.
  - 5. In all cases, the Agency shall include a copy of the executed contract or other agreement with the backup documentation of the invoice for reimbursement of costs associated with the contract.

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## STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION PUBLIC TRANSPORTATION GRANT AGREEMENT EXHIBITS

### **EXHIBIT G**

### AUDIT REQUIREMENTS FOR AWARDS OF STATE FINANCIAL ASSISTANCE

## THE STATE RESOURCES AWARDED PURSUANT TO THIS AGREEMENT CONSIST OF THE FOLLOWING:

SUBJECT TO SECTION 215.97, FLORIDA STATUTES:~

Awarding Agency: Florida Department of Transportation

State Project Title: Intermodal Program, Aviation Grant Program

**CSFA Number:** 55.014,55.004 \*Award Amount: \$5,193,750

\*The award amount may change with amendments

Specific project information for CSFA Number 55.014,55.004 is provided at:

https://apps.fldfs.com/fsaa/searchCatalog.aspx

## COMPLIANCE REQUIREMENTS APPLICABLE TO STATE RESOURCES AWARDED PURSUANT TO THIS AGREEMENT:

State Project Compliance Requirements for CSFA Number <u>55.014,55.004</u> are provided at: <a href="https://apps.fldfs.com/fsaa/searchCompliance.aspx">https://apps.fldfs.com/fsaa/searchCompliance.aspx</a>

The State Projects Compliance Supplement is provided at: <a href="https://apps.fldfs.com/fsaa/compliance.aspx">https://apps.fldfs.com/fsaa/compliance.aspx</a>