

Appropriation Bill Number(s)/Line Number (s)
SB 2000: _____
DUNS No.: 80-989-7102

Contract No.: _____
FM Nos.: 228047-4-58-01
FEID No.: VF-596-000-531

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION
JOINT PARTICIPATION AGREEMENT

THIS Joint Participation Agreement (hereinafter referred to as “Agreement”), entered into this ____ day of _____, 20____, by and between the State of Florida Department of Transportation, hereinafter referred to as the DEPARTMENT, and Broward County, located at 2300 West Commercial Blvd., Fort Lauderdale, Florida 33309, hereinafter referred to as the COUNTY.

WITNESSETH

WHEREAS, the DEPARTMENT and the COUNTY are desirous of having the COUNTY perform certain services in connection with Financial Management (FM) (Funded in Fiscal Year 2022-2026) 228047-4-58-01 for the maintenance of all Broward County School Zone Flashers and Rectangular Rapid Flashing Beacons located on the State Highway System in Broward County, Florida. Refer to **Exhibit “A”**, Scope of Services attached hereto and made a part hereof; and

WHEREAS, for purposes of this Agreement, improvements to be made as stated above are hereinafter referred to as the Project; and

WHEREAS, said Project is on the State Highway System, is not revenue producing, and is contained in the DEPARTMENT’S Adopted Work Program; and

WHEREAS, the improvements are in the interest of both the COUNTY and the DEPARTMENT and it would be more practical, expeditious, and economical for the COUNTY to perform such activities; and

WHEREAS, the COUNTY by Action on _____, 20____, authorizes the proper officials to enter into this Agreement.

NOW, THEREFORE, in consideration of the mutual benefits to be derived from joint participation on the Project, the parties agree to the following:

1. The recitals set forth above are true and correct and are deemed incorporated herein.
2. The COUNTY shall commence and complete the Project as described in **Exhibit “A”** with all practical dispatch in a sound, economical, and efficient manner and in accordance with the provisions herein.

The COUNTY shall be responsible for assuring that the Project complies with all applicable Federal, State, and Local laws, rules, regulations, guidelines, and standards.

3. The DEPARTMENT will issue any necessary permits for the COUNTY to accomplish the work described in **Exhibit “A”** at no cost to the COUNTY. Such permits will be included with the written authorization from the DEPARTMENT to proceed with a Project assignment.
4. The DEPARTMENT agrees to make all previous studies, maps, drawings, surveys, and other data and information pertaining to the Project available to the COUNTY at no cost.
5. The COUNTY shall have the sole responsibility for resolving claims and requests for additional work for the Project. The COUNTY will make best efforts to obtain DEPARTMENT input in its decisions.
6. This Agreement shall continue in effect and be binding to both the DEPARTMENT and the COUNTY until the Project is completed as evidenced by the written acceptance of the DEPARTMENT or June 30, 2026, whichever comes first.
7. Unless terminated earlier in accordance with the provisions of this Agreement, it is anticipated that this Agreement shall have a term of 5 years from Fiscal Year (FY) 2021/2022 to 2025/2026. The total estimated cost of the Project is ONE HUNDRED FORTY THREE THOUSAND NINE HUNDRED EIGHTY DOLLARS AND NO CENTS (\$143,980.00). The DEPARTMENT agrees to reimburse the COUNTY for actual costs incurred that are related to the Project. In the event the actual costs of the Project, during any fiscal year, exceeds the DEPARTMENT’s annual share of allocated funding, any additional cost shall be the sole responsibility of the COUNTY. The DEPARTMENT’s allotted funding, for each fiscal year, is shown below:

Funding Allocation

Fiscal Year	Allotted Funding
2021/2022	\$28,585.00
2022/2023	\$28,685.00
2023/2024	\$28,790.00
2024/2025	\$28,900.00
2025/2026	\$29,020.00
Total Department Contribution \$143,980.00	

The Department’s Fiscal Year begins on July 1 and ends on June 30.

8. The COUNTY acknowledges and agrees that the DEPARTMENT'S obligation to pay the sum set forth herein is contingent upon an annual appropriation by the Florida Legislature.
9. In the event the Project costs or Project modifications increase or exceed the amount authorized in paragraph 7, the DEPARTMENT and the COUNTY shall meet and attempt to mutually agree to the amount and distribution of the additional funding needed to complete

the Project. Any funding increase or modifications to the Project shall be added by means of an amendment to the Agreement to be signed by both parties before work is undertaken. However, in the event the COUNTY and the DEPARTMENT fail to negotiate an amendment for any reason whatsoever, then the increase in the Project costs will be the sole responsibility of the COUNTY.

10. The COUNTY shall provide quantifiable, measurable, and verifiable units of deliverables. The Project, identified as Project Number 228047-4-58-01, and the quantifiable, measurable, and verifiable units of deliverables are described more fully in **Exhibit B**, Deliverables, attached hereto and a made apart hereof. The COUNTY must obtain the prior written approval from the DEPARTMENT, if deviating from the Deliverables in **Exhibit B**, prior to the COUNTY implementing the changes.
11. The COUNTY will be reimbursed actual expenses incurred during the term of this Agreement that are directly related to the maintenance of all School Zone flashing signals located on the State Highway System, upon the DEPARTMENT receiving the deliverables as set forth in **Exhibit B**. The COUNTY will submit written progress reports and maintenance logs by the 15th day after the end of each quarter (October 15th, January 15th, April 15th, and July 15th) detailing which School Zone flashing signals have been maintained and the actual services performed.
12. Invoices shall be submitted by the COUNTY in detail sufficient for proper preaudit and post audit thereof, based on the quantifiable, measurable, and verifiable units of deliverables as established in **Exhibit B**. Deliverables must be received and accepted in writing by the COUNTY's Project Manager prior to payments.

Supporting documentation must establish that the deliverables were received and accepted in writing by the COUNTY.

13. Upon submission of an annual invoice, the DEPARTMENT's Project Manager will notify the DEPARTMENT's Traffic Operations Engineer to inspect and verify that services by the COUNTY have met or does not meet the DEPARTMENT's standards/minimum level of service.
14. There shall be no reimbursement for travel expenses under this Agreement.
15. The COUNTY must submit the final invoice to the DEPARTMENT within 120 days after the final acceptance of the Project. Invoices submitted after the 120 day time period may not be paid. The final balance due under this Agreement will be reimbursed upon the completion of all Project services and receipt of final cost documentation and proper submission of a detailed invoice and when the Project has been inspected, approved, and accepted to the satisfaction of the DEPARTMENT in writing.

16. Payment shall be made only after receipt and approval of goods and services unless advance payments are authorized by the Chief Financial Officer of the State of Florida under Chapters 215 and 216, Florida Statutes. If the DEPARTMENT determines that the performance of the Recipient is unsatisfactory, the DEPARTMENT shall notify the COUNTY of the deficiency to be corrected, which correction shall be made within a time frame to be specified by the DEPARTMENT. The COUNTY shall, within five days after notice from the DEPARTMENT, provide the DEPARTMENT with a corrective action plan describing how the COUNTY will address all issues of contract non-performance, unacceptable performance, failure to meet the minimum performance levels, deliverables deficiencies, or contract non-compliance. If the corrective action plan is unacceptable to the DEPARTMENT, the COUNTY shall be assessed a non-performance retainage equivalent to 10% of the total invoices amount. The retainage shall be applied to the invoice for the then-current billing period. The retainage shall be withheld until COUNTY resolves the deficiency. If the deficiency is subsequently resolved, the COUNTY may bill the DEPARTMENT for the retained amount during the next period. If the COUNTY is unable to resolve the deficiency, the funds retained may be forfeited at the end of the Agreement's term.
17. The COUNTY agrees to comply with Section 20.055(5), F.S., and to incorporate in all subcontracts the obligation to comply with Section 20.055(5), F.S.
18. The COUNTY providing goods and services to the DEPARTMENT should be aware of the following time frames. Upon receipt, the DEPARTMENT has five (5) business days to inspect and approve the goods and/or services unless the bid specifications, purchase order, or contract specifies otherwise. The DEPARTMENT has twenty (20) calendar days to deliver a request for payment (voucher) to the Department of Financial Services. The twenty (20) calendar days are measured from the latter of the date the invoice is received or the goods or services are received, inspected, and approved.
19. If a payment is not available within forty (40) calendar days of an invoice being received and stamped with an official date and time of receipt by the DEPARTMENT, a separate interest penalty at a rate as established pursuant to Section 55.03(1), F.S., will be due and payable, in addition to the invoice amount, to the COUNTY. Interest penalties of less than one (1) dollar will not be enforced unless the COUNTY requests payment. Invoices that have to be returned to the COUNTY because of COUNTY preparation errors will result in a delay in the payment. The invoice payment requirements do not start until a completed invoice, as approved by the DEPARTMENT, is provided to the DEPARTMENT.
20. A Vendor Ombudsman has been established within the Department of Financial Services. The duties of this individual include acting as an advocate for contractors/vendors who may be experiencing problems in obtaining timely payments(s) from a state agency. The Vendor Ombudsman may be contacted at (850) 413-5516.

21. Records of costs incurred under terms of this Agreement shall be maintained and made available upon request to the DEPARTMENT at all times during the period of this Agreement and for five (5) years after final payment is made. Copies of these documents and records shall be furnished to the DEPARTMENT upon request. Records of costs incurred includes the COUNTY's general accounting records and the Project records, together with supporting documents and records, of the COUNTY and all subcontractors performing work on the Project, and all other records of the COUNTY and subcontractors considered necessary by the DEPARTMENT for a proper audit of costs.
22. In the event this contract is for services in excess of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00) and a term for a period of more than one year, the provisions of Section 339.135(6)(a), Florida Statutes, are hereby incorporated:

"The DEPARTMENT, during any fiscal year, shall not expend money, incur any liability, or enter into any contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such fiscal year. Any contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The DEPARTMENT shall require a statement from the Comptroller of the department that such funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contained shall prevent the making of contracts for periods exceeding one year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years; and this paragraph shall be incorporated verbatim in all contracts of the DEPARTMENT which are for an amount in excess of \$25,000.00 and which have a term for a period of more than 1 year."
23. The COUNTY will comply with all Federal, State, and Local laws and ordinances applicable to the work or payment for work thereof, and will not discriminate on the grounds of race, color, religion, sex, national origin, age, or disability in the performance of work under the Agreement.
24. The COUNTY warrants that it has not employed or obtained any company or person, other than bona fide employees of the COUNTY, to solicit or secure this Agreement, and it has not paid or agreed to pay any company, corporation, individual or firm, other than a bona fide employee employed by the COUNTY. For breach or violation of this provision, the DEPARTMENT shall have the right to terminate the Agreement without liability.
25. The COUNTY agrees to include the following indemnification in all contracts with contractors, subcontracts, consultants, and subconsultants who perform work in connection with this Agreement:

To the fullest extent permitted by law the COUNTY's contractor shall indemnify and hold harmless the COUNTY, the DEPARTMENT, and its officers and employees, from liabilities, damages, losses and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by the negligence, recklessness or intentional wrongful misconduct of contractor and persons employed or utilized by the contractor in the performance of this Agreement.

This indemnification shall survive the termination of this Agreement. Nothing contained in this paragraph is intended to nor shall it constitute a waiver of the DEPARTMENT's and the COUNTY's sovereign immunity.

To the fullest extent permitted by law the COUNTY's consultant shall indemnify and hold harmless the COUNTY, the DEPARTMENT, and its officers and employees, from liabilities, damages, losses and costs, including, but not limited to, reasonable attorney's fees, to the extent caused, in whole or in part, by the professional negligence, error or omission, recklessness, or intentional wrongful misconduct of the consultant and persons employed or utilized by the consultant in performance of this Agreement.

This indemnification shall survive the termination of this Agreement. Nothing contained in this paragraph is intended to nor shall it constitute a waiver of the DEPARTMENT's and the COUNTY's sovereign immunity.

26. The COUNTY / Vendor/ Contractor:
 - a) shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the COUNTY / Vendor/Contractor during the term of the contract; and
 - b) shall expressly require any subcontractors performing work or providing services pursuant to the state contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term.
27. This contract does not involve the purchase of Tangible Personal Property, as defined in Chapter 273, F.S.
28. In the event it becomes necessary for the DEPARTMENT or COUNTY to institute suit for the enforcement of the provisions of this Agreement, each party shall be responsible to pay their own attorney fees and court costs. Venue with respect to any such litigation shall be in Broward County.
29. This Agreement is governed by and construed in accordance with the laws of the State of Florida.

30. This Agreement and any interest herein shall not be assigned, transferred or otherwise encumbered by the COUNTY under any circumstances without the prior written consent of the DEPARTMENT. However, this Agreement shall run to the DEPARTMENT and its successors.
31. This document incorporates and includes all prior negotiations, correspondence, conversations, agreements, or understandings applicable to the matters contained herein, and the parties agree that there are no commitments, agreements or understandings concerning the subject matter of this agreement that are not contained in this document. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any prior representation or agreements whether oral or written. It is further agreed that no modification, amendment, or alteration in the terms and conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith.
32. Any or all notices (except invoices) given or required under this Agreement shall be in writing and either personally delivered with receipt acknowledged or sent by certified mail, return receipt requested. All notices delivered shall be sent to the following addresses:

If to the DEPARTMENT:

Florida Department of Transportation - District Four
3400 West Commercial Blvd.
Fort Lauderdale, Florida 33309-3421
Attn: Leos A. Kennedy, Jr.
With a copy to: Nadir Rodrigues
A second copy to: Office of the General Counsel

If to the COUNTY:

Broward County
Traffic Engineering Division
2300 West Commercial Blvd.
Fort Lauderdale, Florida 33309
Attn: Scott S. Brunner, P.E., Director
With A Copy to: County Attorney

The remainder of this page was intentionally left blank.

IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement: BROWARD COUNTY, through its BOARD OF COUNTY COMMISSIONERS, signing by and through its Mayor or Vice Mayor, authorized to execute same by Board Action on the _____ day of _____, _____, and the DEPARTMENT has executed this Agreement through its Director of Transportation Operations for District _____, Florida Department of Transportation, this _____ day of _____, _____.

BROWARD COUNTY, by and through
its Board of County Commissioners

STATE OF FLORIDA
DEPARTMENT OF TRANSPORTATION

BY: _____
TITLE: _____ MAYOR _____
NAME: _____
_____ day of _____, 20_____

BY: _____
PAUL LAMPLEY, P.E.
DIRECTOR OF TRANSPORTATION OPERATIONS

WITNESS:

LEGAL REVIEW:

BY: _____
Broward County Administrator, as
ex officio Clerk of the Broward County
Board of County Commissioners

OFFICE OF THE GENERAL COUNSEL

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

APPROVED:

BY: _____
DISTRICT PROGRAM MGMT. ADMINISTRATOR

BY: **Al A DiCalvo** Digitally signed by Al A DiCalvo
Date: 2022.04.07 09:24:20
-04'00'

Al DiCalvo (date)

Sr. Assistant County Attorney
MICHAEL KERR Digitally signed by MICHAEL KERR
Date: 2022.04.07 09:58:55 -04'00'

Michael J. Kerr (date)
Deputy County Attorney

EXHIBIT A
SCOPE OF SERVICES
FM # 228047-4-58-01

MAINTENANCE OF
SCHOOL ZONE FLASHERS AND
RECTANGULAR RAPID FLASHING BEACONS

1. The COUNTY shall perform any necessary miscellaneous repairs and routine maintenance of the School Zone Flashers and Rectangular Rapid Flashing Beacons on the State Highway System. Such repairs and maintenance may be provided by the COUNTY without the provision of a written Project Assignment, written cost proposal, and/or written authorization. All traffic signal equipment and installation thereof in conjunction with such maintenance shall reflect current DEPARTMENT standards, specifications, procedures, and current DEPARTMENT Approved Products List (APL) equipment and materials.
2. The COUNTY shall be responsible for the maintenance and operation of the School Zone flashing signals (equipment and communication interconnect), Rectangular Rapid Flashing Beacons and the payment of electricity and electrical charges incurred in connection with the operation of the school zone flashing signals and Rectangular Rapid Flashing Beacons upon final acceptance of the installation by the DEPARTMENT.
3. The COUNTY shall maintain and operate the School Zone Flashers and Rectangular Rapid Flashing Beacons in a manner that will ensure safe and efficient movement of traffic and pedestrians and that is consistent with the maintenance practices prescribed by the International Municipal Signal Association (IMSA), the Federal Highway Administration (FHWA), and the operational requirements of the Manual on Uniform Traffic Control Devices (MUTCD), as amended. The COUNTY's maintenance responsibilities shall include, but not be limited to, preventative maintenance (periodic inspection, service, and routine repairs), and emergency maintenance in the event of equipment malfunction, failure, or damage. The COUNTY shall record its maintenance activities in a traffic signal maintenance log.
4. The COUNTY shall provide the DEPARTMENT with copies of all traffic signal maintenance logs pertaining to School Zone Flashers and Rectangular Rapid Flashing Beacons Maintenance activities, annually, as a component of the COUNTY's annual invoice package.

EXHIBIT "B"
DELIVERABLES

Broward County School Zone Flashing Signals Maintained and Operated
FY 22 – FY 26

Effective Dates: July 1, 2021 to June 30, 2026

STATE ROAD #	STATE ROAD NAME	SCHOOL NAME	FLASHER LOCATION	DIRECTION	EQUIPMENT	ID#
848	STIRLING RD	BETHUNE ELEMENTARY & ATTUCKS MIDDLE	STIRLING RD AND SW 12 AVE	1 EB	MA-SOLAR	9906
848	STIRLING RD	BETHUNE ELEMENTARY & ATTUCKS MIDDLE	STIRLING RD AND SW 12 AVE	1 WB	MA-SOLAR	9907
7	US 441	BROADVIEW ELEMENTARY	STATE ROAD 7 SOUTH OF SW 17 STREET	1 NB	MA-SOLAR	6371
7	US 441	BROADVIEW ELEMENTARY	STATE ROAD 7 NORTH OF SW 17 STREET	1 SB	MA-SOLAR	6372
842	BROWARD BLVD	BROWARD ESTATES ELEMENTARY & PARKWAY MIDDLE	BROWARD BLVD WEST OF NW/SW 35 AVE	1 EB	OH-SW	6810
842	BROWARD BLVD	BROWARD ESTATES ELEMENTARY & PARKWAY MIDDLE	BROWARD BLVD EAST OF NW/SW 35 AVE	1 WB	OH-SW	6811
824	PEMBROKE RD	COLBERT ELEM & McNICOL MID & HALLANDALE HIGH	PEMBROKE RD WEST OF S 28 AVE	1 EB	OH-SW	9171
824	PEMBROKE RD	COLBERT ELEM & McNICOL MID & HALLANDALE HIGH	PEMBROKE RD EAST OF S 26 AVE	1 WB	OH-SW	9172
834	SAMPLE RD	CORAL SPRINGS CHARTER MIDDLE & HIGH	SAMPLE RD EAST OF OF UNIVERSITY	1 WB	OH-SW	6248
834	SAMPLE RD	CORAL SPRINGS CHARTER MIDDLE & HIGH	UNIVERSITY SOUTH OF SAMPLE RD	1 NB	OH-SW	6249
834	SAMPLE RD	CORAL SPRINGS HIGH	SAMPLE RD WEST OF ROCK ISLAND RD	1 EB	MA	6226
834	SAMPLE RD	CORAL SPRINGS HIGH	SAMPLE RD EAST OF ROCK ISLAND RD	1 WB	OH-SW	6227
834	SAMPLE RD	CRYSTAL LAKES MIDDLE	SAMPLE RD WEST OF NE 3 AVE	1 EB	OH-SW	6217
834	SAMPLE RD	CRYSTAL LAKES MIDDLE	SAMPLE RD EAST OF NE 3 AVE	1 WB	OH-SW	6218
5	US 1/ FEDERALY HWY	DANIA ELEMENTARY	FEDERAL HWY SOUTH OF SE 3 ST	1 NB	OH-SW	9084
5	US 1/ FEDERALY HWY	DANIA ELEMENTARY	FEDERAL HWY NORTH OF SE 3 ST	1 SB	OH-SW	9085
810	HILLSBORO BLVD	DEERFIELD BEACH ELEMENTARY	HILLSBORO BEACH BLVD WEST OF NE 6 AVE	1 EB	MA-SOLAR	6140
810	HILLSBORO BLVD	DEERFIELD BEACH ELEMENTARY	HILLSBORO BEACH BLVD EAST OF NE 7 AVE	1 WB	MA-SOLAR	6141
838	SUNRISE BLVD	DILLARD ELEMENTARY & DILLARD HIGH	SUNRISE BLVD WEST OF NW 27 AVE	1 EB	OH-SW	6835
838	SUNRISE BLVD	DILLARD ELEMENTARY & DILLARD HIGH	SUNRISE BOULEVARD WEST OF I-95 SOUTHBOUND OFF RAMP	1 WB	MA	6976
811	DIXIE HWY (NE 4 AVE)	FORT LAUDERDALE HIGH	NE 4 AVE SOUTH OF NE 16 ST	1 NB	MA	6838
811	DIXIE HWY (NE 4 AVE)	FORT LAUDERDALE HIGH	NE 4 AVE NORTH OF NE 16 ST	1 SB	MA	6839
823	FLAMINGO RD	FRANKLIN ACADEMY IN COOPER CITY	FLAMINGO ROAD SOUTH OF SCHOTTS CIRCLE	1 NB	MA-SOLAR	9511
823	FLAMINGO RD	FRANKLIN ACADEMY IN COOPER CITY	FLAMINGO ROAD NORTH OF SCHOTTS CIRCLE	1 SB	MA-SOLAR	9512
858	HALLANDALE BEACH BLVD	HALLANDALE ELEMENTARY (GULFSTREAM ACADEMY)	HALLANDALE BEACH BLVD WEST OF 6 AVE	1 WB	OH-SW	9121
858	HALLANDALE BEACH BLVD	HALLANDALE ELEMENTARY (GULFSTREAM ACADEMY)	HALLANDALE BEACH BLVD WEST OF 8 AVE	1 EB	OH-SW	9385
5	US 1/ FEDERALY HWY	HOLLYWOOD CENTRAL ELEMENTARY	FEDERAL HWY NORTH OF MONROE ST	1 SB	OH-SW	9014
5	US 1/ FEDERALY HWY	HOLLYWOOD CENTRAL ELEMENTARY	FEDERAL HWY SOUTH OF MONROE ST	1 NB	OH-SW	9013
858	HALLANDALE BEACH BLVD	LAKE FOREST ELEMENTARY	HALLANDALE BEACH BLVD WEST OF SW 48 AVE	2 EB	GM	9289
858	HALLANDALE BEACH BLVD	LAKE FOREST ELEMENTARY	HALLANDALE BEACH BLVD EAST OF SW 48 AVE	2 WB	GM	9290
842	BROWARD BLVD	NORTH FORK ELEMENTARY	BROWARD BLVD WEST OF NW 15 AVE	1 EB	MA-SOLAR	6884
842	BROWARD BLVD	NORTH FORK ELEMENTARY	BROWARD BLVD EAST OF NW 15 AVE	1 WB	MA-SOLAR	6885
811	DIXIE HWY (NE 4 AVE)	NORTH SIDE ELEMENTARY	NE 4 AVE SOUTH OF NE 11 ST	1 NB	MA	6893
811	DIXIE HWY (NE 4 AVE)	NORTH SIDE ELEMENTARY	NE 4 AVE NORTH OF NE 11 ST	1 SB	MA	6894
5	US 1/ FEDERALY HWY	OLSEN MIDDLE	FEDERAL HWY NORTH OF SE 15 ST	1 NB	OH-SW	9175
5	US 1/ FEDERALY HWY	OLSEN MIDDLE	FEDERAL HWY SOUTH OF SE 12 ST	1 SB	OH-SW	9176
822	SHERIDAN ST	OLSEN MIDDLE	SHERIDAN ST & FEDERAL HIGHWAY	1 EB & 1 WB	MA	9266
822	SHERIDAN ST	OLSEN MIDDLE	SHERIDAN STREET & NE 5 AVENUE	1 EB & 1 WB	MA	9274
7	US 441	PARK LAKES ELEMENTARY	SR 7 SOUTH OF NW 41 STREET	1 NB	MA	6322
7	US 441	PARK LAKES ELEMENTARY	SR 7 NORTH OF NW 41 STREET	1 SB	MA	6323
820	PINES BLVD	PINES MIDDLE	PINES BLVD WEST OF DOUGLAS ROAD	1 EB & WB	OH-SW	9268
838	SUNRISE BLVD	PLANTATION HIGH	SUNRISE BOULEVARD WEST OF NW 16 ST	1 NB	MA-SOLAR	6899
838	SUNRISE BLVD	PLANTATION HIGH	SUNRISE BOULEVARD EAST OF NW 16 ST	1 SB	MA-SOLAR	6900

STATE ROAD #	STATE ROAD NAME	SCHOOL NAME	FLASHER LOCATION	DIRECTION	EQUIPMENT	ID#
838	SUNRISE BLVD	PLANTATION MIDDLE & SOMERSET CHARTER SCHOOL	SUNRISE BLVD SOUTH OF NW 11 PL	1 SB TO EB	MA-SOLAR	6904
838	SUNRISE BLVD	PLANTATION MIDDLE & SOMERSET CHARTER SCHOOL	SUNRISE BLVD EAST OF NW 65 AVE	1 WB TO NB	MA-SOLAR	6905
810	HILLSBORO BLVD	QUIET WATERS ELEMENTARY	HILLSBORO BEACH BLVD WEST OF NW 41 WAY	1 EB	MA-SOLAR	6104
810	HILLSBORO BLVD	QUIET WATERS ELEMENTARY	HILLSBORO BEACH BLVD EAST OF NW 41 WAY	1 WB	MA-SOLAR	6105
811	DIXIE HWY	RICKARDS MIDDLE & NORTHEAST HIGH	DIXIE HWY SOUTH OF NE 56 ST	1 NB	MA	6361
811	DIXIE HWY	RICKARDS MIDDLE & NORTHEAST HIGH	DIXIE HWY NORTH OF NE 56 ST	1 SB	MA	6362
5	US 1/ FEDERALY HWY	SOUTH BROWARD HIGH	FEDERAL HWY NORTH OF WILSON ST	1 NB	OH-SW	9173
5	US 1/ FEDERALY HWY	SOUTH BROWARD HIGH	FEDERAL HWY SOUTH OF LIBERTY ST	1 SB	OH-SW	9174
848	STIRLING RD	STIRLING ELEMENTARY & HOLLYWOOD HILLS HIGH	STIRLING RD WEST OF N 56 AVE/SW 40 AVE	1 EB	OH-SW	9024
848	STIRLING RD	STIRLING ELEMENTARY & HOLLYWOOD HILLS HIGH	STIRLING RD EAST OF N 56 AVE/SW 40 AVE	1 WB	OH-SW	9025
838	SUNRISE BLVD	SUNLAND PARK ELEMENTARY	SUNRISE BLVD WEST OF NW 13 AVE	1 EB	OH-SW	6938
838	SUNRISE BLVD	SUNLAND PARK ELEMENTARY	SUNRISE BLVD EAST OF NW 12 AVE	1 WB	MA-SOLAR	6939
845	POWERLINE RD	THURGOOD MARSHALL ELEMENTARY	NW 9 AVENUE SOUTH OF NW 13 STREET	1 NB	MA-SOLAR	6876
845	POWERLINE RD	THURGOOD MARSHALL ELEMENTARY	NW 9 AVENUE NORTH OF NW 13 STREET	1 SB	MA-SOLAR	6877
823	FLAMINGO RD	WALTER C MIDDLE YOUNG MIDDLE & FLANAGAN HIGH	FLAMINGO ROAD SOUTH OF TAFT STREET	1 NB	OH-SW	9223
823	FLAMINGO RD	WALTER C MIDDLE YOUNG MIDDLE & FLANAGAN HIGH	FLAMINGO ROAD NORTH OF TAFT STREET	1 SB	OH-SW	9224
858	HALLANDALE BEACH BLVD	WATKINS ELEMENTARY	HALLANDALE BEACH BLVD WEST OF SW 56 AVE	2 EB	GM	9291
858	HALLANDALE BEACH BLVD	WATKINS ELEMENTARY	HALLANDALE BEACH BLVD EAST OF SW 56 AVE	2 WB	GM	9292
25	US 27	WEST BROWARD HIGH	US 27 SOUTH OF JOHNSON STREET	2 NB/2 WB (FL) & 2 SB (AD)	GM	9411
25	US 27	WEST BROWARD HIGH	US 27 NORTH OF JOHNSON STREET	2 SB/2 EB (FL) & 2 NB (AD)	GM	9412
820	PINES BLVD	WEST BROWARD HIGH	PINES BOULEVARD WEST OF NW 209 AVENUE	1 EB (SWALE)	GM-SOLAR	9415
820	PINES BLVD	WEST BROWARD HIGH	PINES BOULEVARD WEST OF NW 209 AVENUE	1 EB (MEDIAN)	GM-SOLAR	9416
820	PINES BLVD	WEST BROWARD HIGH	PINES BOULEVARD EAST OF NW 209 AVENUE	1 WB (SWALE)	GM-SOLAR	9417
820	PINES BLVD	WEST BROWARD HIGH	PINES BOULEVARD EAST OF NW 209 AVENUE	1 WB (MEDIAN)	GM-SOLAR	9418
820	PINES BLVD	WEST HOLLYWOOD ELEMENTARY & MCARTHUR HIGH	HOLLYWOOD BLVD WEST OF N 64 AVE	1 EB	MA	9135
820	PINES BLVD	WEST HOLLYWOOD ELEMENTARY & MCARTHUR HIGH	HOLLYWOOD BLVD EAST OF N 64 AVE	1 WB	MA	9136

EXHIBIT "B" DELIVERABLES

Broward County Rectangular Rapid Flashing Beacons Maintained and Operated FY 22 – FY 26					
Effective Dates: July 1, 2021 to June 30, 2026					
STATE ROAD #	STATE ROAD NAME	CITY	EQUIPMENT	DIRECTION	ID#
A1A	SR-A1A AND PINE AVE	LAUDERDALE BY THE SEA	RRFB AT INTERSECTION	NB & SB	5069
A1A	1371 S OCEAN BLVD	POMPANO BEACH	RRFB AT MIDBLOCK	NB & SB	5077
A1A	SR-A1A AND ALHAMBRA ST	FORT LAUDERDALE	RRFB AT INTERSECTION /MIDBLOCK	SB	5079
A1A	SR-A1A AT BO'S BEACH	FORT LAUDERDALE	RRFB AT INTERSECTION	NB	5022