

**DEPARTMENT OF THE ARMY
CONSENT TO EASEMENT
TO USE CORPS OF ENGINEERS RIGHT-OF-WAY**

Consent No. DACW17-9-22-0084
Project: Intracoastal Waterway,
Jacksonville to Miami
Broward County, Florida
Tract Nos.: 1189, 1193, 1199, 1200
13003E & 13103E

THIS CONSENT TO EASEMENT AGREEMENT, made by and between the **UNITED STATES OF AMERICA, DEPARTMENT OF THE ARMY**, hereinafter referred to as the "Government", acting by and through the Real Estate Contracting Officer, Chief, Real Estate Division, hereinafter referred to as "said officer," and **BROWARD COUNTY**, a political subdivision of the State of Florida, hereinafter referred to as the "Grantee":

WHEREAS, the Government has acquired a right-of-way easement over the above-numbered tract of land, which easement, by its terms, reserves to the Government, in perpetuity, the right to use said easement for the construction, improvement, and maintenance of the Intracoastal Waterway, Jacksonville to Miami Project, Broward County, Florida; and

WHEREAS, the Grantee has requested to construct, use, maintain, control, operate, and repair structures on, across, over, and under a portion of the lands identified as Tract Nos. 1193, 1189, 1199, 1200, 13003E and 13103E, Section 01 and 12, Township 51 South, Range 42 East, Broward County, Florida. The general location of which is shown in red on Exhibit "A", attached hereto and made a part hereof; and

WHEREAS, the Government has issued Department of the Army Permit No. SAJ-2019-04349 (SP-CGK) authorizing the Grantee's construction of the specified structures under certain conditions, including the requirement that the Grantee obtain a Consent to Easement Agreement from the Government.

NOW THEREFORE, this Consent to Easement Agreement is granted and accepted under the following conditions:

1. That construction shall be in accordance with the drawings attached hereto and made a part hereof as Exhibit "B" and to Department of the Army Permit No. SAJ-2019-04349 (SP-CGK), incorporated herein by reference.
2. That it is understood that this consent is effective only insofar as the property rights of the Government in the land to be occupied are concerned, and that it does not relieve the Grantee from the necessity of obtaining grants from the owners of the fee and/or

other interests, therein, nor does it obviate the requirement that the Grantee obtain State or local assent required by law for the activity authorized herein.

3. That any proposed improvements or use authorized herein shall not be commenced until appropriate rights shall have been obtained by the Grantee from the record owners and encumbrances of the fee title to the lands involved, or until the Grantee has obtained all Federal, State, or local permits required by law.

4. That the proposed improvements or use authorized herein shall be consistent with the terms and conditions of this consent; and that any improvements or use not specifically identified and authorized shall constitute a violation of the terms and conditions of this consent which may result in a revocation of this consent and in the institution of such legal proceedings as the Government may consider appropriate, whether or not this consent has been revoked or modified.

5. That the exercise of the privileges hereby consented to shall be without cost or expense to the Government and under the supervision of and subject to the approval of the said officer having immediate jurisdiction over the property and subject to such regulations as he may from time to time prescribe, including, but not limited to, the specific conditions, requirements, and specifications set forth in paragraph 1

6. That the Grantee shall supervise and maintain the said improvements and cause it to be inspected at reasonable intervals, and shall immediately repair any damage found therein as a result of such inspection, or when requested by said officer to repair any defects. Upon completion of the installation of said improvements or the making of any repairs thereto, the premises shall be restored immediately by the Grantee, at the Grantee's own expense, to the same condition as that in which they existed prior to the commencement of such work, to the satisfaction of said officer.

7. That any property of the Government damaged or destroyed by the Grantee incident to the exercise of the privileges herein granted shall be promptly repaired or replaced by the Grantee to the satisfaction of the said officer, or in lieu of such repair or replacement, the Grantee shall, if so required by said officer and at his option, pay to the Government an amount sufficient to compensate for the loss sustained by the Government by reason of damage to or destruction of Government property.

8. That the Government shall not be responsible for damages to the property or injuries to persons which may arise from or be incident to the exercise of the privileges herein granted, or for damages to the property of the Grantee, or for damages to the property or injuries to the person of the Grantee, or the persons of Grantee's officers, agents, servants, or employees, or others who may be on said premises at the invitation of the Grantee or the invitation of one of them, arising from Governmental activities on or in the vicinity of the said premises, and the Grantee shall hold the Government harmless from any and all claims.

9. That the Government shall in no case be liable for any damage, either hidden or known, to any improvements herein authorized which may be caused by any action of the Government, under the rights obtained in its easements, or that may result from the future operations undertaken by the Government, and no claim or right to compensation shall accrue from such damage, and if further operations of the Government require the alteration or removal of any improvements herein authorized, the Grantee shall, upon due notice, from said officer, alter or remove said improvements without expense to the Government and subject to the supervision and approval of the said officer and no claim for damages shall be made against the Government on account of such alterations or removal.

10. That construction and/or operation, maintenance, and use of any improvements incident to the exercise of the privileges herein granted shall be in such a manner as not to conflict with the rights of the Government, nor to interfere with the operations by the Government under such rights nor to endanger lives and safety of the public.

11. That this consent may be terminated by the Government or said officer upon reasonable notice to the Grantee if the Government or said officer shall determine that any improvements or use to which consent is herein granted interferes with the use of said land or any part thereof by the Government, and this consent may be annulled and forfeited by the declaration of the Government or said officer for failure to comply with any or all of the provisions and conditions of this consent, or for nonuse for a period of two (2) years, or for abandonment.

12. That upon relinquishment, termination, revocation, forfeiture, or annulment of this consent, the Grantee shall vacate the premises, remove all property of the Grantee therefrom, and restore the premises to a condition satisfactory to the said officer. If the Grantee shall fail or neglect to remove the said property and so restore the premises, then at the option of the Government or said officer, the said property shall either become the property of the Government without compensation therefor, or the Government or said officer, may cause it to be removed, and the premises to be so restored at the expense of the Grantee, and no claim for damages against the Government, or its officer or agents, shall be created by or made on account of such removal and restoration.

13. That the Grantee within the limits of his respective legal powers shall comply with all Federal, interstate, State, and/or local governmental regulations, conditions, or

instructions for the protection of the environment and all other matters as they relate to real property interests granted herein.

14. That the Grantee shall not remove or disturb, or cause or permit to be removed or disturbed, any historical, archeological, architectural, or other cultural artifacts, relics, vestiges, remains, or objects of antiquity. In the event such items are discovered on the premises, the Grantee shall immediately notify the District Engineer, Jacksonville District, Post Office Box 4970, Jacksonville, Florida 32232-0019, and the site and the material shall be protected by the Grantee from further disturbance until a professional examination of them can be made or until a clearance to proceed is authorized by the District Engineer.

15. That no additional structures shall be constructed waterward of the Government's right-of-way line and that any structures currently within the right-of-way must be removed by the Grantee, at Grantee's expense, if future needs of the Government so require.

16. That this consent may not be transferred to a third party without the prior written notice to the Chief, Real Estate Division, U.S. Army Corps of Engineers, Jacksonville District, Post Office Box 4970, Jacksonville, Florida 32232-0019, and by the transferee's written agreement to comply with and be bound by all the terms and conditions of this consent. In addition, if the Grantee transfers the improvements authorized herein by conveyance of realty, the deed shall reference this consent and the terms and conditions herein and the consent shall be recorded along with the deed in the Registrar of Deeds or with other appropriate official.

This consent is not subject to Title 10, United States Code, Section 2662.

IN WITNESS WHEREOF, I have hereunto set my hand, by authority of the Secretary of the Army, this 16th day of October 2023.

UNITED STATES OF AMERICA

BY: 
TIMOTHY H. MCQUILLEN
Real Estate Contracting Officer
Chief, Real Estate Division

DACW17-9-22-0084
Broward County Parks and Recreation

AGREED TO AND ACCEPTED

COUNTY

ATTEST:

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

BROWARD COUNTY, by and through
its Board of County Commissioners

By: _____
Mayor

_____ day of _____, 20__

Approved as to form by
Andrew J. Meyers
Broward County Attorney
115 South Andrews Avenue, Suite 423
Fort Lauderdale, Florida 33301
Telephone: (954) 357-7600

By: _____
Christina A. Price (Date)
Assistant County Attorney

By: _____
Annika E. Ashton (Date)
Deputy County Attorney

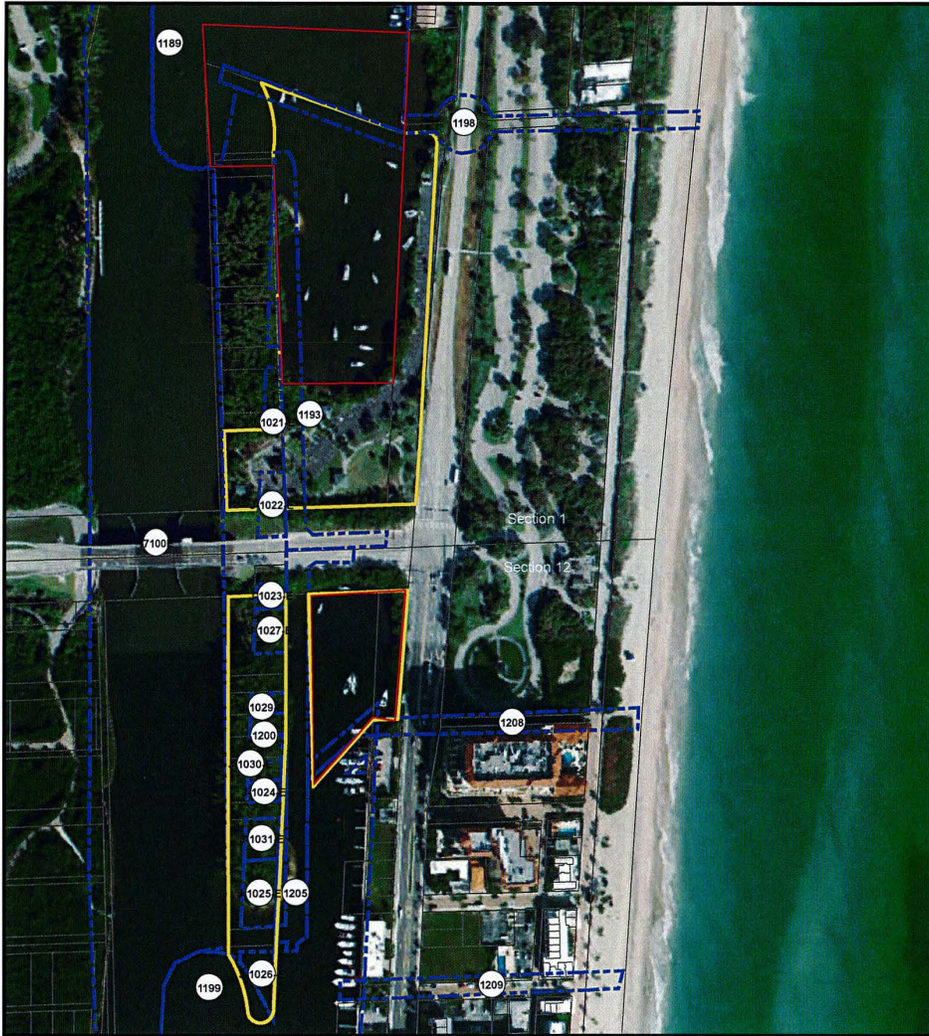


EXHIBIT A

Map for Consent to Easement
Consent No. DACW17-9-22-0084
Permit No. SAJ-2019-04349 (SP-CGK)
Grantee: Broward County Parks & Recreation
3601 North Ocean Drive
Hollywood, Broward County, Florida
Section 01 & 12- T51 S - R 42 E
13 July 2022

Intracoastal Waterway, Jacksonville to Miami
Affects Tracts 1189, 1193, 1199, 1200,
13003E & 13103E

LEGEND

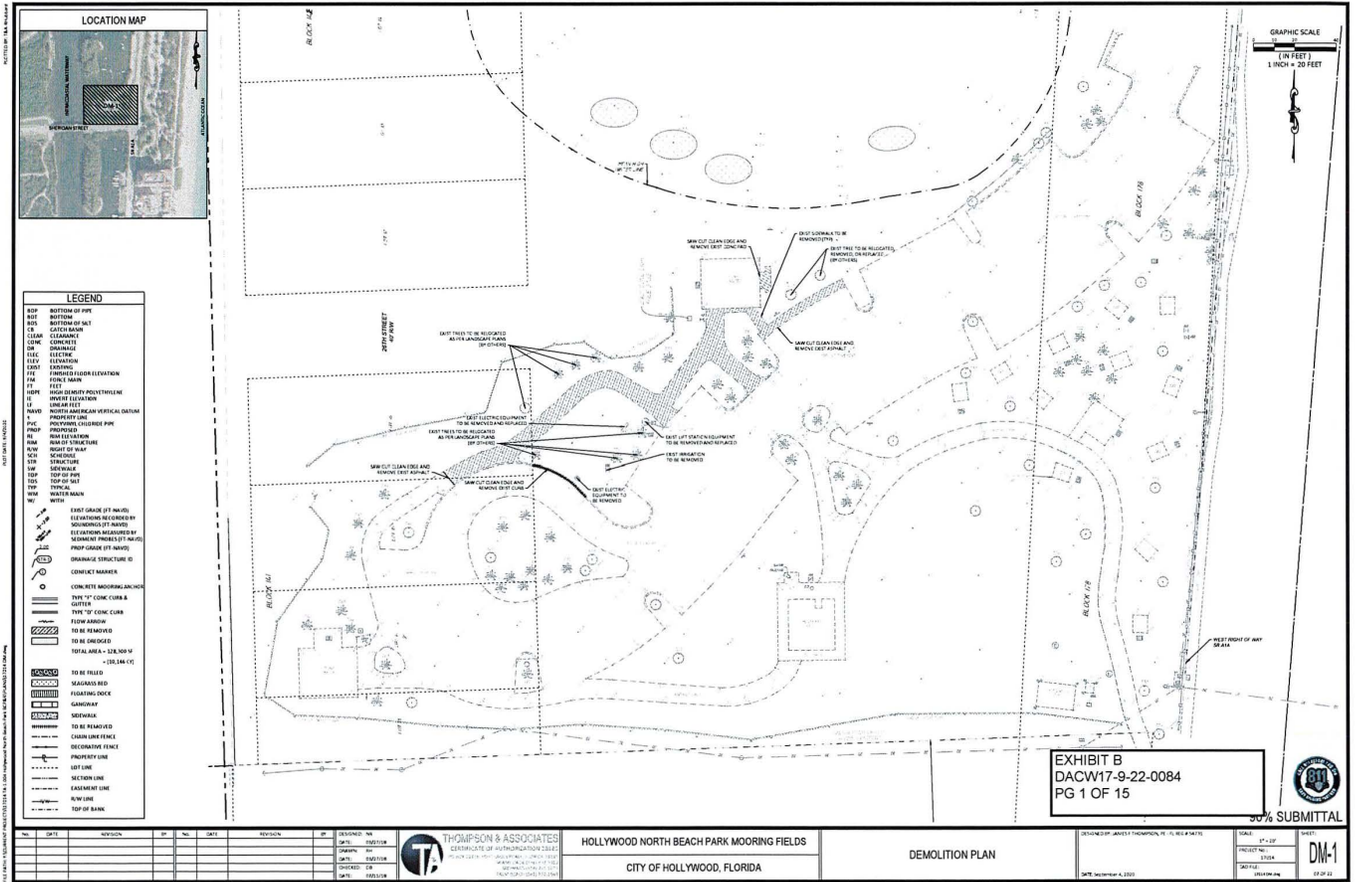
- CONSENT AREA
- IWW R/W PERPETUAL EASEMENT
- HOLLYWOOD NORTH BEACH PARK

300 150 0 300
Feet

SCALE: 1 INCH = 300 FEET

VICINITY MAP

Prepared by:
Department of the Army
Corps of Engineers
Jacksonville District
Real Estate Division
Dean DeVane, Cartographer



NO.	DATE	REVISION	BY	CHKD	REVISION	NO.	DATE	REVISION	BY	CHKD	NO.	DATE	REVISION	BY	CHKD	NO.	DATE	REVISION	BY	CHKD	

THOMPSON & ASSOCIATES
REGISTERED PROFESSIONAL ENGINEERS
10001 BAYVIEW BLVD., SUITE 1000, HOLLYWOOD, FL 33025
TEL: 954-966-1111 FAX: 954-966-1112

HOLLYWOOD NORTH BEACH PARK MOORING FIELDS

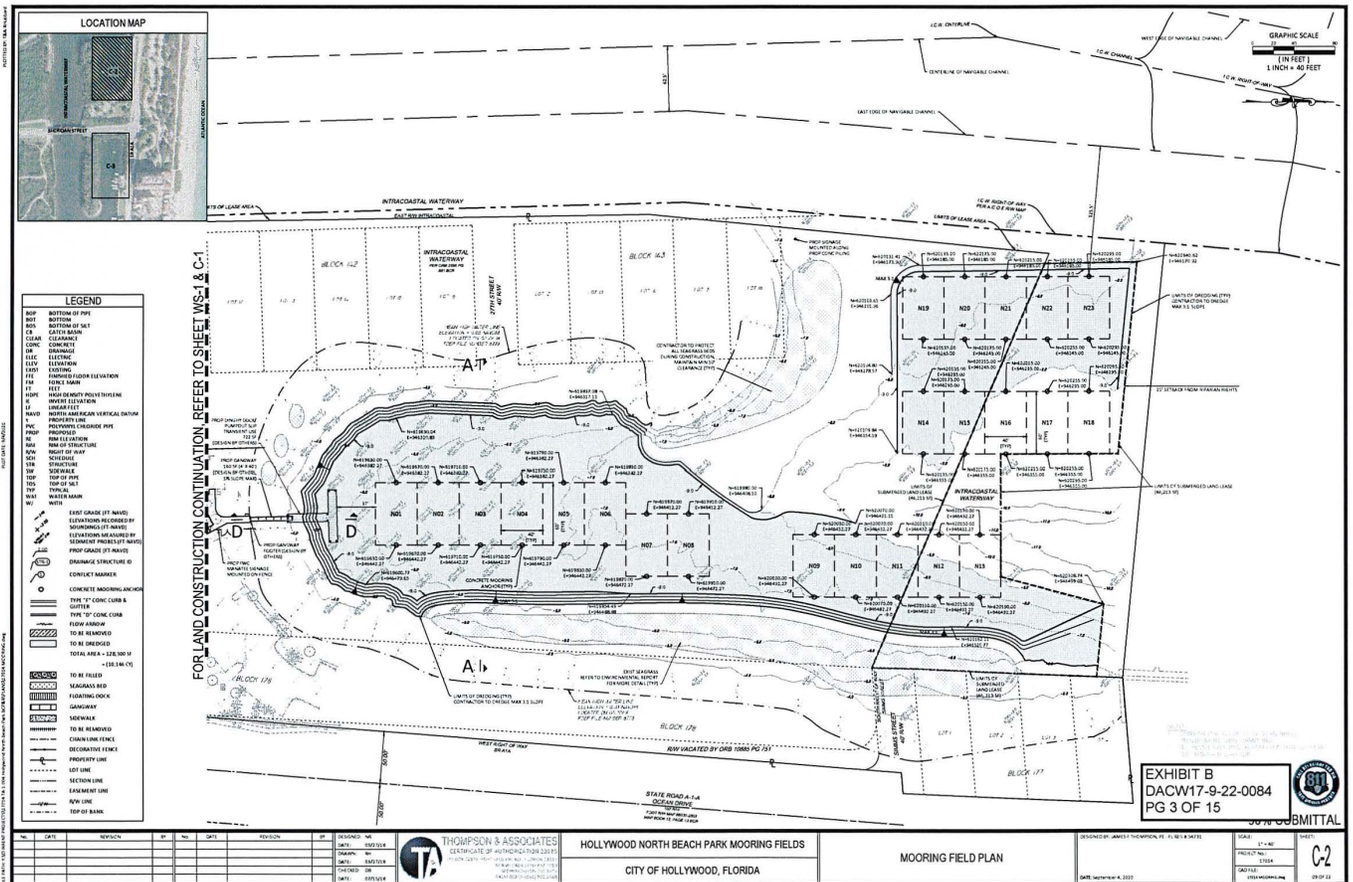
CITY OF HOLLYWOOD, FLORIDA

DEMOLITION PLAN

DESIGNED BY: JAMES THOMPSON, P.E., FL 00000000
SCALE: 1/4" = 1'-0"
PROJECT NO.: 17014
DATE: 08/14/2022
DWG NO.: 17014-001

30% SUBMITTAL

DM-1



NO.	DATE	REVISION	BY	DATE	REVISION	BY	REVISION	NO.	DATE	REVISION	BY	REVISION	NO.	DATE	REVISION	BY	REVISION

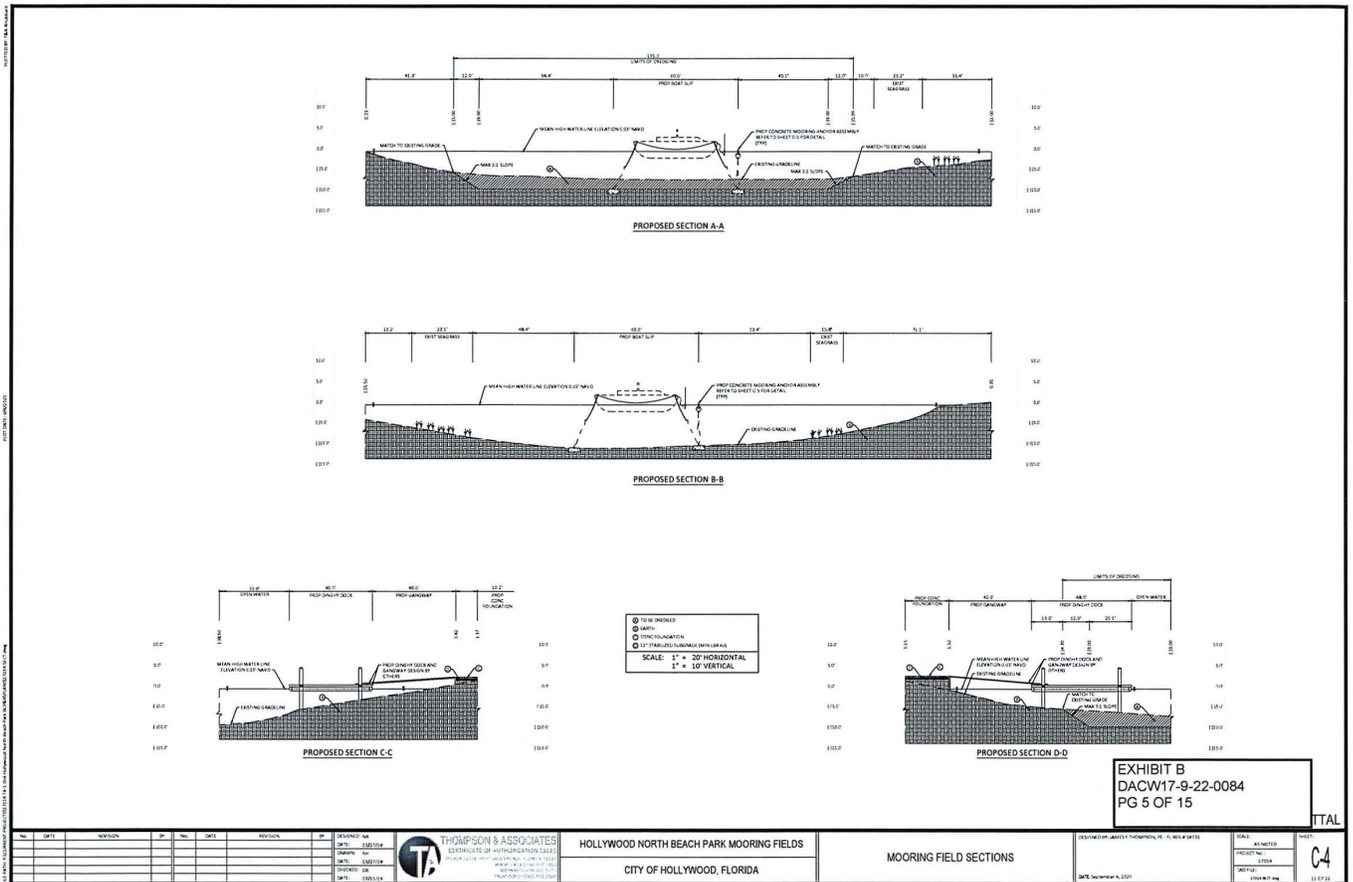


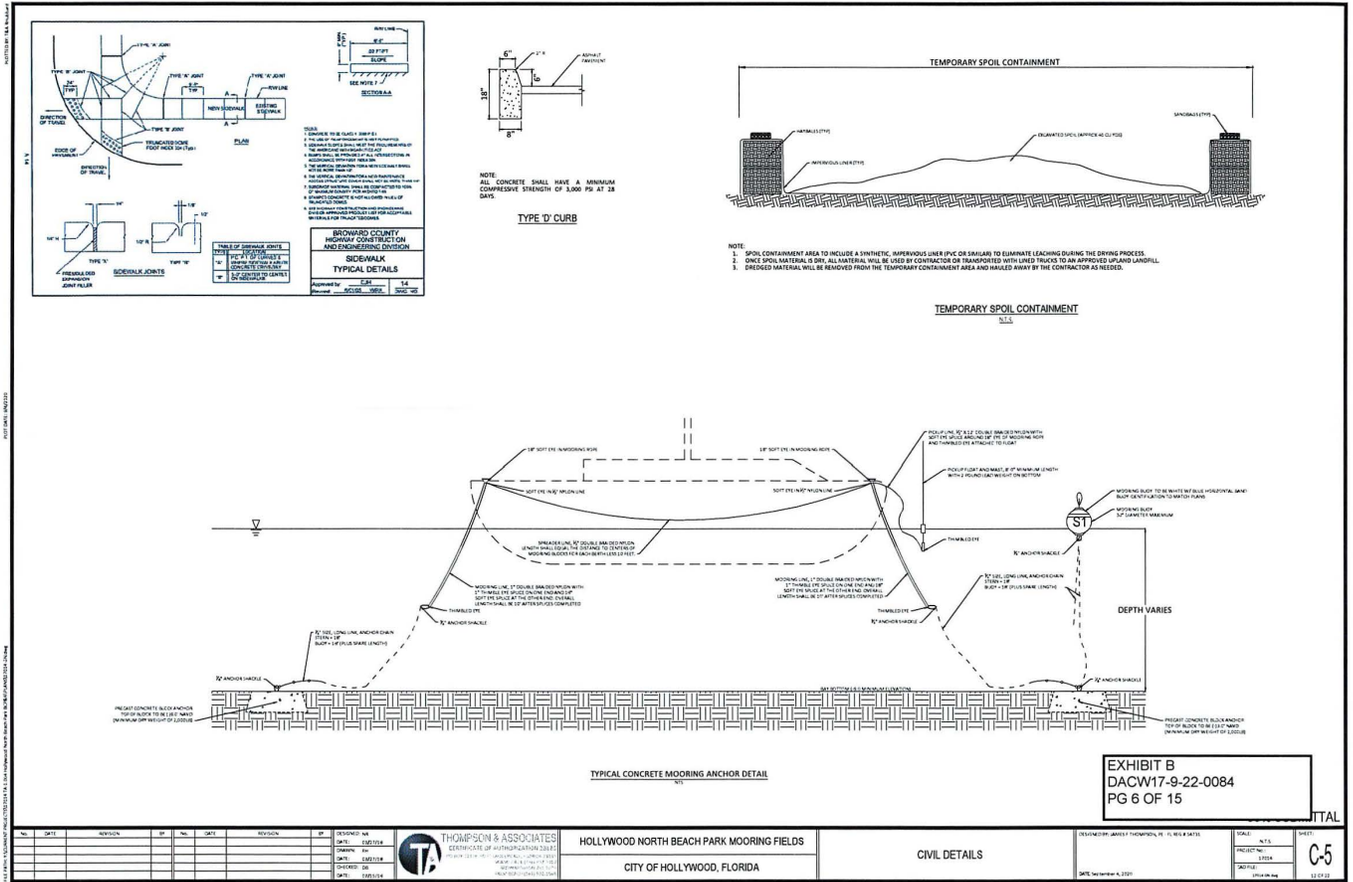
HOLLYWOOD NORTH BEACH PARK MOORING FIELDS
CITY OF HOLLYWOOD, FLORIDA

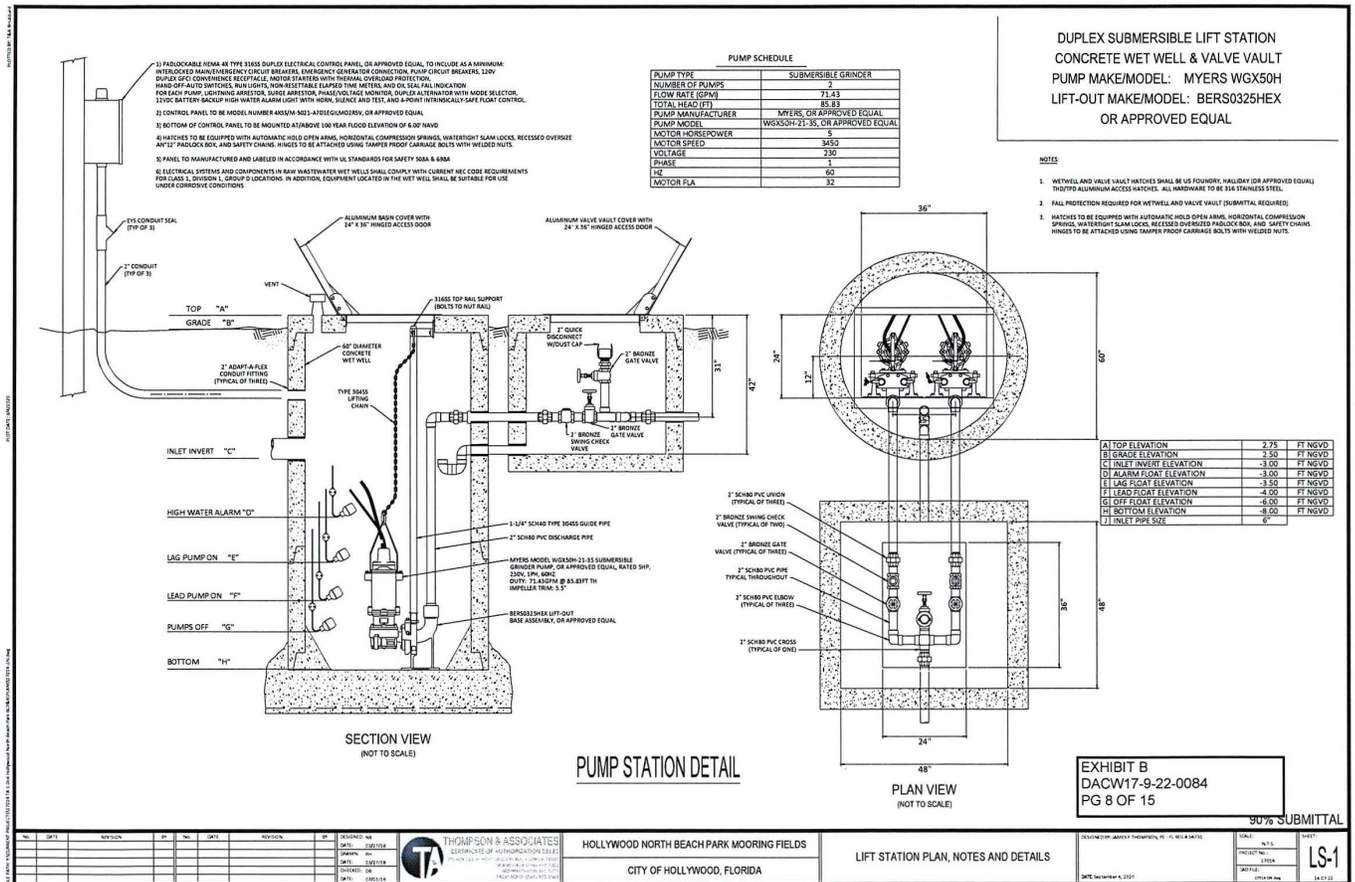
MOORING FIELD PLAN

DESIGNED BY JAMES THOMPSON, PE, LICENSE NO. 12454
DATE: SEPTEMBER 1, 2002

SCALE: 1" = 40'
PROJECT NO.: 17004
SHEET: 02
DATE: 09/01/02
SUBMITTAL







<p>STANDARD SPECIFICATIONS FOR SEWERAGE AND SANITATION</p> <p>REVISED: 2018</p> <p>DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL</p> <p>DESIGNED BY: J.C.E.P. / J.D.K.R.P.</p> <p>ISSUED TO: G-01.1</p>	<p>PIPE LAYING CONNECTION TYPICAL SECTION (P.A.C.)</p> <p>REVISED: 2018</p> <p>DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL</p> <p>ISSUED TO: G-03</p>	<p>UTILITY CROSSING USING FITTINGS</p> <p>UTILITY CROSSING USING JOINT DEFLECTIONS</p> <p>REVISED: 2018</p> <p>DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL</p> <p>ISSUED TO: G-04</p>	<p>TYPICAL TAPPING, 6" DIA. AND VALVE SETTING</p> <p>REVISED: 2018</p> <p>DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL</p> <p>ISSUED TO: G-06</p>
<p>TYPICAL GATE VALVE AND VALVE BOX SETTING</p> <p>REVISED: 2018</p> <p>DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL</p> <p>ISSUED TO: G-07</p>	<p>THRUST BLOCK DESIGN</p> <p>REVISED: 2018</p> <p>DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL</p> <p>ISSUED TO: G-10</p>	<p>POSSIBLE PAVEMENT RESTORATION FOR TRENCHES CUT PERPENDICULAR AND PARALLEL TO THE ROADWAY</p> <p>REVISED: 2018</p> <p>DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL</p> <p>ISSUED TO: G-12.1</p>	<p>TYPICAL WATER SERVICE FROM METERS TO STRUCTURE FOR 0.5" THROUGH 2" METERS</p> <p>REVISED: 2018</p> <p>DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL</p> <p>ISSUED TO: W-10</p>

NO.	DATE	REVISION	BY	CHKD.	REVISION



HOLLYWOOD NORTH BEACH PARK MOORING FIELDS
CITY OF HOLLYWOOD, FLORIDA

WATER AND SEWER DETAILS

EXHIBIT B
DACW17-9-22-0084
PG 11 OF 15

90% SUBMITTAL

DATE: 11/15
PROJECT NO.: 17014
SHEET: WS-2

NOTES:

1. SEE SERVICE CONNECTIONS DRAWING SET OF THE MAIN SYSTEM.
2. THE BRANCH CONNECTIONS SHALL BE MADE IN A MINIMUM 12\"/>

TABLE:

DESIGN	DATE	DEPARTMENT OF PUBLIC UTILITIES STANDARD TITLE	REVISED DRAWING
DESIGNED BY	07/11	WYE BRANCH CONNECTION	S-09

NOTES:

1. MINIMUM BRANCH CONNECTION TO BE USED ONLY WHEN SANITARY SEWER IS MORE THAN 12\"/>

TABLE:

DESIGN	DATE	DEPARTMENT OF PUBLIC UTILITIES STANDARD TITLE	REVISED DRAWING
DESIGNED BY	07/11	SANITARY SEWER LATERAL, MODIFIED RISER	S-10

NOTES:

1. BRANCH CONNECTION TO BE USED ONLY WHEN SANITARY SEWER IS MORE THAN 12\"/>

TABLE:

DESIGN	DATE	DEPARTMENT OF PUBLIC UTILITIES STANDARD TITLE	REVISED DRAWING
DESIGNED BY	07/11	SANITARY SEWER LATERAL, VERTICAL RISER	S-11

NOTES:

1. BRANCH CONNECTION TO BE USED ONLY WHEN SANITARY SEWER IS MORE THAN 12\"/>

TABLE:

DESIGN	DATE	DEPARTMENT OF PUBLIC UTILITIES STANDARD TITLE	REVISED DRAWING
DESIGNED BY	07/11	PLUG VALVE	S-15

SaniSailor CVX400
Marine Pumpout Solutions

The SaniSailor Masterline CVX400
Central Vacuum System is designed to be used as a high vacuum, high discharge pumpout system. This system is for installation requiring a discharge capable of up to 350 feet vertical up to thousands of feet horizontally. The SaniSailor Masterline CVX400 is more than just a lift station. With the capability of high vacuum and eliminates the need for a separate lift station.

CVX400 Specifications:

- Capacity: 10-15 GPM
- Discharge: 25 MPH
- Motor: 1/2 HP
- Power Source: 120V
- Dimensions: 24" x 18" x 48"
- Weight: 15 lbs

EMV Industries
1 (800) 355-7897

SaniSailor Stanchions
Marine Pumpout Solutions

SaniSailor Stanchions are used for remote pumpout stations. These heavy duty aluminum stanchions made with marine grade aluminum extrusion, powder coated for a long, lasting, easy care finish with recess panels at the bottom for ghorling and air conditioning for electrical, piping and ductwork. SaniSailor Stanchions have withstood the test of time in the most adverse environments.

Stanchions are available with the following options:

- Heavy duty hosehanger, low voltage on/off push button controls, with two anchor controls, are now more for low voltage units.

EMV Industries
1 (800) 355-7897

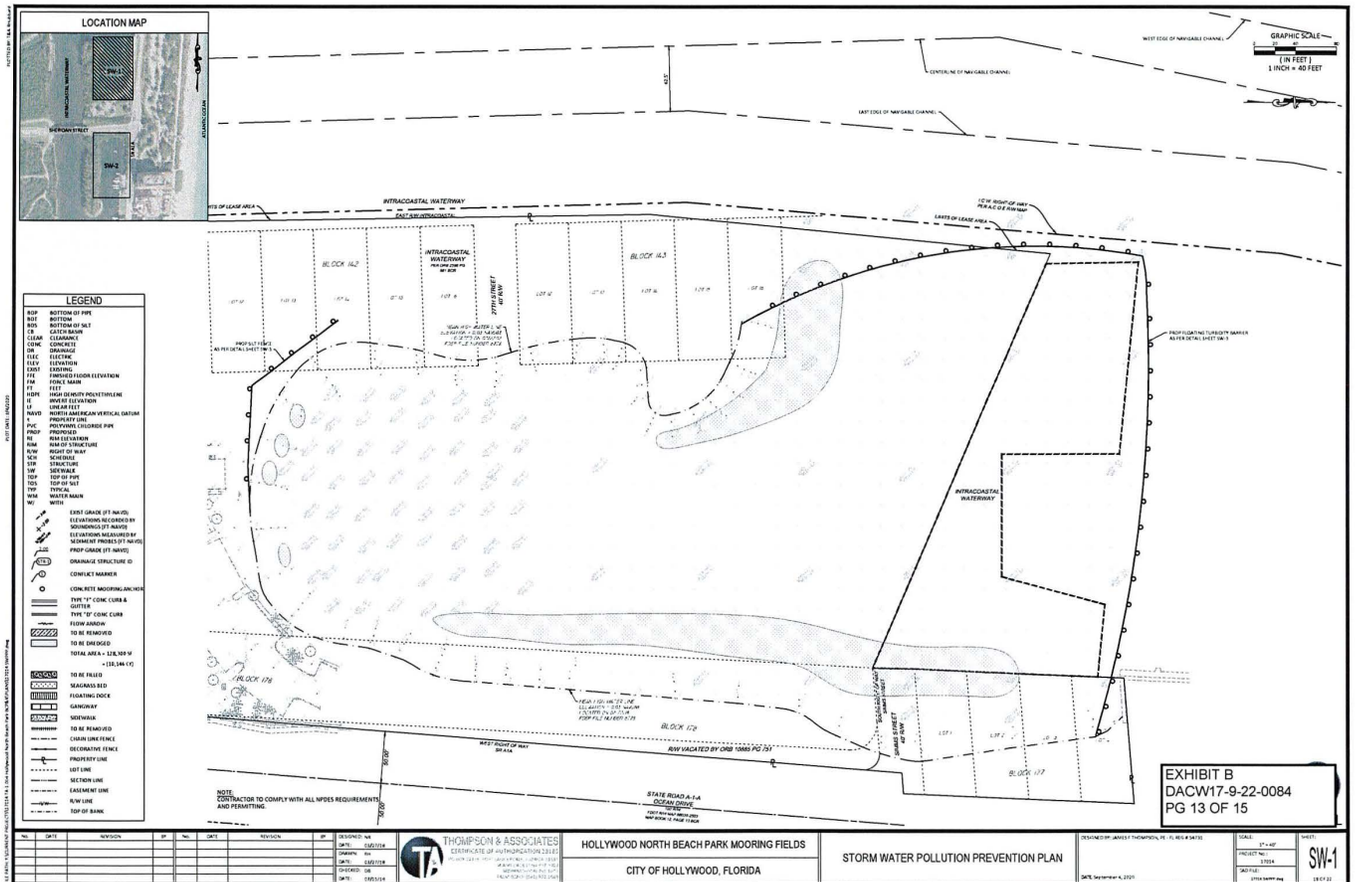
EXHIBIT B
DACW17-9-22-0084
PG 12 OF 15

NO.	DATE	REVISION	BY	NO.	DATE	REVISION	BY

THOMPSON & ASSOCIATES
CERTIFICATE OF AUTHORIZATION 32833
1000 N. W. 10th St., Suite 100
Fort Lauderdale, FL 33304
Tel: 954.344.1111
Fax: 954.344.1112
www.thompsonandassociates.com

HOLLYWOOD NORTH BEACH PARK MOORING FIELDS	WATER AND SEWER DETAILS
CITY OF HOLLYWOOD, FLORIDA	

DESIGNED BY: JAMES THOMPSON, P.E. 16164-0161	SCALE: N/A	SHEET: WS-3
PROJECT NO.: 17014	DATE: 07/11/11	DATE: 07/11/11
DRAWN BY: J. THOMPSON	CHECKED BY: J. THOMPSON	DATE: 07/11/11



NO.	DATE	REVISION	BY	CHKD.	REVISION	BY	CHKD.

THOMPSON & ASSOCIATES
 CERTIFICATE OF AUTHORIZATION 23142
 10000 N.W. 11th Street, Suite 200
 Hollywood, FL 33021
 (954) 961-1111
 www.thompsonandassociates.com

HOLLYWOOD NORTH BEACH PARK MOORING FIELDS
 CITY OF HOLLYWOOD, FLORIDA

STORM WATER POLLUTION PREVENTION PLAN

DESIGNED BY JAMES THOMPSON, P.E., FL REG. 54787
 DATE: September 4, 2007

SCALE:	SHEET:
PROJECT:	SW-1
DRAWN:	
CHECKED:	
DATE:	

SITE DESCRIPTION

PROJECT NAME AND LOCATION:
HOLLYWOOD NORTH BEACH PARK MOORING FIELDS
CITY OF HOLLYWOOD, FLORIDA

OWNER NAME AND ADDRESS:
HOLLYWOOD COUNTY PARKS AND RECREATION
11 UNIVERSITY DR.
PLANTATION, FLORIDA 33324

DESCRIPTION:
THIS PROJECT IS LOCATED ON TWO SECTIONS OF THE WEST PORTION OF THE PARK, NORTH AND SOUTH OF AERIAL STREET. MOORING OF BOATS IS THE MAIN USE OF THE SITE. IT INCLUDES THE DESIGN OF A MOORING FACILITY INCLUDING AN MOORING BUOYS. THIS PROJECT ALSO INCLUDES THE CONSTRUCTION OF A DOCK OF PUBLIC ACCESS BUILDING, A CONCRETE DOCK AND TRAMP STATION DOCK AND OTHER ASSOCIATED SITE IMPROVEMENTS (WALKWAYS, FENCING, ETC.).

SOIL DISTURBING ACTIVITIES WILL INCLUDE:
CLEANING AND GRUBBING, EXCAVATION, PAVEMENT AND GRADING, STORM SEWER UTILITIES, AND PREPARATION FOR FINAL PLANNING, AND SEEDING.

SITE MAPS:
1. SEE ATTACHED GRADING PLAN FOR PRE & POST DEVELOPMENT GRADES, AREAS OF SOILS, DISTURBANCE, LOCATION OF SURFACE WATER, MAJOR STRUCTURAL AND NONSTRUCTURAL CONTROLS AND STORM WATER DRAINAGE POINTS.
2. SEE ATTACHED SECTION A TUNNEL CONTROL PLAN FOR LOCATION OF TEMPORARY STABILIZATION PRACTICES AND TEMPORARY BARRIERS.
3. SEE GENERAL NOTES FOR REQUIREMENTS FOR TEMPORARY AND PERMANENT STABILIZATION.

PLAN VIEW

SECTION A-A

INLET DRAINAGE STRUCTURE

POLLUTION PROTECTION AROUND DRAINAGE STRUCTURES

CURB INLET (OPTION 1)

CURB INLET (OPTION 2)

STORMWATER / DRAINAGE SILT FENCE INSTALLATION

STORMWATER / DRAINAGE HAY BALE INSTALLATION

TYPE III

FLOATING TURBIDITY BARRIERS

NOTES:

1. FILTER FABRIC FENCE TO BE FASTENED SECURELY TO THE POLES.
2. FILTER FABRIC TO BE FASTENED SECURELY TO POLES WITH TIE STRIPS.
3. ENTRY TO POLES AT TOP AND MIDDLE SECTION WITH TWO SECTIONS OF FILTER FABRIC. EACH SECTION SHALL BE OVERLAPPED BY SIX INCHES AND FASTENED.
4. MAINTENANCE SHALL BE PERFORMED AS NEEDED AND IMMEDIATELY.
5. FILTER FABRIC SHALL BE DEVELOPED IN THE "TAY" FENCE OR BARRIER.
6. FILTER FABRIC SHALL BE DEVELOPED IN THE "TAY" FENCE OR BARRIER.
7. FILTER FABRIC SHALL BE DEVELOPED IN THE "TAY" FENCE OR BARRIER.
8. FILTER FABRIC SHALL BE DEVELOPED IN THE "TAY" FENCE OR BARRIER.
9. FILTER FABRIC SHALL BE DEVELOPED IN THE "TAY" FENCE OR BARRIER.
10. FILTER FABRIC SHALL BE DEVELOPED IN THE "TAY" FENCE OR BARRIER.

EROSION AND SEDIMENT CONTROL NOTES

1. THE CONTRACTOR IS RESPONSIBLE FOR REMOVING SILT FROM SITE OR NOT REMOVABLE OR BY AND ASSUMING PLAY ALIGNMENT AND GRADE IN ALL DITCHES AND CHANNELS AT COMPLETION OF CONSTRUCTION.
2. THE SITE CONTRACTOR IS RESPONSIBLE FOR REMOVING THE TEMPORARY EROSION AND SEDIMENT CONTROL DEVICES AFTER COMPLETION OF CONSTRUCTION AND ONLY WHEN AREAS HAVE BEEN STABILIZED.
3. ADDITIONAL PROTECTION OR AND OTHER PROTECTION IN ADDITION TO THE ABOVE MUST BE PROVIDED THAT WILL NOT PERMIT SILT TO LEAVE THE PROJECT COMPLEX DUE TO UNSEEN CONDITIONS OR ACCIDENTS.
4. CONTRACTOR SHALL MAINTAIN ALL DRAINAGE STRUCTURES, PIPES, ETC., ARE CLEANED OUT AND WORKING PROPERLY AT ALL TIMES.
5. WIRE MESH SHALL BE LAID OVER THE DROP INLET SO THAT THE WIRE EXTENDS A MINIMUM OF 1 FOOT BEYOND EACH SIDE OF THE INLET STRUCTURE. HORIZONTAL CUTS OR COMPARABLE WERE MADE WITH HIGH OPENINGS SHALL BE USED. IF MORE THAN ONE STRIP OF MESH IS NECESSARY, THE STRIPS SHALL BE OVERLAPPED.
6. FOOT NO. 1 COARSE AGGREGATE SHALL BE PLACED OVER THE WIRE MESH AS INDICATED IN D-06. THE DEPTH OF STONE SHALL BE AT LEAST 18 INCHES OVER THE ENTIRE INLET OPENING. THE STONE SHALL EXTEND BEYOND THE INLET OPENING AT LEAST 18 INCHES ON ALL SIDES.
7. IF THE STONE FILTER IS NOT CONSIDERED WITH SUFFICIENT TO THAT IT NO LONGER ADEQUATELY PERFORMS ITS FUNCTION, THE STONE FILTER BE REPLACED FROM THE INLET. CLEANED AND REPAIRED.
8. BALES SHALL BE EITHER WAREHOUSE OR STRUNG WITH THE BANDING ORIENTED AROUND THE SIDES BATTER TRANSVERSE AND UNDER THE BALES.
9. BALES SHALL BE PLACED LENGTHWISE IN A SINGLE ROW SURROUNDING THE INLET, WITH THE ENDS OF ADJACENT BALES MET TOGETHER.
10. THE FILTER BARRIER SHALL BE ENTRENCHED AND BACKFILLED. A TRENCH SHALL BE DECATENED TO A MINIMUM DEPTH OF 6 INCHES AFTER THE BALES ARE STAKED. THE EXCAVATED SOIL SHALL BE BACKFILLED AND COMPACTED AGAINST THE FILTER BARRIER.
11. EACH BALE SHALL BE SECURELY ANCHORED AND HELD IN PLACE BY AT LEAST TWO STAKES OR REBARS DRIVEN THROUGH THE BALE.
12. LOGS STRAW SHOULD BE WEDGED BETWEEN BALES TO PREVENT WATER FROM ENTERING BETWEEN BALES.
13. STRAW BALE BARRIERS SHALL BE INSPECTED IMMEDIATELY AFTER EACH RAINFALL AND AT LEAST DAILY DURING PROLONGED RAINFALL. CLOSE ATTENTION SHALL BE PAID TO THE REPAIRS OF DAMAGED BALES, END BUNS AND UNDERCUTTING BEHIND BALES.
14. NECESSARY REPAIRS TO BARRIERS OR REPLACEMENT OF BALES SHALL BE ACCOMPLISHED PROMPTLY.
15. ANY SEDIMENT DEPOSIT REMAINING IN PLACE AFTER THE STRAW BALE BARRIER IS NO LONGER REQUIRED SHALL BE DELETED TO CONFORM TO THE EXISTING GRADE, PREPARED AND SEEDED.
16. SILT FENCES AND BARRIER SHALL BE INSPECTED IMMEDIATELY AFTER EACH RAINFALL AND AT LEAST DAILY DURING PROLONGED RAINFALL. ANY REQUIRED REPAIRS SHALL BE MADE IMMEDIATELY.
17. SHOULD THE FABRIC OF A SILT FENCE OR FILTER BARRIER DISINTEGRATE OR BECOME INEFFECTIVE PRIOR TO THE END OF THE EXPECTED USABLE LIFE AND THE BARRIER IS NOT NECESSARY, THE FABRIC SHALL BE REPLACED PROMPTLY.
18. SEDIMENT DIPSOTS SHOULD BE REMOVED AFTER EACH STORM EVENT. THEY MUST BE REMOVED WHEN DEPOSITS REACH APPROXIMATELY ONE THIRD THE HEIGHT OF THE BARRIER.
19. ANY SEDIMENT DEPOSITS REMAINING IN PLACE AFTER THE SILT FENCE OR FILTER BARRIER IS NO LONGER REQUIRED SHALL BE DELETED TO CONFORM TO THE EXISTING GRADE, PREPARED AND SEEDED.
20. THE STRUCTURE SHALL BE DELETED AFTER EACH RAIN AND REPAIR AS NEEDED.
21. SEDIMENT SHALL BE REMOVED AND THE TRAP RESTORED TO ITS ORIGINAL DIMENSIONS WHEN THE SEDIMENT HAS ACCUMULATED TO 1/2 THE DEPTH OF THE TRAP. REMOVED SEDIMENT SHALL BE DEPOSITED IN A SUITABLE AREA AND IN SUCH A MANNER THAT IT WILL NOT ERODE.
22. THE CONTRACTOR IS RESPONSIBLE FOR FOLLOWING THE BEST EROSION AND SEDIMENT CONTROL PRACTICES AS OUTLINED IN THE PLAN, SPECIFICATIONS AND SOUTH FLORIDA WATER MANAGEMENT DISTRICT FOR ADDITIONAL INFORMATION ON SEDIMENT AND EROSION CONTROL, REFER TO "THE EROSION DEVELOPMENT MANUAL - A GUIDE TO SOUND LAND AND WATER MANAGEMENT" FROM THE STATE OF FLORIDA SPECIFICATIONS AND STANDARDS.
23. EROSION AND SEDIMENT CONTROL BARRIERS SHALL BE PLACED ADJACENT TO ALL WETLAND AREAS WHERE THERE IS POTENTIAL FOR CONTAMINANT WATER QUALITY DEGRADATION. SEE DETAIL SHEET FOR TYPICAL CONSTRUCTION.
24. ALL DISTURBED AREAS SHALL BE GRASSED, FERTILIZED, MULCHED AND MAINTAINED UNTIL A PERMANENT VEGETATIVE COVER IS ESTABLISHED.
25. SOIL SHALL BE PLACED IN AREAS WHICH MAY REQUIRE IMMEDIATE EROSION PROTECTION TO ENSURE WATER QUALITY STANDARDS ARE MAINTAINED.
26. ANY DISCHARGE FROM DRAINAGE STRUCTURES SHALL BE FILTERED AND CONVEYED TO THE OUTFALL IN A MANNER WHICH PREVENTS EROSION AND TRANSPORTATION OF SUSPENDED SOLIDS TO THE RECEIVING OUTFALL.
27. DRAINAGE STRUCTURES SHALL NOT EXCEED THE CAPACITY OF THAT WHICH REQUIRES A CONSUMING USE PERMIT FROM THE ST. JOHN'S RIVER WATER MANAGEMENT DISTRICT.
28. ALL DISTURBED AREAS TO BE STABILIZED THROUGH CONSTRUCTION, SILT SCREENS, HAY BALES AND GRASSING.
29. ALL HILLSLOPES 1:3 OR STEEPER TO RECEIVE SUSPENDED SOLIDS.
30. ALL DRAINWAYS, EROSION, AND SEDIMENT CONTROLS TO REMAIN IN PLACE AFTER COMPLETION OF CONSTRUCTION AND REMOVED ONLY WHEN AREAS HAVE BEEN STABILIZED.
31. THIS PLAN INDICATES THE MINIMUM EROSION AND SEDIMENT MEASURES REQUIRED FOR THIS PROJECT. THE CONTRACTOR IS RESPONSIBLE FOR MEETING ALL APPLICABLE RULES, REGULATIONS AND WATER QUALITY GUIDELINES AND MAY NEED TO INSTALL ADDITIONAL CONTROLS.
32. THE CONTRACTOR SHALL BE REQUIRED TO RESPOND TO ALL WATER MANAGEMENT DISTRICT INQUIRIES, RELATIVE TO COMPLIANCE OF DESIGN FOR EROSION AND SEDIMENTATION CONTROL. THE COST OF THIS COMPLIANCE SHALL BE PART OF THE CONTRACT.

CONTRACTOR'S CERTIFICATION

I HEREBY UNDER PENALTY OF LAW THAT I UNDERSTAND THE TERMS AND CONDITIONS OF THE GENERAL NATIONAL POLLUTANT DISCHARGE (EQUIPMENT SYSTEM) PERMIT THAT AUTHORIZES THE STORM WATER DISCHARGES ASSOCIATED WITH INDUSTRIAL ACTIVITY FROM THE CONSTRUCTION SITE IDENTIFIED AS PART OF THIS CERTIFICATION.

SIGNATURE	BUSINESS NAME AND ADDRESS OF CONTRACTOR AND ALL SUBS	RESPONSIBLE FOR DUTIES
<p>EXHIBIT B DACW17-9-22-0084 PG 15 OF 15</p>		<p>DATE: _____</p> <p>PROJECT: _____</p> <p>SHEET: _____</p>

SUBMITTAL

REV.	DATE	REVISION	BY	DATE	REVISION	BY	DATE	REVISION

THOMPSON & ASSOCIATES
CERTIFICATE OF PROFESSIONAL LIABILITY

HOLLYWOOD NORTH BEACH PARK MOORING FIELDS

CITY OF HOLLYWOOD, FLORIDA

STORM WATER POLLUTION PREVENTION NOTES AND DETAILS

DATE: 09/22/2017

SCALE: _____

SHEET: _____

PROJECT: _____

DATE: _____

BY: _____