

Contract No. 784

Bus Passenger Shelter Program

THIS AGREEMENT made and entered into as of this 25<sup>th</sup> day of January 2013 by and between Urban Advertising of America, Inc., a corporation organized and existing under the laws of the State of Florida, having its principal office at 1221 Brickell Avenue, Suite 900, Miami, FL 33131 (hereinafter referred to as the "Contractor"), and Miami-Dade County, a political subdivision of the State of Florida, having its principal office at 111 N.W. 1st Street, Miami, Florida 33128 (hereinafter referred to as the "County"),

WITNESSETH:

WHEREAS, the Contractor has offered to manage the Bus Passenger Shelter Program, on a non-exclusive basis, that shall conform to the Scope of Services (Appendix A); Miami-Dade County's Request for Proposals (RFP) No. 784, and all associated addenda and attachments, incorporated herein by reference; and the requirements of this Agreement; and,

WHEREAS, the Contractor has submitted a written proposal dated July 18, 2011, hereinafter referred to as the "Contractor's Proposal" which is incorporated herein by reference; and,

WHEREAS, the County desires to procure from the Contractor such management services of the Bus Passenger Shelter Program for the County, in accordance with the terms and conditions, and Scope of Services of this Agreement;

WHEREAS; the Contractor shall sell advertising, install, and maintain high quality, expertly designed commercial adverting displays on bus passenger shelters that produce the greatest revenue for the County; and,

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto agree as follows:

Execution

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**ARTICLE 1. DEFINITIONS**

The following words and expressions used in this Agreement shall be construed as follows, except when it is clear from the context that another meaning is intended:

- a) The words "Contract" or "Contract Documents" or "Agreement" to mean collectively these terms and conditions, the Scope of Services (Appendix A), RFP No. 784 and all associated addenda and attachments, the Contractor's Proposal, and all other attachments hereto and all amendments issued hereto.
- b) The word "Board" shall mean the Board of County Commissioners of Miami-Dade County.
- c) The words "Contract Administrator" to mean Director, Miami-Dade Transit Department, or his/her designee.
- d) The words "Contract Manager" to mean Miami-Dade County's Director, Department of Procurement Management, or the duly authorized representative designated to manage the Contract.
- e) The word "Contractor" to mean Urban Advertising of America, Inc., and its permitted successors and assigns.
- f) The word "County" shall mean Miami-Dade County, a political subdivision of the State of Florida.
- g) The word "Days" to mean Calendar Days.
- h) The word "Deliverables" to mean all documentation and any items of any nature submitted by the Contractor to the County's Project Manager for review and approval pursuant to the terms of this Agreement.
- i) The word "Department" shall mean Miami-Dade Transit, which is a department of Miami-Dade County and represented by and acting through its Director or his/her designee(s).
- j) The words "directed", "required", "permitted", "ordered", "designated", "selected", "prescribed" or words of like import to mean respectively, the direction, requirement, permission, order, designation, selection or prescription of the County's Project Manager; and similarly the words "approved", "acceptable", "satisfactory", "equal", "necessary", or words of like import to mean respectively, approved by, or acceptable or satisfactory to, equal or necessary in the opinion of the County's Project Manager.
- k) ~~The words "Extra Work" or "Additional Work" resulting in additions or deletions or modifications to the amount, type or value of the Work and Services as required in this Contract, as directed and/or approved by the County.~~
- l) The words "Project Manager" to mean the person designated by the Department to administer the terms and conditions of this Agreement documents on behalf of the County.
- m) The word "Related Parties" to mean the Contractor or any entity which has direct or indirect ownership interest in the Contractor, or any entity in which the Contractor has a direct or indirect ownership interest.
- n) The words "Scope of Services" to mean the document appended hereto as Appendix A, which details the work to be performed by the Contractor.
- o) The word "subcontractor" or "sub-consultant" to mean any person, entity, firm or corporation, other than the employees of the Contractor, who furnishes labor and/or materials, in connection with the Work,

whether directly or indirectly, on behalf and/or under the direction of the Contractor and whether or not in privity of contract with the Contractor.

- p) The words "Work", "Services" "Program", or "Project" to mean all matters and things required to be done by the Contractor in accordance with the provisions of this Contract.
- q) The word "Re-installation" to mean the reinstallation by the Contractor of the recently removed and repaired bus passenger shelter, due to severe damage to the shelter, in exactly the same location as it was located prior, using the same shelter post anchoring system as previously used in the shelter's foundation, and finally covering the newly-connected posts/post anchoring system with freshly poured concrete having a final brush-coat concrete finish similar to the finish of the surrounding foundation concrete.
- r) The word "Removal" to mean the removal of a severely-damaged bus shelter for the safety of the public, following approval by the County's Project Manager, by saw-cutting an approximate 10 inch square in the existing foundation around the damaged shelter posts, jack-hammering loose the concrete to reveal the post anchoring system below the foundation, removing the bolts in the anchoring system that are retaining the above-ground posts, and removing all existing bus shelter components above ground for transfer by the Contractor to their warehouse for immediate repairs.
- s) The words "Gross Advertising Revenues" or "Gross Revenues" as used in this Agreement, means all monies paid or payable to or consideration of determinable value received by the Contractor in the performance of the obligations under this agreement, including, but not limited to, all advertising sales by the Contractor or any Related Party of the Contractor to this agreement, regardless of when or where the order therefore is received, or services rendered in connection to this agreement, whether paid or unpaid, whether on a cash or credit basis or in consideration of any other thing of value provided.
- t) The words "Contract Date" to mean the date on which this Agreement is effective.
- u) The words "Force Majeure" to mean, events due to unforeseen causes beyond the control and without the fault or negligence of the Contractor (force majeure) such as those caused by act of God or of a public enemy, acts of terrorism, fire, floods, unusually severe weather, epidemics, quarantine restrictions, strikes and other work stoppage caused by a labor dispute, shortage of materials and freight embargoes, provided that the Contractor has taken reasonable precautions to prevent delays due to such causes.

## **ARTICLE 2. ORDER OF PRECEDENCE**

~~If there is a conflict between or among the provisions of this Agreement, the order of precedence is as follows:~~  
1) any amendment(s) to these Terms and Conditions, 2) these Terms and Conditions, 3) the Scope of Services (Appendix A), 4) the Miami-Dade County's RFP No. 784, and any associated addenda and attachments thereof, and 5) the Contractor's Proposal.

## **ARTICLE 3. RULES OF INTERPRETATION**

- a) References to a specified Article, section or schedule shall be construed as reference to that specified Article, or section of, or schedule to this Agreement unless otherwise indicated.
- b) Reference to any agreement or other instrument shall be deemed to include such agreement or other instrument as such agreement or other instrument may, from time to time, be modified, amended, supplemented, or restated in accordance with its terms.
- c) The terms "hereof", "herein", "hereinafter", "hereby", "herewith", "hereto", and "hereunder" shall be deemed to refer to this Agreement.

- d) The titles, headings, captions and arrangements used in these Terms and Conditions are for convenience only and shall not be deemed to limit, amplify or modify the terms of this Contract, nor affect the meaning thereof.

#### **ARTICLE 4. NATURE OF THE AGREEMENT**

- a) This Agreement incorporates and includes all prior negotiations, correspondence, conversations, agreements, and understandings applicable to the matters contained in this Agreement. The parties agree that there are no commitments, agreements, or understandings concerning the subject matter of this Agreement that are not contained in this Agreement, and that this Agreement contains the entire agreement between the parties as to all matters contained herein. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written. It is further agreed that any oral representations or modifications concerning this Agreement shall be of no force or effect, and that this Agreement may be modified, altered or amended only by a written amendment duly executed by both parties hereto or their authorized representatives.
- b) The Contractor shall provide the services set forth in the Scope of Services, and render full and prompt cooperation with the County in all aspects of the Services performed hereunder.
- c) The Contractor acknowledges that this Agreement requires the performance of all things necessary for or incidental to the effective and complete performance of all Work and Services under this Contract. All things not expressly mentioned in this Agreement but necessary to carrying out its intent are required by this Agreement, and the Contractor shall perform the same as though they were specifically mentioned, described and delineated.
- d) The Contractor shall furnish all labor, materials, tools, supplies, and other items required to perform the Work and Services that are necessary for the completion of this Contract. All Work and Services shall be accomplished at the direction of and to the satisfaction of the County's Project Manager, consistent with the Contractor's obligations under this Agreement.
- e) The Contractor acknowledges that the County shall be responsible for making all policy decisions regarding the Scope of Services. The Contractor agrees to provide input, if requested, on policy issues in the form of recommendations. The Contractor agrees to implement any and all changes in providing Services hereunder as a result of a policy change implemented by the County. The Contractor agrees to act in an expeditious and fiscally sound manner in providing the County with input regarding the time and cost to implement said changes and in executing the activities required to implement said changes.

#### **ARTICLE 5. CONTRACT TERM**

The Contract shall become effective on the date indicated on the first page of this agreement and shall continue through the last day of the sixtieth (60<sup>th</sup>) month. The County, at its sole discretion, reserves the right to exercise the option to renew this Contract for a period of five (5) additional years. The County reserves the right to exercise its option to extend this Contract for up to one hundred-eighty (180) calendar days beyond the current Contract period and will notify the Contractor in writing of the extension. This Contract may be extended beyond the initial one hundred-eighty (180) calendar day extension period by mutual agreement between the County and the Contractor, upon approval by the Board of County Commissioners.

#### **ARTICLE 6. NOTICE REQUIREMENTS**

All notices required or permitted under this Agreement shall be in writing and shall be deemed sufficiently served if delivered by Registered or Certified Mail, with return receipt requested; or delivered personally; or delivered via fax or e-mail (if provided below) and followed with delivery of hard copy; and in any case addressed as follows:

(1) To the County

a) Miami-Dade Transit Department  
701 NW 1<sup>st</sup> Court, Suite 1700  
Miami, FL 33136  
Attention: Project Manager – Bus Passenger Shelter Program  
Phone: 786-469-5364

and,

b) Miami-Dade County  
Internal Services Department-Procurement Management Services  
111 N.W. 1<sup>st</sup> Street, Suite 1300  
Miami, FL 33128-1974  
Attention: Director  
Phone: (305) 375-5548  
Fax: (305) 375-2316

(2) To the Contractor

Urban Advertising of America, Inc.  
1221 Brickell Avenue, Suite 900  
Miami, FL 33131  
Attention: Enrique Betancourt, Vice President  
Phone: 305-347-5132  
Fax: 305-374-6146  
E-mail: [enriquebetancourt@eml.cc](mailto:enriquebetancourt@eml.cc)

And copy to:

Bilzin Sumberg Baena Price & Axelrod LLP  
1450 Brickell Avenue, 23<sup>rd</sup> Floor  
Miami, FL 33131-3456

Either party may at any time designate a different address and/or contact person by giving notice as provided above to the other party. Such notices shall be deemed given upon receipt by the addressee.

**ARTICLE 7 PAYMENTS**

**A. Minimum Annual Guarantee (MAG)**

As consideration for the privilege to engage in business in Miami-Dade County, the Contractor shall pay \$1,680,000.00 (One Million Six Hundred Eighty Thousands Dollars) annually, for the term of the contract, and subject to recalculation pursuant to Recalculation of Minimum Annual Guarantee below.

The MAG payment shall be in U.S. funds, prorated and payable in twelve equal monthly payments on or before the 20<sup>th</sup> of each month plus applicable state taxes as may be required by law.

The Monthly Minimum Guarantee payment shall commence on the fourth (4th) month from the effective date of the Contract.

Payments for months 4 through 60 of the Contract, including for any option or extension periods, shall be either the Percentage Fee of Monthly Gross Advertising Revenue or Minimum Monthly Guarantee, whichever is greater for that month. The Percentage Fee of Monthly Gross Advertising Revenue or Minimum Monthly Guarantee are subject to negotiations at option period(s). Said payments shall be determined subsequent to application of adjustment provisions herein to the Minimum Monthly Guarantee.

Payments may be reduced in accordance with deduction provisions of Appendix A, Scope of Services with prior written approval by the County's Project Manager.

**B. Recalculation of Minimum Annual Guarantee**

At the end of each twelve-month period, starting from the Contract Date, the County may consider an adjustment to the Minimum Monthly Guarantee, if, at such time, there is an adjustment in the total initial inventory of 860 bus shelters with advertising boxes in the Program that exceeds 3%, either plus or minus.

The adjustment, if any, will be determined by subtracting the total number of bus shelters with advertising boxes from the initial beginning inventory to establish the increased (plus) or decreased (minus), to arrive at the net change. The result will be added to (for an increased number of bus shelters) or subtracted from (for a decreased number of bus shelter) the then current Minimum Monthly Guarantee to calculate the new Minimum Monthly Guarantee for the subsequent twelve-month period.

The number of bus shelters in the County's initial beginning inventory with advertising boxes at the Contract Date will be the basis to calculate the number of bus shelters in the inventory at end of the year to determine the net change.

For example: Assume the initial beginning inventory of bus shelters with advertising boxes of 860 bus shelter, a \$140,000 Minimum Monthly Guarantee, a value of \$162.79 per bus shelter with advertising boxes and at the end of twelve-month period the total inventory is 820; indicating a decrease of 40 bus shelters with advertising boxes.

The reduction in Value:  $\$162.79 \times 40 = \$6,512$

New Minimum Monthly Guarantee:  $\$140,000 - \$6,512 = \$133,488$

However, if in the example, at the end of the twelve-month period the total inventory was 900; indicating an increase of 40 bus shelters with advertising boxes.

New Minimum Monthly Guarantee:  $\$140,000 + \$6,512 = \$146,512$

**C. Percentage Fee to the Department**

The Percentage Fee of Monthly Gross Advertising Revenue shall be fixed for the term of the Contract, including any option or extension periods, unless negotiated otherwise.

The Contractor shall pay the Department 42% of the monthly Gross Advertising Revenues or the Minimum Monthly Guarantee, whichever is greater.

Payments for months 1 through 3 of the Contract shall be the Percentage Fee (42%) of Monthly Gross Advertising Revenue.

**D. Consulting Services**

The County and Contractor desires to work mutually to ensure a smooth transition by the Contractor of its responsibilities under the contract. It is expressly understood that upon contract award and issuance of the Notice To Proceed (NTP), the Contractor is fully responsible for all contract obligations. The County will provide consulting services for maintenance, repairs, and reinstallations to the Contractor on an as needed basis, and at the availability of County personnel for a one month period. The services period shall begin at NTP, and end one calendar month afterwards. Such consulting service requests will be coordinate with the Contractor by the County's Project Manager. The fee for such consulting services shall be \$70,000.00. Consultant services are not intended to replace obligations of the Contractor or require the work to be completed by the County. The Department will issue an invoice to the Contractor after the services are provided. The Contractor shall pay the County within 30 days from the date of invoice is sent.

**E. Taxes**

The Contractor shall be solely responsible for the payment of all applicable sales, use or other taxes, levied upon the fees and other charges payable by the Contractor to the Department hereunder,

whether or not the same shall have been billed or collected by the Department, together with any and all interest and penalties levied thereon. The Contractor hereby agrees to indemnify the Department and hold it harmless from and against all claims by any taxing authority that the amounts, if any, collected from the Contractor and remitted to the taxing authority by the Department, or the amounts, if any, paid directly by the Contractor to such taxing authority, were less than the total amount of taxes due, and for any sums including interests and penalties payable by the Department as a result thereof. The provisions of this paragraph shall survive the expiration or earlier termination of this Contract.

**F. Ancillary Services**

Prior to execution of the optional term, the County may consider an adjustment to the Ancillary Services Cost of Attachment E, Payment Schedule. For the adjustment to commence on the first day of the exercised option period, it is the Contractor's responsibility to request the adjustment under this provision ninety (90) days prior to expiration of the initial Contract term. If no adjustment request is received from the Contractor or as stipulated herein, the County may exercise the optional term without an adjustment.

The County reserves the right to reject the adjustment request, negotiate the adjustment, and/or to not exercise the option period based on such adjustment. Continuation of the contract beyond the initial period, and any option subsequently exercised, is a County prerogative, and not a right of the Contractor. This prerogative will be exercised only when such continuation is clearly in the best interest of the County.

The Contractor may offer incentives such as additional revenues to the County at any time during the Contract term, including any option or extension thereof. Any adjustment accepted by the County will be in the form of a supplement to the Contract.

**G. Additional Fees Due**

If the Department has paid any sum or has incurred any obligation or expense for which the Contractor's agreed to pay or reimburse the Department, or if the Department is required or elects to pay any sum or incur any obligation or expense because of the failure, neglect or refusal of the Contractor to perform or fulfill any of the terms or conditions of this Agreement, then the same shall be deemed additional fees due and subject to an administrative fee of five percent (5%) of such payment, obligation, or expense.

**H. Penalties**

If Contractor default under any of the covenants or terms and conditions enumerated herein, the Department may elect to impose the financial penalties described below, as a result of the violation(s), on a daily basis, in addition to any other penalties permissible by law and/or pursuant to the provisions of this Agreement, until said violations are remedied:

I. <u>Violation</u>	Fee
Violation of Permitted Use of a Location	\$100 per day/per Location
Failure to Submit Required Documents and Reports	\$100 per day

The foregoing is due and payable from the Contractor until said violations are remedied.

**ARTICLE 8. METHOD AND TIMES OF PAYMENTS**

The Contractor shall pay the County on a monthly basis, on or before the 20<sup>th</sup> calendar day of each month, starting the month following the first month of the Contract, including any option or extension periods. In the event the Contractor fails to make payments as required to be paid under the provisions of this Contract within ten (10) business days of the due date, delinquency charges established by the Board will be imposed. Such rate is 1 ½% delinquency charge per month until the payment is made in full to the County.

This provision does not, in any way, diminish the County's right provided herein to terminate the Contract. Notwithstanding any provisions herein, the Contractor understands and agrees that in the event the Contractor fails to pay the County any owed amount; such failure may be cause for the County to declare a default. Payment to the County shall be made via check, unless otherwise directed by the County.

### **DISHONORED CHECK OR DRAFT**

In the event the Contractor delivers a dishonored check or draft to the Department in payment of any obligation arising under this Agreement, the Contractor shall incur and pay a service fee of TWENTY-FIVE DOLLARS (\$25.00), if the face value of the dishonored check, or draft is fifty dollars (\$50.00) or less. THIRTY DOLLARS (\$30.00) if the face value of the dishonored check or draft is more than fifty dollars (\$50.00), and less than three hundred dollars (\$300.00) or FORTY DOLLARS (\$40.00), if the face value of the dishonored check is three hundred dollars (\$300.00) or more, or five percent (5%) of the face value of such dishonored check or draft, whichever is greater, plus penalties imposed by law (Fla. Stat. 832.08 and Fla. Stat. 125.0105). Further, in such event the Department may require that future payments required pursuant to this Agreement be made by cashier's check, or other means acceptable to the Department.

Payments shall be submitted by the Contractor to the County as follows:

Miami-Dade Transit  
701 NW 1<sup>st</sup> Court, Suite 1700  
Miami, FL 33136

Attention: Project Manager, Bus Passenger Shelter Program

Checks shall be made payable to the "Miami-Dade County Board of County Commissioners."

The County may at any time designate a different address and/or contact person by giving written notice to the Contractor.

### **ARTICLE 9**

#### **NO NEGOTIATIONS OR ADMINISTRATIVE MODIFICATIONS**

The Contractor understands and agrees, as a condition precedent to the County's consideration of the proposal, that the terms and conditions "Percentage Fee to the Department" are not subject to negotiation or adjustment for any reason, including, but not necessarily limited to, construction, relocation, change in service, and the like, except in the event of an act of God or an event of force majeure as such term is defined in "Force Majeure." Nor shall the County be liable for any reduction in sales or disruptions or delays caused in whole or in part by any of the foregoing at any time during the Term of this Contract, including any extensions.

### **ARTICLE 10. INDEMNIFICATION AND INSURANCE**

The Contractor shall indemnify and hold harmless the County and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the County or its officers, employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the performance of this Agreement by the Contractor or its employees, agents, servants, partners principals or subcontractors, excluding claims arising out of or in connection with the negligence or willful misconduct of the County and its employees, agents, and contractors, as permitted by Section 768.28. The Contractor shall pay all claims and losses in connection therewith and shall investigate and defend all claims, suits or actions of any kind or nature in the name of the County, where applicable, including appellate proceedings, and shall pay all costs, judgments, and attorney's fees which may issue thereon. The Contractor expressly understands and agrees that any insurance protection required by this Agreement or otherwise

provided by the Contractor shall in no way limit the responsibility to indemnify, keep and save harmless and defend the County or its officers, employees, agents and instrumentalities as herein provided.

The County does hereby agree to indemnify and hold harmless the Contractor to the extent and within the limitations of Section 768.28 of the Florida Statutes subject to the provisions of that Statute, which the Contractor may incur as a result of claims, demands, suits, causes of actions or proceedings filed by any individual or entity claiming any ownership and/or interest rights on the bus passenger shelters, installed before the Contract Date, located at bus stops in the right-of-way of unincorporated Miami-Dade County. The County will pay all claims and losses in connection therewith and will investigate and defend all claim, suits, or actions of any kind or nature in the name of the Contractor, where applicable, including appellate proceedings and will pay all costs, judgments and attorney's fees which may issue thereon. However, nothing herein shall be deemed to indemnify the Contractor from any liability or claim arising out of the negligent performance or failure of performance of the Contractor or any unrelated third party. If the County instructs the Contractor in writing to remove or not to install a particular advertisement, the County will indemnify the Contractor against claims related thereto.

Upon County's notification, the Contractor shall furnish within thirty (30) calendar days after notice of award and prior to the commencement of this Agreement to the Department of Procurement Management, Certificates of Insurance that indicate that insurance coverage has been obtained, which meets the requirements as outlined below:

1. Worker's Compensation Insurance for all employees of the vendor as required by Florida Statute 440.
2. Commercial General Liability Insurance, on a comprehensive basis, in an amount not less than \$1,000,000 combined single limit per occurrence for bodily injury and property damage. Coverage must include advertising liability. **Miami-Dade County must be shown as an additional insured with respect to this coverage.**
3. Automobile Liability Insurance covering all owned, non-owned and hired vehicles used in connection with the work, in an amount not less than \$500,000 combined single limit per occurrence for bodily injury and property damage.

The insurance coverage required shall include those classifications, as listed in standard liability insurance manuals, which most nearly reflect the operation of the Contractor. All insurance policies required above shall be issued by companies authorized to do business under the laws of the State of Florida with the following qualifications:

The company must be rated no less than "B" as to management, and no less than "Class V" as to financial strength, according to the latest edition of Best's Insurance Guide published by A.M. Best Company, Oldwick, New Jersey, or its equivalent, subject to the approval of the County Risk Management Division.

OR

The company must hold a valid Florida Certificate of Authority as shown in the latest "List of All Insurance Companies Authorized or Approved to Do Business in Florida", issued by the State of Florida Department of Insurance and are members of the Florida Guaranty Fund.

Certificates of Insurance must indicate that for any cancellation of coverage before the expiration date, the issuing insurance carrier will endeavor to mail thirty (30) day written advance notice to the certificate holder. In addition, the Contractor hereby agrees not to modify the insurance coverage without thirty (30) days written advance notice to the County.

**NOTE: THE MIAMI-DADE COUNTY CONTRACT NUMBER AND TITLE MUST APPEAR ON EACH CERTIFICATE OF INSURANCE.**

Compliance with the foregoing requirements shall not relieve the Contractor of this liability and obligation under this section or under any other section in this Agreement.

Award of this Contract is contingent upon the receipt of the insurance documents, as required, within ten (10) business days after notification of recommendation to award. If the insurance certificate is received within the specified time frame but not in the manner prescribed in this Agreement, the Contractor shall have an additional five (5) business days to submit a corrected certificate to the County. If the Contractor fails to submit the required insurance documents in the manner prescribed in this Agreement within fifteen (15) business days, the Contractor shall be in default of the contractual terms and conditions and award of the Contract may be rescinded, unless such timeframe for submission has been extended by the County.

The Contractor shall be responsible for assuring that the insurance certificates required in conjunction with this Section remain in force for the duration of the contractual period of the Contract, including any and all option years or extension periods that may be granted by the County. If insurance certificates are scheduled to expire during the contractual period, the Contractor shall be responsible for submitting new or renewed insurance certificates to the County at a minimum of thirty (30) calendar days in advance of such expiration. In the event that expired certificates are not replaced with new or renewed certificates which cover the contractual period, the County shall suspend the Contract until such time as the new or renewed certificates are received by the County in the manner prescribed herein; provided, however, that this suspended period does not exceed thirty (30) calendar days. Thereafter, the County may, at its sole discretion, terminate this contract.

#### **ARTICLE 11. MANNER OF PERFORMANCE**

- a) The Contractor shall provide the Services described herein in a competent and professional manner satisfactory to the County in accordance with the terms and conditions of this Agreement. The County shall be entitled to a satisfactory performance of all Services described herein and to full and prompt cooperation by the Contractor in all aspects of the Services. At the request of the County the Contractor shall promptly remove from the project any Contractor's employee, subcontractor, or any other person performing Services hereunder. The Contractor agrees that such removal of any of its employees does not require the termination or demotion of any employee by the Contractor.
- b) The Contractor agrees to defend, hold harmless and indemnify the County and shall be liable and responsible for any and all claims, suits, actions, damages and costs (including attorney's fees and court costs) made against the County, occurring on account of, arising from or in connection with the removal and replacement of any Contractor's personnel performing services hereunder at the behest of the County. Removal and replacement of any Contractor's personnel as used in this Article shall not require the termination and or demotion of such Contractor's personnel.
- c) The Contractor agrees that at all times it will employ, maintain and assign to the performance of the ~~Services a sufficient number of competent and qualified professionals and other personnel to meet the requirements to which reference is hereinafter made.~~ The Contractor agrees to adjust its personnel staffing levels or to replace any its personnel if so directed upon reasonable request from the County, should the County make a determination, in its sole discretion that said personnel staffing is inappropriate or that any individual is not performing in a manner consistent with the requirements for such a position.
- d) The Contractor warrants and represents that its personnel have the proper skill, training, background, knowledge, experience, rights, authorizations, integrity, character and licenses as necessary to perform the Services described herein, in a competent and professional manner.
- e) The Contractor shall at all times cooperate with the County and coordinate its respective work efforts to most effectively and efficiently maintain the progress in performing the Services.
- f) The Contractor shall comply with all provisions of all federal, state and local laws, statutes, ordinances, and regulations that are applicable to the performance of this Agreement.

**ARTICLE 12. EMPLOYEES ARE THE RESPONSIBILITY OF THE CONTRACTOR**

All employees of the Contractor shall be considered to be, at all times, employees of the Contractor under its sole direction and not employees or agents of the County. The Contractor shall supply competent employees. Miami-Dade County may require the Contractor to remove an employee it deems careless, incompetent, insubordinate or otherwise objectionable and whose continued employment on County property is not in the best interest of the County. Each employee shall have and wear proper identification.

**ARTICLE 13. INDEPENDENT CONTRACTOR RELATIONSHIP**

The Contractor is, and shall be, in the performance of all work services and activities under this Agreement, an independent contractor, and not an employee, agent or servant of the County. All persons engaged in any of the work or services performed pursuant to this Agreement shall at all times, and in all places, be subject to the Contractor's sole direction, supervision and control. The Contractor shall exercise control over the means and manner in which it and its employees perform the work, and in all respects the Contractor's relationship and the relationship of its employees to the County shall be that of an independent contractor and not as employees and agents of the County.

The Contractor does not have the power or authority to bind the County in any promise, agreement or representation other than specifically provided for in this Agreement.

**ARTICLE 14. AUTHORITY OF THE COUNTY'S PROJECT MANAGER**

- a) The Contractor hereby acknowledges that the County's Project Manager will determine in the first instance all questions of any nature whatsoever arising out of, under, or in connection with, or in any way related to or on account of, this Agreement including without limitations: questions as to the value, acceptability and fitness of the Services; questions as to either party's fulfillment of its obligations under the Contract; negligence, fraud or misrepresentation before or subsequent to acceptance of the Contractor's Proposal; questions as to the interpretation of the Scope of Services; and claims for damages, compensation and losses.
- b) The Contractor shall be bound by all determinations or orders and shall promptly obey and follow every order of the Project Manager, including the withdrawal or modification of any previous order and regardless of whether the Contractor agrees with the Project Manager's determination or order. Where orders are given orally, they will be issued in writing by the Project Manager as soon thereafter as is practicable.
- c) The Contractor must, in the final instance, seek to resolve every difference concerning the Agreement with the Project Manager. ~~In the event that the Contractor and the Project Manager are unable to resolve their difference, the Contractor may initiate a dispute in accordance with the procedures set forth in this Article. Exhaustion of these procedures shall be a condition precedent to any lawsuit permitted hereunder.~~

In the event of such dispute, the parties to this Agreement authorize the County Manager or designee, who may not be the Project Manager or anyone associated with this Project, acting personally, to decide all questions arising out of, under, or in connection with, or in any way related to or on account of the Agreement (including but not limited to claims in the nature of breach of contract, fraud or misrepresentation arising either before or subsequent to execution hereof) and the decision of each with respect to matters within the County Manager's purview as set forth above shall be conclusive, final and binding on parties. Any such dispute shall be brought, if at all, before the Mayor, or the Mayor's designee, within 10 days after the Project Manager's written determination of unresolved differences.

- d) The County Manager may base this decision on such assistance as may be desirable, including advice of experts, but in any event shall base the decision on an independent and objective determination of

whether Contractor's performance or any Deliverable meets the requirements of this Agreement and any specifications with respect thereto set forth herein. The effect of any decision shall not be impaired or waived by any negotiations or settlements or offers made in connection with the dispute, whether or not the County Manager participated therein, or by any prior decision of others, which prior decision shall be deemed subject to review, or by any termination or cancellation of the Agreement. All such disputes shall be submitted in writing by the Contractor to the County Manager for a decision, together with all evidence and other pertinent information in regard to such questions, in order that a fair and impartial decision may be made. Whenever the County Manager is entitled to exercise discretion or judgment or to make a determination or form an opinion pursuant to the provisions of this Article, such action shall be fair and impartial when exercised or taken. The County Manager, as appropriate, shall render a decision in writing and deliver a copy of the same to the Contractor. Except as such remedies may be limited or waived elsewhere in the Agreement, Contractor reserves the right to pursue any remedies available under law after exhausting the provisions of this Article.

#### **ARTICLE 15. MUTUAL OBLIGATIONS**

- a) This Agreement, including attachments and appendixes to the Agreement, shall constitute the entire Agreement between the parties with respect hereto and supersedes all previous communications and representations or agreements, whether written or oral, with respect to the subject matter hereto unless acknowledged in writing by the duly authorized representatives of both parties.
- b) Nothing in this Agreement shall be construed for the benefit, intended or otherwise, of any third party that is not a parent or subsidiary of a party or otherwise related (by virtue of ownership control or statutory control) to a party.
- c) In those situations where this Agreement imposes an indemnity obligation on the Contractor, the County may, at its expense, elect to participate in the defense if the County should so choose. Furthermore, the County may at its own expense defend or settle any such claims if the Contractor fails to diligently defend such claims, and thereafter seek indemnity for costs from the Contractor.

#### **ARTICLE 16. REPORTS AND RECORDS**

##### **A. Program Records**

The Contractor shall maintain all books of accounts and records of gross revenues, hereinafter referred to as Records, customarily used in this type of advertising program. Records shall be in conformity with generally accepted accounting principles, and Records shall be kept at all times within the geographical boundaries of Miami-Dade County. The Records shall be kept by the Contractor for a period as specified in the Contract, Article 17, unless otherwise required by the County. ~~The Miami-Dade County Audit and Management Department, the external auditing firm of the County, and all appropriate state and federal auditing personnel shall be permitted to audit and examine all such Records relating to the resultant contract, without cost and limitation as to time or frequency. All information obtained by the County or its authorized representatives from the Contractor's books and records will be kept confidential by County and all such representatives except in connection with the requirements of Florida Public Records Act. The Contractor's bus shelter advertising contracts, and the related bus shelter information, shall be made available for review by the County at all times through the Contractor's use of the County's ISAP computer application, and on a website (online).~~

Reports shall be made available at a website (online) provided by the Contractor, and accessible by the County. The County and the Contractor will work together to determine the reports to be available. At a minimum, the Contractor shall develop reporting currently available through the County's ISAP program.

##### **B. Quality Assurance/Quality Record Keeping**

The Contractor shall maintain, and shall require that its subcontractors and suppliers maintain, complete and accurate records to substantiate compliance with the requirements set forth in the Scope of Services. The

Contractor and its subcontractors and suppliers, shall retain such records, and all other documents relevant to the Services furnished under this Agreement for a period of three (3) years from the expiration date of this Agreement and any extension thereof.

**C. Monthly Gross Advertising Revenue Report**

The Contractor shall provide the County's Project Manager, on or before the 20<sup>th</sup> calendar day of each month, a Monthly Gross Revenue Report, Exhibit C. Payment will be submitted with Exhibit C.

**D. Bus Shelter Program Monthly Sales Report**

The Contractor shall provide the County's Project Manager, on or before the 20<sup>th</sup> calendar day of each month, a report for the previous month of the following information:

1. List of each shelter's location.
2. Total number of advertising boxes.
3. Total number of advertising panels sold, itemized by bus shelter location.
4. Total number of advertising panels not sold.
5. Total space sold, itemized by bus shelter location.
6. Total space traded or bartered.
7. Total space used for public service advertisements.
8. Total number of new shelters installed/removed.

**E. Incident Report**

The Contractor shall provide the County's Project Manager, on or before the 20<sup>th</sup> calendar day of each month, a report for the previous month of the following information:

1. List of bus shelters damaged/vandalized with the date the incident was discovered or reported and the date the Contractor responded to the incident.
2. Synopsis of the type of damage and the selected Contractor's response to each incident, to include if the fluorescent lighting system components within the advertising boxes of existing bus shelters were replaced with the required new LED lighting components.
3. Number of calls received from the County and/or public regarding repair, damage, and maintenance issues.

**F. Other Reports**

The Contractor shall provide the Department with financial data and operating statistics in a format and frequency specified by the Department, and the Department shall provide no less than thirty (30) days written notice of the format and frequency required for said financial data and operating statistics.

**G. Changes to Report Information**

The Contractor or the County's Project Manager may change the required reporting information herein upon prior written consent from the County's Project Manager at least 30 days in advance of the reporting deadline date.

**H. Failure to Report**

If the Contractor fails to submit the annual financial report as specified, the County may take action necessary, such as to hire an independent certified public accountant to conduct a financial audit and prepare a report. The County will invoice the Contractor for services performed. Such billing will be for actual cost incurred by the County, plus a 5% administrative fee.

The Contractor hereby agrees that the County may collect funds in the amount of \$100 per day for each day a required report is not provided to the County according to the timeframe and/or content requirements herein, from the deadline date to the County's receipt of the complete report. The County will invoice the Contractor for services performed. Such billing will be for actual cost incurred by the County, plus a 5% administrative fee.

**ARTICLE 17. AUDITS**

**A. RIGHT TO AUDIT**

The County, or its duly authorized representatives or governmental agencies shall, until the expiration of three (3) years after the expiration of this Agreement and any extension thereof, have access to and the right to examine and reproduce any of the Contractor's books, documents, papers and records and of its subcontractors and suppliers which apply to all matters of the County. Such records shall subsequently conform to Generally Accepted Accounting Principles requirements, as applicable, and shall only address those transactions related to this Agreement.

Pursuant to County Ordinance No. 03-2, the Contractor will grant access to the Commission Auditor to all financial and performance related records, property, and equipment purchased in whole or in part with government funds. The Contractor agrees to maintain an accounting system that provides accounting records that are supported with adequate documentation, and adequate procedures for determining the allowability and allocability of costs.

In the event the result of the examination by the County, or its duly authorized representatives or governmental agencies shows that Contractor's statement of gross revenue for any period has been understated and would have resulted in a greater payment amount to the County, the Contractor shall pay County the amount difference. In addition, if such understatement is three percent (3%) or more, the Contractor shall pay the County the cost it incurred for such examination. The amount owed shall be collectible hereunder as payment and shall be paid to the County with the next payment pursuant to Article 8 or within 30 days, from the issuance date of the notice from the County to the Contractor. Should the Contractor fail to pay the amount owed as stipulated, interest shall accumulate on the amount owed as specified in Article 8. A report of the findings of said examination shall be binding and conclusive upon the County and the Contractor. The furnishing to the County by the Contractor of any grossly inaccurate statement shall constitute a breach of this Agreement.

#### **B. ANNUAL AUDIT**

Within ninety (90) calendar days of each anniversary of the Contract Date of this Agreement and within sixty (60) calendar days following expiration or earlier termination of this Agreement, the Contractor shall, at its sole cost and expense, provide to the Department on an annual basis, an audited report of monthly Gross Advertising Revenues and percentage fees stating its Gross Advertising Revenues, containing an opinion, prepared and attested to by an independent certified public accounting firm, licensed in the State of Florida. The audited report, as detailed in Exhibit D "Independent Auditor's Report", shall include a schedule of monthly gross advertising revenues and percentage fees paid to the Department under this Agreement, prepared in accordance with Generally Accepted Auditing Standards. The report shall also be accompanied by a management letter containing the findings discovered during the course of the examination, recommendations to improve accounting procedures, revenue and internal controls, as well as significant matters under this Agreement. In addition, the audit shall also include as a separate report, a comprehensive compliance review of procedures to determine whether the books of accounts, records and reports were kept in accordance with the terms of this Agreement for the period of examination. Each audit and examination shall cover the period of this Agreement. ~~The last such report shall include the last day of operation. There shall be no changes in the scope of the reports and letters required hereunder without the specific prior written approval of the Department.~~

#### **ARTICLE 18. SUBSTITUTION OF PERSONNEL**

In the event the Contractor wishes to substitute personnel for the key personnel identified by the Contractor's Proposal, the Contractor must notify the County in writing and request written approval for the substitution at least ten (10) business days prior to effecting such substitution.

#### **ARTICLE 19. CONSENT OF THE COUNTY REQUIRED FOR ASSIGNMENT**

The Contractor shall not assign, transfer, convey or otherwise dispose of this Agreement, including its rights, title or interest in or to the same or any part thereof without the prior written consent of the County.

#### **ARTICLE 20. SUBCONTRACTUAL RELATIONS**

- a) If the Contractor will cause any part of this Agreement to be performed by a Subcontractor, the provisions of this Contract will apply to such Subcontractor and its officers, agents and employees in all respects as if it and they were employees of the Contractor; and the Contractor will not be in any manner thereby discharged from its obligations and liabilities hereunder, but will be liable hereunder for all acts and negligence of the Subcontractor, its officers, agents, and employees, as if they were employees of the Contractor. The services performed by the Subcontractor will be subject to the provisions hereof as if performed directly by the Contractor.
- b) The Contractor, before making any subcontract for any portion of the services, will state in writing to the County the name of the proposed Subcontractor, the portion of the Services which the Subcontractor is to do, the place of business of such Subcontractor, and such other information as the County may require. The County will have the right to require the Contractor not to award any subcontract to a person, firm or corporation disapproved by the County.
- c) Before entering into any subcontract hereunder, the Contractor will inform the Subcontractor fully and completely of all provisions and requirements of this Agreement relating either directly or indirectly to the Services to be performed. Such Services performed by such Subcontractor will strictly comply with the requirements of this Contract.
- d) In order to qualify as a Subcontractor satisfactory to the County, in addition to the other requirements herein provided, the Subcontractor must be prepared to prove to the satisfaction of the County that it has the necessary facilities, skill and experience, and ample financial resources to perform the Services in a satisfactory manner. To be considered skilled and experienced, the Subcontractor must show to the satisfaction of the County that it has satisfactorily performed services of the same general type which is required to be performed under this Agreement.
- e) The County shall have the right to withdraw its consent to a subcontract if it appears to the County that the subcontract will delay, prevent, or otherwise impair the performance of the Contractor's obligations under this Agreement. All Subcontractors are required to protect the confidentiality of the County's and County's proprietary and confidential information. Contractor shall furnish to the County copies of all subcontracts between Contractor and Subcontractors and suppliers hereunder. Within each such subcontract, there shall be a clause for the benefit of the County permitting the County to request completion of performance by the Subcontractor of its obligations under the subcontract, in the event the County finds the Contractor in breach of its obligations, the option to pay the Subcontractor directly for the performance by such subcontractor. Notwithstanding, the foregoing shall neither convey nor imply any obligation or liability on the part of the County to any subcontractor hereunder as more fully described herein.

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**ARTICLE 21. ASSUMPTION, PARAMETERS, PROJECTIONS, ESTIMATES AND EXPLANATIONS**

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The Contractor understands and agrees that any assumptions, parameters, projections, estimates and explanations presented by the County were provided to the Contractor for evaluation purposes only. However, since these assumptions, parameters, projections, estimates and explanations represent predictions of future events the County makes no representations or guarantees; and the County shall not be responsible for the accuracy of the assumptions presented; and the County shall not be responsible for conclusions to be drawn therefrom; and any assumptions, parameters, projections, estimates and explanations shall not form the basis of any claim by the Contractor. The Contractor accepts all risk associated with using this information.

**ARTICLE 22. SEVERABILITY**

If this Agreement contains any provision found to be unlawful, the same shall be deemed to be of no effect and shall be deemed stricken from this Agreement without affecting the binding force of this Agreement as it shall remain after omitting such provision.

**ARTICLE 23. TERMINATION AND SUSPENSION OF WORK**

- a) The County may terminate this Agreement if an individual or corporation or other entity attempts to meet its contractual obligation with the County through fraud, misrepresentation or material misstatement.
- b) The County may, as a further sanction, terminate or cancel any other contract(s) that such individual or corporation or other entity has with the County and that such individual, corporation or other entity shall be responsible for all direct and indirect costs associated with such termination or cancellation, including attorney's fees.
- c) The foregoing notwithstanding, any individual, corporation or other entity which attempts to meet its contractual obligations with the County through fraud, misrepresentation or material misstatement may be debarred from County contracting for up to five (5) years in accordance with the County debarment procedures. The Contractor may be subject to debarment for failure to perform and all other reasons set forth in Section 10-38 of the County Code.
- d) In addition to cancellation or termination as otherwise provided in this Agreement, the County may at any time, in its sole discretion, with or without cause, terminate this Agreement, in whole or in part, by written notice to the Contractor.
- e) In the event that the County exercises its right to terminate this Agreement, the Contractor shall, upon receipt of such notice, unless otherwise directed by the County:
- i. stop work on the date specified in the notice ("the Effective Termination Date");
  - ii. take such action as may be necessary for the protection and preservation of the County's materials and property;
  - iii. cancel orders;
  - iv. assign to the County and deliver to any location designated by the County any noncancelable orders for Deliverables that are not capable of use except in the performance of this Agreement and has been specifically developed for the sole purpose of this Agreement and not incorporated in the Services;
  - v. take no action which will increase the amounts payable by the County under this Agreement; and
- f) In the event that the County exercises its right to terminate this Agreement pursuant to this Article the Contractor will be compensated as stated in the payment Articles, herein, for the:
- i. portion of the Services completed in accordance with the Agreement up to the Effective Termination Date; and
  - ii. noncancelable Deliverables that are not capable of use except in the performance of this Agreement and has been specifically developed for the sole purpose of this Agreement but not incorporated in the Services.
- g) All compensation pursuant to this Article is subject to audit.

**ARTICLE 24. EVENT OF DEFAULT**

- a) An Event of Default shall mean a breach of this Agreement by the Contractor. Without limiting the generality of the foregoing and in addition to those instances referred to herein as a breach, an Event of Default, shall include the following:

- i. the Contractor has not delivered Deliverables on a timely basis.
  - ii. the Contractor has refused or failed, except in case for which an extension of time is provided, to supply enough properly skilled Staff Personnel;
  - iii. the Contractor has failed to make prompt payment to subcontractors or suppliers for any Services;
  - iv. the Contractor has become insolvent (other than as interdicted by the bankruptcy laws), or has assigned the proceeds received for the benefit of the Contractor's creditors, or the Contractor has taken advantage of any insolvency statute or debtor/creditor law or if the Contractor's affairs have been put in the hands of a receiver;
  - v. the Contractor has failed to obtain the approval of the County where required by this Agreement;
  - vi. the Contractor has failed to provide "adequate assurances" as required under subsection "b" below;
  - vii. the Contractor has failed in the representation of any warranties stated herein.
- b) When, in the opinion of the County, reasonable grounds for uncertainty exist with respect to the Contractor's ability to perform the Services or any portion thereof, the County may request that the Contractor, within the timeframe set forth in the County's request, provide adequate assurances to the County, in writing, of the Contractor's ability to perform in accordance with terms of this Agreement. Until the County receives such assurances the County may request an adjustment to the compensation received by the Contractor for portions of the Services which the Contractor has not performed. In the event that the Contractor fails to provide to the County the requested assurances within the prescribed time frame, the County may:
- i. treat such failure as a repudiation of this Agreement;
  - ii. resort to any remedy for breach provided herein or at law, including but not limited to, taking over the performance of the Services or any part thereof either by itself or through others.
- c) In the event the County shall terminate this Agreement for default, the County or its designated representatives, may immediately take possession of all applicable equipment, materials, products, documentation, reports and data.

#### ARTICLE 25. NOTICE OF DEFAULT - OPPORTUNITY TO CURE

If an Event of Default occurs, in the determination of the County, the County shall so notify the Contractor ("Default Notice"), specifying the basis for such default, and advising the Contractor that such default must be cured immediately or this Agreement with the County may be terminated. Notwithstanding, the County may, in its sole discretion, allow the Contractor to rectify the default to the County's reasonable satisfaction within a timeframe mutually agreeable to the County and Contractor. The County may grant an additional period of such duration as the County shall deem appropriate without waiver of any of the County's rights hereunder, so long as the Contractor has commenced curing such default and is effectuating a cure with diligence and continuity during such period agreed to by the County and Contractor or any other period which the County prescribes. The default notice shall specify the date the Contractor shall discontinue the Services upon the Termination Date.

#### ARTICLE 26. REMEDIES IN THE EVENT OF DEFAULT

If an Event of Default occurs, the Contractor shall be liable for all damages resulting from the default, including

but not limited to:

- a) lost revenues;
- b) the difference between the cost associated with procuring Services hereunder and the amount actually expended by the County for re-procurement of Services, including procurement and administrative costs; and,
- c) such other direct damages.

The Contractor shall also remain liable for any liabilities and claims related to the Contractor's default. The County may also bring any suit or proceeding for specific performance or for an injunction.

#### **ARTICLE 27. PATENT AND COPYRIGHT INDEMNIFICATION**

- a) The Contractor warrants that all Deliverables furnished hereunder, including but not limited to: equipment programs, documentation, software, analyses, applications, methods, ways, processes, and the like, do not infringe upon or violate any patent, copyrights, service marks, trade secret, or any other third party proprietary rights.
- b) The Contractor shall be liable and responsible for any and all claims made against the County for infringement of patents, copyrights, service marks, trade secrets or any other third party proprietary rights, by the use or supplying of any programs, documentation, software, analyses, applications, methods, ways, processes, and the like, in the course of performance or completion of, or in any way connected with, the Work, or the County's continued use of the Deliverables furnished hereunder. Accordingly, the Contractor at its own expense, including the payment of attorney's fees, shall indemnify, and hold harmless the County and defend any action brought against the County with respect to any claim, demand, and cause of action, debt, or liability.
- c) In the event any Deliverable or anything provided to the County hereunder, or portion thereof is held to constitute an infringement and its use is or may be enjoined, the Contractor shall have the obligation to, at the County's option to (i) modify, or require that the applicable subcontractor or supplier modify, the alleged infringing item(s) at its own expense, without impairing in any respect the functionality or performance of the item(s), or (ii) procure for the County, at the Contractor's expense, the rights provided under this Agreement to use the item(s).
- d) The Contractor shall be solely responsible for determining and informing the County whether a prospective supplier or subcontractor is a party to any litigation involving patent or copyright infringement, service mark, trademark, violation, or proprietary rights claims or is subject to any ~~injunction which may prohibit it from providing any Deliverable hereunder.~~ The Contractor shall enter into agreements with all suppliers and subcontractors at the Contractor's own risk. The County may reject any Deliverable that it believes to be the subject of any such litigation or injunction, or if, in the County's judgment, use thereof would delay the Work or be unlawful.
- h) The Contractor shall not infringe any copyright, trademark, service mark, trade secrets, patent rights, or other intellectual property rights in the performance of the Work.

#### **ARTICLE 28. CONFIDENTIALITY**

- a) All Developed Works and other materials, data, transactions of all forms, financial information, documentation, inventions, designs and methods obtained from the County in connection with the Services performed under this Agreement, made or developed by the Contractor or its subcontractors in the course of the performance of such Services, or the results of such Services, or which the County holds the proprietary rights, constitute Confidential Information and may not, without the prior written consent of the County, be used by the Contractor or its employees, agents, subcontractors or suppliers

for any purpose other than for the benefit of the County, unless required by law. In addition to the foregoing, all county employee information and County financial information shall be considered confidential information and shall be subject to all the requirements stated herein. Neither the Contractor nor its employees, agents, subcontractors or suppliers may sell, transfer, publish, disclose, display, license or otherwise make available to others any part of such Confidential Information without the prior written consent of the County. Additionally, the Contractor expressly agrees to be bound by and to defend, indemnify and hold harmless the County, and their officers and employees from the breach of any federal, state or local law in regard to the privacy of individuals.

- b) The Contractor shall advise each of its employees, agents, subcontractors and suppliers who may be exposed to such Confidential Information of their obligation to keep such information confidential and shall promptly advise the County in writing if it learns of any unauthorized use or disclosure of the Confidential Information by any of its employees or agents, or subcontractor's or supplier's employees, present or former. In addition, the Contractor agrees to cooperate fully and provide any assistance necessary to ensure the confidentiality of the Confidential Information.
- c) It is understood and agreed that in the event of a breach of this Article damages may not be an adequate remedy and the County shall be entitled to injunctive relief to restrain any such breach or threatened breach. Unless otherwise requested by the County, upon the completion of the Services performed hereunder, the Contractor shall immediately turn over to the County all such Confidential Information existing in tangible form, and no copies thereof shall be retained by the Contractor or its employees, agents, subcontractors or suppliers without the prior written consent of the County. A certificate evidencing compliance with this provision and signed by an officer of the Contractor shall accompany such materials.

#### **ARTICLE 29. PROPRIETARY INFORMATION**

As a political subdivision of the State of Florida, Miami-Dade County is subject to the stipulations of Florida's Public Records Law.

The Contractor acknowledges that all computer software in the County's possession may constitute or contain information or materials which the County has agreed to protect as proprietary information from disclosure or unauthorized use and may also constitute or contain information or materials which the County has developed at its own expense, the disclosure of which could harm the County's proprietary interest therein.

During the term of the contract, the Contractor will not use directly or indirectly for itself or for others, or publish or disclose to any third party, or remove from the County's property, any computer programs, data compilations, or other software which the County has developed, has used or is using, is holding for use, or which are otherwise in the possession of the County (hereinafter "Computer Software"). All third-party license agreements must also be honored by the contractors and their employees, except as authorized by the County and, if the Computer Software has been leased or purchased by the County, all hired party license agreements must also be honored by the contractors' employees with the approval of the lessor or Contractors thereof. This includes mainframe, minis, telecommunications, personal computers and any and all information technology software.

The Contractor will report to the County any information discovered or which is disclosed to the Contractor which may relate to the improper use, publication, disclosure or removal from the County's property of any information technology software and hardware and will take such steps as are within the Contractor's authority to prevent improper use, disclosure or removal.

#### **ARTICLE 30. PROPRIETARY RIGHTS**

- a) The Contractor hereby acknowledges and agrees that the County retains all rights, title and interests in and to all materials, data, documentation and copies thereof furnished by the County to the Contractor hereunder or furnished by the Contractor to the County and/or created by the Contractor for delivery to

the County, even if unfinished or in process, as a result of the Services the Contractor performs in connection with this Agreement, including all copyright and other proprietary rights therein, which the Contractor as well as its employees, agents, subcontractors and suppliers may use only in connection of the performance of Services under this Agreement. The Contractor shall not, without the prior written consent of the County, use such documentation on any other project in which the Contractor or its employees, agents, subcontractors or suppliers are or may become engaged. Submission or distribution by the Contractor to meet official regulatory requirements or for other purposes in connection with the performance of Services under this Agreement shall not be construed as publication in derogation of the County's copyrights or other proprietary rights.

- b) All rights, title and interest in and to certain inventions, ideas, designs and methods, specifications and other documentation related thereto developed by the Contractor and its subcontractors specifically for the County, hereinafter referred to as "Developed Works" shall become the property of the County.
- c) Accordingly, neither the Contractor nor its employees, agents, subcontractors or suppliers shall have any proprietary interest in such Developed Works. The Developed Works may not be utilized, reproduced or distributed by or on behalf of the Contractor, or any employee, agent, subcontractor or supplier thereof, without the prior written consent of the County, except as required for the Contractor's performance hereunder.
- d) Except as otherwise provided in subsections a, b, and c above, or elsewhere herein, the Contractor and its subcontractors and suppliers hereunder shall retain all proprietary rights in and to all Licensed Software provided hereunder, that have not been customized to satisfy the performance criteria set forth in the Scope of Services. Notwithstanding the foregoing, the Contractor hereby grants, and shall require that its subcontractors and suppliers grant, if the County so desires, a perpetual, irrevocable and unrestricted right and license to use, duplicate, disclose and/or permit any other person(s) or entity(ies) to use all such Licensed Software and the associated specifications, technical data and other Documentation for the operations of the County or entities controlling, controlled by, under common control with, or affiliated with the County, or organizations which may hereafter be formed by or become affiliated with the County. Such license specifically includes, but is not limited to, the right of the County to use and/or disclose, in whole or in part, the technical documentation and Licensed Software, including source code provided hereunder, to any person or entity outside the County for such person's or entity's use in furnishing any and/or all of the Deliverables provided hereunder exclusively for the County or entities controlling, controlled by, under common control with, or affiliated with the County, or organizations which may hereafter be formed by or become affiliated with the County. No such License Software, specifications, data, documentation or related information shall be deemed to have been given in confidence and any statement or legend to the contrary shall be void and of no effect.

#### **ARTICLE 31. VENDOR REGISTRATION AND FORMS/CONFLICT OF INTEREST**

##### **a) Vendor Registration**

The Contractor shall be a registered vendor with the County – Department of Procurement Management, for the duration of this Agreement. In becoming a Registered Vendor with Miami-Dade County, the Contractor confirms its knowledge of and commitment to comply with the following:

- |  |   |
|--|---|
| 1. <i>Miami-Dade County Ownership Disclosure Affidavit</i><br>(Section 2-8.1 of the County Code)             | 6. <i>Miami-Dade County Vendor Obligation to County Affidavit</i><br>(Section 2-8.1 of the County Code)   |
| 2. <i>Miami-Dade County Employment Disclosure Affidavit</i><br>(Section 2-8.1(d)(2) of the County Code)      | 7. <i>Miami-Dade County Code of Business Ethics Affidavit</i><br>(Section 2-8.1(f) and 2-11(b)(1) of the County Code through (6) and (9) of the County Code and Section 2-11.1(c) of the County Code) |
| 3. <i>Miami-Dade Employment Drug-free Workplace Certification</i><br>(Section 2-8.1.2(b) of the County Code) | 8. <i>Miami-Dade County Family Leave Affidavit</i><br>(Article V of Chapter 11 of the County Code)  |
| 4. <i>Miami-Dade Disability and Nondiscrimination Affidavit</i><br>(Section 2-8.1.5 of the County Code)      | 9. <i>Miami-Dade County Living Wage Affidavit</i><br>(Section 2-8.9 of the County Code)   |
| 5. <i>Miami-Dade County Debarment Disclosure Affidavit</i><br>(Section 10.38 of the County Code)             |   |

10. **Miami-Dade County Domestic Leave and Reporting Affidavit**  
(Article 8, Section 11A-60 11A-67 of the County Code)

11. **Subcontracting Practices**  
(Ordinance 97-35)

12. **Subcontractor /Supplier Listing**  
(Section 2-8.8 of the County Code)

13. **Environmentally Acceptable Packaging**  
(Resolution R-738-92)

14. **W-9 and 8109 Forms**  
(as required by the Internal Revenue Service)

15. **FEIN Number or Social Security Number**  
In order to establish a file, the Contractor's Federal Employer Identification Number (FEIN) must be provided. If no FEIN exists, the Social Security Number of the owner or individual must be provided. This number becomes Contractor's "County Vendor Number". To comply with Section 119.071(5) of the Florida Statutes relating to the collection of an individual's Social Security Number, be aware that the County requests the Social Security Number for the following purposes:

- Identification of individual account records
- To make payments to individual/Contractor for goods and services provided to Miami-Dade County
- Tax reporting purposes
- To provide a unique identifier in the vendor database that may be used for searching and sorting departmental records

16. **Office of the Inspector General**  
(Section 2-1076 of the County Code)

17. **Small Business Enterprises**  
The County endeavors to obtain the participation of all small business enterprises pursuant to Sections 2-8.2, 2-8.2.3 and 2-8.2.4 of the County Code and Title 49 of the Code of Federal Regulations.

18. **Antitrust Laws**  
By acceptance of any contract, the Contractor agrees to comply with all antitrust laws of the United States and the State of Florida.

## b) Conflict of Interest

Section 2-11.1(d) of Miami-Dade County Code requires that any County employee or any member of the employee's immediate family who has a controlling financial interest, direct or indirect, with Miami-Dade County or any person or agency acting for Miami-Dade County, competing or applying for a contract, must first request a conflict of interest opinion from the County's Ethic Commission prior to their or their immediate family member's entering into any contract or transacting any business through a firm, corporation, partnership or business entity in which the employee or any member of the employee's immediate family has a controlling financial interest, direct or indirect, with Miami-Dade County or any person or agency acting for Miami-Dade County. Any such contract or business engagement entered in violation of this subsection, as amended, shall be rendered voidable. For additional information, please contact the Ethics Commission hotline at (305) 579-2593.

**ARTICLE 32. INSPECTOR GENERAL REVIEWS****Independent Private Sector Inspector General Reviews**

Pursuant to Miami-Dade County Administrative Order 3-20, the County has the right to retain the services of an Independent Private Sector Inspector General (hereinafter "IPSIG"), whenever the County deems it appropriate to do so. Upon written notice from the County, the Contractor shall make available to the IPSIG retained by the County, all requested records and documentation pertaining to this Agreement for inspection and reproduction. The County shall be responsible for the payment of these IPSIG services, and under no circumstance shall the Contractor's prices and any changes thereto approved by the County, be inclusive of any charges relating to these IPSIG services. The terms of this provision herein, apply to the Contractor, its officers, agents, employees, subcontractors and assignees. Nothing contained in this provision shall impair any independent right of the County to conduct an audit or investigate the operations, activities and performance of the Contractor in connection with this Agreement. The terms of this Article shall not impose any liability on the County by the Contractor or any third party.

**Miami-Dade County Inspector General Review**

According to Section 2-1076 of the Code of Miami-Dade County, Miami-Dade County has established the Office of the Inspector General which may, on a random basis, perform audits on all County contracts, throughout the duration of said contracts, except as otherwise provided below

**Exception:** The above application of one quarter (1/4) of one percent fee assessment shall not apply to the following contracts: (a) IPSIG contracts; (b) contracts for legal services; (c) contracts for financial advisory services; (d) auditing contracts; (e) facility rentals and lease agreements; (f) concessions and other rental agreements; (g) insurance contracts; (h) revenue-generating contracts; (i) contracts where an IPSIG is assigned at the time the contract is approved by the Commission; (j) professional service agreements under \$1,000; (k) management agreements; (l) small purchase orders as defined in Miami-Dade County Administrative Order 3-2; (m) federal, state and local government-funded grants; and (n) interlocal agreements. ***Notwithstanding the foregoing, the Miami-Dade County Board of County Commissioners may authorize the inclusion of the fee assessment of one quarter (1/4) of one percent in any exempted contract at the time of award.***

Nothing contained above shall in any way limit the powers of the Inspector General to perform

audits on all County contracts including, but not limited to, those contracts specifically exempted above. The Miami-Dade County Inspector General is authorized and empowered to review past, present and proposed County and Public Health Trust contracts, transactions, accounts, records and programs. In addition, the Inspector General has the power to subpoena witnesses, administer oaths, require the production of records and monitor existing projects and programs. Monitoring of an existing project or program may include a report concerning whether the project is on time, within budget and in conformance with plans, specifications and applicable law. The Inspector General is empowered to analyze the necessity of and reasonableness of proposed change orders to the Contract. The Inspector General is empowered to retain the services of independent private sector inspectors general (IPSIG) to audit, investigate, monitor, oversee, inspect and review operations, activities, performance and procurement process, including but not limited to project design, specifications, proposal submittals, activities of the Contractor, its officers, agents and employees, lobbyists, County staff and elected officials to ensure compliance with contract specifications and to detect fraud and corruption.

Upon written notice to the Contractor from the Inspector General or IPSIG retained by the Inspector General, the Contractor shall make all requested records and documents available to the Inspector General or IPSIG for inspection and copying. The Inspector General and IPSIG shall have the right to inspect and copy all documents and records in the Contractor's possession, custody or control which, in the Inspector General's or IPSIG's sole judgment, pertain to performance of the contract, including, but not limited to original estimate files, change order estimate files, worksheets, proposals and agreements form and which successful and unsuccessful subcontractors and suppliers, all project-related correspondence, memoranda, instructions, financial documents, construction documents, proposal and contract documents, back-charge documents, all documents and records which involve cash, trade or volume discounts, insurance proceeds, rebates, or dividends received, payroll and personnel records, and supporting documentation for the aforesaid documents and records.

### ARTICLE 33. LOCAL, STATE, AND FEDERAL COMPLIANCE REQUIREMENTS

Contractor agrees to comply, subject to applicable professional standards, with the provisions of any and all applicable Federal, State and the County orders, statutes, ordinances, rules and regulations which may pertain to the Services required under this Agreement, including but not limited to:

- a) Equal Employment Opportunity (EEO), in compliance with Executive Order 11246 as amended and applicable to this Contract.
- b) Miami-Dade County Florida, Department of Small Business Development Participation Provisions, as applicable to this Contract.
- c) Environmental Protection Agency (EPA), as applicable to this Contract.
- d) Miami-Dade County Code, Chapter 11A, Article 3. All contractors and subcontractors performing work in connection with this Contract shall provide equal opportunity for employment because of race, religion, color, age, sex, national origin, sexual preference, disability or marital status. The aforesaid provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in

conspicuous place available for employees and applicants for employment, such notices as may be required by the Dade County Fair Housing and Employment Commission, or other authority having jurisdiction over the work setting forth the provisions of the nondiscrimination law.

- e) "Conflicts of Interest" Section 2-11 of the County Code, and Ordinance 01-199.
- f) Miami-Dade County Code Section 10-38 "Debarment".
- g) Miami-Dade County Ordinance 99-5, codified at 11A-60 et. seq. of Miami-Dade Code pertaining to complying with the County's Domestic Leave Ordinance.
- h) Miami-Dade County Ordinance 99-152, prohibiting the presentation, maintenance, or prosecution of false or fraudulent claims against Miami-Dade County.

Notwithstanding any other provision of this Agreement, Contractor shall not be required pursuant to this Agreement to take any action or abstain from taking any action if such action or abstention would, in the good faith determination of the Contractor, constitute a violation of any law or regulation to which Contractor is subject, including but not limited to laws and regulations requiring that Contractor conduct its operations in a safe and sound manner.

#### **ARTICLE 34. NONDISCRIMINATION**

During the performance of this Contract, Contractor agrees to not discriminate against any employee or applicant for employment because of race, religion, color, sex, handicap, marital status, age or national origin, and will take affirmative action to ensure that they are afforded equal employment opportunities without discrimination. Such action shall be taken with reference to, but not limited to: recruitment, employment, termination, rates of pay or other forms of compensation, and selection for training or retraining, including apprenticeship and on the job training.

By entering into this Contract, the Contractor attests that it is not in violation of the Americans with Disabilities Act of 1990 (and related Acts) or Miami-Dade County Resolution No. R-385-95. If the Contractor or any owner, subsidiary or other firm affiliated with or related to the Contractor is found by the responsible enforcement agency or the County to be in violation of the Act or the Resolution, such violation shall render this Contract void. This Contract shall be void if the Contractor submits a false affidavit pursuant to this Resolution or the Contractor violates the Act or the Resolution during the term of this Contract, even if the Contractor was not in violation at the time it submitted its affidavit.

#### **ARTICLE 35. CONFLICT OF INTEREST**

The Contractor represents that:

- a) No officer, director, employee, agent, or other consultant of the County or a member of the immediate family or household of the aforesaid has directly or indirectly received or been promised any form of benefit, payment or compensation, whether tangible or intangible, in connection with the grant of this Agreement.
- b) There are no undisclosed persons or entities interested with the Contractor in this Agreement. This Agreement is entered into by the Contractor without any connection

with any other entity or person making a proposal for the same purpose, and without collusion, fraud or conflict of interest. No elected or appointed officer or official, director, employee, agent or other consultant of the County, or of the State of Florida (including elected and appointed members of the legislative and executive branches of government), or a member of the immediate family or household of any of the aforesaid:

- i) is interested on behalf of or through the Contractor directly or indirectly in any manner whatsoever in the execution or the performance of this Agreement, or in the services, supplies or work, to which this Agreement relates or in any portion of the revenues; or
- ii) is an employee, agent, advisor, or consultant to the Contractor or to the best of the Contractor's knowledge any subcontractor or supplier to the Contractor.
- c) Neither the Contractor nor any officer, director, employee, agency, parent, subsidiary, or affiliate of the Contractor shall have an interest which is in conflict with the Contractor's faithful performance of its obligation under this Agreement; provided that the County, in its sole discretion, may consent in writing to such a relationship, provided the Contractor provides the County with a written notice, in advance, which identifies all the individuals and entities involved and sets forth in detail the nature of the relationship and why it is in the County's best interest to consent to such relationship.
- d) The provisions of this Article are supplemental to, not in lieu of, all applicable laws with respect to conflict of interest. In the event there is a difference between the standards applicable under this Agreement and those provided by statute, the stricter standard shall apply.
- e) In the event Contractor has no prior knowledge of a conflict of interest as set forth above and acquires information which may indicate that there may be an actual or apparent violation of any of the above, Contractor shall promptly bring such information to the attention of the County's Project Manager. Contractor shall thereafter cooperate with the County's review and investigation of such information, and comply with the instructions Contractor receives from the Project Manager in regard to remedying the situation.

#### **ARTICLE 36. PRESS RELEASE OR OTHER PUBLIC COMMUNICATION**

Under no circumstances shall the Contractor without the express written consent of the County:

- a) Issue or permit to be issued any press release, advertisement or literature of any kind which refers to the County, or the Work being performed hereunder, unless the Contractor first obtains the written approval of the County. Such approval may be withheld if for any reason the County believes that the publication of such information would be harmful to the public interest or is in any way undesirable; and
- b) Communicate in any way with any contractor, department, board, agency, commission or other organization or any person whether governmental or private in connection with the Services to be performed hereunder except upon prior written approval and instruction of the County; and
- c) Except as may be required by law, the Contractor and its employees, agents, subcontractors and suppliers will not represent, directly or indirectly, that any product or

service provided by the Contractor or such parties has been approved or endorsed by the County.

**ARTICLE 37. BANKRUPTCY AND INSOLVENCY**

The County reserves the right to terminate this contract, if, during the term of any contract the Contractor has with the County, the Contractor becomes involved as a debtor in a bankruptcy proceeding, or becomes involved in a reorganization, dissolution, or liquidation proceeding, or if a trustee or receiver is appointed over all or a substantial portion of the property of the Contractor under federal bankruptcy law or any state insolvency law.

The County shall have the unilateral right to cancel and terminate this Agreement in the event that the Contractor becomes insolvent or commits an act of bankruptcy, makes a general assignment for the benefit of creditors, or if there is filed by or against the Contractor a voluntary or involuntary petition in bankruptcy, or for the appointment of a receiver, or if there commences proceedings under any law relating to bankruptcy, insolvency, reorganization, or for the Contractor's relief from or for composition, extension, arrangement or adjustment of any of Contractor's obligation and which proceedings are not dismissed within ninety (90) days after commencement, or if the Contractor dissolves itself, or assigns, sells, or transfers this Agreement or any interest there in any portion thereof, without the County's prior approval. A sale or other transfer of a majority of the Contractor's stock or partnership shares (as applicable) is an assignment for the purposes of this section.

**ARTICLE 38. GOVERNING LAW**

This Contract, including appendices, and all matters relating to this Contract (whether in contract, statute, tort (such as negligence), or otherwise) shall be governed by, and construed in accordance with, the laws of the State of Florida. Venue shall be Miami-Dade County.

**ARTICLE 39. SALES TAX**

The Contractor shall be liable for the prevailing State of Florida Sales and Use Tax imposed on sales relating to this Contract. This Sales and Use Tax shall be payable to the County along with the payments.

**ARTICLE 40. LETTER OF CREDIT**

Within fifteen (15) calendar days from the award of this Agreement, the Contractor shall furnish to the County an irrevocable letter of credit (LOC) in the amount of \$840,000.00 backing the Contractor's full satisfaction of all payments and performance obligations hereunder, and shall name the County as the sole beneficiary thereof. The LOC shall be on forms provided and/or approved by the County. The LOC shall be effective as of the effective date of this Contract and drawn on a financial institution authorized to do business and with offices in the State of Florida.

The Contractor shall be responsible for assuring that the LOC required in conjunction with this Article remain in force for the duration of the contractual period, including any and all extension periods that may be granted by the County and thereafter, until all financial obligations, reports or other requirements of this Agreement is satisfied. The Department may draw upon such payment security instrument, if the Contractor fails to pay any monies or perform any obligations required hereunder following applicable notice and cure periods specified herein. Provided the Contractor is not in default and fully complies with all the performance and payment

requirements, and satisfaction of all claims, if any, or any other requirements of this Agreement, the LOC will be returned to the Contractor within ninety (90) calendar days after the end of the term or any extensions of the term.

If the LOC is scheduled to expire during the contractual period, the Contractor shall be responsible for submitting a new or renewed LOC to the County at a minimum of thirty (30) calendar days in advance of such expiration. In the event the LOC is not replaced as prescribed with a new or renewed LOC which cover the contractual period, the County may, at its sole discretion, terminate this Contract.

#### **ARTICLE 41. CONTINGENCY FUND**

INTENTIONALLY BLANK

#### **ARTICLE 42. PURCHASE OF COUNTY SHELTER COMPONENTS**

The Contractor agrees to purchase from the County, and assume responsibility for the bus shelter components the County has in inventory on the Contract effective date and the component has a corresponding invoice from the supplier. The purchase value of each component shall be in the amount paid by the County for the component. The total amount to be paid by the Contractor to the County for Shelter Components shall be determined after contract award, and prior to Notice To Proceed (NTP).

The County will provide the Contractor a notice to purchase, within seven (7) days after contract award that includes a full component inventory list, itemized costs paid by the County, and accompanied by copies of the suppliers invoice for the component to validate the values. The Contractor and County will conduct a joint physical inventory within seven (7) days of receipt of said notice. The County and Contractor shall mutually agree on the physical inventory and total cost due to the County. The County will invoice the Contractor for the agreed upon cost of the existing bus shelter inventory. Payment to the County shall be due within 30 days after the date of the invoice. The Contractor shall remove the existing bus shelter inventory from the MDT warehouse within five (5) business days after the physical inventory has been conducted.

#### **ARTICLE 43. TERMINATION FOR CONVENIENCE OF MIAMI-DADE COUNTY**

43.1 The Agreement may be terminated by the County in accordance with this provision in whole, or in part, whenever the County determines that such termination is in its best interests. Any such determination shall be effected by delivery to the Contractor of a Notice of Termination specifying the extent to which the Agreement is terminated and the date upon which such termination becomes effective.

43.2 After receipt of a Notice of Termination and except as otherwise directed by the County, the Contractor shall:

- A. Stop work under the Agreement on the date and to the extent specified in the Notice of Termination;
- B. Place no further orders or subcontracts for materials, services or equipment, except as may be necessary for completion of such portion of the Work not terminated;

- C. Terminate all orders and subcontracts to the extent that they relate to the terminated portion of the Agreement;
- D. Assign to the County, in the manner, at the time, and to the extent directed by the County, all of the rights, title and interest of the Contractor under the orders and subcontracts so terminated, in which case the County shall have the right, in its sole discretion, to settle or pay any claims arising out of the termination of such orders and subcontracts;
- E. Settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, with the approval of the County, which approval shall be final for all the purposes of this provision;
- F. Transfer title and deliver to the County in the manner, at the times, and to the extent directed by the County:
  - a. The fabricated or non-fabricated parts, work in process, completed work, supplies and other material or equipment procured as a part of, or acquired in connection with the performance of, the portion of the Agreement terminated; and
  - b. The completed or partially completed plans, drawings, data, information, and other property which, if the Agreement had been completed, would have been required to be furnished to the County;
- G. Use its best efforts to sell, in the manner, at the time, to the extent, and at the price or prices directed or authorized by the County, any property provided, however, that:
  - a. The Contractor will not be required to extend credit to any purchasers;
  - b. The Contractor may acquire any such property under the conditions prescribed by and at a price or prices approved by the County; and
  - c. The proceeds of any such transfer or disposition shall be applied in reduction of any payments to be made by the County to the Contractor under the Agreement or shall otherwise be credited to the price or cost of the Work or paid in such manner as the County may direct;

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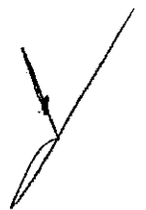
- H. Complete performance of such portion of the Agreement as was not terminated by the Notice of Termination; and
- I. Take such action as may be necessary, or as the County may direct, for the protection and preservation of the property related to this Agreement, which is in the possession of the Contractor and in which the County has or may acquire an interest, until the effective date of termination.

- 43.3 After receipt of a Notice of Termination, the Contractor shall submit to the County its termination claim, if any, in the form and with the certification prescribed by the County. Such claim shall be submitted promptly but in no event later than one year from the date of termination. The failure of the Contractor to submit its termination claim within the time specified shall preclude the recovery of any costs or damages incurred by the Contractor as a result of the total or partial termination of the Agreement.
- 43.4 The Contractor and the County may agree upon the whole or any part of the amount or amounts to be paid to the Contractor by reason of the total or partial termination of the Agreement, which amount or amounts may include a reasonable allowance for profit on the portion of the Agreement performed; provided, that such agreed upon amount or amounts, shall not exceed the total Contract Sum as reduced by the amount of payment otherwise made and as further reduced by the portion of the Agreement not performed. No claims for lost or anticipated profit shall be allowed for the terminated portion of the Agreement.
- 43.5 If an agreement is reached by the Contractor and the County upon the amount to be paid the County by reason of the termination of the Agreement, the Agreement shall be amended accordingly, and the Contractor shall pay the County the agreed amount. In the event of failure of the Contractor and the County to agree upon the whole amount to be paid to the County by reason of the termination of the Agreement, the process pursuant to Article 14 shall engage.
- 43.6 In the event of submission of a timely termination claim by the Contractor and the failure of the Contractor and the County to agree upon the amount to be paid to the Contractor by reason of a termination, the County will determine, based on the information available to the County, the amount, if any, due to the Contractor by reason of the termination and will pay to the Contractor the amounts determined as follows:
- A. With respect to all work performed on the terminated portion of the Agreement, prior to the effective date of the Notice of Termination, the total (without duplication of any items) of:
    - a. The cost of acceptable work performed, except defective work, and materials delivered;
    - b. The cost of settling and paying claims arising out of the termination of work under subcontracts or orders; and
    - c. Reasonable profit for the portion of the Agreement performed but no lost or anticipated profit on the portion of the Agreement not performed, if applicable.
  - B. The reasonable cost of the preservation and protection of property incurred.
- 43.7 The total sum to be paid to the County not exceed the Contract Sum as reduced by the amount of payments otherwise made and as further reduced by the value of that portion of the Agreement not performed.
- 43.8 In arriving at the amount due the County under this provision, there shall be deducted:
- A. All payments made to the County by the Contractor applicable to the terminated portion of the Agreement; and

- B. The agreed price for, or the proceeds of sale of, any materials, supplies, or other things acquired by the Contractor or sold, and not otherwise recovered by or credited to the County.

**ARTICLE 44. SURVIVAL**

The parties acknowledge that any of the obligations in this Agreement will survive the term, termination and cancellation hereof. Accordingly, the respective obligations of the Contractor and the County under this Agreement, which by nature would continue beyond the termination, cancellation or expiration thereof, shall survive termination, cancellation or expiration hereof.

A handwritten mark, possibly a signature or initials, consisting of a vertical line on the left and a diagonal line on the right that meets at a point at the top right.

IN WITNESS WHEREOF, the parties have executed this Agreement effective as of the contract date herein above set forth.

**Contractor**

URBAN ADVERTISING OF AMERICA, INC.

By: [Signature]

Name: Enrique Betancourt

Title: Vice President

Date: 4/28/12

Attest: [Signature]  
Corporate Secretary/Notary Public

**County**

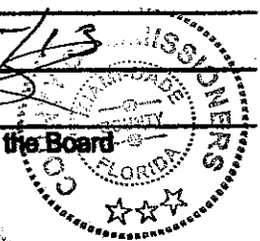
By: [Signature]

Name: Carlos A. Gomez

Title: Mayor

Date: 1/25/13

Attest: [Signature]  
Clerk of the Board



**Corporate Seal/Notary Seal**



Alicia S. Rodriguez  
 MY COMMISSION # BB 967321  
 EXPIRES: March 20, 2014  
 Bonded Thru Budget Notary Services

Approved as to form and legal sufficiency

[Signature]  
 Assistant County Attorney

**ATTACHMENT E**

**FORM B-1: PAYMENT SCHEDULE**

**A. INSTRUCTIONS:**

The Contractor's payment to the County shall be as stated on this Form B-1 "Payment Schedule", and in the manner stated herein.

**B. PAYMENTS:**

The Contractor shall provide all of the services in the Scope of Services, including development of bus shelter designs, and shall pay the County on a monthly basis as stated herein, including any option or extension periods, unless otherwise revised by the parties.

<b>Percentage of Monthly Gross Advertising Revenue</b>	<b>42%</b>
<b>Minimum Monthly Guarantee</b>	<b>\$140,000.00 USD</b>

**Note:**

1. The Percentage of Monthly Gross Advertising Revenue shall be fixed for the term of the contract, including any option or extension periods.
2. The Minimum Monthly Guarantee shall be \$140,000.00 USD per month.
3. Payments for months 1 through 3 shall be fixed at the Percentage of Monthly Gross Advertising Revenue.
4. Payments for months 4 through 60, including any option or extension periods, shall be either the Percentage of Monthly Gross Advertising Revenue or Minimum Monthly Guarantee, whichever is greater for that month, subsequent to application of adjustment provisions to the Minimum Monthly Guarantee.

**C. ANCILLARY SERVICES COST:**

The Contractor's total price to the County per bus shelter for all associated expenses, to include delivery, labor, and fees, to perform specific ancillary services described below, as required in the Scope of Services, shall be as stated below. The Contractor may make a one-time deduction in the stated amount from the next monthly payment to the County once the work is completed or item is accepted by the County.



Item	Description of Ancillary Services	Cost Per Bus Shelter
1.	Bus Passenger Shelter Removal per Sections 2.3.2 and 2.7 of the Scope of Services	\$1,212
2.	Bus Passenger Shelter Reinstallation per Section 2.3.2 of the Scope of Services	\$1,907
3.	Manufacture and Deliver Full Size, Slim, and New Cantilever Bus Passenger Shelter <u>with</u> illuminated Advertising Box, Solar Panels and Solar Batteries per Section 2.6 of the Scope of Services	\$16,717
4.	Manufacture and Deliver Full Size, Slim, and New Cantilever Bus Passenger Shelter <u>without</u> illuminated Advertising Box, Solar Panels and Solar Batteries per Section 2.6 of the Scope of Services	\$13,581
5.	Electronic "Next Bus" Signage: Furnish, and Install Signs and Sign Cabinet Support Brackets at Existing and New Bus Passenger Shelters per Section 2.9.1	\$6,200 Per Unit
6.	Design LED Sign Cabinet Support Bracket Modifications for Installation of Electronic "Next Bus" LED signs per Section 2.9.2	\$3,500 One time cost to the County

**Note:**

- Each monthly payment, as a Percentage of Monthly Gross Advertising Revenue or Minimum Monthly Guarantee, whichever is greater, shall be determined in accordance with Attachment, A, Article 7. Once determine; any deductions for Ancillary Services Cost will be applied upon prior approval of the County's Project Manager.

Contractor: URBAN ADVERTISING OF AMERICA, INC

Authorized Signature:  Date: 04/28/2012

Print Name: FINNIGAN BETHANOW T. Print Title: VICE PRESIDENT

Note: Contractor must submit documentation which authorizes signer, and conveys the authority to bind the Contractor to the prices herein.

## APPENDIX A

### CONTRACT SCOPE OF SERVICES: CONTRACT NO. 784

#### 2.1 Introduction

- A. Miami-Dade County, hereinafter referred to as the County, as represented by the Miami-Dade Transit Department (MDT), requires, under this contract, the Contractor to manage the Bus Passenger Shelter Program (Program) for bus shelters located in unincorporated Miami-Dade County.
- B. There are approximately 4,000 bus stops in the unincorporated area of Miami-Dade County, with approximately 1,030 bus stops having a bus passenger shelter; approximately 860 of these bus shelters currently have an advertising box. The County's inventory of bus shelters in unincorporated Miami-Dade County is provided in Exhibit A, County's Current Inventory. The Program excludes Metromover stations, bus shelters at the South Miami-Dade Busway stations, and bus shelters at the Omni Bus Terminal.
- C. The designs of the County's existing bus shelters are a full size (regular) version and a slim size version, both with and without an advertising box. The bus shelter designs are approved by the County as Notice of Acceptance (NOA) No. 08-0801.01, 08-0804.06, and 08-0929.04 provided in Exhibit B, Existing Bus Shelter Designs.
- D. Municipalities of incorporated Miami-Dade County may access the resultant contract in accordance with Section 2-10.1 of the Code of Miami-Dade County. It is understood that the County is not a legally binding party to any contractual agreement made between any other municipality and the Contractor as a result of the resultant contract. The County retains all rights, title, and interests to the existing bus shelter designs. The Contractor shall not, without the prior written consent of the County, utilize the existing or any new and/or revised bus shelter designs used in conjunction with the resultant contract for any agreement with a municipality that has accessed the resultant contract in accordance with the County Code.
- E. The Contractor, at its sole expense unless otherwise specified, shall pay for all costs required to perform services as specified in this Scope of Services. With prior approval from the County's Project Manager, the Contractor may make deductions in payment to the County **only** for Services as specified in Attachment E(c); **Repair of Damaged or Vandalized Bus Shelters, Bus Shelter Manufacture), Removal of Bus Shelters, and Electronic Signage.**

The Contractor, at its sole expense unless otherwise specified, shall pay for all costs required to perform services as specified in this Scope of Services. With prior approval from the County's Project Manager, the Contractor may make deductions, with proper supporting documentation to support the deduction in payment, to the County **only** for Services as specified in Attachment E(c); **Bus Shelter Removal; Bus Shelter Re-installation; Bus Shelter Manufacture and Deliver; and, furnish and install Electronic 'Next Bus' LED Signage and Support Modifications at Existing and new Bus Shelters, as requested by the County.**

- F. The Contractor shall provide all services specified in this Appendix A for all existing bus shelters and any new bus shelters added to the Program. The County will provide notice to the Contractor once new bus shelters are added to the Program.

## 2.2 Objective

The objective of this contract is for the Contractor to manage the Shelter Program which covers:

1. Maintenance of all bus shelters in clean and safe conditions with an attractive appearance and safe and proper illumination at night.
2. Generation of revenue for the County by selling advertising at the bus shelters.
3. Design and manufacture bus shelters.

## 2.3 Bus Shelter Maintenance

### 2.3.1 Maintenance Standards: To Be Maintained At No Expense To The County

- A. The Contractor shall maintain all bus shelters in a clean and repaired state at all times with an attractive appearance. The Contractor shall maintain safe and proper illumination at bus shelters with an advertising box, in terms of lighted visibility at the bus shelter from dusk until dawn or until the end of the bus route schedule for bus stops that end before dawn.
- B. The area of each bus shelter shall be kept free of graffiti, overgrown grass and/or weeds, excessive litter/debris, and other rubbish for a radius of ten (10) feet from the outer edge of the bus shelter at all times. The Contractor shall remove graffiti and cut the grass and weeds as necessary to comply with the maintenance provision herein and empty litter bins and pickup debris on a regular basis so as to prevent litter bins from overflowing.
- C. The Contractor shall only be responsible for removal of litter from the County's landscaping in the public right-of-way and swale areas, and from curb gutters.
- D. The Contractor shall ensure that only the Contractor's name and contact information is posted on each bus shelter in a manner not to cause damage once removed.
- E. The Contractor shall be responsible to obtain all necessary approvals and permits and for fees as required by the County and any other agencies to properly maintain each bus shelter and bus shelter site.

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### 2.3.2 Repair of Damaged or Vandalized Bus Shelters

The Contractor shall:

1. Repair any vandalized or non-illuminated bus shelters, bus shelters with graffiti or other damage to all bus shelters of a non-hazardous nature within 72 hours of its discovery by the Contractor, unless otherwise stipulated by the County, or after receipt of notice of such vandalism or damage from the County.
2. Remove non-hazardous damaged bus shelters which cannot be repaired on-site within 72 hours, following approval of the County's Project Manager or designee.

- a. The Contractor shall reinstall repaired bus shelters within 30 days of removal or provide written notice to the County's Project Manager within 14 days of removal if the damaged bus shelter cannot be repaired and reinstalled.
  - b. Reinstalled bus shelters shall comply with all reinstallation requirements.
  - c. The Contractor shall obtain all approvals and permits and be responsible for fees as required by the County and any other governmental agencies to properly remove bus shelters.
  - d. The Contractor shall remove all components of the damaged bus shelter, restock any reusable components in its inventory of shelter parts, and then lawfully dispose of the shelter components too severely damaged for reuse and pay for all associated disposal fees.
  - e. Once the work is completed (damaged bus shelter is repaired and reinstalled or removed and not reinstalled), the Contractor may make a one-time deduction in accordance with Attachment E, Price Schedule.
  - f. The one time deduction provision does not prevail in cases where the removal of a bus shelter is due to negligence of the Contractor.
3. Repair bus shelter damages that are hazardous (posing danger to the public), repair/replace malfunctioning bus shelter lighting systems, and replace damaged or missing trash receptacles within 24 hours of discovery by Contractor or upon notice from the County or the public.
  4. Provide a written report to the County's Project Manager of bus shelters that have been subject to repeated vandalism.
  5. Obtain all approvals and permits and be responsible for fees as required by the County and any other agencies that are necessary to repair bus shelters.

### 2.3.3 Phone Number

- A. The Contractor shall obtain a toll-free phone number available 24 hours a day, seven (7) days a week to receive customer service calls from the public and the County related to the Program. The phone number shall be displayed on the front of each shelter in letters large enough to be easily visible by pedestrians from 10 feet away in a manner not causing damage upon removal.
- B. The Contractor shall have a phone answering service available 24 hours a day, seven days a week, for incoming calls to never get a busy signal. A voice mail system is not acceptable to meet this requirement. Questions, requests, and complaints received by the County from the public will be transferred to the Contractor's toll-free phone number for attention.
- C. The Contractor shall have a representative authorized to make decisions on behalf of the Contractor available at all times to answer or immediately return calls from the County or the public regarding emergency and urgency situations, during and after business hours.

#### 2.3.4 District Identification Number

The County will issue each bus shelter a separate distinct identification number corresponding to the bus stop district location, as specified in Chapter 21, Article XII of the Code, and the County's designated inventory number. The Contractor shall post the distinct identification number on each bus shelter in a manner not to cause damage upon removal.

#### 2.3.5 Bus Shelter Components and Parts

A. The Contractor shall ensure the availability of bus shelter components/parts to make expedient repairs of damaged bus shelters for the term of the resultant contract. The components for the existing bus shelter designs are provided in Appendix D, Bus Shelter Components.

#### 2.3.6 Painting Service

A. The Contractor shall provide professional painting service to paint the visible dark green horizontal roof trim and grey solar panel frame, outer facing exposures, of all existing bus shelters. The trim shall be painted a color equivalent to the new MDT bus stop sign green color which is Pantone Color Matching System (PMS) number 355. The solar panel frame shall be painted a color equivalent to PMS number 441. The Contractor shall use an approved paint and painting technique, to be mutually established by the Contractor and the County that will ensure the successful and permanent adhesion of the new paint to the existing surface paint. The same new green and grey colors shall also be used on all newly installed bus shelters.

B. The painting service shall be performed in accordance with the paint manufacturer's instruction and include, but not be limited to:

1. Surface preparation before painting for proper application of paint.
2. Removal and subsequent replacement or surface-applied protection as necessary.
3. Not painting over dirt, rust, scale, grease, moisture, or conditions otherwise detrimental to the formation of durable paint layers.

C. The Contractor shall take necessary precautions and provide barricades for the bus shelter at all times when painting services are performed to ensure the protection of persons and property.

D. The Contractor shall have all existing bus shelters painted within one year of the effective date of the resultant contract.

#### 2.3.7 Failure to Maintain

In the event the Contractor fails to perform/provide services as specified herein, the County may take necessary actions to have the work performed. The County will invoice the Contractor for services performed. Such billing will be for actual cost incurred by the County, plus a 5% administrative fee as specified in the Contract, Article 7(g). The County is not liable for any damages in connection therewith. In the event of force majeure, the County will work closely with the Contractor to coordinate and prioritize maintenance and repair activities.

## 2.4 Advertising

The Contractor shall engage in activities specifically related to advertising on all bus shelters with an advertising box. The Contractor shall sell advertising on bus shelters that produces the greatest revenue for the County.

### 2.4.1 Advertising Standards

- A. The Contractor shall provide, install and maintain high quality, expertly designed commercial advertising displays on bus shelters designated by the County. The Contractor shall adhere to generally accepted principles of advertising in relation to good taste and truth in advertising.
- B. The Contractor shall provide no more than one advertisement per side of the bus shelter that is confined to the advertising box of the bus shelter. The County's Project Manager may allow the Contractor to advertise a larger and/or more than one advertisement, within limits, on a case-by-case basis, by written notice with specific stipulations thereto.
- C. The Contractor shall comply with the following:
  1. No advertising shall contain the words (in any language) "STOP", "LOOK", "DRIVE IN", "DANGER" or any other word, symbol, or displays designed to distract vehicular traffic.
  2. No advertising shall contain material that is immoral, lascivious, or obscene as defined in Section 847.001 of Florida Statutes.
  3. No advertising shall be for businesses engaged in any activity that requires the exclusion of minors pursuant to Chapter 847, Florida Statutes.
  4. No noncommercial speech shall be permitted. Exceptions to this are (a) advertisements pertaining to candidates or issues on a public ballot in Miami-Dade County provided that such advertisement be placed no more than six months before the election pertaining to such candidate or issue; and (b) public service announcements promoting Miami-Dade County sponsored facilities, events or activities in accordance with Section 2.5. Advertising related to candidates on a public ballot in Miami-Dade County shall be charged and paid for by the candidate consistently with the Contractor's applicable rate sheet for advertising. Such advertising shall contain a statement that reflects that it is a paid political advertisement.
  5. No advertising shall be for products containing tobacco.
  6. No advertising for alcoholic beverages, as defined by Section 561.01 of Florida Statutes, shall be within one-quarter mile of the following:
    - a. Any type of public or private school including pre-schools, elementary schools, middle schools, high schools, colleges and universities.
    - b. Houses of worship including churches, synagogues, temples, and mosques.
    - c. Hospitals or addiction treatment centers.
  7. No advertising shall contain libelous material or material detrimental to the operation or goals of the County.

#### 2.4.2 Advertising Removal

- A. Notwithstanding the provisions of Section 2.4.1, approval by the County of advertising materials, advertisements, and manner of presentation is not required.
- B. All advertising shall be removed within seven (7) days after the expiration of any advertising contract. If Contractor fails to remove advertising within the said seven (7) days, the location is considered to still be generating revenues to be included in the Contractor's Gross Revenues. Revenues will be paid by the Contractor as if the prior advertiser still had a sales contract with the Contactor. Revenue will be calculated at the previous month's rates paid by the last advertiser.
- C. Vacant inventory will be filled by the Contractor pursuant to Appendix C.
- D. Questions or complaints regarding quality of Services under this contract may be submitted to the Contractor by the County for response. Such response will be provided by the Contractor to the County's Project Manager within two (2) business days following submission, unless a different timeframe is otherwise agreed to by the parties.
- E. The County's Project Manager will require the Contractor to remove any advertising that fails to comply with Section 2.4.1. The Contractor shall remove advertising that does not comply with Section 2.4.1 from the bus shelter(s) within 48 hours upon issuance of a written requirement from the County's Project Manager to remove said advertising.
- F. In the event the Contractor fails to remove the advertising as specified herein, the County may take necessary actions to remove the advertisement. The County will invoice the Contractor for services performed. Such billing will be for actual cost incurred by the County, plus a 5% administrative fee. The County is not liable for any damages in connection therewith.
- G. In the event the County determines that an advertisement that was previously required to be removed, is later advertised again or not removed, the Contractor hereby agrees that the County may collect funds in the amount of \$100.00 per bus shelter where such advertising is discovered by the County. In this instance the provisions of Section 2.4.2.F, for the County to take necessary actions to remove the advertisement and invoice the Contractor for services performed. Such billing will be for actual cost incurred by the County, plus a 5% administrative fee.
- H. Except for section 2.5 below, in the event the County approves or requires advertisement to be placed, then requires the advertisement to be removed, the cost for such removal will be at the County's expense.
- I. The Contractor must maintain a local sales office with sufficient staff to meet the sales volume and objectives of the advertising program.

#### 2.5 County Self-Promotional Space

- A. From time to time the County will have a need to advertise public service announcements promoting MDT sponsored facilities, events, or activities. The Contractor shall provide the County with exclusive access to, at minimum, 3% of the bus shelters with an advertising box for County self-promotional announcements. The Contractor shall pay for the printing cost for public service announcements. The Contractor shall avail itself to the County's Project

Manager upon request as the County decides the best strategy to promote County self-promotional announcements. The County will determine the location of bus shelters for self-promotional announcements in consideration of the impact to payment to the County. The Contractor will provide the County a list of the locations.

- B. The County may allow, via written consent, the Contractor to sell advertising, within stipulations and on a case-by-case basis, on the space for County self-promotional announcements.
- C. The County will supply the finished posters/artwork for County self-promotional announcements to the Contractor.
- D. The Contractor shall install, maintain, and remove County self-promotional announcements as directed by the County.

## 2.6 Bus Shelter Designs and Manufacture

### 2.6.1 Bus Shelter Designs

- A. The Contractor shall develop bus shelter designs that are based on the current shelter designs (regular size and slim size versions, both with and without an advertising box), and develop a cantilever bus shelter design. The cantilever bus shelter design shall have similar design specifications as the current shelter designs. The bus shelter designs shall utilize light-emitting diode (LED) lighting components within the advertising box to sufficiently illuminate the advertising poster and interior of the shelter in a safe and proper manner.
- B. Within 90 days from the effective date of the resultant contract, the Contractor shall submit to the County's Project Manager its designs.
- C. The County's Project Manager will coordinate with the Contractor to resubmit design submittals which require changes or clarification for approval.
- D. Within 14 days of a design being approved by the County's Project Manager, the Contractor shall apply to the Miami-Dade Building Code Compliance Office (BCCO) for a revised and/or new Notice of Acceptance (NOA).
- E. The Contractor shall copy the County's Project Manager on all written communications with BCCO.

- F. The Contractor shall respond expeditiously and within a reasonable timeframe to all requests from BCCO.

### 2.6.2 Bus Shelter Manufacture

- A. Under this contract, the County has the right to place written orders with the Contractor for a quantity (lot) of bus shelters to be manufactured; identifying the specific bus shelter designs and the required final assembly date based on the Contractor's manufacturing capacity. If ordered, the Contractor shall manufacture bus shelters, under an NOA, as stipulated in the order.
- B. The County will conduct an inspection of the manufactured bus shelters within 10 business days of receipt of a written notice of complete assembly by the Contractor. The County will provide written notice to the Contractor, within 48 hours of the inspection, identifying the

acceptance of manufactured bus shelters by the County or changes/clarification required for manufactured bus shelters. The Contractor shall retain sole and exclusive ownership of each manufactured bus shelter until the manufactured bus shelter is accepted and received by the County at which time ownership shall be transferred to the County.

- C. The Contractor shall warehouse manufactured bus shelters and deliver the bus shelters as directed by the County's Project Manager. The Contractor shall be responsible for the bus shelter while warehoused and in transit and be responsible for any loss or damage up to the end of delivery.
- D. Once the County has accepted all manufactured bus shelters for an order, the Contractor may make a one-time deduction, with the proper supporting documentation, in accordance with Attachment E, Price Schedule. The County shall update its bus shelter inventory.
- E. The County or its designated representative will install the manufactured bus shelters.

## **2.7 Removal of Bus Shelters**

- A. In the event a bus stop that has a bus shelter installed is eliminated or removed due to roadway construction, discontinuance of a bus route, actions or requirements of other agencies, or any other reason, the County will require, via written notification, that the Contractor remove the affected bus shelter. The County may also require that the Contractor remove a bus shelter if it is subject to repeated vandalism. Removal of a bus shelter will include removal of the bus shelter's foundation, if specified in the County's written notice.
- B. The Contractor shall properly remove the bus shelter within five business days from issuance of the County's written request, unless additional time is specified by the County's Project Manager.
- C. The Contractor shall obtain all necessary approvals and permits, and be responsible for fees as required by the County and any other agencies, for any instance, to properly remove bus shelters.
- D. Once the bus shelter is properly removed and the reusable parts are restocked, the Contractor make a one-time deduction, with proper supporting documentation, for removal in accordance with Attachment E, Price Schedule.
- E. The one-time deduction provision does not prevail in cases where the County requires removal of a bus shelter due to negligence of the Contractor.
- F. In the event the Contractor fails to remove a bus shelter as specified herein, the County may take necessary actions to remove the bus shelter. The County will invoice the Contractor for services performed. Such billing will be for actual costs incurred by the County, plus a 5% administrative fee.

## **2.8 Lighting Upgrade**

- A. The Contractor shall have a licensed engineer registered in the state of Florida design a LED lighting system to retrofit the existing bus shelter design with LED lighting components.

- B. The Contractor shall replace the fluorescent light system components within the advertising boxes of each existing bus shelter with LED lighting components at the time the existing fluorescent lighting system fails two (2) consecutive times within a one (1) year period.
- C. The new LED lighting system design shall not alter any dimensions or structural elements of the existing bus shelter design. The output from the LED lighting system shall provide safe illumination at the bus shelters in terms of lighted visibility from dusk until dawn or until the end of the bus route schedule for bus stops that end before dawn. In the event the Notice of Acceptance (NOA) issued by the Miami-Dade County Department of Permitting, Environment and Regulatory Affairs (PERA), formerly the BNC Department, for the existing bus shelter design has to be altered due to the LED lighting system, the Contractor shall obtain a revised or new NOA from PERA, if applicable.
- D. The Contractor shall obtain the required permit(s) from the Miami-Dade County Department of Permitting, Environment and Regulatory Affairs, and any other required County Departments for such electrical changes, to implement the new LED lighting system.
- E. The Contractor shall acquire the NOA, if necessary, and permits prior to implementation of the LED lighting system.

## 2.9 Electronic 'Next Bus' LED Signage

### 2.9.1 Electronic 'Next Bus' LED Signage Installation At Existing And Newly Manufactured Shelters

- A. As an option, separate from Section 2.9.2 below, to be exercised by the County at its sole discretion, the Contractor shall furnish a solar-powered, electronic 'Next Bus' LED sign, make the necessary support modifications to the bus shelter, and install the new electronic LED sign at bus shelters designated by the County.
- B. The Contractor shall have a licensed engineer registered in the state of Florida to design the support the Contractor's electronic 'Next Bus' LED sign and modify the bus shelter design to include the with the new electronic sign.
- C. The design with the new electronic 'Next Bus' LED sign shall not alter any dimensions or structural elements of the bus shelter design. In the event the NOA issued by the Miami-Dade County Department of Permitting, Environment and Regulatory Affairs (PERA), formerly the Building and Neighborhood Compliance Department (BNC), for the bus shelter design has to be altered due to the new electronic sign, the Contractor shall obtain a revised or new NOA from PERA.
- D. The Contractor shall also obtain the permits from PERA to implement the new electronic sign. The Contractor shall acquire the NOA, if necessary, and permits prior to implementation of the new electronic sign.
- E. The Contractor's solar-powered, electronic 'Next Bus' LED signs and enclosures shall have, at minimum, the following specifications, or equivalent, as accepted by the County:
  - 1. Two-line LED scrolling display with the following minimum dimensions:
    - 1' x 4'4" x 5" (height, width, depth)

2. Ability to communicate using cellular data technologies such as: GSM, 3G, 4G and LTE by swapping a PCI express card without requiring any new firmware updates. The County will provide the card and subscriber identity module (SIM).
  3. Antenna mounts on the enclosure to allow the placement of an external di-pole antenna.
  4. All weather enclosure: IP65 / NEMA4 rated. Able to withstand winds that meet Florida Code requirements.
  5. Air re-circulation system (cooling fans)
  6. Large pitch characters (3 inches in height) appropriate for viewing from a 50 ft. distance
  7. A minimum of three layers of sacrificial film installed
  8. Sign enclosure must be ruggedized; thus making it vandal-proof
  9. Enclosure must operate within the temperature and humidity ranges of the respective environments in which they will be installed.
  10. All electronic and communication components to operate the signs shall be enclosed (i.e. installed within the enclosure).
  11. Remotely configurable and programmable and have the capability to enter a configurable "stand-by" mode during off hours.
  12. Proposer shall provide a software system with the ability to send messages to individual and groups of signs. Such system shall be owned and operated by the County.
  13. Be designed or mounted with a 15° inclination on its vertical axis for easier readability.
  14. Characters shall contrast with their background either with light characters on a dark background or dark characters on a light background. Characters shall have a minimum visual contrast ratio of 70%; signs are more legible for persons with low vision when characters contrast as much as possible with their background.
  15. Signs shall have a text-to-speech module providing audible annunciation that meets or exceeds all applicable ADA requirements, at a minimum audible level of 65 dB.
  16. Comply, at all times, with the latest version of the National Transportation Communications for Intelligent Transportation System (ITS) Protocol (NTCIP) standard NTCIP 1203 - Object Definitions for Dynamic Message Signs (DMS). The standard can be found at [www.ntcip.org](http://www.ntcip.org).
  17. Scheduled power management and built-in infrared (IR) sensors (display On/Off switch) as an energy savings measure.
  18. Solar panels that provide the electrical load of power, voltage, and current for approximately 24 hours of operations.
- F. Electrical wires shall be run using rigid galvanized conduits (RGC).

- G. **Demonstration:** At the request of the County, the Contractor shall demonstrate at least one of its electronic 'Next Bus' LED signs in actual use, at no additional cost to the County. The purpose of this demonstration is to observe the equipment in an operational environment and to verify its capability, suitability, and functionality in conjunction with the performance requirements stipulated. The County will notify the Contractor of the demonstration in writing and will specify the date, time and location of the demonstration. The County will be the sole judge of the acceptability of the electronic sign in conformance with the specifications and its decision will be final. The County's acceptance will be provided in writing by the County's Project Manager.

The Contractor's electronic 'Next Bus' LED sign and any additional equipment used for the demonstration shall create an expressed warranty that the actual electronic sign and equipment to be provided by the Contractor during the resultant contract period shall conform to the equipment used in the demonstration. The Contractor shall provide adequate restitution to the County, in the manner prescribed by the County, if this warranty is violated during the term of the resultant contract.

- H. Installation of the electronic "Next Bus LED" sign shall include a functionality test of each individual unit for successful operation as the condition for the County to accept the unit. The County's acceptance will be provided in writing by the County's Project Manager.
- I. The Contractor shall be responsible for maintenance, repairs, and replacement of damaged electronic "Next Bus LED" signs and parts, as necessary.
- J. Should the County exercise this option, once the electronic 'Next Bus' LED sign is installed and accepted by the County, the Contractor shall make a one-time deduction, with proper supporting documentation, in accordance with Attachment E, Price Schedule.

#### 2.9.2 Electronic 'Next Bus' LED Signage Support Modifications

- A. As an option, separate from Section 2.9.1 above, to be exercised by the County at its sole discretion, the Contractor shall make the necessary modifications at existing bus shelters, as designated by the County, to install the physical support mechanism(s) for the electronic 'Next Bus' LED sign cabinet, as per specifications in Section 2.9.1 above. The Contractor shall have a licensed engineer registered in the state of Florida design the support mechanism for the electronic sign cabinet and modify the existing bus shelter design accordingly.
- B. The design of the new electronic 'Next Bus' LED sign support mechanism shall not alter any dimensions or structural elements of the bus shelter design. In the event the NOA issued by PERA for the bus shelter design has to be altered due to the new electronic sign support modifications, the Contractor shall obtain a revised or new NOA from PERA.
- C. The Contractor shall also obtain the permits from PERA to implement the new electronic sign support modifications. The Contractor shall acquire the NOA, if necessary, and permits prior to implementation of the new electronic sign support modifications.

- D. Final approval by BNC of the permit for the electronic sign support modification shall be the condition for the County to accept the work. The County's acceptance will be provided in writing by the County's Project Manager.
- E. Should the County exercise this option, once the County has accepted the work, the Contractor may make a one-time deduction in accordance with Attachment E, Price Schedule.
- F. The Contractor shall make a one-time deduction, in accordance with Attachment E, Item 6, support bracket design. This one-time charge shall apply only to the first time the County orders a "Next Bus" LED sign for a bus shelter.

### **2.10 ISAP Computer Application**

The Contractor may request modifications to the ISAP Computer Application (ISAP), as deemed necessary to better meet the needs of the daily operations, by sending the request to the Project Manager in writing. The County reserves the right to approve or disapprove any request for modifications to the ISAP computer application received from the Contractor. The Contractor shall be responsible for any costs associated with Contractor's requested/approved software modifications.

#### **2.10.1 The Contractor shall:**

- Utilize the County's Bus Shelter Advertising Contract (ISAP) Computer Application to map, and track Contractor performance.
- Access ISAP via the Internet utilizing a Citrix infrastructure provided by the County.
- Submit a completed County-furnished application form for each of the users who will require access to ISAP computer application at least seven (7) days prior to the personnel's start date.
- All Contractor personnel that need to access ISAP computer application must be pre-approved by the County.
- Attend County's ISAP computer application training as scheduled.
- Contractor will be responsible for the accuracy of all data entered into the County's ISAP computer application by the Contractor's personnel.

## APPENDIX B

### 1. Transition plan/timeline for maintenance and advertising operations.

Processes, specific actions, and timing of Urban's plan to take over the County's current maintenance and advertising operations, from the recommendation for award until Urban takes over 100% of the activities involved in the scope of services.

\*Light green pre-operational stage, dark green operational stage.

### 2. Revised Transition plan/timeline for the LED Advertising Box upgrade.

After Urban receives the current shelter inventory and updates the existing fluorescent lights, Urban will start the LED advertising box upgrade after the second failure of a shelter's fluorescent lights. The timeline for obtaining the NOA for the LED advertising box upgrade is as follows:

After the NOA has been approved, the timeline for the first LED advertising box retrofit will be as follows (subsequent retrofits will be performed in a timely manner, in accordance with the Scope of Services):



**APPENDIX B**

**1. Transition plan/timeline for maintenance and advertising operations.**

Processes, specific actions, and timing of Urban's plan to take over the County's current maintenance and advertising operations, from the recommendation for award until Urban takes over 100% of the activities involved in the scope of services.

Scope of services	Planning and Analysis			NTP			
	Definition plan and transition actions	Prior to award	Recommend for award until signature	Contract signature until NTP from County	Week 1	Week 2	Week 3 - Week 4
<b>1</b>							
1.1 Final list of positions							
1.2 List of Inventory (up to date)							
1.3 List of current vendors							
1.4 List of clients							
1.5 Status of current contracts							
1.6 CEMUSA's industrial model legal situation							
1.7 Place for garbage disposal and garbage related logistics							
1.8 InfoBox plans and buses schedules information							
1.9 Permits for trucks' emergency lights							
1.10 Official ID numbers for all bus shelters							
1.11 Permission to develop a personnel training program on site							
1.12 Bus shelter inspection with county representative							
1.13 Purchase inventory from County							
1.14 Contact Installer to coordinate bus shelter							
<b>2</b>							
2.1 Acquiring the LOC to guarantee minimum payments							
2.2 Worker's Compensation Insurance							
2.3 Commercial General Liability							
2.4 Automobile Liability Insurance							
<b>3</b>							
3.1 Warehouse update and installation ready to work							
3.2 Supervision cars ready to work							
3.3 Hire Supervisor & Electrician to do reception plan							
<b>4</b>							
4.0 <del>Cleaning without garbage collection</del>							
4.1 Personnel hiring and training							
4.2 Transportation and equipment ready for basic cleanup							
4.3 Internal installation of warehouse and cleanup equipment							
4.4 <del>Cleaning with garbage collection</del>							
<b>5</b>							
5.1 Purchase and preparation of garbage trucks							
5.2 Personnel hiring and training							
5.3 Transportation and equipment ready for basic cleanup							
<b>6</b>							
6 Maintenance (Basic Process)							
6.1 Electrical supervision and maintenance							
6.2 Glass & diffuser maintenance							
6.3 Spare parts							
<b>7</b>							
7 Maintenance (Complete process)							
7.1 Electrical supervision and maintenance of solar panels							
7.2 Spare parts							
7.3 Full Maintenance including manufactured parts							
<b>8</b>							
8.1 Diffuser							
8.2 Screws and small spare parts							
8.3 Lighting Parts							
8.4 Solar Panel & Batteries							
8.5 OPPI (Electrical Frame)							
8.6 Roof							
8.7 OPPI External Frame							
8.8 Spare parts of Bus Shelter (Items Manufactured by Urban)							
8.9 Bench							
8.10 Back Panel							
8.11 Poles							
8.12 Litter Bin receptade							
<b>9</b>							
9.1 Company's internal operation systems							
9.2 Reports requested by Miami Dade County							

\*Light green pre-operational stage, dark green operational stage.



## APPENDIX C

### Vacancy Plan (Test Market)

Contractor has agreed to pay the County a Minimum Annual Guarantee regardless of the vacancy rate of advertising panels. Contractor shall endeavor to sell all advertising panels in the inventory at the greatest possible rates. However, it is understood that, consistent with historical data, despite Contractor's best efforts to sell all panels, at any given time, some advertising panels may be unsold. To ensure that unsold panels are not left vacant, which could diminish the value of the inventory and thus diminish the revenues to the County, Contractor will fill the unsold panels as follows, subject to the understanding that Contractor shall remain obligated to fill such panels with revenue-generating advertisements at the earliest opportunity. The test market will be implemented for a twelve (12) month period, at which time the County will evaluate the Plan and make a determination if the Contractor shall continue its test market. The County shall have the right to discontinue the Contractor's Vacancy Plan, after the 12 month period, with 30 day notice to the Contractor.

- (1) For the purpose of generating the greatest possible revenues to the County, Contractor may, in its business judgment, maximize the value of the inventory by filling unsold panels with "test market" advertisements, at no cost to the advertiser. The purpose of these test market panels is to gain market and "impressions" data that will enhance the overall marketability and value of the advertising panels in the County's inventory. Test market advertisements must be replaced by revenue-generating advertisements at the earliest possible opportunity and, in any case, may be posted for no longer than 15 days. Further, at any given time, the number of test market advertisements may not exceed 5% of the total inventory of advertising panels. For each test market advertisement that leads to a revenue-generating contract, the Gross Advertising Revenues Percentage Fee for that contract shall be 45% in the first month of the contract term. Thereafter, the County will be paid in accordance with Article 7.
- (2) Consistent with its obligations under this Agreement to provide advertising space to the County for self-promotional advertisements, Contractor may fill unsold panels with self-promotional advertisements provided in advance by the Department.
- (3) Subject to the requirement that advertising panels be used only for commercial speech, as provided in this Agreement, Contractor may provide a community benefit to community-based organizations by filling unsold panels with commercial advertisements for charitable organizations, cultural events, and local artists.

## Appendix D

### County's Required Bus Passenger Shelter Components

Description of Shelter Part/ Component
BENCH PLYESTER GREEN
SUN XTENDER SOLAR BATTERY # PVX-2240T (4 UNITS REQUIRED)
TACTILE 24 X 60" X 3/16"
ELECTRIC BOX 1 MARQ. MSM SOLAR
ELECTRIC BOX 2-A MARQ. MSM SOLAR
MAP FRAME MSM SOLAR
SOLAR PANEL FRAME MSM SOLAR VERSION B REGULAR
WIRE KIT FOR OPPI MSM STD SOLAR
ADVERTISING PANEL MSM SOLAR GRAY R-7042 VERSION-B
BLIND PANEL FOR ROOF MARQ. STD MSM SOLAR
SOLAR PANEL BP3160S
OPPI DIFUSER PANEL
TRISTAR 45 24 VCC
REAR CENTER POST
FRONT POST 2.746 MM. MODELO MSM VERSION B
REAR RIGHT POST 2.746 MM. MOD. MSM VERSION B
REAR LEFT POST 2.746 MM. MODELO MSM VERSION B
SOCKET FOR FLUORESCENT TUBES
ELECTRONIC REACTNACE 12/24 36 W
CROSS MEMBER SOLAR PANEL MODEL MSM
GREEN ROOF MSM SOLAR R-6061
FLUORESCENT TUBE 36 W
BENCH CROSSMEMBER MOD MSM VERS B
BOTTOM LEFT CROSSMEMBER
UPPER CROSSMEMBER
TEMPERED GLASS 1492X863.5X10MM DESIGN 2
TEMPERED GLASS 1492X863.5X10MM DESIGN 3
TEMPERED GLASS 1492X863.5X10MM DESIGN 1
TEMPERED GLASS 1492X863.5X10MM DESIGN 4
TEMPERED GLASS FOR MAP FRAME MSM SOLAR
TEMPERED GLASS 2165X1335X8MM. SERI. GRIS R-7043

Exhibit A

BUS PASSENGER SHELTERS IN UNINCORPORATED MIAMI-DADE COUNTY (4/15/12)

Count	MDT Bus Stop Number	Main Street/ Intersecting Street	Bus Shelter Site Description		CD No.	Shelter Number	Advertising Shelters?	Full Size or Slim Shelter
			Direction of Travel	Corner Side				
1.	MIA-3000.0000	DOWNTOWN BUS TERMINAL	T	T	5	1	Yes	Full Size
2.	MIA-3000.0000	DOWNTOWN BUS TERMINAL	T	T	5	2	Yes	Full Size
3.	MIA-3000.0000	DOWNTOWN BUS TERMINAL	T	T	5	3	Yes	Full Size
4.	MIA-3000.0000	DOWNTOWN BUS TERMINAL	T	T	5	4	Yes	Full Size
5.	MIA-3000.0000	DOWNTOWN BUS TERMINAL	T	T	5	5	Yes	Full Size
6.	MIA-3000.0000	DOWNTOWN BUS TERMINAL	T	T	5	6	Yes	Full Size
7.	MD1-0508.0200	SW 104 ST/ SW 122 AV	W	F	10	7	Yes	Full Size
8.	MD1-0508.0700	SW 104 ST/ SW 147 AV	W	F	11	8	Yes	Full Size
9.	MD2-0673.0000	SW 72 ST/ SNAPPER CREEK DR	W	N	7	9	Yes	Full Size
10.	MD1-0212.0100	SW 112 AV/ SW 152 ST	S.	F	9	10	Yes	Full Size
11.	MD3-0174.0400	SW 67 AV/ SW 44 ST	S	N	7	11	Yes	Full Size
12.	MD3-0163.0400	SW 67 AV/ SW 8 ST	S	F	6	12	Yes	Full Size
13.	MD1-0508.0600	SW 104 ST/ SW 134 AV	W	F	10	13	No	Full Size
14.	MD1-0508.0720	SW 104 ST/ SW 150 PL	W	F	11	14	Yes	Full Size
15.	MD1-0296.0035	HAMMOCKS BD/ SW 151 AV	N	F	11	15	Yes	Full Size
16.	MD4-0585.0100	NW 79 ST/ NW 23 AV	W	N	2	16	Yes	Full Size
17.	MD3-0506.0000	W FLAGLER ST/ NW 82 AV	W	F	6	17	Yes	Full Size
18.	MD3-0308.0000	SW 87 AV/ # 6000	S	F	7	18	Yes	Full Size
19.	MD3-0507.0000	W FLAGLER ST/ NW 84 AV	W	F	6	19	Yes	Full Size
20.	MD2-0749.0000	SW 88 ST/ SW 97 AV	E	N	8	20	Yes	Full Size
21.	MD3-0708.0000	SW 88 ST/ SW 72 CT (NEAR DADELAND MAL	W	F	7	21	Yes	Full Size
22.	MD2-0673.0600	SW 72 ST/ SW 120 AV	W	N	10	22	Yes	Full Size
23.	MD5-0524.0000	NW 119 ST/ NW 19 AV	W	F	2	23	Yes	Full Size
24.	MD5-0285.0000	NW 27 AV/ NW 115 ST	S	F	2	24	Yes	Full Size
25.	MD5-0284.0100	NW 27 AV/ NW 116 ST	S	N	2	25	Yes	Full Size
26.	MD5-0209.0000	NW 17 AV/ NW 119 ST	S	N	2	26	No	Full Size
27.	MD5-0182.0000	NW 7 AV/ NW 105 ST	S	F	2	27	Yes	Full Size

28.	MD5-0150.0000	NW 7 AV/ NW 113 ST	N	F	2	38	Yes	Full Size
29.	MD5-0146.0000	NW 7 AV/ NW 106 ST	N	N	2	34	No	Full Size
30.	MD4-0737.0000	W FLAGLER ST/ # 11495	W	N	12	65	Yes	Full Size
31.	MD2-0525.0000	SW 24 ST/ SW 89 AV	W	M	10	39	Yes	Full Size
32.	MD2-0649.0000	SW 56 ST/ SW 99 PL	E	F	7	40	Yes	Full Size
33.	MD2-0526.0000	SW 24 ST/ SW 92 AV	W	N	10	41	Yes	Full Size
34.	MD4-0163.0000	NW 27 AV/ NW 83 ST	N	F	2	42	Yes	Full Size
35.	MD1-0650.0000	SW 200 ST/ SW 112 CT	W	F	9	45	Yes	Full Size
36.	MD4-0730.0000	W FLAGLER ST/ OP SW/ 103 AV	W	N	10	46	Yes	Full Size
37.	MD1-0227.0100	SW 112 AV/ SW 165 TE	N	F	9	47	Yes	Full Size
38.	MD1-0594.0100	SW 184 ST/ SW 112 AV	W	F	9	48	Yes	Full Size
39.	MD1-0255.0000	SW 117 AV/ SW 187 TE	N	F	9	49	Yes	Full Size
40.	MD2-0691.0100	SW 72 ST/ SW 94 PL	E	F	7	50	Yes	Full Size
41.	MD2-0077.0000	SW 107 AV/ SW 79 ST	N	F	7	51	Yes	Full Size
42.	MD2-0536.0000	SW 24 ST/ SW 104 PL	W	N	11	52	Yes	Full Size
43.	MD2-0544.0000	SW 24 ST/ SW 102 AV	E	F	10	53	Yes	Full Size
44.	MD2-0647.0150	SW 56 ST/ SW 122 AV	E	N	10	54	Yes	Full Size
45.	MD3-0633.0000	SW 56 ST/ SW 77 CT	W	F	7	55	Yes	Full Size
46.	MD2-0207.5400	SW 152 AV/ # 7510	S	F	11	56	Yes	Full Size
47.	MD2-0690.0000	SW 72 ST/ SW 98 CT	E	N	7	58	Yes	Full Size
48.	MD2-0687.0000	SW 72 ST/ SNAPPER CREEK DR	E	M	7	59	No	Full Size
49.	MD2-0073.0300	SW 107 AV/ SW 88 ST	N	F	7	60	Yes	Full Size
50.	MD2-0686.0500	SW 72 ST/ APPROX # 11550	E	N	10	61	Yes	Full Size
51.	MD2-0070.0000	SW 107 AV/ SW 80 ST	S	F	10	62	Yes	Full Size
52.	MD2-0139.0000	SW 127 AV/ SW 40 ST	N	N	10	63	Yes	Full Size
53.	MD2-0079.0300	SW 107 AV/ SW 66 ST	N	N	7	64	Yes	Full Size
54.	MD2-0689.0000	SW 72 ST/ SW 102 AV	E	N	7	65	Yes	Full Size
55.	MD2-0641.0100	SW 56 ST/ # 9421	W	M	10	66	Yes	Full Size
56.	MD2-0644.0010	SW 56 ST/ SW 120 AV	W	F	10	67	Yes	Full Size
57.	MD2-0621.0030	SW 42 ST/ SW 133 AV	W	F	11	68	Yes	Full Size
58.	MD4-0709.0925	NW 7 ST/ NW 111 PL	W	N	12	69	Yes	Full Size
59.	MD4-0021.0000	NW 7 AV/ NW 95 TERR	N	F	3	70	No	Full Size
60.	MD4-0181.0000	NW 27 AV/ NW 83 ST	S	F	2	71	Yes	Full Size
61.	MD6-0085.0100	NE 10 AV/ NE 199 ST (WOOD RDG)	N	F	4	73	Yes	Full Size
62.	MD6-0057.0000	NE 18 AV/ NE 186 ST	S	N	4	74	Yes	Full Size
63.	MD6-0719.0300	NE 203 ST/ NE 24 AV	E	F	4	75	Yes	Full Size
64.	MD4-0553.0000	NW 79 ST/ NW 33 AV	E	F	2	76	Yes	Full Size

65.	MD2-0654.0550	SW 26 ST/SW 137 AV	E	F	11	78	Yes	Full Size
66.	MD4-0035.0000	NW 7 AV/NW 81 ST	S	N	2	78	Yes	Full Size
67.	MD4-0019.0000	NW 7 AV/NW 91 ST	N	M	3	79	Yes	Full Size
68.	MD4-0182.0000	NW 27 AV/NW 80 ST	S	N	2	80	Yes	Full Size
69.	MD4-0203.0000	NW 27 AV/NW 32 ST	S	N	2	81	Yes	Full Size
70.	MD2-0119.0000	SW 112 AV/SW 40 ST	N	F	10	82	Yes	Full Size
71.	MD1-0508.0800	SW 104 ST/SW 147 AV	E	F	11	83	Yes	Full Size
72.	MD6-0087.0000	NE 10 AV/NE 206 TERR	S	F	4	84	Yes	Full Size
73.	MD2-0069.0000	SW 107 AV/SW 79 ST	S	F	10	85	Yes	Full Size
74.	MD2-0652.0000	SW 56 ST/SW 89 AV	E	F	7	86	Yes	Full Size
75.	MD1-0510.0000	SW 104 ST/SW 113 PL	E	F	8	87	Yes	Full Size
76.	MD4-0719.0000	W FLAGLER ST/FONTAINEBLEAU BLVD	W	F	10	88	Yes	Full Size
77.	MD1-0508.1200	SW 104 ST/SW 127 AV	E	F	8	89	Yes	Full Size
78.	MD2-0707.0000	SW 88 ST/SW 97 AV	W	F	7	90	Yes	Full Size
79.	MD2-0720.0000	SW 88 ST/SW 113 PL	W	F	7	91	Yes	Full Size
80.	MD2-0705.0000	SW 88 ST/SW 93 CT	W	F	10	92	Yes	Full Size
81.	MD2-0706.0000	SW 88 ST/SW 94 AV	W	F	7	94	Yes	Full Size
82.	MD2-0703.0000	SW 88 ST/SW 91 AV	W	M	7	96	Yes	Full Size
83.	MD3-0658.0000	SW 72 ST/SW 87 AV	E	F	7	97	Yes	Full Size
84.	MD1-0508.1300	SW 104 ST/SW 123 CT	E	F	8	98	Yes	Full Size
85.	MD1-0508.0710	SW 104 ST/SW 148 AV	W	F	11	99	Yes	Full Size
86.	MD2-0686.0730	SW 72 ST/ OP # 10855	E	N	10	100	Yes	Full Size
87.	MD2-0736.0100	SW 88 ST/SW 113 PL	E	N	8	101	Yes	Full Size
88.	MD2-0673.0200	SW 72 ST/SW 109 PL	W	F	10	102	Yes	Full Size
89.	MD3-0709.0000	SW 88 ST/DADELAND BLVD (NEAR MALL)	W	N	7	103	Yes	Full Size
90.	MD4-0711.0000	W FLAGLER ST/SW 99 CT	E	N	10	104	No	Full Size
91.	MD3-0514.0000	W FLAGLER ST/SW 78 AV	E	F	6	105	Yes	Full Size
92.	MD6-0560.0400	NW 183 ST/NW 62 AV	E	F	13	106	Yes	Full Size
93.	MD4-0178.0000	NW 27 AV/NW 91 ST	S	F	2	107	Yes	Full Size
94.	MD4-0168.0000	NW 27 AV/NW 93 ST	N	N	2	108	Yes	Full Size
95.	MD4-0042.0000	NW 17 AV/NW 75 ST	N	F	2	109	Yes	Full Size
96.	MD2-0673.0400	SW 72 ST/SW 115 CT	W	F	10	110	Yes	Full Size
97.	MD1-0237.0300	SW 117 AV/SW 89 ST	S	N	10	111	Yes	Full Size
98.	MD4-0616.0000	NW 62 ST/NW 22 AV	E	F	3	112	Yes	Full Size
99.	MD2-0672.0000	SW 72 ST/SW 102 AV	W	N	7	113	No	Full Size
100.	MD2-0673.0500	SW 72 ST/SW 117 AV	W	N	10	114	Yes	Full Size
101.	MD4-0177.0000	NW 27 AV/NW 93 ST	S	F	2	115	Yes	Full Size

102.	MD2-0126.0070	SW 117 AV/SW 88 ST	S	N	10	129	Yes	Full Size
103.	MD2-0126.0000	SW 117 AV/SW 72 ST	S	F	10	130	Yes	Full Size
104.	MD2-0553.0000	SW 26 ST # 11995	W	N	11	131	Yes	Full Size
106.	MD2-0126.0010	SW 117 AV/SW 74 TE	S	F	10	132	Yes	Full Size
106.	MD2-0554.0650	SW 26 ST/SW 130 AV	E	N	11	133	Yes	Full Size
107.	MD2-0673.0150	SW 72 ST # 10865	W	F	10	134	Yes	Full Size
108.	MD4-0171.0000	NW 27 AV/NW 99 ST	N	N	2	135	Yes	Full Size
109.	MD4-0643.1000	NW 54 ST/NW 32 AV	W	F	2	136	No	Full Size
110.	MD4-0727.0000	W FLAGLER ST/ #9925	W	F	10	137	Yes	Full Size
111.	MD4-0015.0000	NW 7 AV/NW 81 ST	N	F	2	138	Yes	Full Size
112.	MD4-0016.0000	NW 7 AV/NW 83 ST	N	F	2	139	Yes	Full Size
113.	MD4-0017.0000	NW 7 AV/NW 86 ST	N	F	2	140	Yes	Full Size
114.	MD4-0030.0000	NW 7 AV/ # 9150	S	M	2	141	Yes	Full Size
115.	MD4-0031.0000	NW 7 AV/NW 90 ST	S	N	2	142	Yes	Full Size
116.	MD4-0032.0000	NW 7 AV/LITTLE RIVER DR	S	N	2	143	No	Full Size
117.	MD5-0148.0000	NW 7 AV/NW 109 ST	N	N	2	144	Yes	Full Size
118.	MD4-0018.0000	NW 7 AV/LITTLE RIVER DR	N	F	3	145	No	Full Size
119.	MD3-0652.0000	SW 72 ST/SW 77 PL	W	F	7	146	Yes	Full Size
120.	MD3-0654.0000	SW 72 ST/SW 82 AV	W	F	7	147	Yes	Full Size
121.	MD3-0656.0000	SW 72 ST/SW 84 PL	W	F	7	148	Yes	Full Size
122.	MD3-0660.0000	SW 72 ST/SW 83 CT	E	F	7	149	Yes	Full Size
123.	MD4-0163.0100	NW 27 AV/ # 8401	N	N	2	150	Yes	Full Size
124.	MD1-0508.1000	SW 104 ST/SW 132 AV	E	F	8	151	Yes	Full Size
125.	MD1-0508.0770	SW 104 ST/HAMMOCKS BD	E	F	11	152	Yes	Full Size
126.	MD1-0508.0780	SW 104 ST/SW 150 PL	E	N	11	153	Yes	Full Size
127.	MD1-0508.0785	SW 104 ST/MAHOGANY CR	E	N	11	154	Yes	Full Size
128.	MD1-0508.0860	SW 104 ST/SW 139 AV	E	N	11	155	Yes	Full Size
129.	MD2-0545.0100	SW 24 ST/SW 99 CT	E	N	10	156	Yes	Full Size
130.	MD3-0591.0000	SW 40 ST/SW 72 AV	W	N	6	157	Yes	Full Size
131.	MD3-0657.0000	SW 72 ST/SW 86 AV	W	N	7	158	Yes	Full Size
132.	MD4-0175.0000	NW 27 AV/NW 98 ST	S	F	2	159	Yes	Full Size
133.	MD1-0158.0000	SW 107 AV/SW 88 ST	S	F	8	160	Yes	Full Size
134.	MD2-0667.0000	SW 72 ST/SW 92 AV	W	F	7	161	No	Full Size
135.	MD6-0560.0100	NW 186 ST/NW 67 PL	E	F	13	162	Yes	Full Size
136.	MD4-0723.0000	W FLAGLER ST/ OP # 9420	W	F	10	163	Yes	Full Size
137.	MD6-0719.1150	NE 203 ST/NE 24 AV	W	F	4	164	Yes	Full Size
138.	MD2-0603.0000	SW 40 ST/SW 112 AV	E	F	10	165	Yes	Full Size

139.	MD6-0598.0000	NE 185 ST/ APPROX # 1700	E	N	4	273	Yes	Full Size
140.	MD3-0643.0000	SW 56 ST/SW 74 AV	E	N	7	276	Yes	Full Size
141.	MD6-0719.1200	NE 203 ST/NE 21 AV	W	N	4	278	Yes	Full Size
142.	MD3-0722.0000	SW 88 ST/SW 77 AV	E	N	8	280	Yes	Full Size
143.	MD2-0058.0100	SW 107 AV/1700 BLOCK	S	F	11	282	Yes	Full Size
144.	MD3-0662.0000	SW 72 ST/SW 79 CT	E	N	7	284	Yes	Full Size
145.	MD3-0664.0000	SW 72 ST/SW 75 AV	E	F	7	286	Yes	Full Size
146.	MD4-0022.0000	NW 7 AV/NW 97 ST	N	F	3	287	Yes	Full Size
147.	MD4-0641.0000	NW 54 ST/NW 22 AV	E	F	3	289	Yes	Full Size
148.	MD4-0710.0950	W FLAGLER ST/SW 102 AV	E	F	10	291	Yes	Full Size
149.	MD2-0126.0040	SW 117 AV/ # 8200	S	F	10	292	Yes	Full Size
150.	MD2-0555.0000	SW 26 ST/SW 122 AV	E	F	10	294	Yes	Full Size
151.	MD3-0132.0000	SW 57 AV/SW 56 ST	S	F	7	295	Yes	Full Size
152.	MD4-0162.0000	NW 27 AV/NW 80 ST	N	F	2	296	Yes	Full Size
153.	MD3-0135.0000	SW 57 AV/SW 62 ST	S	N	7	297	Yes	Full Size
154.	MD2-0644.0500	SW 56 ST/SW 140 AV	W	F	11	298	Yes	Full Size
155.	MD3-0261.0000	SW 82 AV/SW 8 ST	S	F	10	299	No	Full Size
156.	MD2-0647.0300	SW 56 ST/SW 104 AV	E	F	7	300	Yes	Full Size
157.	MD2-0648.0000	SW 56 ST/SW 102 AV	E	N	7	301	Yes	Full Size
158.	MD2-0650.0000	SW 56 ST/SW 98 AV	E	N	7	302	Yes	Full Size
159.	MD2-0650.0200	SW 56 ST/SW 95 CT	E	N	7	303	Yes	Full Size
160.	MD2-0650.0300	SW 56 ST/ # 9386	E	F	7	304	Yes	Full Size
161.	MD2-0652.0100	SW 56 ST/SW 87 AV	E	N	7	305	Yes	Full Size
162.	MD2-0668.0000	SW 72 ST/SW 93 CT	W	M	7	306	Yes	Full Size
163.	MD2-0669.0200	SW 72 ST/SW 97 AV	W	N	7	307	Yes	Full Size
164.	MD2-0550.0000	SW 24 ST/SW 90 AV	E	F	10	308	Yes	Full Size
165.	MD3-0645.0000	SW 56 ST/SW 69 CT	E	F	7	309	Yes	Full Size
166.	MD2-0639.0000	SW 56 ST/SW 88 PL	W	N	10	310	Yes	Full Size
167.	MD2-0641.0050	SW 56 ST/SW 93 AV	W	N	10	311	Yes	Full Size
168.	MD2-0645.0650	SW 56 ST/SW 147 AV	E	F	10	312	Yes	Full Size
169.	MD2-0645.0800	SW 56 ST/SW 142 AV	E	N	10	313	Yes	Full Size
170.	MD2-0647.0190	SW 56 ST/SW 112 AV	E	N	10	314	Yes	Full Size
171.	MD2-0644.0550	SW 56 ST/SW 142 AV	W	F	11	315	Yes	Full Size
172.	MD2-0644.0650	SW 56 ST/SW 147 AV	W	N	11	316	Yes	Full Size
173.	MD2-0645.0600	SW 56 ST/SW 147 AV	E	N	11	317	Yes	Full Size
174.	MD2-0679.0400	SW 72 ST/SW 149 CT	E	F	11	318	Yes	Full Size
175.	MD2-0679.0800	SW 72 ST/SW 144 PL	E	F	11	319	Yes	Full Size

176.	MD2-0681.0000	SW 72 ST/SW 139 AV	E	N	11	220	Yes	Full Size
177.	MD6-0294.0021	NW 67 AV/NW 186 ST	N	F	1	221	Yes	Full Size
178.	MD6-0654.0100	NW 186 ST/NW 67 AV	W	N	1	222	Yes	Full Size
179.	MD4-0721.0000	W FLAGLER ST/OP # 9250 (SW 92 AV)	W	F	10	223	Yes	Full Size
180.	MD1-0268.0500	SW 117 AV/SW 89 ST	N	N	8	224	Yes	Full Size
181.	MD2-0693.0100	SW 72 ST/SW 89 CT	E	N	7	225	Yes	Full Size
182.	MD1-0501.0000	SW 104 ST/SW 108 AV	W	F	8	226	Yes	Full Size
183.	MD2-0647.0160	SW 56 ST/SW 120 AV	E	F	10	227	Yes	Full Size
184.	MD2-0533.0000	SW 24 ST/SW 100 AV	W	F	10	228	Yes	Full Size
185.	MD2-0539.0000	SW 24 ST/SW 114 AV	E	F	10	229	Yes	Full Size
186.	MD2-0539.0400	SW 24 ST/SW 108 CT	E	N	10	230	Yes	Full Size
187.	MD2-0543.0000	SW 24 ST/SW 103 CT	E	F	10	231	Yes	Full Size
188.	MD2-0546.0000	SW 24 ST/SW 99 AV	E	M	10	232	Yes	Full Size
189.	MD2-0619.0000	SW 42 ST/SW 124 AV	W	F	10	233	Yes	Full Size
190.	MD2-0621.0000	SW 42 ST/SW 127 AV	W	N	10	234	Yes	Full Size
191.	MD2-0621.0200	SW 42 ST/SW 124 AV	E	F	10	235	Yes	Full Size
192.	MD2-0621.0300	SW 42 ST/SW 122 AV	E	F	10	236	Yes	Full Size
193.	MD2-0645.0700	SW 56 ST/SW 144 AV	E	N	10	237	Yes	Full Size
194.	MD2-0686.0700	SW 72 ST/SW 109 PL	E	F	10	238	Yes	Full Size
195.	MD4-0725.0000	W FLAGLER ST/NW 97 AV	W	F	10	239	Yes	Full Size
196.	MD1-0508.0820	SW 104 ST/SW 145 AV	E	F	11	240	No	Full Size
197.	MD2-0538.0000	SW 24 ST/SW 112 AV	W	F	11	241	Yes	Full Size
198.	MD2-0621.0005	SW 42 ST/SW 127 AV	W	F	11	242	Yes	Full Size
199.	MD2-0621.0020	SW 42 ST/SW 132 AV	W	F	11	243	Yes	Full Size
200.	MD2-0621.0060	SW 42 ST/SW 140 AV	W	N	11	244	Yes	Full Size
201.	MD2-0621.0070	SW 42 ST/SW 142 AV	W	F	11	245	Yes	Full Size
202.	MD2-0680.0000	SW 72 ST/SW 142 AV	E	N	11	246	Yes	Full Size
203.	MD2-0682.0000	SW 72 ST/SW 138 CT	E	F	11	247	Yes	Full Size
204.	MD2-0621.0100	SW 42 ST/SW 127 AV	E	F	10	248	Yes	Full Size
205.	MD3-0649.0000	SW 72 ST/SW 72 AV	W	F	7	249	Yes	Full Size
206.	MD1-0508.0900	SW 104 ST/SW 134 AV	E	N	8	250	Yes	Full Size
207.	MD3-0541.0000	SW 24 ST/SW 74 AV	W	N	6	251	Yes	Full Size
208.	MD2-0073.0000	SW 107 AV/SW 88 ST	S	N	10	252	Yes	Full Size
209.	MD2-0701.0000	SW 88 ST/SW 87 AV	W	F	7	253	Yes	Full Size
210.	MD4-0725.0100	W FLAGLER ST/OP SW 98 CT	W	N	10	254	Yes	Full Size
211.	MD2-0692.0000	SW 72 ST/SW 93 CT	E	N	7	255	Yes	Full Size
212.	MD2-0554.0020	SW 26 ST/SW 127 AV	W	F	11	256	Yes	Full Size

213.	MD2-0554.0030	SW 26 ST/SW 129 AV	W	N		11	268	Yes	Full Size
214.	MD2-0554.0580	SW 26 ST/SW 134 AV	E	N		11	269	Yes	Full Size
215.	MD2-0621.0080	SW 42 ST/SW 144 AV	W	N		11	260	Yes	Full Size
216.	MD1-0732.0000	SW 268 ST/SW 145 AVRD	E	F		9	264	Yes	Full Size
217.	MD2-0686.0200	SW 72 ST/SW 127 AV	E	F		10	266	Yes	Full Size
218.	MD6-0655.0000	NW 186 ST/BOBOLINK DR	W	F		13	267	Yes	Full Size
219.	MD6-0560.0095	NW 186 ST/BOBOLINK DR	E	N		13	268	Yes	Full Size
220.	MD4-0176.0000	NW 27 AV/NW 97 ST	S	F		2	269	No	Full Size
221.	MD1-0275.0000	SW 124 AV/ GOLD COAST RR MUSEUM	S	N		9	270	No	Full Size
222.	MD3-0629.0000	SW 56 ST/SW 68 AV	W	F		7	273	Yes	Full Size
223.	MD2-0547.0000	SW 24 ST/SW 97 AV	E	F		10	274	No	Full Size
224.	MD4-1007.0000	M L KING STATION/ 6205 NW 27 AV	T	A		2	275	Yes	Full Size
225.	MD4-1007.0000	M L KING STATION/ 6205 NW 27 AV	T	B		2	276	Yes	Full Size
226.	MD4-1007.0000	M L KING STATION/ 6205 NW 27 AV	T	C		2	277	Yes	Full Size
227.	MD4-1007.0000	M L KING STATION/ 6205 NW 27 AV	T	D		2	278	Yes	Full Size
228.	MD4-1007.0000	M L KING STATION/ 6205 NW 27 AV	T	E		2	279	Yes	Full Size
229.	MD4-0624.0000	NW 62 ST/NW 25 AV	W	F		2	280	Yes	Full Size
230.	MD1-0275.0200	SW 124 AV/GOLD COAST RR MUSEUM	N	F		9	289	No	Full Size
231.	MD1-0275.0100	ZOOMIAMI/ MAIN ENTRANCE	N	1		9	290	Yes	Full Size
232.	MD1-0274.0800	SW 124 AV/SW 152 ST	S	F		9	291	Yes	Full Size
233.	MD2-0126.0090	SW 117 AV/SW 84 ST	N	N		10	293	Yes	Full Size
234.	MD5-0286.0000	NW 27 AV/NW 113 ST	S	F		2	294	Yes	Full Size
235.	MD2-0554.0700	SW 26 ST/SW 129 AV	E	M		11	295	Yes	Full Size
236.	MD2-0540.0000	SW 24 ST/SW 107 AV	E	F		10	296	Yes	Full Size
237.	MD1-0275.0100	ZOOMIAMI/ MAIN ENTRANCE	N	B		9	297	No	Full Size
238.	MD1-0275.0100	ZOOMIAMI/ MAIN ENTRANCE	N	A		9	298	No	Full Size
239.	MD1-0302.0030	SW 157 AV/SW 304 ST	S	N		8	299	Yes	Full Size
240.	MD1-0302.0010	SW 157 AV/SW 296 ST	S	F		8	300	Yes	Full Size
241.	MD1-0319.0000	SW 167 AV/SW 296 ST	N	F		8	302	No	Full Size
242.	MD1-0302.0090	SW 157 AV/SW 300 ST	N	N		8	303	Yes	Full Size
243.	MD1-0275.0400	SW 124 AV/SW 152 ST	N	N		9	304	Yes	Full Size
244.	MD6-0611.0000	NE 185 ST # 1551	W	M		4	306	Yes	Full Size
245.	MD1-0302.0080	SW 157 AV/SW 304 ST	N	F		8	307	Yes	Full Size
246.	MD6-0596.0000	NE 185 ST/NE 14 AV	E	N		4	308	Yes	Full Size
247.	MD2-0670.0000	SW 72 ST/SW 99 AV	W	F		7	309	No	Full Size
248.	MD2-0686.0400	SW 72 ST/SW 117 AV	E	F		10	310	Yes	Full Size
249.	MD3-0289.0000	SW 87 AV/SW 21 TE	S	F		10	311	Yes	Full Size

250.	MD3-0175.0000	SW 67 AV/SW 48 ST	S	F	7	312	Yes	Full Size
251.	MD2-0549.0000	SW 24 ST/SW 92 AV	E	N	10	312	No	Full Size
252.	MD3-0307.0000	SW 87 AV/SW 56 ST	S	F	7	315	Yes	Full Size
253.	MD2-0686.0300	SW 72 ST/SW 120 AV	E	F	10	316	Yes	Full Size
254.	MD4-0174.0000	NW 27 AV/NW 100 ST	S	F	2	317	Yes	Full Size
255.	MD2-0664.0000	SW 72 ST/SR 874 EXPRESSWAY	W	N	7	318	Yes	Full Size
256.	MD2-0554.0590	SW 26 ST/SW 132 AV	E	N	11	319	Yes	Full Size
257.	MD2-0058.0000	SW 107 AV/SW 14 ST	S	N	11	320	Yes	Full Size
258.	MD4-0173.0100	NW 27 AV/NW 102 ST	S	F	2	321	Yes	Full Size
259.	MD1-0508.0840	SW 104 ST/SW 142 AV	E	F	11	322	Yes	Full Size
260.	MD3-0279.0000	SW 87 AV/W FLAGLER ST	S	F	6	323	Yes	Full Size
261.	MD3-0559.0000	SW 24 ST/SW 70 CT	E	F	6	324	No	Full Size
262.	MD3-0174.0300	SW 67 AV/SW 40 ST	S	F	7	325	Yes	Full Size
263.	MD2-0669.0000	SW 72 ST/SW 94 PL	W	N	7	326	Yes	Full Size
264.	MD3-0584.0000	SW 40 ST/SW 62 AV	W	N	6	327	Yes	Full Size
265.	MD2-0554.0520	SW 26 ST/SW 137 AV	W	N	11	328	Yes	Full Size
266.	MD3-0340.0000	SW 87 AV/SW 20 TE	N	N	10	329	Yes	Full Size
267.	MD1-0237.0600	SW 117 AV/SW 100 ST	S	N	10	330	Yes	Full Size
268.	MD3-0273.0200	SW 82 AV/SW 24 ST	N	F	10	331	Yes	Full Size
269.	MD1-0293.0000	SW 147 AV/SW 291 ST	S	N	8	332	Yes	Full Size
270.	MD2-0126.0110	SW 117 AV/SW 79 ST	N	N	10	333	Yes	Full Size
271.	MD4-0716.0000	W FLAGLER ST/SW 92 AV	E	F	6	334	Yes	Full Size
272.	MD2-0097.0000	SW 112 AV/SW 32 ST	S	F	10	335	Yes	Full Size
273.	MD3-0262.0000	SW 82 AV/SW 12 ST	S	M	10	336	Yes	Full Size
275.	MD2-0650.0100	SW 56 ST/SW 97 AV	E	N	7	338	Yes	Full Size
276.	MD2-0537.0500	SW 24 ST/SW 108 CT	W	N	11	339	Yes	Full Size
277.	MD3-0123.0000	SW 57 AV/SW 34 ST	S	N	6	340	Yes	Full Size
278.	MD3-0177.0000	SW 67 AV/SW 51 TE	S	N	7	341	Yes	Full Size
279.	MD2-0548.0000	SW 24 ST/SW 94 CT	E	F	10	342	Yes	Full Size
280.	MD2-0554.0800	SW 26 ST/SW 127 AV	E	N	11	343	Yes	Full Size
281.	MD1-0237.0400	SW 117 AV/SW 91 LN	S	F	10	344	Yes	Full Size
282.	MD2-0099.0000	SW 112 AV/SW 38 ST	S	F	10	346	Yes	Full Size
283.	MD2-0098.0000	SW 112 AV/SW 36 ST	S	F	10	347	Yes	Full Size
284.	MD3-0263.0000	SW 82 AV/SW 13 TE	S	N	10	348	Yes	Full Size
285.	MD1-0507.0000	SW 104 ST/SW 113 PL	W	N	8	349	Yes	Full Size
286.	MD2-0121.0000	SW 112 AV/SW 36 ST	N	N	10	350	Yes	Full Size
287.	MD2-0647.0250	SW 56 ST/SW 107 AV	E	F	7	351	Yes	Full Size

288.	MD1-0322.0100	SW 167 AV/SW 280 ST	N	N	8	352	Yes	Full Size
289.	MD2-0126.0130	SW 117 AV/SW 74 TE	N	N	10	355	Yes	Full Size
290.	MD1-0238.0200	SW 117 AV/SW 107 TE	S	F	8	358	Yes	Full Size
291.	MD1-0267.0000	SW 117 AV/SW 109 RD	N	N	8	359	Yes	Full Size
292.	MD1-0264.0000	SW 117 AV/SW 128 ST	N	F	8	360	Yes	Full Size
293.	MD1-0240.0000	SW 117 AV/SW 112 ST	S	N	8	362	Yes	Full Size
294.	MD2-0535.0000	SW 24 ST/SW 103 PL	W	N	11	363	Yes	Full Size
295.	MD1-0262.0100	SW 117 AV/SW 134 ST	N	F	8	364	Yes	Full Size
296.	MD1-0265.0100	SW 117 AV/SW 115 TE	N	N	8	365	Yes	Full Size
297.	MD2-0126.0050	SW 117 AV/SW 84 ST	S	F	10	366	Yes	Full Size
298.	MD1-0243.0000	SW 117 AV SERVICE RD/ SW 136 ST	S	F	9	367	Yes	Full Size
299.	MD1-0316.0000	SW 162 AV/SW 282 ST	N	N	8	368	No	Full Size
300.	MD1-0304.0000	SW 162 AV/SW 288 ST	S	N	8	370	No	Full Size
301.	MD2-0104.0000	SW 112 AV/SW 50 ST	S	M	10	371	Yes	Full Size
302.	MD1-0268.0300	SW 117 AV/SW 96 TE	N	F	8	372	Yes	Full Size
303.	MD1-0166.0000	SW 107 AV/SW 96 ST	N	F	8	373	Yes	Full Size
304.	MD1-0266.0000	SW 117 AV/SW 112 ST	N	F	8	375	Yes	Full Size
305.	MD1-0242.0000	SW 117 AV/SW 131 ST	S	N	8	376	No	Full Size
306.	MD1-0244.0000	SW 117 AV SERVICE RD/ SW 139 TE	S	N	9	377	Yes	Full Size
307.	MD2-0115.0000	SW 112 AV/SW 47 TE	N	N	10	379	Yes	Full Size
308.	MD2-0103.0000	SW 112 AV/SW 47 TE	S	F	10	381	Yes	Full Size
309.	MD1-0241.0000	SW 117 AV/SW 128 ST	S	N	8	382	Yes	Full Size
310.	MD1-0239.0000	SW 117 AV/SW 109 TE	S	N	8	383	Yes	Full Size
311.	MD1-0240.0050	SW 117 AV/SW 115 TE	S	F	8	384	Yes	Full Size
312.	MD1-0240.0100	SW 117 AV/SW 120 ST	S	F	8	385	Yes	Full Size
313.	MD2-0608.0000	SW 40 ST/SW 102 AV	E	N	10	386	No	Full Size
314.	MD4-0028.0000	NW 7 AV/NW 97 ST	S	N	2	390	Yes	Full Size
315.	MD4-0717.0100	W FLAGLER ST/FONTAINEBLEAU BD	E	N	6	391	Yes	Full Size
316.	MD2-0647.0200	SW 56 ST/SW 109 AV	E	N	7	392	Yes	Full Size
317.	MD2-0654.0100	SNAPPER CREEK DR/SW 107 AV	W	F	7	393	Yes	Full Size
318.	MD1-0209.0010	SW 112 AV/SW 104 ST	S	F	8	394	Yes	Full Size
319.	MD1-0209.0020	SW 112 AV/SW 107 ST	S	F	8	395	Yes	Full Size
320.	MD1-0522.0000	SW 112 ST/SW 112 AV	E	F	8	396	Yes	Full Size
321.	MD2-0107.0000	SW 112 AV/SW 61 TE	S	F	10	397	Yes	Full Size
322.	MD2-0107.0100	SW 112 AV/SW 64 ST	S	F	10	398	Yes	Full Size
323.	MD2-0108.0000	SW 112 AV/SW 64 ST	N	F	10	399	Yes	Full Size
324.	MD2-0658.0000	SNAPPER CREEK DR/ OP # 11031	E	F	10	400	Yes	Full Size

325.	MD2-06659.0000	SNAPPER CREEK DR/SW 109 CT	E	F	10	403	Yes	Full Size
326.	MD2-06660.0000	SNAPPER CREEK DR/SW 108 AV	E	N	10	402	Yes	Full Size
327.	MD3-0520.0450	SW 8 ST/SW 67 AV	E	N	6	403	Yes	Full Size
328.	MD3-0522.0000	SW 8 ST/SW 44 AV	E	N	6	402	Yes	Full Size
329.	MD1-0289.0100	SW 145 AV/SW 280 ST	N	F	8	406	No	Full Size
330.	MD6-0655.0040	NW 186 ST/WENTWORTH DR	W	F	13	414	Yes	Full Size
331.	MD6-0655.0050	NW 186 ST/NW 79 AV	W	F	13	412	Yes	Full Size
332.	MD6-0560.0070	NW 186 ST/NW 82 AV	E	F	13	413	Yes	Full Size
333.	MD6-0655.0060	NW 186 ST/NW 82 AV	W	N	13	414	Yes	Full Size
334.	MD6-0560.0072	NW 186 ST/NW 79 AV	E	N	13	415	Yes	Full Size
335.	MD6-0598.0100	NE 185 ST/NE 18 AV	E	N	4	416	Yes	Full Size
336.	MD6-0600.0000	NE 186 ST/NE 22 AV	E	F	4	417	Yes	Full Size
337.	MD6-0560.0078	NW 186 ST/NW 68 AV	E	N	13	418	Yes	Full Size
338.	MD6-0093.0000	NE 2 AV/NE 188 ST	N	N	1	419	No	Full Size
339.	MD6-0655.0035	NW 186 ST/NW 73 AV	W	N	13	420	Yes	Full Size
340.	MD6-0655.0030	NW 186 ST/OP # 6900	W	F	13	421	Yes	Full Size
341.	MD6-0112.0050	N MIAMI AV/NE 183 ST	N	F	1	422	Yes	Full Size
342.	MD6-0094.0000	NE 2 AV/# 18975	N	F	1	423	No	Full Size
343.	MD6-0597.0000	NE 185 ST/# 1566	E	M	4	424	Yes	Full Size
344.	MD6-0560.0075	NW 186 ST/NW 73 AV	E	F	13	425	Yes	Full Size
345.	MD6-0095.0000	NE 2 AV/NE 191 ST	N	N	1	426	No	Full Size
346.	MD6-0655.0020	NW 186 ST/NW 68 AV	W	F	13	428	Yes	Full Size
347.	MD6-0610.0000	NE 185 ST/ APPROX # 1701	W	F	4	429	Yes	Full Size
348.	MD6-0654.0070	NW 186 ST/OP # 6270	W	N	1	430	Yes	Full Size
349.	MD6-0560.0300	NW 186 ST/# 6270	E	F	13	431	Yes	Full Size
350.	MD6-0654.0030	NW 183 ST/NW 57 AV	W	F	1	432	Yes	Full Size
351.	MD6-0560.0076	NW 186 ST/# 6900	E	N	13	433	Yes	Full Size
352.	MD6-0654.0050	NW 186 ST/NW 62 AV	W	N	1	434	Yes	Full Size
353.	MD6-0609.0000	NE 185 ST/NE 18 AV	W	F	4	436	Yes	Full Size
354.	MD4-0688.0000	NW 36 ST/OP # 6355	E	F	6	437	Yes	Full Size
355.	MD4-0693.0000	NW 36 ST/# 5600	E	N	6	438	Yes	Full Size
356.	MD4-0697.0000	NW 36 ST/LA VILLA DR	E	F	6	439	Yes	Full Size
357.	MD5-0073.0000	BISCAYNE BLVD/# 10700	S	F	3	442	Yes	Full Size
358.	MD5-0059.0000	BISCAYNE BLVD/1200 BLOCK	N	F	4	443	Yes	Full Size
359.	MD5-0061.0000	BISCAYNE BLVD/# 11707	N	N	4	444	Yes	Full Size
360.	MD5-0066.0000	BISCAYNE BLVD/SANS SOUCI BLVD	S	N	4	445	Yes	Full Size
361.	MD5-0069.0000	BISCAYNE BLVD/NE 114 ST	S	N	4	446	Yes	Full Size

362.	MD5-0069.0200	BISCAYNE BLVD/ APPROX # 11200	S	N	N	4	447	Yes	Full Size
363.	MD5-0072.0000	BISCAYNE BLVD/NE 109 ST	S	M	M	4	448	Yes	Full Size
364.	MD4-0333.0000	NW 72 AV/NW 11 ST	S	F	F	6	449	Yes	Full Size
365.	MD2-0175.0100	SW 137 AV/ # 6400	S	F	F	10	450	Yes	Full Size
366.	MD2-0185.0000	SW 137 AV/SW 82 ST	N	F	F	10	451	Yes	Full Size
367.	MD2-0186.0000	SW 137 AV/SW 76 ST	N	N	N	10	452	Yes	Full Size
368.	MD2-0178.0000	SW 137 AV/SW 72 ST	S	F	F	11	453	Yes	Full Size
369.	MD2-0179.0000	SW 137 AV/SW 74 ST	S	N	N	11	454	Yes	Full Size
370.	MD2-0180.0000	SW 137 AV/SW 76 ST	S	F	F	11	455	Yes	Full Size
371.	MD2-0181.0000	SW 137 AV/SW 79 ST	S	F	F	11	456	Yes	Full Size
372.	MD1-0523.0000	SW 112 ST/SW 108 CT	E	N	N	8	457	Yes	Full Size
373.	MD4-0685.0000	NW 36 ST/ OP 7401	E	F	F	12	459	Yes	Full Size
374.	MD4-0703.0100	NW 36 ST/NW 72 AV	W	F	F	12	460	Yes	Full Size
375.	MD4-0703.0200	NW 36 ST/ # 7405	W	N	N	12	461	Yes	Full Size
376.	MD6-0560.0200	NW 186 ST/NW 67 AV	E	F	F	13	462	Yes	Full Size
377.	MD4-0535.0000	NW 95 ST/NW 7 AV	E	N	N	2	463	Yes	Full Size
378.	MD6-0612.0000	NE 185 ST/NE 15 AV	W	F	F	4	464	Yes	Full Size
379.	MD6-0614.0000	NE 185 ST/NE 13 AV	W	N	N	4	465	Yes	Full Size
380.	MD1-0520.0000	SW 112 ST/SW 108 CT	W	N	N	8	466	Yes	Full Size
381.	MD2-0109.0000	SW 112 AV/SW 61 TE	N	F	F	10	467	Yes	Full Size
382.	MD1-0702.0100	OLD CUTLER RD/SW 224 ST	E	F	F	8	476	Yes	Full Size
383.	MD6-0702.0060	HONEY HILL RD/NW 55 PL	E	F	F	1	477	Yes	Full Size
384.	MD6-0702.0100	NW 199 ST/NW 52 AV	E	N	N	1	478	Yes	Full Size
385.	MD6-0702.0200	NW 199 ST/NW 49 CT	E	F	F	1	479	Yes	Full Size
386.	MD6-0718.0083	HONEY HILL RD/NW 55 PL	W	N	N	1	480	Yes	Full Size
387.	MD6-0702.0080	HONEY HILL RD/NW 55 AV	E	N	N	1	482	Yes	Full Size
388.	MD6-0718.0081	HONEY HILL RD/NW 55 AV	W	N	N	1	483	Yes	Full Size
389.	MD6-0718.0079	NW 199 ST/NW 52 AV	W	F	F	1	484	Yes	Full Size
390.	MD6-0718.0077	NW 199 ST/NW 49 AV	W	N	N	1	485	Yes	Full Size
391.	MD1-0696.0000	OLD CUTLER RD/SW 222 ST	W	F	F	8	491	Yes	Full Size
392.	MD3-0703.0000	KINGS CREEK DR/ CAMINO CR	E	F	F	7	493	Yes	Full Size
393.	MD6-0114.0100	N MIAMI AV/NE 198 ST	N	N	N	1	496	Yes	Full Size
394.	MD6-0112.0400	N MIAMI AV/NE 191 ST	N	N	N	1	498	Yes	Full Size
395.	MD4-0311.0000	NW 72 AV/NW 66 ST	N	F	F	12	502	Yes	Full Size
396.	MD4-0300.0200	NW 72 AV/NW 35 TE	N	N	N	12	503	Yes	Full Size
397.	MD4-0312.0000	NW 72 AV/NW 70 ST	N	F	F	12	504	Yes	Full Size
398.	MD1-0113.0000	FRANJO RD/SW 186 ST	S	F	F	8	509	Yes	Full Size

399.	MD2-0079.0000	SW 107 AV/SW 72 ST	N	N	7	56	Yes	Full Size
400.	MD4-0693.0000	NW 36 ST/ # 5600	E	N	6	59	Yes	Full Size
401.	MD6-0719.0250	NE 203 ST/NE 22 AV	E	N	4	520	Yes	Full Size
402.	MD6-0719.1160	NE 203 ST/NE 22 AV	W	N	4	521	Yes	Full Size
403.	MD6-0719.1300	NE 203 ST/NE 20 AV	W	N	4	522	Yes	Full Size
404.	MD4-0356.0050	NW 87 AV/PARK BD	N	F	6	523	Yes	Full Size
405.	MD4-0356.0070	NW 87 AV/NW 7 ST	N	N	6	524	Yes	Full Size
406.	MD1-0268.0000	SW 117 AV/SW 104 ST	N	N	8	527	Yes	Full Size
407.	MD1-0747.0000	NARANJA LAKES BLVD/ US 1	W	N	8	528	No	Full Size
408.	MD1-0748.0000	NARANJA LAKES BLVD/ US 1	E	F	8	529	No	Full Size
409.	MD1-0291.0750	SW 147 AV/SW 171 TE	S	F	9	530	Yes	Full Size
410.	MD1-0291.0770	SW 147 AV/SW 176 TE	S	N	9	531	Yes	Full Size
411.	MD1-0291.0780	SW 147 AV/SW 178 TE	S	N	9	532	Yes	Full Size
412.	MD1-0296.0007	SW 147 AV/SW 176 ST	N	N	9	533	Yes	Full Size
413.	MD1-0296.0011	SW 147 AV/SW 171 TE	N	N	9	534	Yes	Full Size
414.	MD3-0690.0000	KINGS CREEK DR/ # 7915	W	N	7	535	Yes	Full Size
415.	MD6-0268.0000	NW 47 AV/NW 203 ST	S	F	1	536	Yes	Full Size
416.	MD2-0088.0000	SW 107 AV/SW 24 ST	N	F	11	537	Yes	Full Size
417.	MD6-0562.0000	NW 183 ST/NW 55 AV	E	F	13	538	Yes	Full Size
418.	MD6-0563.0000	NW 183 ST/NW 53 AV	E	N	13	539	Yes	Full Size
419.	MD6-0564.0000	NW 183 ST/NW 52 AV	E	F	13	540	Yes	Full Size
420.	MD6-0565.0000	NW 183 ST/NW 49 AV	E	N	13	541	Yes	Full Size
421.	MD6-0728.0000	NE 205 TE/NE 15 AV	E	F	1	542	Yes	Full Size
422.	MD3-0165.0000	SW 67 AV/SW 18 ST	S	N	6	543	Yes	Full Size
423.	MD6-0683.0400	NE 191 ST/ # 1501	W	F	4	545	No	Full Size
424.	MD6-0695.0650	NE 195 ST/ # 671	W	F	4	546	Yes	Full Size
425.	MD6-0686.0000	NE 191 ST/ # 1101 (CIRCLE)	W	N	4	547	No	Full Size
426.	MD5-0547.0000	OPA LOCKA BLVD/ NW 7 AV	W	F	1	548	Yes	Full Size
427.	MD3-0520.0400	SW 8 ST/SW 68 AV	E	F	6	549	Yes	Full Size
428.	MD3-0174.0500	SW 67 AV/SW 46 ST	S	F	7	552	Yes	Full Size
429.	MD3-0180.0000	SW 67 AV/SW 57 TE	S	F	7	553	Yes	Full Size
430.	MD3-0199.0100	SW 67 AV/SW 47 ST	N	F	7	554	Yes	Full Size
431.	MD1-0745.0000	NARANJA LAKES BLVD/ SW 145 AV	W	F	8	556	No	Full Size
432.	MD1-0749.0000	NARANJA LAKES BLVD/ # 14840	E	F	8	557	No	Full Size
433.	MD6-0680.0200	NE 191 ST/ OP # 1351	E	N	4	558	No	Full Size
434.	MD6-0711.0200	NE 199 ST/ # 900	E	N	4	559	Yes	Full Size
435.	MD6-0695.0000	CALIFORNIA DR/ OP # 441	S	F	4	560	Yes	Full Size

436.	MD6-0711.0100	NE 199 ST/ # 760	E	F	4	561	No	Full Size
437.	MD6-0681.0000	NE 191 ST/NE 14 AV	E	F	4	562	Yes	Full Size
438.	MD6-0695.0520	NE 195 ST/OP # 800	W	F	4	563	Yes	Full Size
439.	MD6-0679.0000	NE 191 ST/ # 1150	E	F	4	564	No	Full Size
440.	MD6-0685.0000	NE 191 ST/ # 1221	W	F	4	565	No	Full Size
441.	MD1-0750.0000	NARANJA LAKES BLVD/ SW 145 AV	E	N	8	566	No	Full Size
442.	MD6-0111.0000	NE 2 AV/NE 188 ST	S	F	1	567	Yes	Full Size
443.	MD6-0695.0500	NE 195 ST/ # 871	W	F	4	568	No	Full Size
444.	MD6-0695.0050	NE 195 ST/10 AV	E	N	4	569	Yes	Full Size
445.	MD6-0695.0700	NE 195 ST/ OP # 626	W	N	4	571	No	Full Size
446.	MD4-0571.0000	NW 79 ST/NW 10 CT	E	N	2	572	Yes	Full Size
447.	MD5-0548.0000	OPALOCKA BLVD/NW 10 AV	W	F	1	573	Yes	Full Size
448.	MD4-0577.0000	NW 79 ST/NW 12 PL	W	N	2	574	No	Full Size
449.	MD2-0175.0000	SW 137 AV/SW 62 ST	S	F	10	575	Yes	Full Size
450.	MD6-0091.1200	NE 2 AV/NE 183 ST	N	F	1	576	Yes	Full Size
451.	MD5-0549.0000	OPALOCKA BLVD/NW 12 AV	W	N	1	578	Yes	Full Size
452.	MD6-0711.0300	NE 199 ST/NE 10 AV	E	N	4	579	Yes	Full Size
453.	MD6-0682.0000	NE 191 ST/ # 1830	E	M	4	580	No	Full Size
454.	MD6-0695.0040	NE 195 ST/ # 800	E	N	4	581	No	Full Size
455.	MD6-0695.0900	CALIFORNIA DR/ # 441	N	N	4	582	No	Full Size
456.	MD6-0683.0200	NE 191 ST/NE 18 AV	W	F	4	583	Yes	Full Size
457.	MD6-0047.0000	NE 22 AV/NE 191 ST	S	F	4	584	Yes	Full Size
458.	MD6-0048.0000	NE 22 AV/ # 18840	S	F	4	585	Yes	Full Size
459.	MD6-0048.0200	NE 22 AV/NE 186 TE	S	N	4	586	Yes	Full Size
460.	MD6-0049.0000	NE 22 AV/NE 186 TE	N	M	4	587	Yes	Full Size
461.	MD6-0056.0010	NE 18 AV/NE 199 ST	S	F	4	588	Yes	Full Size
462.	MD6-0056.0060	NE 18 AV/NE 197 TE	N	N	4	589	Yes	Full Size
463.	MD6-0056.0100	NE 18 AV/OP # 18831	S	F	4	590	No	Full Size
464.	MD6-0683.0100	NE 191 ST/NE 18 AV	E	N	4	591	No	Full Size
465.	MD1-0278.0700	SW 139 AV/SW 176 TE	S	N	9	596	Yes	Full Size
466.	MD1-0280.0600	SW 142 AV/SW 180 ST	N	F	9	594	Yes	Full Size
467.	MD1-0280.0620	SW 142 AV/SW 176 ST	N	N	9	595	Yes	Full Size
468.	MD1-0280.0640	SW 142 AV/SW 173 ST	N	N	9	596	Yes	Full Size
469.	MD2-0207.5000	SW 152 AV/SW 80 ST	N	F	11	597	Yes	Full Size
470.	MD2-0207.5500	SW 152 AV/SW 80 ST	S	N	11	598	Yes	Full Size
471.	MD2-0207.5600	SW 152 AV/SW 81 LA	S	F	11	599	Yes	Full Size
472.	MD6-0062.0000	NE 14 AV/ # 18707	N	N	4	600	Yes	Full Size

473.	MD6-0063.0000	NE 14 AV/ # 18901	N	F	4	601	Yes	Full Size
474.	MD1-0275.0800	SW 125 AV/SW 281 ST	N	N	9	604	Yes	Full Size
475.	MD1-0276.1000	SW 127 AV/SW 272 ST	N	N	9	605	Yes	Full Size
476.	MD1-0286.0000	SW 142 AV/SW 268 ST	N	N	9	607	Yes	Full Size
477.	MD1-0292.0000	SW 147 AV/SW 280 ST	S	F	9	608	No	Full Size
478.	MD1-0297.0000	SW 152 AV/SW 280 ST	S	F	9	609	Yes	Full Size
479.	MD1-0298.0000	SW 152 AV/ # 28300	S	F	9	610	Yes	Full Size
480.	MD1-0298.0100	SW 152 AV/ OP # 28501	S	F	9	611	Yes	Full Size
481.	MD1-0301.0000	SW 152 AV/ OP # 28355	N	N	9	613	Yes	Full Size
482.	MD6-0267.0000	NW 47 AV/NW 206 TE	S	F	1	614	Yes	Full Size
483.	MD6-0268.0100	NW 47 AV/NW 199 ST	S	N	1	615	Yes	Full Size
484.	MD6-0269.0000	NW 47 AV/NW 199 ST	S	F	1	616	Yes	Full Size
485.	MD4-0172.0000	NW 27 AV/NW 101 ST	N	N	2	617	Yes	Full Size
486.	MD4-0179.0000	NW 27 AV/NW 88 ST	S	F	2	618	Yes	Full Size
487.	MD6-0061.0000	NE 14 AV/NE 185 ST	N	F	4	619	No	Full Size
488.	MD6-0065.0000	NE 14 AV/ # 18900	S	F	4	620	Yes	Full Size
489.	MD6-0595.0200	NE 185 ST/NE 13 AV	E	N	4	621	No	Full Size
490.	MD3-0521.0000	SW 8 ST/SW 45 AV	E	N	6	622	Yes	Full Size
491.	MD4-0691.0000	NW 36 ST/ OP # 5901	E	N	6	623	Yes	Full Size
492.	MD4-0695.0000	NW 36 ST/PALMETTO DR	E	N	6	624	Yes	Full Size
493.	MD1-0267.0100	SW 117 AV/SW 107 TE	N	N	8	625	Yes	Full Size
495.	MD1-0519.0150	SW 112 ST/SW 107 AV	W	F	8	628	Yes	Full Size
496.	MD1-0537.0000	SW 152 ST/SW 94 AV	W	N	8	629	Yes	Full Size
497.	MD1-0244.0100	SW 117 AV SERVICE RD/SW 142 ST	S	N	9	630	No	Full Size
498.	MD1-0292.0100	SW 147 AV/SW 284 ST	S	N	9	631	Yes	Full Size
499.	MD1-0296.0000	SW 147 AV/SW 284 ST	N	F	9	632	Yes	Full Size
500.	MD1-0300.0000	SW 152 AV/SW 288 ST	N	F	9	633	Yes	Full Size
501.	MD1-0302.0000	SW 152 AV/SW 280 ST	N	N	9	634	Yes	Full Size
502.	MD1-0237.0500	SW 117 AV/SW 95 ST	S	F	10	635	Yes	Full Size
503.	MD1-0268.0200	SW 117 AV/SW 100 ST	N	N	10	636	Yes	Full Size
504.	MD2-0185.0500	SW 137 AV/SW 79 ST	N	N	10	637	Yes	Full Size
505.	MD6-0560.0074	NW 186 ST/WENTWORTH DR	E	F	13	638	Yes	Full Size
506.	MD4-0698.0000	NW 36 ST/MOKENA DR	E	F	6	639	Yes	Full Size
507.	MD4-0692.0000	NW 36 ST/NW 57 AV	E	N	6	640	Yes	Full Size
508.	MD4-0687.0000	NW 36 ST/NW 66 AV	E	F	12	641	Yes	Full Size
509.	MD4-0180.0000	NW 27 AV/NW 87 ST	S	F	2	642	Yes	Full Size
510.	MD4-0694.0000	NW 36 ST/ # 5400	E	N	6	643	Yes	Full Size

511.	MD4-0696.0000	NW 36 ST/SOUTH DR	E	F	6	674	Yes	Full Size
512.	MD1-0569.0700	SW 168 ST/SW 144 CT	E	F	9	646	Yes	Full Size
513.	MD4-0709.1340	NW 6 ST/NW 130 AV	W	N	12	647	Yes	Full Size
514.	MD4-0709.1300	NW 6 ST/NW 122 AV	W	N	12	648	Yes	Full Size
515.	MD1-0554.0100	SW 160 ST/SW 139 AV	W	N	9	649	Yes	Full Size
516.	MD1-0296.0009	SW 147 AV/SW 173 TE	N	N	9	650	Yes	Full Size
517.	MD1-0296.0013	SW 147 AV/SW 168 ST	N	N	9	651	Yes	Full Size
518.	MD6-0110.0000	NE 2 AV/ # 18940	S	F	1	652	No	Full Size
519.	MD1-0280.0680	SW 142 AV/SW 180 ST	S	N	9	653	Yes	Full Size
520.	MD4-0709.1430	NW 6 ST/NW 128 PL	E	F	12	654	Yes	Full Size
521.	MD4-0709.1460	NW 6 ST/NW 122 AV	E	F	12	655	Yes	Full Size
522.	MD6-0084.0000	NE 10 AV/NE 171 TE	N	F	4	656	Yes	Full Size
523.	MD6-0085.0000	NE 10 AV/NE 173 ST	N	F	4	657	Yes	Full Size
524.	MD6-0088.0000	NE 10 AV/NE 199 ST	S	N	4	658	Yes	Full Size
525.	MD6-0089.0000	NE 10 AV/NE 175 ST	S	N	4	659	Yes	Full Size
526.	MD6-0089.0100	NE 10 AV/NE 173 ST	S	N	4	660	Yes	Full Size
527.	MD1-0278.0720	SW 139 AV/SW 180 ST	S	N	9	661	Yes	Full Size
528.	MD1-0278.0740	SW 139 AV/SW 176 TE	N	F	9	662	Yes	Full Size
529.	MD1-0564.0000	SW 168 ST/SW 105 AV	W	F	9	663	Yes	Full Size
530.	MD1-0565.0000	SW 168 ST/SW 107 AV	W	N	9	664	Yes	Full Size
531.	MD1-0568.0000	SW 168 ST/SW 110 AV	W	N	9	665	Yes	Full Size
532.	MD1-0569.0520	SW 168 ST/SW 144 CT	W	N	9	666	Yes	Full Size
533.	MD1-0570.0000	SW 168 ST/SW 112 AV	E	F	9	667	Yes	Full Size
534.	MD1-0571.0000	SW 168 ST/SW 110 CT	E	F	9	668	Yes	Full Size
535.	MD6-0065.0400	NE 14 AV/NE 185 ST	S	N	4	670	Yes	Full Size
536.	MD1-0577.0000	SW 168 ST/SW 103 AV	E	F	9	673	Yes	Full Size
537.	MD1-0573.0000	SW 168 ST/SW 108 AV	E	F	9	674	Yes	Full Size
538.	MD2-0207.5100	SW 152 AV/ # 7515	N	F	11	675	Yes	Full Size
539.	MD5-0538.0000	NW 135 ST/ # 2300	E	N	2	677	Yes	Full Size
540.	MD5-0537.0000	NW 135 ST/NW 24 AV	E	F	2	678	Yes	Full Size
541.	MD1-0245.0000	SW 117 AV/SW 186 ST	S	N	9	679	Yes	Full Size
542.	MD1-0245.0100	SW 117 AV/SW 187 TE	S	N	9	680	Yes	Full Size
543.	MD1-0245.0200	SW 117 AV/SW 189 ST	S	N	9	681	Yes	Full Size
544.	MD1-0254.0000	SW 117 AV/SW 188 TE	N	F	9	682	Yes	Full Size
545.	MD1-0256.0000	SW 117 AV/SW 186 ST	N	F	9	683	Yes	Full Size
546.	MD1-0601.0100	SW 184 ST/ # 10790	E	N	9	684	No	Full Size
547.	MD1-0247.0000	SW 117 AV/SW 192 ST	S	N	9	686	Yes	Full Size

548.	MD1-0249.0000	SW 117 AV/ OP # 19331	S	M	9	686	Yes	Full Size
549.	MD1-0250.0000	SW 117 AV/SW 196 ST	S	N	9	687	Yes	Full Size
550.	MD1-0250.0030	SW 117 AV/SW 204 ST	S	N	9	688	Yes	Full Size
551.	MD1-0276.0300	SW 127 AV/SW 268 ST	S	F	9	689	Yes	Full Size
552.	MD1-0276.2000	SW 132 AV/SW 278 TE	N	F	9	690	Yes	Full Size
553.	MD1-0276.2050	SW 132 AV/SW 276 TE	N	N	9	691	Yes	Full Size
554.	MD1-0610.0200	QUAIL ROOST DR/ SW 123 PL	E	F	9	692	Yes	Full Size
555.	MD1-0611.0200	SW 192 ST/SW 113 PL	E	F	9	693	Yes	Full Size
556.	MD1-0612.0400	SW 192 ST/SW 112 AV	W	F	9	695	Yes	Full Size
557.	MD1-0616.0000	SW 197 ST/SW 113 AV	E	N	9	697	Yes	Full Size
558.	MD1-0616.0500	SW 197 ST/SW 113 AV	W	F	9	698	Yes	Full Size
559.	MD1-0616.0600	SW 197 ST/SW 114 AV	W	N	9	699	Yes	Full Size
560.	MD1-0652.0900	SW 200 ST/SW 118 PL	E	F	9	700	Yes	Full Size
561.	MD2-0071.0000	SW 107 AV/SW 84 ST	S	N	10	704	Yes	Full Size
562.	MD5-0140.0100	NW 6 AV/NW 157 ST	N	N	2	702	Yes	Full Size
563.	MD5-0141.0000	NW 6 AV/NW 159 ST	N	N	2	706	No	Full Size
564.	MD5-0142.0000	NW 6 AV/NW 159 ST	S	F	2	704	Yes	Full Size
565.	MD5-0143.0100	NW 6 AV/ SOUTH BISCAYNE RIVER DR	S	F	2	705	Yes	Full Size
566.	MD6-0501.0500	NE 167 ST/NE 12 AV	W	F	4	706	Yes	Full Size
567.	MD5-0094.0000	NE 6 AV/NE 154 ST	N	N	2	691	Yes	Full Size
568.	MD5-0095.0000	NE 6 AV/NE 157 ST	N	N	2	710	Yes	Full Size
569.	MD5-0140.0000	NW 6 AV/ SOUTH BISCAYNE RIVER DR	N	N	2	712	Yes	Full Size
570.	MD1-0773.0100	SW 288 ST/ US 1	E	N	8	715	Yes	Full Size
571.	MD1-0699.0000	OLD CUTLER RD/SW 112 AV	W	N	9	716	Yes	Full Size
572.	MD1-0700.0000	OLD CUTLER RD/SW 112 AV	E	F	9	717	Yes	Full Size
573.	MD1-0737.0100	SW 268 ST/SW 135 AV	E	N	9	718	Yes	Full Size
574.	MD1-0744.0000	SW 268 ST/SW 122 AV	E	N	9	719	Yes	Full Size
575.	MD1-0771.0000	SW 288 ST/SW 157 AV	W	N	9	720	Yes	Full Size
576.	MD2-0058.0050	SW 107 AV/SW 14 ST	S	N	11	721	Yes	Full Size
577.	MD3-0156.0000	SW 57 AV/SW 78 ST	N	N	7	722	Yes	Full Size
578.	MD1-0162.0000	SW 107 AV/KENDALE BLVD	S	F	8	723	Yes	Full Size
580.	MD1-0231.0400	SW 114 AV/SW 197 ST	N	N	9	725	Yes	Full Size
581.	MD1-0106.0000	SW 97 AV/SW 106 TERR	S	F	8	726	Yes	Full Size
582.	MD1-0540.0000	SW 152 ST/SW 107 AV	W	N	9	729	Yes	Full Size
583.	MD1-0540.0020	SW 152 ST/SW 117 AV	W	N	9	730	Yes	Full Size
584.	MD1-0541.0000	SW 152 ST/SW 107 AV	E	F	9	731	Yes	Full Size
585.	MD1-0542.0000	SW 152 ST/SW 104 AV	E	F	9	732	Yes	Full Size

586.	MD1-0543.0000	SW 152 ST/ FAIRWAY HEIGHTS BLVD	E	N	9	733	Yes	Full Size
587.	MD1-0543.0050	SW 152 ST/SW 99 CT	E	N	9	734	Yes	Full Size
588.	MD1-0574.0000	SW 168 ST/SW 107 AV	E	F	9	735	Yes	Full Size
589.	MD1-0575.0000	SW 168 ST/SW 105 AV	E	N	9	736	Yes	Full Size
590.	MD1-0590.0000	SW 180 ST/SW 143 CT	W	N	9	737	Yes	Full Size
591.	MD1-0590.0100	SW 180 ST/SW 143 CT	E	N	9	738	Yes	Full Size
592.	MD1-0601.0200	SW 184 ST/SW 103 CT	E	F	9	739	Yes	Full Size
593.	MD1-0651.0000	SW 200 ST/SW 114 AV	W	N	9	740	Yes	Full Size
594.	MD1-0653.0000	SW 200 ST/SW 117 AV	E	F	9	741	Yes	Full Size
595.	MD1-0676.0000	SW 216 ST/SW 112 AV	W	F	9	742	Yes	Full Size
596.	MD1-0712.0000	SW 220 ST/SW 115 AV	W	F	9	743	Yes	Full Size
597.	MD1-0715.0400	SW 220 ST/SW 113 CT	E	F	9	745	Yes	Full Size
598.	MD4-0354.0100	NW 79 AV/ # 444	S	F	6	748	Yes	Full Size
599.	MD1-0276.0800	SW 127 AV/SW 280 ST	N	F	9	751	Yes	Full Size
600.	MD1-0276.1100	SW 127 AV/ OP # 27025	N	F	9	752	Yes	Full Size
601.	MD1-0291.0010	SW 147 AV/SW 96 ST	S	N	11	753	Yes	Full Size
602.	MD4-0709.1330	NW 6 ST/NW 128 PL	W	F	12	754	Yes	Full Size
603.	MD1-0782.0100	SW 296 ST/SW 170 AV	W	N	8	756	Yes	Full Size
604.	MD1-0221.0400	SW 112 AV/SW 224 ST	N	F	9	757	Yes	Full Size
605.	MD1-0222.0000	SW 112 AV/OLD CUTLER RD	N	N	9	758	Yes	Full Size
606.	MD1-0224.0000	SW 112 AV/SW 216 ST	N	F	9	759	Yes	Full Size
607.	MD1-0715.0300	SW 220 ST/SW 115 CT	E	F	9	760	Yes	Full Size
608.	MD1-0763.0100	SW 280 ST/ # 14850	E	F	9	761	Yes	Full Size
609.	MD1-0765.0000	SW 280 ST/SW 145 AV	E	F	9	762	Yes	Full Size
610.	MD1-0767.0800	SW 288 ST/SW 124 AV RD	W	F	9	763	Yes	Full Size
611.	MD2-0558.0200	SW 32 ST/SW 109 AV	W	F	10	764	Yes	Full Size
612.	MD2-0624.0000	SW 47 ST/SW 139 AV	W	N	11	765	Yes	Full Size
613.	MD2-0624.0800	SW 47 ST/SW 147 AV	W	F	11	766	No	Full Size
615.	MIA-3003.0000	VIZCAYA STATION	T	1	7	768	Yes	Full Size
616.	MIA-3003.0000	VIZCAYA STATION	T	2	7	769	Yes	Full Size
617.	MIA-3003.0000	VIZCAYA STATION	T	3	7	770	Yes	Full Size
618.	MIA-3003.0000	VIZCAYA STATION	T	4	7	771	Yes	Full Size
619.	MIA-3004.0700	BRICKELL RAIL STATION - EAST SIDE	S	1	7	772	Yes	Full Size
620.	MIA-3004.0700	BRICKELL RAIL STATION - EAST SIDE	S	2	7	773	Yes	Full Size
621.	MIA-3004.0700	BRICKELL RAIL STATION - EAST SIDE	S	3	7	774	Yes	Full Size
622.	MIA-3004.0800	BRICKELL MOVER STATION - SW 11 ST	S	1	7	775	Yes	Full Size
623.	CG-1001.0000	UNIVERSITY STATION	N	1	7	776	Yes	Full Size

624.	CG-1001.0000	UNIVERSITY STATION	N	2	7	7	777	Yes	Full Size
625.	MIA-3002.0000	COCONUT GROVE STATION	T	1	7	778	778	Yes	Full Size
626.	MIA-3002.0000	COCONUT GROVE STATION	T	2	7	779	779	Yes	Full Size
627.	MIA-3002.0000	COCONUT GROVE STATION	T	3	7	780	780	Yes	Full Size
628.	MIA-3002.0000	COCONUT GROVE STATION	T	4	7	781	781	Yes	Full Size
629.	MIA-3002.0000	COCONUT GROVE STATION	T	5	7	782	782	Yes	Full Size
630.	MD1-0221.0150	SW 112 AV/SW 248 ST	S	N	8	784	784	Yes	Full Size
631.	MD1-0217.0090	SW 112 AV/SW 211 ST	S	F	9	785	785	Yes	Full Size
632.	MD1-0217.0100	SW 112 AV/SW 216 ST	S	N	9	786	786	Yes	Full Size
633.	MD1-0218.0000	SW 112 AV/SW 220 ST	S	F	9	787	787	Yes	Full Size
634.	MD1-0219.0000	SW 112 AV/SW 224 ST	S	F	9	788	788	Yes	Full Size
635.	MD1-0221.0000	SW 112 AV/ #22790	S	F	9	789	789	Yes	Full Size
636.	MD1-0720.0000	SW 268 ST/SW 125 AV	W	F	9	791	791	Yes	Full Size
637.	MD1-0737.0000	SW 268 ST/SW 137 AV	E	N	9	792	792	Yes	Full Size
638.	MD6-0112.0000	NE 2 AV/NE 183 ST	S	N	1	793	793	Yes	Full Size
639.	MD1-0722.0100	SW 268 ST/SW 132 AV	W	F	9	801	801	Yes	Full Size
640.	MD1-0724.0000	SW 268 ST/SW 134 AV	W	F	9	802	802	Yes	Full Size
641.	MD1-0727.0000	SW 268 ST/SW 139 AV	W	F	9	803	803	Yes	Full Size
642.	MD1-0728.0000	SW 268 ST/SW 142 AV	W	N	9	804	804	Yes	Full Size
643.	MD1-0744.0050	SW 268 ST/SW 119 PL	E	F	9	806	806	Yes	Full Size
644.	MD4-0296.0000	NW 72 AV/NW 14 ST	N	N	12	807	807	Yes	Full Size
645.	MD4-0332.0000	NW 72 AV/NW 16 ST	S	F	12	808	808	Yes	Full Size
646.	HIA-1001.0000	HIALEAH STATION	T	1	6	810	810	Yes	Full Size
647.	HIA-1001.0000	HIALEAH STATION	T	2	6	811	811	Yes	Full Size
648.	HIA-1001.0000	HIALEAH STATION	T	3	6	812	812	Yes	Full Size
649.	HIA-1001.0000	HIALEAH STATION	T	4	6	813	813	Yes	Full Size
650.	HIA-1001.0000	HIALEAH STATION	T	5	6	814	814	Yes	Full Size
651.	HIA-1001.0000	HIALEAH STATION	T	6	6	815	815	Yes	Full Size
652.	MIA-3001.0000	DOUGLAS RD STATION	T	1	7	816	816	Yes	Full Size
653.	MIA-3001.0000	DOUGLAS RD STATION	T	2	7	817	817	Yes	Full Size
654.	MIA-3001.0000	DOUGLAS RD STATION	T	3	7	818	818	Yes	Full Size
655.	MIA-3001.0000	DOUGLAS RD STATION	T	4	7	819	819	No	Full Size
656.	MIA-3001.0000	DOUGLAS RD STATION	T	5	7	820	820	No	Full Size
657.	MD1-0739.0100	SW 268 ST/SW 132 AV	E	N	9	821	821	Yes	Full Size
658.	SML-0080.0000	SOUTH MIAMI STATION	N	1	7	822	822	Yes	Full Size
659.	SML-0080.0000	SOUTH MIAMI STATION	N	2	7	823	823	Yes	Full Size
660.	SML-0080.0000	SOUTH MIAMI STATION	N	3	7	824	824	Yes	Full Size

661.	MD4-1006.0000	BROWNSVILLE STATION/ 5200 NW 27 AV	T	1	3	825	Yes	Full Size
662.	MD4-1006.0000	BROWNSVILLE STATION/ 5200 NW 27 AV	T	2	3	826	Yes	Full Size
663.	MD4-1006.0000	BROWNSVILLE STATION/ 5200 NW 27 AV	T	3	3	827	Yes	Full Size
664.	MD4-1006.0000	BROWNSVILLE STATION/ 5200 NW 27 AV	T	4	3	828	Yes	Full Size
665.	MD4-1006.0000	BROWNSVILLE STATION	T	1	3	829	Yes	Full Size
666.	MD4-1006.0000	BROWNSVILLE STATION	T	2	3	830	Yes	Full Size
667.	MD4-1006.0000	BROWNSVILLE STATION	T	3	3	831	Yes	Full Size
668.	MD4-1006.0000	BROWNSVILLE STATION	T	4	3	832	Yes	Full Size
669.	MD4-1006.0000	BROWNSVILLE STATION	T	5	3	833	Yes	Full Size
670.	MD4-1008.0000	NORTHSIDE STATION/ 3150 NW 79 ST	T	1	2	834	Yes	Full Size
671.	MD4-1008.0000	NORTHSIDE STATION/ 3150 NW 79 ST	T	2	2	835	Yes	Full Size
672.	MD4-1008.0000	NORTHSIDE STATION/ 3150 NW 79 ST	T	3	2	836	Yes	Full Size
673.	MD4-1008.0000	NORTHSIDE STATION/ 3150 NW 79 ST	T	4	2	837	Yes	Full Size
674.	MD6-0614.0400	NE 185 ST/NE 4 CT	E	N	1	838	Yes	Full Size
675.	MD4-0043.0000	NW 17 AV/NW 76 TE	N	N	2	839	Yes	Full Size
676.	MD4-0049.0000	NW 17 AV/NW 87 ST	N	N	2	840	Yes	Full Size
677.	MD4-0606.0000	NW 71 ST/NW 12 AV	W	F	2	841	Yes	Full Size
678.	MD4-0608.0000	NW 71 ST/NW 15 AV	W	N	2	842	Yes	Full Size
679.	MD5-0107.0090	NE 2 AV/NE 114 ST	N	N	3	843	Yes	Full Size
680.	MD5-0517.0000	NE 119 ST/ NORTH MIAMI AV	E	F	3	844	Yes	Full Size
681.	MD3-0005.0000	RICKENBACKER CSWY/ UM MARINE LAB	S	M	7	845	Yes	Full Size
682.	MD1-0108.0000	SW 97 AV/ SW 112 ST	S	N	8	846	Yes	Full Size
683.	MD1-0128.0000	SW 97 AV/ SW 106 ST	N	N	8	847	Yes	Full Size
684.	MD1-0159.0000	SW 107 AV/ OP # 9045	S	N	8	848	Yes	Full Size
685.	MD1-0160.0000	SW 107 AV/ SW 93 ST	S	N	8	849	Yes	Full Size
686.	MD1-0161.0000	SW 107 AV/ SW 96 ST	S	N	8	850	Yes	Full Size
687.	MD1-0167.0000	SW 107 AV/ SW 93 ST	N	F	8	851	Yes	Full Size
688.	MD1-0773.0000	SW 288 ST/ OLD DIXIE HY	E	N	8	852	Yes	Full Size
689.	MD1-0140.0000	SW 102 AV/ SW 168 ST	S	F	9	853	Yes	Full Size
690.	MD1-0274.0070	SW 122 AV/ SW 144 ST	S	F	9	854	Yes	Full Size
691.	MD1-0296.0005	SW 147 AV/ SW 178 TE	N	N	9	855	Yes	Full Size
692.	MD1-0696.0100	OLD CUTLER RD/ # 22245	W	F	9	856	Yes	Full Size
693.	MD2-0132.0300	SW 122 AV/ SW 34 ST	N	F	10	857	Yes	Full Size
694.	MD4-0711.0100	W FLAGLER ST/ SW 98 CT	E	F	10	858	Yes	Full Size
695.	MD4-0712.0100	W FLAGLER ST/ # 9440	E	F	10	859	Yes	Full Size
696.	MD4-0714.0000	W FLAGLER ST/ # 9400	E	F	10	860	Yes	Full Size
697.	MD4-0715.0000	W FLAGLER ST/ # 9250	E	F	10	861	Yes	Full Size

698.	MD4-0722.0000	W FLAGLER ST/# 9301	W	N	10	882	Yes	Full Size
699.	MD3-0674.0500	SW 80 ST/SW 69 AV	E	N	7	863	Yes	Full Size
700.	MD1-0169.0000	SW 107 AV/SW 88 ST	N	N	8	865	Yes	Full Size
701.	MD1-0511.0000	SW 104 ST/SW 112 AV	E	N	8	866	Yes	Full Size
702.	MD1-0277.0000	SW 137 AV/SW 268 ST	N	F	9	867	Yes	Full Size
703.	MD1-0508.0730	SW 104 ST # 15205	W	N	11	868	Yes	Full Size
705.	MD4-0601.0000	NW 71 ST/NW 15 AV	E	F	2	870	Yes	Full Size
706.	MD4-0607.0000	NW 71 ST/NW 14 AV	W	N	2	871	Yes	Full Size
707.	MD1-0217.0000	SW 112 AV/ # 20760	S	F	8	873	Yes	Full Size
708.	MD1-0508.1400	SW 104 ST/SW 122 AV	E	F	8	874	Yes	Full Size
709.	MD1-0276.0500	SW 127 AV/SW 272 ST	S	N	9	877	Yes	Full Size
710.	MD1-0276.1960	SW 132 AV/ #28600	N	N	9	878	Yes	Full Size
711.	MD4-0297.0000	NW 72 AV/NW 16 ST	N	F	12	879	Yes	Full Size
712.	MD4-0450.0000	NW 118 AV/NW 2 ST	N	F	12	880	Yes	Full Size
713.	MD4-0451.0000	NW 118 AV/NW 2 ST	S	N	12	881	Yes	Full Size
714.	MD1-0168.0000	SW 107 AV/ # 9045	N	N	8	884	Yes	Full Size
715.	MD1-0508.1600	SW 104 ST/SW 117 AV	E	F	8	885	Yes	Full Size
716.	MD1-0141.0000	SW 102 AV/SW 170 TE	S	F	9	886	Yes	Full Size
717.	MD1-0163.0700	SW 107 AV/SW 176 ST	N	N	9	887	No	Full Size
718.	MD3-0124.0000	SW 57 AV/SW 35 ST	S	F	6	891	Yes	Full Size
719.	MD3-0520.0200	SW 8 ST/SW 73 AV	E	N	6	892	Yes	Full Size
720.	MD3-0539.0000	SW 24 ST/SW 70 CT	W	N	6	893	Yes	Full Size
721.	MD4-0285.0000	NW 42 AV/NW 31 ST	N	F	6	894	Yes	Full Size
722.	MD4-0286.0000	NW 42 AV/NW 36 ST	S	F	6	895	Yes	Full Size
723.	MD1-0789.0100	SW 304 ST/SW 172 AV	W	F	8	897	Yes	Full Size
724.	MD2-0719.0000	SW 88 ST/SW 113 AV	W	F	10	898	Yes	Full Size
725.	MD2-0528.0000	SW 24 ST/ # 9445	W	F	10	899	Yes	Full Size
726.	MD2-0530.0000	SW 24 ST/SW 97 AV	W	N	10	900	Yes	Full Size
727.	MD2-0607.0100	SW 40 ST/SW 103 CT	E	N	10	901	Yes	Full Size
728.	MD2-0537.0000	SW 24 ST/SW 107 AV	W	F	11	902	Yes	Full Size
729.	MD2-0554.0035	SW 26 ST/SW 130 AV	W	F	11	903	Yes	Full Size
730.	MD6-0305.0200	NW 82 AV/NW 191 ST	S	F	12	904	Yes	Full Size
731.	MD6-0522.0700	NW 174 ST/NW 67 AV	E	N	13	905	Yes	Full Size
732.	MD3-0158.0000	SW 57 AV/SW 74 ST	N	N	7	906	Yes	Full Size
733.	MD1-0104.0000	SW 97 AV/SW 99 ST	S	F	8	907	Yes	Full Size
734.	MD1-0299.0000	SW 152 AV/SW 288 ST	S	N	9	910	Yes	Full Size
735.	MD2-0534.0000	SW 24 ST/SW 102 AV	W	F	11	912	Yes	Full Size

736.	MD4-0710.0930	NW 2 ST/NW 114 AV	E	N	N	12	914	Yes	Full Size
737.	MD2-0126.0100	SW 117 AV/SW 81 TE	N	N	N	10	915	Yes	Full Size
738.	MD2-0126.0120	SW 117 AV/ OP # 7750	N	N	N	10	916	Yes	Full Size
739.	MD2-0531.0000	SW 24 ST/SW 97 AV	W	M	M	10	917	Yes	Full Size
740.	MD2-0532.0000	SW 24 ST/SW 99 AV	W	F	F	10	918	Yes	Full Size
741.	MD6-0730.0000	NE 205 TE/NE 15 AV	W	N	N	1	919	Yes	Full Size
742.	MD5-0519.0000	NE 119 ST/N MIAMI AV	W	N	N	3	921	Yes	Full Size
743.	MD3-0520.0150	SW 8 ST/SW 75 AV	E	N	N	6	922	Yes	Full Size
744.	MD4-0354.0000	NW 79 AV/ # 600 (BELL SOUTH)	S	F	F	6	922	Yes	Full Size
745.	MD1-0214.0000	SW 112 AV/SW 161 TE	S	N	N	9	925	Yes	Full Size
746.	MD1-0540.0300	SW 152 ST/SW 112 AV	E	N	N	9	926	Yes	Full Size
747.	MD2-0673.0300	SW 72 ST/SW 113 PL	W	F	F	10	927	Yes	Full Size
748.	MD2-0090.0200	SW 107 AV/ #1431 (PUBLX)	N	N	N	11	928	Yes	Full Size
749.	MD1-0508.0400	SW 104 ST/SW 132 AV	W	N	N	10	929	Yes	Full Size
750.	MD2-0644.0030	SW 56 ST/SW 107 AV	W	N	N	10	930	Yes	Full Size
751.	MD3-0545.0000	SW 24 ST/SW 82 AV	W	F	F	10	931	Yes	Full Size
752.	MD3-0546.0000	SW 24 ST/SW 84 AV	W	F	F	10	932	Yes	Full Size
753.	MD1-0221.0350	SW 112 AV/SW 248 ST	N	F	F	8	933	Yes	Full Size
754.	MD2-0159.0000	SW 132 AV/SW 127 DR	S	N	N	10	934	Yes	Full Size
755.	MD1-0527.0100	COUNTRY WALK DR/SW 147 CIR LN	W	F	F	11	935	Yes	Full Size
756.	MD1-0527.0200	COUNTRY WALK DR/CAMPO RD	W	F	F	11	936	Yes	Full Size
757.	MD2-0554.0010	SW 26 ST/SW 124 AV	W	F	F	11	937	Yes	Full Size
758.	MD5-0049.0000	COLLINS AV/HAULOVER MARINA	S	N	N	4	938	Yes	Full Size
759.	MD6-0732.0000	NE 205 TE/NE 13 AV	W	N	N	1	939	No	Full Size
760.	MD3-0163.0500	SW 67 AV/SW 12 ST	S	N	N	6	940	Yes	Full Size
761.	MD3-0201.0000	SW 67 AV/SW 32 ST	N	N	N	6	941	No	Full Size
762.	MD1-0276.1200	SW 127 AV/SW 268 ST	N	N	N	9	942	Yes	Full Size
763.	MD1-0508.0000	SW 104 ST/SW 115 AV	W	N	N	8	943	Yes	Full Size
764.	MD1-0212.0050	SW 112 AV/SW 152 ST	S	N	N	9	944	Yes	Full Size
765.	MD3-0003.0000	RICKENBACKER CV/ OP MAST ACADEMY	S	M	M	7	945	Yes	Full Size
766.	MD5-0003.0000	COLLINS AV/ OP/HAULOVER CLUB HOUSE	N	M	M	4	946	Yes	Full Size
767.	MD3-0544.0100	SW 24 ST/SW 80 AV	W	N	N	10	947	Yes	Full Size
768.	MD3-0544.0000	SW 24 ST/SW 79 AV	W	F	F	10	948	Yes	Full Size
769.	MD2-0554.0531	SW 26 ST/SW 139 AV	W	N	N	11	949	Yes	Full Size
770.	MD2-0554.0533	SW 26 ST/SW 143 CT	W	F	F	11	950	Yes	Full Size
771.	MD2-0554.0534	SW 26 ST/SW 147 AV	W	N	N	11	951	Yes	Full Size
772.	MD2-0554.0535	SW 26 ST/SW 149 AV	W	N	N	11	952	Yes	Full Size

773.	MD2-0554.0540	SW 26 ST/SW 147 AV	E	F	11	968	Yes	Full Size
774.	MD2-0554.0543	SW 26 ST/SW 142 AV	E	F	11	954	Yes	Full Size
775.	MD4-0277.0000	NW 32 AV/NW 34 ST	S	F	2	955	Yes	Full Size
776.	MD2-0554.0532	SW 26 ST/SW 142 AV	W	N	11	956	Yes	Full Size
777.	MD2-0554.0542	SW 26 ST/SW 143 PL	E	F	11	957	Yes	Full Size
778.	MD2-0184.0500	SW 137 AV/SW 84 ST	N	N	10	958	Yes	Full Size
779.	MD2-0686.0270	SW 72 ST/SW 123 AV	E	F	10	959	Yes	Full Size
780.	MD4-0375.0400	NW 87 AV/NW 12 ST	S	F	6	960	Yes	Full Size
781.	MD6-0607.0000	NE 186 ST/NE 22 AV	W	N	4	961	Yes	Full Size
782.	MD2-0068.0000	SW 107 AV/SW 76 ST	S	N	10	962	Yes	Full Size
783.	MD2-0554.0539	SW 26 ST/SW 149 AV	E	N	11	964	Yes	Full Size
784.	MD2-0554.0538	SW 26 ST/SW 152 AV	E	N	11	965	Yes	Full Size
785.	MD2-0644.0080	SW 56 ST/SW 120 AV	W	N	10	966	Yes	Full Size
786.	MD1-0527.0700	SW 144 ST/SW 122 AV	E	F	9	967	No	Full Size
787.	MD2-0673.0650	SW 72 ST/ # 12425	W	F	10	968	Yes	Full Size
788.	MD2-0686.0220	SW 72 ST/ # 12400	E	F	10	969	Yes	Full Size
789.	MD3-0604.0000	SW 40 ST/SW 79 AV	E	F	10	970	Yes	Full Size
790.	MD6-0293.1200	NW 57 AV/ OP # 17201	S	N	13	971	Yes	Full Size
791.	MD6-0293.1400	NW 57 AV/NW 167 ST	S	N	13	972	Yes	Full Size
792.	MD2-0595.0000	SW 40 ST/ FLORIDA'S TURNPIKE	W	F	10	973	Yes	Full Size
793.	MD1-0274.0680	SW 122 AV/ SW 195 TERR	N	F	9	974	No	Full Size
794.	MD5-0045.0500	COLLINS AV/ # 15000 (BOAT RAMP)	S	F	4	976	Yes	Full Size
795.	MD3-0603.0100	SW 40 ST/SW 82 AV	E	F	10	977	Yes	Full Size
796.	MD1-0020.0200	US 1/ EVERGREEN ST	S	F	9	978	Yes	Full Size
797.	MD3-0538.0000	SW 24 ST/SW 69 AV	W	N	6	979	Yes	Full Size
798.	MD3-0540.0000	SW 24 ST/SW 72 AV	W	N	6	980	Yes	Full Size
799.	MD4-0758.0000	SW 8 ST/SW 135 AV	E	F	11	981	Yes	Full Size
800.	MD2-0554.0536	SW 26 ST/SW 152 AV	W	F	11	983	Yes	Full Size
801.	MD3-0522.0100	SW 8 ST/SW 43 AV	E	F	6	984	Yes	Full Size
802.	MD1-0019.0100	US 1/ SW # 17120	S	N	9	992	Yes	Full Size
803.	MD2-0067.0000	SW 107 AV/SW 72 ST	S	F	10	993	Yes	Full Size
804.	MD3-0558.0000	SW 24 ST/SW 72 AV	E	N	6	996	Yes	Full Size
805.	MD1-0275.0960	SW 127 AV/SW 204 ST	S	N	8	1024	No	Full Size
806.	MD1-0296.0025	HAMMOCKS BLVD/ SW 103 ST	N	F	11	1025	Yes	Full Size
807.	MD1-0508.0740	SW 104 ST/SW 160 CT	W	F	11	1026	Yes	Full Size
808.	MD2-0078.0000	SW 107 AV/SW 76 ST	N	F	7	1027	Yes	Full Size
809.	MD2-0206.0585	SW 147 AV/SW 56 ST	N	F	11	1028	Yes	Full Size

810.	MD2-0206,0650	SW 147 AV/SW 45 ST	N	F	11	1029	Yes	Full Size
811.	MD1-0056,0100	US 1/SW 264 ST	N	F	9	1032	Yes	Full Size
812.	MD2-0554,0500	SW 26 ST/SW 134 AV	W	F	11	1033	Yes	Full Size
813.	MD4-0757,0000	SW 8 ST/SW 137 AV	E	N	11	1034	Yes	Full Size
814.	MD1-0132,0000	SW 97 AV/SW 94 ST	N	N	8	1086	Yes	Full Size
815.	MD2-0186,0250	SW 137 AV/SW 74 ST	N	N	10	1097	Yes	Full Size
816.	MD3-0007,0200	CRANDON BLVD/INTL TENNIS CENTER	S	F	7	039	No	Full Size
817.	MD3-0008,0000	CRANDON BLVD/AT FIRE STATION	S	F	7	040	No	Full Size
818.	MD3-0023,0000	CRANDON BLVD/OP INTERNATIONAL TEN	N	F	7	024	No	Full Size
819.	MD3-0024,0000	CRANDON BLVD/OP SUNDAYS ON BAY	N	M	7	022	No	Full Size
820.	MD5-0058,0000	BISCAYNE BLVD/NE 111 ST	N	F	4	1044	Yes	Full Size
821.	MD2-0607,0000	SW 40 ST/ # 10460	E	F	10	045	Yes	Full Size
822.	MD2-0673,0700	SW 72 ST/SW 127 AV	W	N	10	046	Yes	Full Size
823.	MD2-0686,0600	SW 72 ST/SW 113 PL	E	F	10	047	Yes	Full Size
824.	MD3-0025,0000	RICKENBACKER CSWV/NOAA	N	N	7	1048	Yes	Full Size
825.	MD3-0026,0000	RICKENBACKER CSWV/MAST ACADEMY	N	F	7	1049	Yes	Full Size
826.	MD5-0179,0000	NW 7 AV/NW 111 ST	S	F	2	1054	Yes	Full Size
827.	MD4-0533,0000	NW 95 ST/NW 10 AV	E	F	2	052	Yes	Full Size
828.	MD4-0545,0000	NW 95 ST/ # 1225	W	F	2	053	Yes	Full Size
829.	MD4-0732,0000	W FLAGLER ST/APPROX # 10501	W	N	10	054	Yes	Full Size
830.	MD5-0060,0000	BISCAYNE BLVD/NE 116 ST	N	N	4	065	Yes	Full Size
831.	MD5-0070,0000	BISCAYNE BLVD/NE 111 ST	S	N	4	066	Yes	Full Size
832.	MD6-0037,0000	W DIXIE HY/NE 190 TE	N	N	4	067	Yes	Full Size
833.	MD1-0543,0070	SW 152 ST/OP # 9869	E	N	8	058	Yes	Full Size
834.	MD1-0300,0100	SW 152 AV/ # 28600	N	F	9	1059	Yes	Full Size
835.	MD1-0601,0000	SW 184 ST/SW 109 AV	E	N	9	1060	Yes	Full Size
836.	MD1-0101,0100	SW 97 AV/SW 93 TE	S	N	8	066	No	Full Size
837.	MD1-0103,0000	SW 97 AV/SW 96 ST	S	F	8	067	Yes	Full Size
838.	MD1-0508,0300	SW 104 ST/SW 127 AV	W	N	10	067	Yes	Full Size
839.	MD1-0139,0100	SW 102 AV/SW 112 ST	S	N	8	068	No	Full Size
840.	MD1-0163,0210	SW 107 AV/SW 160 ST	S	F	9	069	No	Full Size
841.	MD1-0163,0600	SW 107 AV/SW 178 ST	N	N	9	070	No	Full Size
842.	MD1-0216,0500	SW 112 AV/SW 196 ST	S	N	9	071	No	Full Size
843.	MD1-0227,0300	SW 112 AV/SW 161 ST	N	N	9	072	No	Full Size
844.	MD1-0274,0700	SW 122 AV/SW 152 ST	N	F	9	073	No	Full Size
845.	MD1-0276,1500	SW 127 AV/SW 200 ST	N	N	9	074	No	Full Size
846.	MD1-0648,0000	SW 200 ST/ BUSWAY	W	F	9	075	No	Full Size

847.	MD1-0655.0000	SW 200 ST/SW 112 AV	E	F	9	1076	No	Full Size
848.	MD1-0682.0000	SW 216 ST/SW 114 AV	E	F	9	1077	No	Full Size
849.	MD1-0717.0100	SW 264 ST/SW 139 AV	W	N	9	1079	No	Full Size
850.	MD1-0735.0000	SW 268 ST/SW 139 AV	E	N	9	1080	No	Full Size
851.	MD1-0736.0000	SW 268 ST/SW 138 AV	E	F	9	1081	No	Full Size
852.	MD1-0738.0000	SW 268 ST/SW 134 AV	E	N	9	1082	No	Full Size
853.	MD1-0746.0000	NARANJALAKES BLVD/ OP # 14840	W	N	8	1083	No	Full Size
854.	MD1-0768.0000	SW 288 ST/ COLORADO RD	W	F	9	1084	No	Full Size
855.	MD1-0787.0000	SW 296 ST/SW 153 CT	E	N	8	1085	No	Full Size
856.	MD4-0355.0550	NW 82 AV/NW 60 ST	S	N	12	1087	No	Full Size
857.	MD6-0050.0000	NE 22 AV/ # 18801	N	F	4	1088	No	Full Size
858.	MD2-0076.0100	SW 107 AV/SW 80 ST	N	F	7	1089	Yes	Full Size
859.	MD2-0621.0085	SW 42 ST/SW 147 AV	W	F	11	1090	Yes	Full Size
860.	MD3-0646.0000	SW 56 ST/SW 87 AV	E	N	7	1091	Yes	Full Size
861.	MD4-0026.0000	NW 7 AV/NW 101 ST	S	N	2	1092	No	Full Size
862.	MD4-0033.0500	NW 7 AV/NW 84 ST	S	F	2	1093	No	Full Size
863.	MD6-0695.0020	NE 195 ST/ # 626	E	F	4	1094	No	Full Size
864.	MD1-0527.0082	SW 136 ST/ SW 97 AV	W	F	8	1094	Yes	Full Size
865.	MD2-0554.0545	SW 26 ST/ SW 139 AV (138 Path EF)	E	F	11	1095	Yes	Full Size
866.	MD2-0644.0050	SW 56 ST/ SW 112 AV	W	F	10	1095	Yes	Full Size
867.	MD3-0176.0000	SW 67 AV/SW 49 ST	S	N	7	1097	Yes	Full Size
868.	MD3-0178.0000	SW 67 AV/SW 54 ST	S	F	7	1100	Yes	Full Size
869.	MD3-0641.0500	SW 56 ST/SW 77 CT	E	N	7	1101	Yes	Full Size
870.	MD4-0575.0000	NW 79 ST/NW 10 CT	W	N	2	1102	Yes	Full Size
871.	MD5-0067.0000	BISCAYNE BLVD/ # 11720	S	F	4	1103	Yes	Full Size
872.	MD6-0293.0600	NW 57 AV/NW 199 ST	N	F	1	1104	Yes	Full Size
873.	MD2-0168.0000	SW 132 AV/SW 79 ST	N	N	10	1105	Yes	Full Size
874.	MD1-0698.0000	OLD CUTLER RD/SW 109 AV	W	F	9	1106	Yes	Full Size
875.	MD5-0210.0000	NW 17 AV/NW 117 ST	S	N	2	1107	Yes	Full Size
876.	MD5-0211.0000	NW 17 AV/NW 116 ST	S	N	2	1108	Yes	Full Size
877.	MD1-0278.0350	SW 137 AV/SW 128 ST	N	N	11	1109	Yes	Full Size
878.	MD2-0066.0400	SW 107 AV/SW 64 ST	S	N	7	1120	No	Full Size
879.	MD5-0001.0000	COLLINS AV/HAULOVER PIER	N	N	4	1121	Yes	Full Size
880.	MD1-0600.0000	SW 184 ST/SW 112 AV	E	N	9	1122	Yes	Full Size
881.	MD5-0073.0000-4	BISCAYNE BLVD/ # 10700	S	F	3	1123	Yes	Full Size
882.	MD1-0296.0018	HAMMOCKS BLVD/ SW 147 AV	W	F	11	1124	Yes	Full Size
883.	MD3-0179.0000	SW 67 AV/SW 56 ST	S	F	7	1125	Yes	Full Size

884.	MD5-0004.0500	COLLINS AV/ OP #15000 (BOAT RAMP)	N	N	4	126	Yes	Full Size
885.	MD5-0212.0000	NW 17 AV/NW 111 ST	S	N	2	127	Yes	Full Size
886.	MD2-0621.0040	SW 42 ST/SW 135 AV	W	F	11	133	Yes	Full Size
887.	MD5-0004.0000	COLLINS AV/ LIFEGUARD BLDG	N	F	4	134	Yes	Full Size
888.	MD5-0046.0000	COLLINS AV/ HAULOVER LIFEGUARD B	S	F	4	135	Yes	Full Size
889.	MD5-0056.0000	BISCAYNE BLVD/ NE 108 ST	N	N	4	136	Yes	Full Size
890.	MD6-0027.0000	W DIXIE HY/NE 199 ST	S	N	4	137	Yes	Full Size
891.	MD2-0554.0000	SW 26 ST/SW 122 AV	W	N	11	141	Yes	Full Size
892.	MD2-0610.0000	SW 40 ST/SW 98 AV	E	F	10	142	Yes	Full Size
893.	MD3-0594.0000	SW 40 ST/SW 7800 BLOCK	W	N	10	143	Yes	Full Size
894.	MD3-0674.0100	SW 80 ST/SW 71 AV	E	N	7	144	Yes	Full Size
895.	MD1-0540.0230	SW 152 ST/SW 117 AV	E	F	9	145	Yes	Full Size
896.	MD1-0296.0022	HAMMOCKS BLVD/ APPX SW 106 ST	N	F	11	146	Yes	Full Size
897.	MD1-0296.0060	HAMMOCKS BLVD/ SW 96 ST	S	F	11	147	Yes	Full Size
898.	MD2-0206.0575	SW 147 AV/SW 67 LN	N	F	10	148	Yes	Full Size
899.	MD2-0206.0580	SW 147 AV/SW 63 TE	N	F	10	149	Yes	Full Size
900.	MD3-0634.0000	SW 56 ST/SW 82 AV	W	N	10	150	Yes	Full Size
901.	MD2-0600.0000	SW 40 ST/SW 117 AV	E	F	10	151	Yes	Full Size
902.	MD2-0644.0450	SW 56 ST/SW 137 AV	W	F	11	152	Yes	Full Size
903.	MD2-0679.0600	SW 72 ST/SW 147 AV	E	F	11	153	Yes	Full Size
904.	MD3-0164.0000	SW 67 AV/SW 16 ST	S	F	6	154	Yes	Full Size
905.	MD3-0552.0000	SW 24 ST/SW 82 AV	E	N	10	155	Yes	Full Size
906.	MD3-0313.0000	SW 87 AV/ SNAPPER CREEK EXPRWY	S	N	7	156	Yes	Full Size
907.	MD3-0315.0000	SW 87 AV/ SNAPPER CREEK EXPRWY	N	N	7	157	Yes	Full Size
908.	MD4-0576.0000	NW 79 ST/NW 11 CT	W	F	2	158	Yes	Full Size
909.	MD6-0558.0000	NW 186 ST/NW 84 CT	E	N	13	159	Yes	Full Size
910.	MD1-0100.1000	SW 97 AV/ # 8980	S	N	8	160	Yes	Full Size
911.	MD1-0163.3000	SW 107 AV/SW 151 TE	N	F	9	161	Yes	Full Size
912.	MD2-0126.0080	SW 117 AV/SW 88 ST	N	F	10	162	Yes	Full Size
913.	MD3-0152.0000	SW 57 AV/SW 88 ST	N	F	7	164	Yes	Full Size
914.	MD2-0206.0555	SW 147 AV/SW 88 ST	N	F	11	165	Yes	Full Size
915.	MD3-0134.0000	SW 57 AV/SW 60 ST	S	N	7	166	Yes	Full Size
916.	MD3-0666.0000	SW 72 ST/SW 72 AV	E	F	7	167	Yes	Full Size
917.	MD2-0621.0050	SW 42 ST/SW 137 AV	W	F	11	168	Yes	Full Size
918.	MD3-0183.0000	SW 67 AV/ US 1	S	F	7	169	Yes	Full Size
919.	MD1-0274.0300	SW 122 AV/SW 181 TE	S	F	9	174	Yes	Full Size
920.	MD6-0675.0100	NE 191 ST/NE 2 AV	E	N	1	175	No	Full Size

921.	MD1-0278.0370	SW 137 AV/SW 124 ST	N	N	9	180	Yes	Full Size
922.	MD3-0199.0200	SW 67 AV/SW 44 ST	N	F	7	181	Yes	Full Size
923.	MD4-0033.0000	NW 7 AV/NW 85 ST	S	N	2	182	Yes	Full Size
924.	MD5-0057.0000	BISCAYNE BLVD/NE 110 TE	N	N	4	183	Yes	Full Size
925.	MD5-0177.0000	NW 7 AV/NW 145 ST	S	N	2	184	No	Full Size
926.	MD6-0719.1100	NE 203 ST/NE 26 AV	W	F	4	185	Yes	Slim shelter
927.	MD1-1004.0000	S DADE HEALTH CTR/ 10300 SW 216 ST	T	T	9	187	Yes	Full Size
928.	MD2-0629.0100	SW 47 ST/SW 140 AV	E	F	11	188	Yes	Full Size
929.	MD2-0601.0000	SW 40 ST/SW 114 CT	E	F	10	189	Yes	Full Size
930.	MD2-0602.0000	SW 40 ST/SW 113 AV	E	N	10	190	Yes	Full Size
931.	MD2-0604.0000	SW 40 ST/SW 110 AV	E	F	10	191	Yes	Full Size
932.	MD2-0605.0000	SW 40 ST/SW 108 AV	E	F	10	192	Yes	Full Size
933.	MD1-0221.0365	SW 112 AV/SW 238 ST	N	F	8	193	Yes	Full Size
934.	MD1-0527.0076	SW 128 ST/SW 89 AV	E	N	8	195	Yes	Full Size
935.	MD2-0554.0040	SW 26 ST/SW 131 PL	W	F	11	196	Yes	Slim shelter
936.	MD6-0655.0065	NW 186 ST/NW 82 AV	W	F	12	197	Yes	Full Size
937.	MD1-0221.0370	SW 112 AV/SW 232 ST	N	F	8	198	Yes	Slim shelter
938.	MD2-0672.0100	SW 72 ST/SW 103 PL	W	N	7	199	Yes	Full Size
939.	MD1-0296.0090	HAMMOCKS BLVD/ SW 112 ST	S	N	11	200	Yes	Full Size
940.	MD1-0296.0092	HAMMOCKS BLVD/ SW 148 CT	E	N	11	201	Yes	Full Size
941.	MIA-3004.0000	BRICKELL STATION - WEST SIDE	N	T	5	203	Yes	Full Size
942.	MD2-0554.0537	SW 26 ST/SW 153 CT	E	F	11	207	No	Slim shelter
943.	MD4-0709.0970	NW 7 ST/ OP # 8533	E	F	6	208	No	Full Size
944.	MD4-0709.0980	NW 7 ST/ OP # 8370	E	N	6	209	No	Full Size
945.	MD4-0709.0990	NW 7 ST/NW 82 AV	E	N	6	210	No	Full Size
946.	MD1-0163.0240	SW 107 AV/SW 178 ST	S	N	9	211	No	Full Size
947.	MD1-0163.0310	SW 107 AV/SW 181 ST	S	F	9	212	No	Full Size
948.	MD1-0163.0320	SW 107 AV/SW 183 ST	S	F	9	213	No	Full Size
949.	MD1-0296.0019	HAMMOCKS BLVD/ SW 148 CT	W	F	11	214	No	Full Size
950.	MD1-0296.0030	HAMMOCKS BLVD/ # 1001	N	F	11	215	No	Full Size
951.	MD1-0142.0100	SW 102 AV/SW 169 ST	N	F	9	216	No	Full Size
952.	MD1-0212.0300	SW 112 AV/SW 166 ST	S	N	9	217	No	Full Size
953.	MD1-0214.0200	SW 112 AV/SW 163 ST	S	F	9	218	No	Full Size
954.	MD1-0215.0000	SW 112 AV/SW 165 TE	S	N	9	219	No	Full Size
955.	MD1-0226.0000	SW 112 AV/SW 167 ST	N	F	9	220	No	Full Size
956.	MD3-0273.0600	SW 82 AV/SW 17 TE	N	N	10	221	No	Full Size
957.	MD3-0273.0400	SW 82 AV/SW 20 ST	N	F	10	222	No	Full Size

958.	MD1-0274.0683	SW 122 AV/SW 191 TE	N	N	9	1223	No	Full Size
959.	MD2-0192.0000	SW 140 AV/SW 52 ST	S	F	11	1224	No	Full Size
960.	MD1-0590.0150	SW 180 ST/SW 137 PL	E	N	9	1225	No	Full Size
961.	MD2-0111.0000	SW 112 AV/SW 57 TE	N	N	10	1227	No	Full Size
962.	MD2-0118.0000	SW 112 AV/SW 41 TE	N	N	10	1228	No	Full Size
963.	MD4-0390.0000	NW 112 AV/NW 5 ST	S	F	12	1229	No	Full Size
964.	MD4-0391.0000	NW 112 AV/NW 3 ST	S	F	12	1230	No	Full Size
965.	MD4-0618.0000	NW 62 ST/NW 19 AV	E	F	3	1231	No	Full Size
966.	MD4-0658.0000	NW 46 ST/NW 37 AV	E	F	2	1232	No	Full Size
967.	MD5-0113.0100	N MIAMI AV/NE 119 ST	N	F	3	1233	No	Full Size
968.	MD5-0120.0000	N MIAMI AV/NE 166 ST	N	F	2	1234	No	Full Size
969.	MD6-0695.0800	NE 195 ST/ # 661	W	E	4	1235	No	Full Size
970.	MD1-0649.0000	SW 200 ST/SW 110 CT	W	F	9	1237	No	Full Size
971.	MD1-0576.0000	SW 168 ST/SW 104 AV	E	N	9	1238	No	Full Size
972.	MD1-0274.0360	SW 122 AV/SW 195 TE	S	N	9	1239	No	Full Size
973.	MD1-0296.0003	SW 147 AV/SW 280 ST	N	N	9	1240	No	Full Size
974.	MD1-0763.0050	SW 280 ST/ OP # 15001	E	N	8	1241	No	Full Size
975.	MD1-0764.0000	SW 280 ST/SW 147 AV	E	N	9	1242	No	Full Size
976.	MD1-0772.0200	SW 288 ST/SW 162 AV	W	N	8	1244	No	Full Size
977.	MD1-0739.0000	SW 268 ST/SW 133 CT	E	F	9	1245	No	Full Size
978.	MD4-0027.0000	NW 7 AV/NW 99 ST	S	N	2	1246	No	Full Size
979.	MD1-0213.0100	SW 112 AV/SW 169 ST	S	N	9	1247	No	Full Size
980.	MD4-0619.0000	NW 62 ST/NW 18 AV	E	N	3	1248	No	Full Size
981.	MD6-0096.0000	NE 2 AV/NE 202 TE	N	N	1	1250	No	Full Size
982.	MD2-0722.0000	SW 88 ST/SW 117 AV	W	F	10	1253	Yes	Full Size
983.	MD1-0296.1000	SW 152 AV/COUNTRY WALK DR	S	F	11	1256	No	Slim shelter
984.	MD4-0710.0520	FOUNTAINBLEAU BLVD/ # 8801	W	F	10	1254	No	Slim shelter
985.	MD4-0710.0300	FOUNTAINBLEAU BLVD/ # 8860	E	N	10	1255	No	Slim shelter
986.	MD4-0710.0225	FOUNTAINBLEAU BLVD/ # 9140	E	F	10	1256	No	Slim shelter
987.	MD4-0710.0200	FOUNTAINBLEAU BLVD/ # 9350	E	N	10	1257	No	Slim shelter
988.	MD4-0710.0700	FOUNTAINBLEAU BLVD/ # 9361	W	N	10	1258	No	Slim shelter
989.	MD4-0710.0250	FOUNTAINBLEAU BLVD/ # 9110	E	N	10	1259	No	Slim shelter
990.	MD4-0710.0550	FOUNTAINBLEAU BLVD/ OP # 9110	W	N	10	1260	No	Slim shelter
991.	MD4-0710.0125	FOUNTAINBLEAU BLVD/ # 9460	E	N	10	1261	No	Slim shelter
992.	MD4-0710.0350	PARK BLVD/ FOUNTAINBLEAU BLVD	E	M	6	1262	No	Slim shelter
993.	MD4-0710.0500	PARK BLVD/ FOUNTAINBLEAU BLVD	W	N	6	1263	No	Slim shelter
994.	MD1-0514.0000	SW 107 ST/SW 109 CT	W	F	8	1264	No	Slim shelter

995.	MD1-0516.0000	SW 107 ST/SW 109 CT	E	N	8	265	No	Slim shelter
996.	MD2-0729.0736	SW 88 ST/SW 162 AV	E	F	11	266	No	Slim shelter
997.	MD2-0729.0740	SW 88 ST/SW 157 AV	E	F	11	267	No	Slim shelter
998.	MD6-0501.0200	NW 165 ST /NE 15 AV(1)	E	N	4	268	No	Slim shelter
999.	MD6-0501.0200	NW 165 ST /NE 15 AV(2)	E	N	4	269	No	Slim shelter
1000.	MD6-0501.0200	NW 165 ST /NE 15 AV(3)	E	N	4	270	No	Slim shelter
1001.	MD6-0501.0200	NW 165 ST /NE 15 AV(4)	E	N	4	271	No	Slim shelter
1002.	MD6-0501.0200	NW 165 ST /NE 15 AV(5)	E	N	4	272	No	Slim shelter
1003.	MD6-0501.0200	NW 165 ST /NE 15 AV(6)	E	N	4	273	No	Slim shelter
1004.	MD2-0729.0750	SW 88 ST/SW 152 AV	E	N	11	274	No	Slim shelter
1005.	MD1-0536.0600	SW 152 ST/SW 192 AV	W	F	8	275	No	Slim shelter
1006.	MD2-0113.0000	SW 112 AV/SW 53 ST	N	N	10	276	No	Slim shelter
1007.	MD6-0298.0000	NW 68 AV/NW 186 ST	S	F	13	277	No	Slim shelter
1008.	MD4-0355.0000	NW 79 AV/NW 2 ST	S	F	6	278	No	Slim shelter
1009.	MD5-0530.0000	NW 127 ST/NW 18 CT	W	F	2	279	No	Slim shelter
1010.	MD5-0593.0000	NW 165 ST RD/ # 500	E	N	2	280	No	Slim shelter
1011.	MD6-0300.0000	NW 68 AV/ NW 179 ST	S	F	13	281	No	Slim shelter
1012.	MD6-0719.1000	NE 203 ST/NE 26 AV	W	N	4	282	No	Slim shelter
1013.	MD2-0723.0200	SW 88 ST/SW 125 AV	W	F	10	283	No	Slim shelter
1014.	MD2-0728.0000	SW 88 ST/SW 133 AV	W	F	10	284	No	Slim shelter
1015.	MD6-0299.0000	NW 68 AV/ # 18100	S	N	13	285	No	Slim shelter
1016.	MD2-0523.0100	SW 24 ST/SW 87 AV	W	F	10	286	No	Slim shelter
1017.	MD4-0639.0000	NW 54 ST/NW 24 AV	E	F	3	287	No	Slim shelter
1018.	MD1-0680.0000	SW 216 ST/ US1	E	F	9	288	No	Slim shelter
1019.	MD2-0729.0800	SW 88 ST/ HAMMOCKS BLVD (SW 150 AV)	E	N	11	289	No	Slim shelter
1020.	MD2-0729.1500	SW 88 ST/SW 133 AV	E	N	10	290	No	Slim shelter
1021.	MD2-0729.0800	SW 88 ST/ HAMMOCKS BD (SECOND UNIT)	E	N	11	291	No	Slim shelter
1022.	MD6-0695.0910	CALIFORNIA DR/ IVES DAIRY ROAD	N	N	4	292	No	Slim shelter
1023.	MD1-0296.1100	SW 152 ST/SW 148 TERRACE	S	N	11	293	No	Slim shelter
1024.	MD1-0316.0900	SW 167 ST/ 10300 CARROLL HIGH SCH	S	F	11	294	No	Slim shelter
1025.	MD1-0508.0750	SW 104 AV/SW 164 AV	E	F	11	295	No	Slim shelter
1026.	MD1-0508.0760	SW 104 AV/SW 156 AV	E	F	11	296	No	Slim shelter
1027.	MD1-0527.0031	SW 120 ST/SW 147 AV	W	N	11	297	No	Slim shelter
1028.	MD1-0553.0000	SW 160 ST/SW 139 AV	E	F	9	298	No	Slim shelter
1029.	MD2-0645.0500	SW 56 ST/SW 152 AV	E	F	11	299	No	Slim shelter
1030.	MD5-0151.0000	NW 7 AV/NW 115 ST	N	F	2	300	No	Slim shelter
1031.	MD5-0527.0000	NW 119 ST/NW 24 AV	W	N	2	301	No	Full Size

EXHIBIT B



DEPARTMENT OF PERMITTING, ENVIRONMENT, AND REGULATORY  
AFFAIRS (PERA)  
BOARD AND CODE ADMINISTRATION DIVISION

MIAMI-DADE COUNTY  
PRODUCT CONTROL SECTION

11805 SW 26 Street, Room 208

Miami, Florida 33175-2474

T (786) 315-2590 F (786) 315-2599

[www.miamidade.gov/building](http://www.miamidade.gov/building)

**NOTICE OF ACCEPTANCE (NOA)**

Miami-Dade County Transit Department  
701 NW 1<sup>st</sup> Court, Suite 1700  
Miami, Florida 33136-3922

**SCOPE:**

This NOA is being issued under the applicable rules and regulations governing the use of construction materials. The documentation submitted has been reviewed and accepted by Miami-Dade County PERA-Product Control Section to be used in Miami Dade County and other areas where allowed by the Authority Having Jurisdiction (AHJ).

This NOA shall not be valid after the expiration date stated below. The Miami-Dade County Product Control Section (In Miami Dade County) and/or the AHJ (in areas other than Miami Dade County) reserve the right to have this product or material tested for quality assurance purposes. If this product or material fails to perform in the accepted manner, the manufacturer will incur the expense of such testing and the AHJ may immediately revoke, modify, or suspend the use of such product or material within their jurisdiction. PERA reserves the right to revoke this acceptance, if it is determined by Miami-Dade County Product Control Section that this product or material fails to meet the requirements of the applicable building code.

This product is approved as described herein, and has been designed to comply with the High Velocity Hurricane Zone of the Florida Building Code.

**DESCRIPTION:** Miami Bus Shelter Slim Version W/O Oppi Pal-Li Solar Display Panel

**APPROVAL DOCUMENT:** Drawing No. 12-033, titled "Miami Bus Shelter Slim Version W/O Oppi Pal-Li Solar Display Panel", sheets 1 through 15 of 15, prepared by Tilteco, Inc., dated February 10, 2012, signed and sealed by Walter A. Tillit Jr., P.E., on February 21, 2012, bearing Miami-Dade County Product Control Revision stamp with the Notice of Acceptance number & expiration date by Miami-Dade County Product Control Section.

**MISSILE IMPACT RATING:** None

**LABELING:** Each bus shelter shall bear a permanent label with the manufacturer's name or logo, city, state and the following statement: "Miami-Dade County Product Control Approved", unless otherwise noted herein.

**RENEWAL** of this NOA shall be considered after a renewal application has been filed and there has been no change in the applicable building code negatively affecting the performance of this product.

**TERMINATION** of this NOA will occur after the expiration date or if there has been a revision or change in the materials, use, and/or manufacture of the product or process. Misuse of this NOA as an endorsement of any product, for sales, advertising or any other purposes shall automatically terminate this NOA. Failure to comply with any section of this NOA shall be cause for termination and removal of NOA.

**ADVERTISEMENT:** The NOA number preceded by the words Miami-Dade County, Florida, and followed by the expiration date may be displayed in advertising literature. If any portion of the NOA is displayed, then it shall be done in its entirety.

**INSPECTION:** A copy of this entire NOA shall be provided to the user by the manufacturer or its distributors and shall be available for inspection at the job site at the request of the Building Official. This approval is limited to only the Structural Adequacy of the Bus Shelter and the display unit. All others are not part of this Approval. This NOA revises NOA # 08-0804.06 and consists of this page 1, the evidence submitted pages E-1 & E-2 as well as approval document mentioned above.

The submitted documentation was reviewed by Helmy A. Makar, P.E., M.S.

H.M.  
04/12/2012

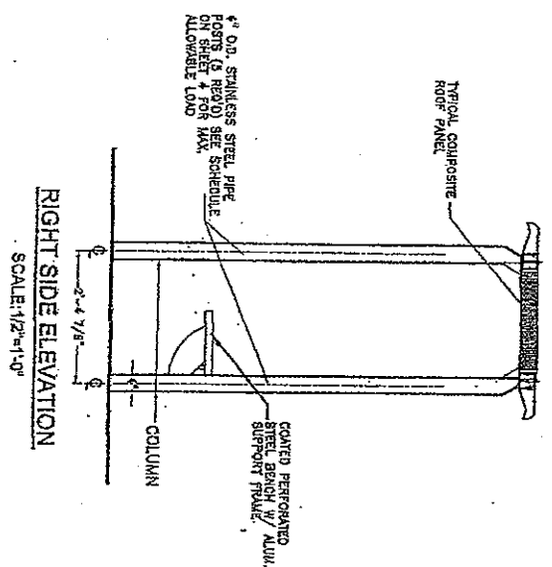
NOA No. 12-0227.20

Expiration Date:

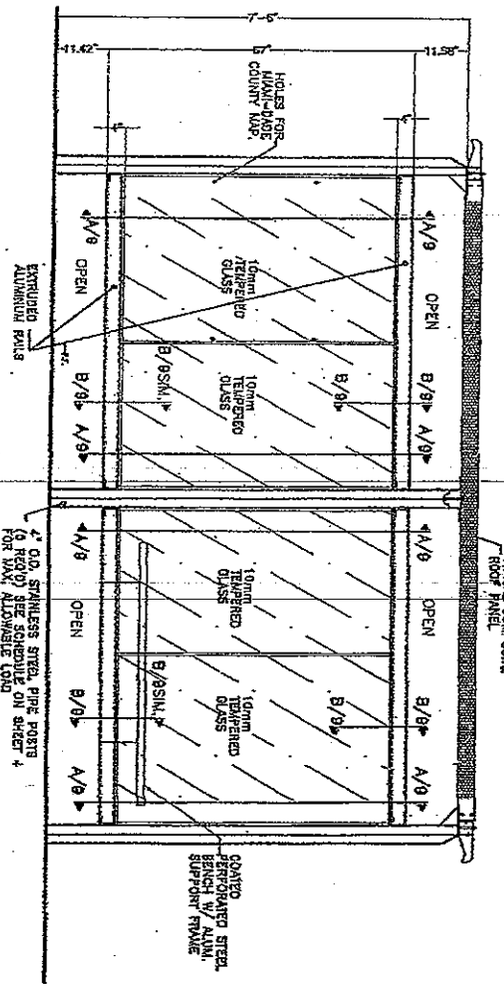
Approval Date:

Page 1

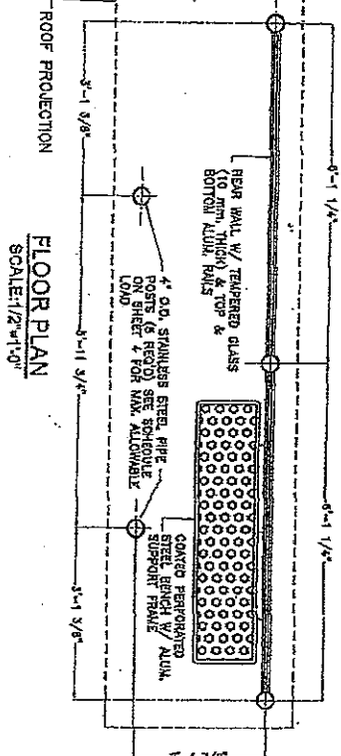




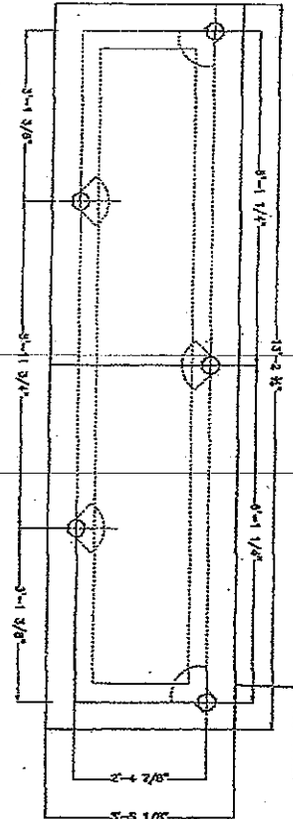
RIGHT SIDE ELEVATION  
SCALE: 1/2"=1'-0"



REAR WALL ELEVATION  
SCALE: 1/2"=1'-0"



FLOOR PLAN  
SCALE: 1/2"=1'-0"



ROOF PLAN  
SCALE: 1/2"=1'-0"

MIAMI DADE COUNTY

**PROFESSIONAL ENGINEER**  
WALTER A. TILLOT, P.E.  
FLORIDA LICENSE NO. 11111

**TILECO INC.**  
TILE TESTING & ENGINEERING COMPANY  
1000 N.W. 107th Ave., Suite 100  
Miami, Florida 33177  
Phone: (305) 552-2500  
Fax: (305) 552-2501

MIAMI BUS SHELTER SLUR VERSION NO. 001 PA-LI SOLAR DISPLAY PANEL

MIAMI DADE COUNTY TRANSPORT DEPARTMENT  
101 NW 1st Street, Suite 500  
Miami, Florida 33132

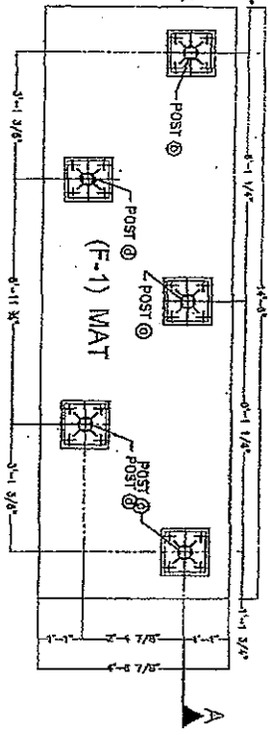
PLANS & ELEVATIONS

DATE: 02/10/12

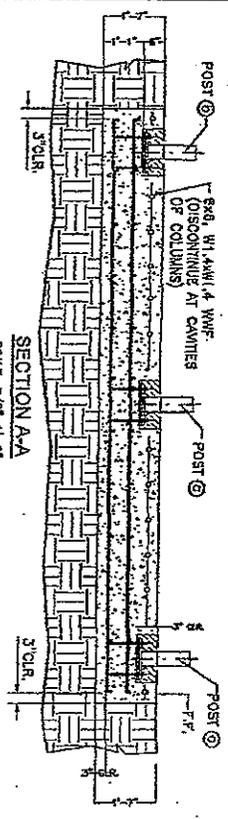
DRAWN BY: M.C.V.M.G.

12-093

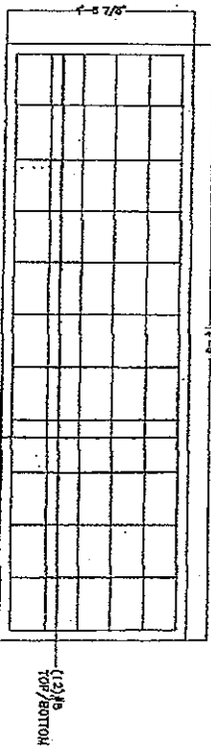
SHEET 2 OF 16



**MAT FOUNDATION PLAN BUS SHELTER**  
 (7'0" = 3/8" CONCRETE)  
 SCALE 3/8" = 1'-0"



**SECTION A-A**  
 SCALE: 3/8" = 1'-0"

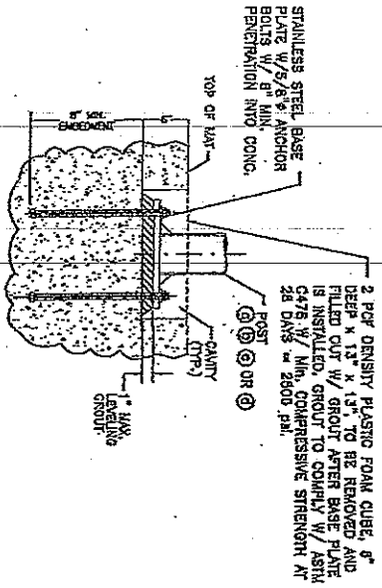


**DETAIL 1**  
 TOP / BOTTOM REINFORCEMENT  
 FOR 18" THICK CONCRETE MAT  
 (TOP WAF NOT SHOWN FOR CLARITY)  
 SCALE: 3/8" = 1'-0"

**EXPLANATION NOTES:**

- 1.-THE ELEVATION OF CAVITIES LEFT FOR POSTS BASE PLATES (SEE DETAILS) SHALL BE A MINIMUM OF 6" BELOW THE TOP OF THE BUS SHELTER FINISHED FLOOR SLAB.
- 2.-REINFORCEMENT STEEL SHOULD BE AS INDICATED ON FOOTING SCHEDULE.
- 3.-SEE GENERAL NOTES ON SHEET 1 OF 15 FOR ADDITIONAL SPECIFICATIONS & NOTES.
- 4.-SEE SHEETS 6, 7 & 8 FOR POST/BASE, PLATE SPECIFICATIONS FOR BUS SHELTER.

NUMBER	DIMENSION (WxD)	DEPTH	FOOTING SCHEDULE	
			STEEL REINFORCEMENT	CONCRETE
F-1	4'-8" x 7'-8" x 1'-0"	1'-7"	(12) #6 @ 18" MAX. O.C. @ 1'-0" DIR. TOP / BOTTOM	(12) #6 @ 18" MAX. O.C. @ 4'-8" DIR. TOP / BOTTOM



**TYPICAL POST CONNECTION**

MIAMI DADE COUNTY

**WALTER A. TILLIT JR.**  
 LICENSE NO. 12743  
 PROFESSIONAL ENGINEER  
 FLORIDA REGISTERED PROFESSIONAL ENGINEER

**TILECO INC.**  
 TILE TESTING & ENGINEERING COMPANY  
 12700 SW 12th St.  
 Miami, FL 33186  
 Phone: (305) 441-1181  
 Fax: (305) 441-1181  
 Florida Lic. # 4187

MIAMI BUS SHELTER  
 SLAB VERSION  
 W/ 10' OPEN PANEL  
 SOLAR PANEL

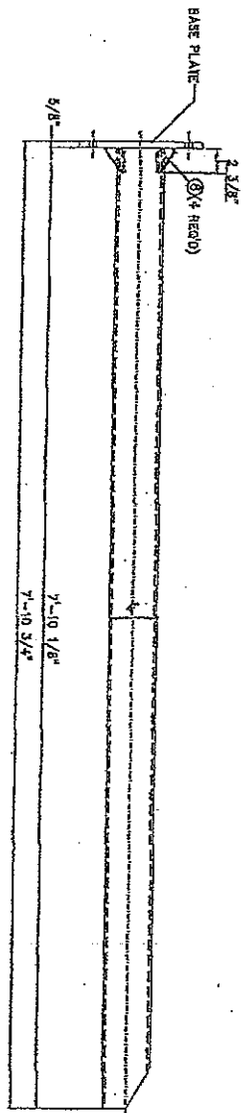
MIAMI-DADE COUNTY TRANSIT DEPARTMENT  
 101 NW 87th Avenue, Suite 5200  
 Miami, Florida 33152

FOUNDATION PLAN & SCHEDULE

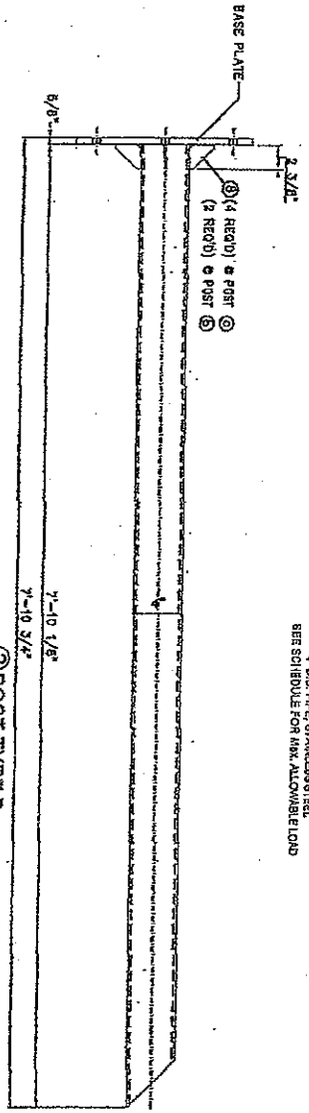
DATE: 02/10/12  
 DRAWN BY: M.C.V.A.G.  
 12-033  
 FOUNDATION  
 SHEET 3 OF 16

### POST SCHEDULE

REQ'D PIPE SIZE & TYPE BASED ON EXPOSURES C O R D	MAX. A.S.D. DESIGN PRESSURE RATING (psf)	
	ROOF	REAR WALL
4" O.D. SCHEDULE 40 FOR INSTALLATIONS ONLY WITHIN EXPOSURE C, BASED ON ASCE 7-10	± 72.0	+ 45.0, -55.0
4" O.D. SCHEDULE 80 FOR INSTALLATIONS WITHIN EXPOSURES C O R D, BASED ON ASCE 7-10	± 80.0	+ 50.0, -61.0



① POST TYPE A  
SCALE: 1/8" = 1'-0"  
VALID FOR POSTS ① AND ② SEE SHEETS 4 & 5  
4" O.D. PIPE, STRAINLESS STEEL  
SEE SCHEDULE FOR MAX. ALLOWABLE LOAD



② POST TYPE B  
SCALE: 1/8" = 1'-0"  
VALID FOR POSTS ③ AND ④ SEE SHEET 7  
4" O.D. PIPE, STRAINLESS STEEL  
SEE SCHEDULE FOR MAX. ALLOWABLE LOAD

### BUS SHELTER POST COMPONENTS

NOTE: SEE COMPONENT ① ON SHEET 5

MIAMI DADE COUNTY

WALTER A. TILLIT, JR.  
REGISTERED PROFESSIONAL ENGINEER  
NO. 41187  
EXPIRES 12/31/14  
P. E. BESS BRUNNENBERG DATE

**TILECO INC.**  
TILT UP TESTING & ENGINEERING COMPANY  
10000 W. BIRCH AVE. SUITE 200  
MIAMI, FLORIDA 33156  
PHONE: (305) 442-8800  
FAX: (305) 442-8801  
WALTER A. TILLIT, JR., P. E.  
M. ORLANDO, JR., P. E.  
FLORIDA LICENSE NO. 44187

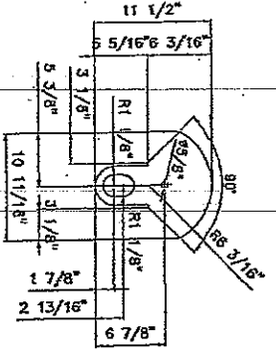
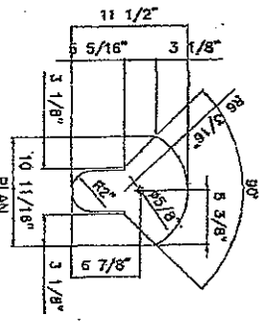
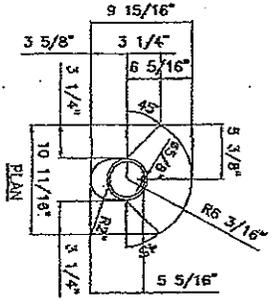
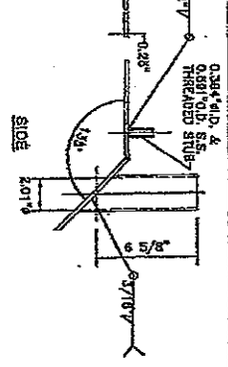
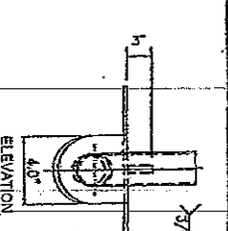
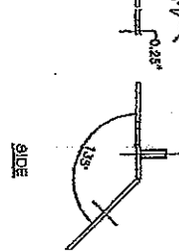
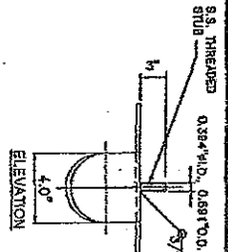
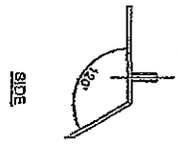
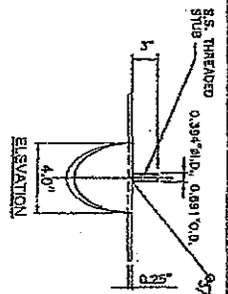
MIAMI BUS SHELTER  
BULK VERSION  
NO OPEN PANELS  
SOLID DISPLAY PANEL

MIAMI-DADE COUNTY TRANSPORT DEPARTMENT  
TRAVELER CENTER, 3000 N.W. 127th Ave., Fort Lauderdale, FL 33308

POST ELEVATIONS

FINISH	HEIGHT	WIDTH

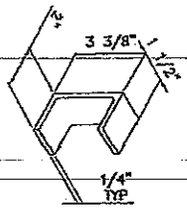
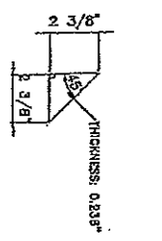
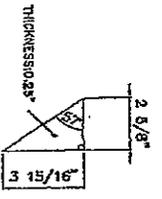
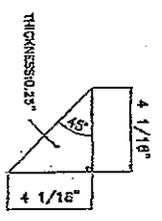
DATE: 12-03-13  
DRAWN BY: M. OVALAD  
02/10/12  
SHEET 4 OF 16



**③ POST CAP PLATE TYPE A**  
 VALID FOR POSTS ① & ④  
 REQUIRES (3) PER UNIT  
 MATERIAL: STAINLESS STEEL, AISI 304  
 N.T.S.

**④ POST CAP PLATE TYPE B**  
 VALID FOR POSTS ②  
 REQUIRES (1) PER UNIT  
 MATERIAL: STAINLESS STEEL, AISI 304  
 N.T.S.

**⑤ POST CAP PLATE TYPE C**  
 VALID FOR POSTS ③  
 REQUIRES (1) PER UNIT  
 MATERIAL: STAINLESS STEEL, AISI 304  
 N.T.S.



**⑥ POST CAP PLATE GUSSET**  
 VALID FOR POSTS ① & ④  
 REQUIRES (2) PER UNIT  
 MATERIAL: STAINLESS STEEL, AISI 304  
 N.T.S.

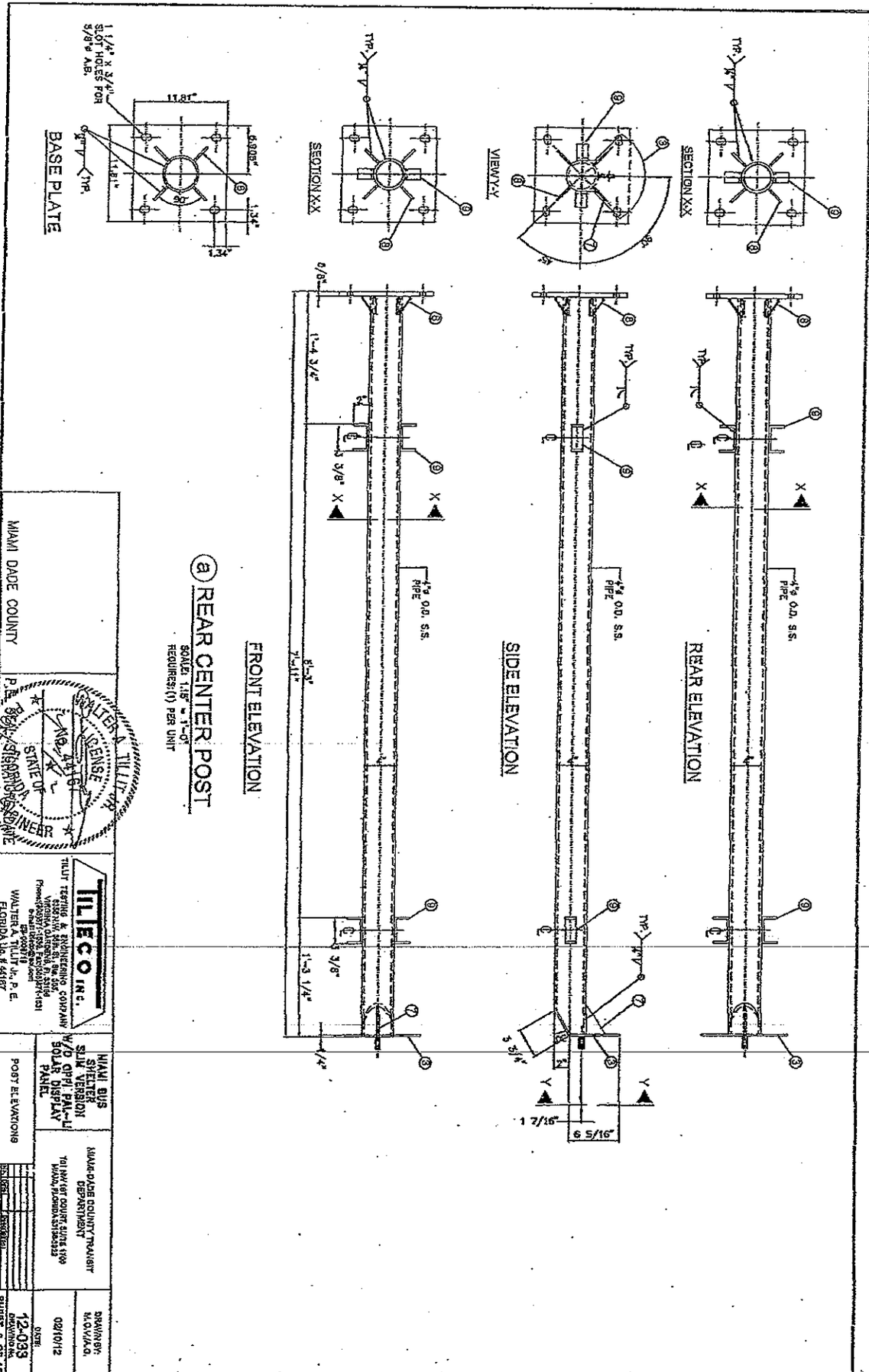
**⑦ POST CAP PLATE GUSSET**  
 VALID FOR POSTS ② & ③  
 REQUIRES (3) PER UNIT  
 MATERIAL: STAINLESS STEEL, AISI 304  
 N.T.S.

**⑧ POST BASE PLATE GUSSET**  
 REQUIRES (2) PER UNIT  
 MATERIAL: STAINLESS STEEL, AISI 304  
 N.T.S.

**⑨ POST BRACKET FOR REAR WALL**  
 REQUIRES (2) PER POST  
 MATERIAL: STAINLESS STEEL, AISI 304  
 N.T.S.

**BUS SHELTER POST COMPONENTS**

<b>TILECO INC.</b> TILE SETTING & ROOFING CONTRACTOR 6500 W. W. BLVD., SUITE 200 PENSACOLA, FLORIDA 32504 Phone: 904.433.3333 Fax: 904.433.3333 www.tileco.com WALTER A. TILLITT, P.E. FLORIDA LICENSE # 12872	MIAMI BUS SHELTER SLUR VERSION W/O OPI, P.M.-J SOLAR DISPLAY PANEL POST COMPONENTS
MIAMI DADE COUNTY TRANSPORT DEPARTMENT 701 NW 1ST STREET, SUITE 1200 MIAMI, FLORIDA 33136	DRAWN BY: M. CALVINO DATE: 02/10/12 12-033 SHEET 3 OF 18



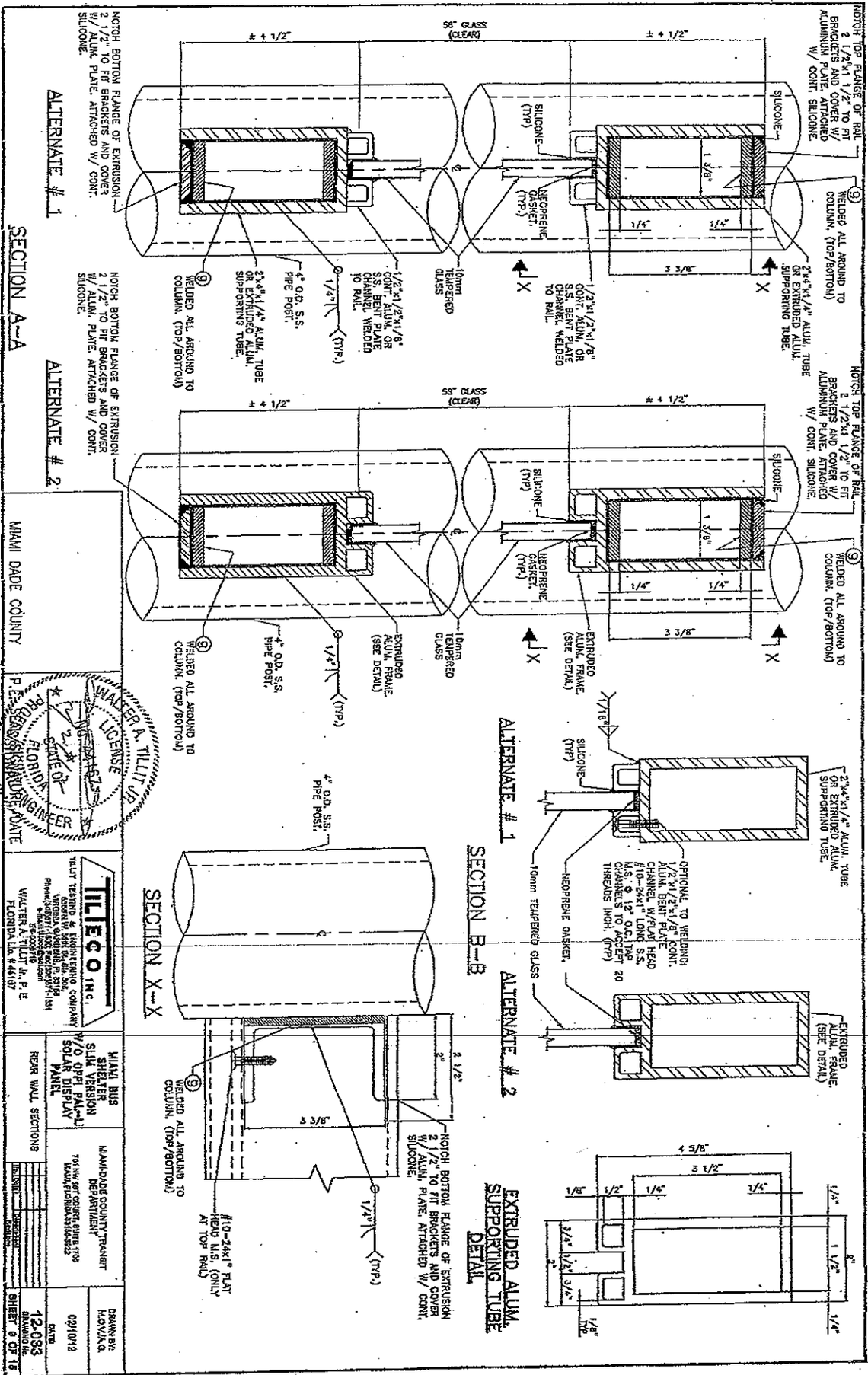
**REAR CENTER POST**

SCALE: 1/8" = 1'-0"  
 REQUIRE(S) PER UNIT

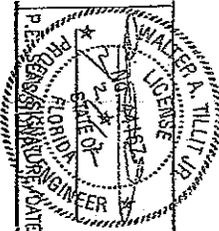
<b>TILECO INC.</b> TILE SETTING & REFINISHING COMPANY 1000 W. 15th St., Suite 100 Virginia Gardens, Florida 33404 Phone: (407) 271-1111 Fax: (407) 271-1112 WALTER A. TULLIT, P. E. FLORIDA LICENSE # 12033	<b>MIAMI BUS SHELTER</b> SLIM VERSION W/O OP'D. PANEL SOLAR DISPLAY PANEL
MIAMI DADE COUNTY PUBLIC UTILITIES DEPARTMENT	MIAMI DADE COUNTY TRANSIT DEPARTMENT 100 MARKET COURT, SUITE 100 MIAMI, FLORIDA 33130
POST ELEVATIONS	DRAWING NO. 12-033 DATE 02/10/12 SHEET 2 OF 12







MIAMI DADE COUNTY



**TILECO INC.**  
 TILT VERSION 4 SOLARSHIELDING COMPANY  
 1000 W. 15th St., Suite 100  
 Miami, FL 33135  
 Phone: (305) 371-1141  
 Fax: (305) 371-1141  
 Walter A. Tiltill, P.E.  
 Registered Professional Engineer  
 License No. 23887  
 State of Florida  
 Mechanical Engineering

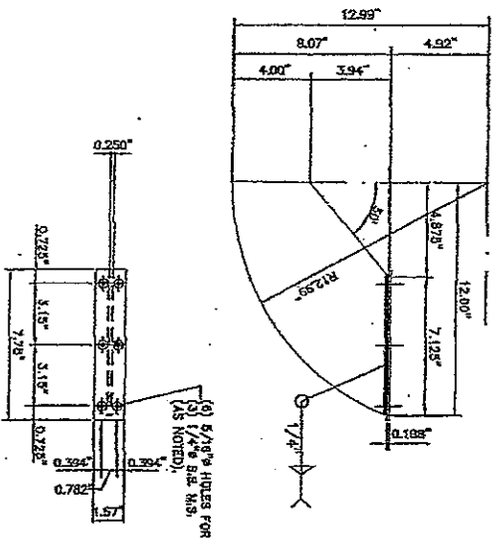
**MIAMI BIS**  
 SHELTER  
 SLIM VERSION  
 W/O OPT. P.A.L.-J  
 SOLAR DISPLAY  
 PANEL

**REAR WALL SECTIONS**

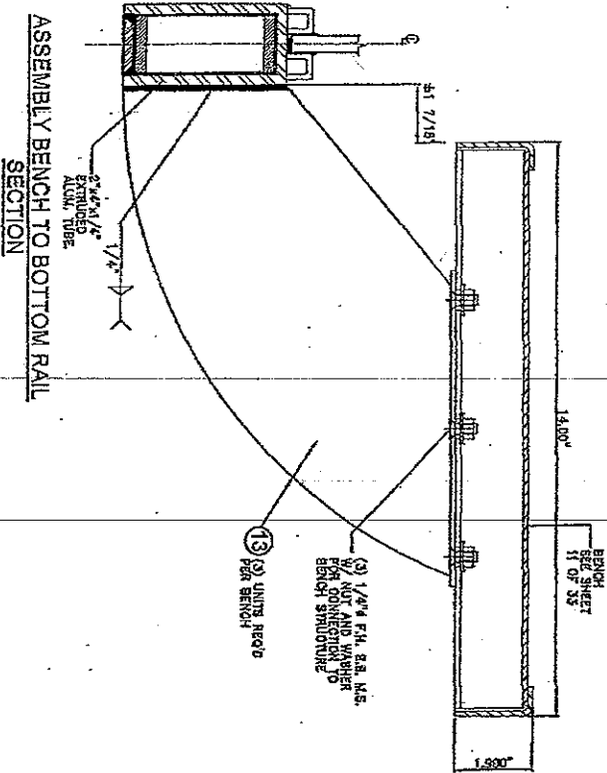
DATE	12-083
BY	MADEIRA
CHECKED	
APPROVED	
SHEET	6 OF 15

**MIAMI DADE COUNTY TRAVEL DEPARTMENT**  
 791 SW 4th Street, Suite 105  
 Miami, Florida 33134-4322

**DATE** 09/10/12  
**DRAWN BY** M.A.V.A.G.

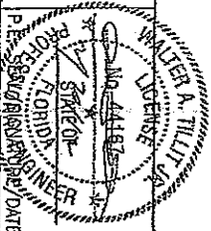


**13 BENCH SUPPORT BRACKET**  
 MATERIAL SPECIFICATIONS OR NOTES:  
 ALL DIMENSIONS IN INCHES  
 REQUIREMENTS: OPEN UNIT



**ASSEMBLY BENCH TO BOTTOM RAIL SECTION**

MIAMI DADE COUNTY



**TILECO INC.**  
 TILE, TILING & FLOORING COMPANY  
 13000 SW 15th St, Suite 100  
 Miami, FL 33185  
 Phone: (305) 551-1451  
 Fax: (305) 551-1452  
 Walter A. Tillet, Jr., P.E.  
 Florida License # 44487

MIAMI BUS  
 SHELTER  
 SLIM VERSION  
 W/O TOP PANEL  
 SOLAR DISPLAY

MIAMI DADE COUNTY DEPARTMENT OF TRANSPORTATION  
 TRANSPORTATION DIVISION  
 13000 SW 15th St, Suite 100  
 Miami, FL 33185

BEAM SUPPORT COMPONENTS

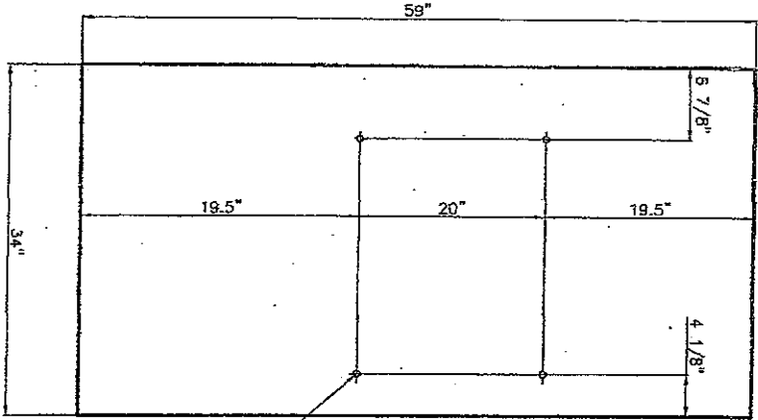
DATE: 02/10/12

DRAWN BY: M. VAUGHAN

12-0938

SHEET 10 OF 15



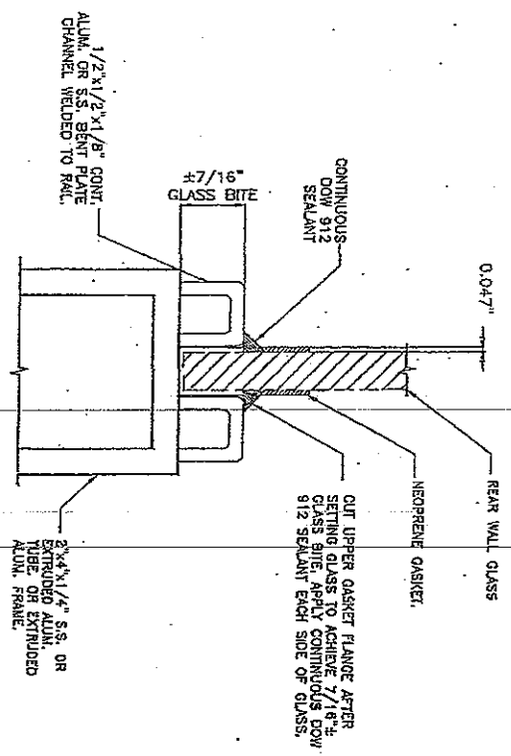


**REAR WALL GLASS - BUS SHELTER**  
 N.T.S.  
 10mm TEMPERED GLASS W/ GROUND EDGES  
 REQUIRES:(4) PER UNIT

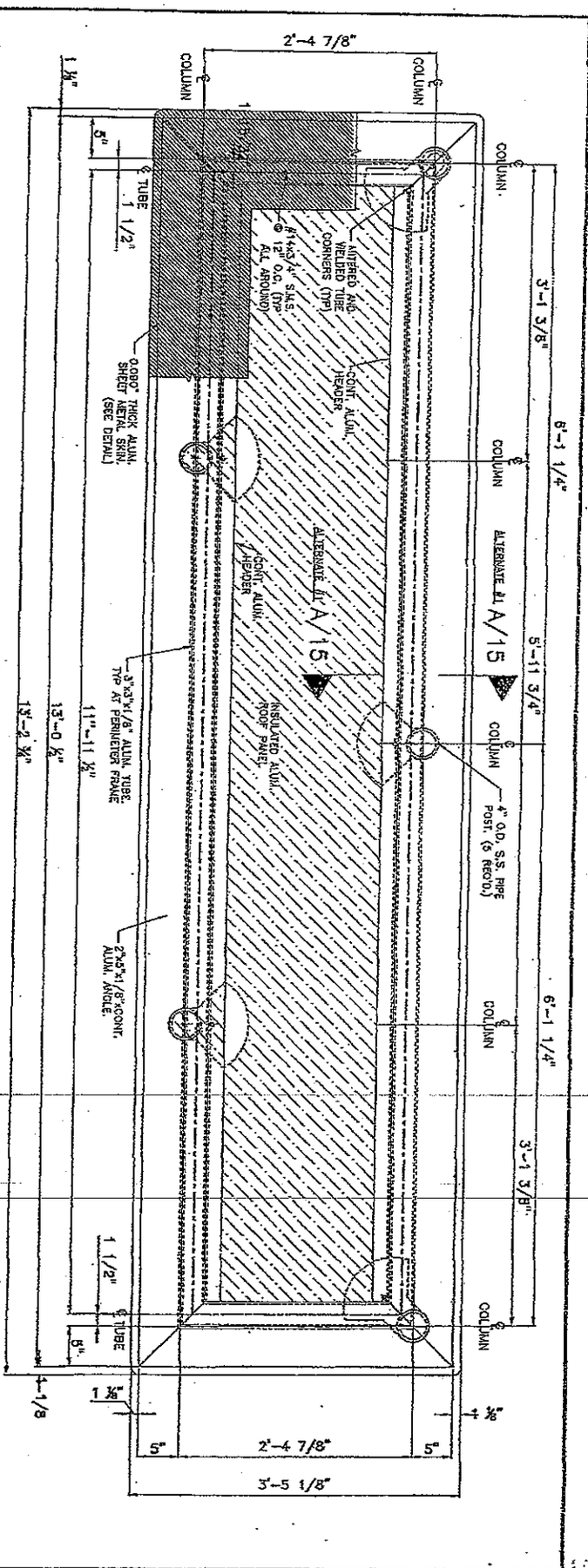
5/16" HOLES AS APPLICABLE AT ONE PANEL ONLY.

**RUBBER GASKET-UPPER & LOWER GLASS EDGE:  
 GLAZING DETAIL**

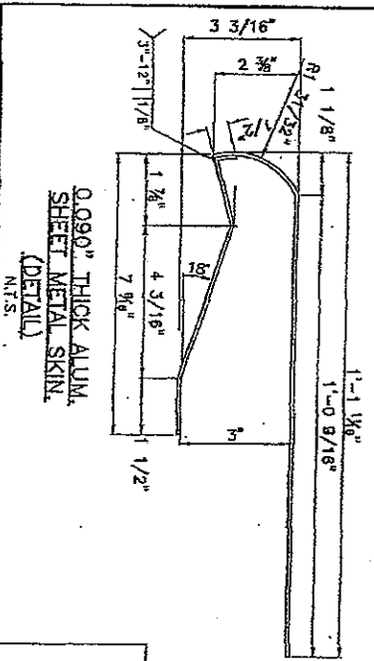
N.T.S.  
 MATERIAL: NEOPRENE RUBBER  
 REQUIRES:(24) PER UNIT  
 THICKNESS: 10mm



MIAMI DADE COUNTY			
		<b>MIAMI BUS SHELTER</b> SLIM VERSION W/O OPI, PAL-I SOLAR DISPLAY PANEL	
TULLIT TERNING & ENGINEERING COMPANY 4500 N.W. 11th St., Suite 200 Ft. Lauderdale, FL 33309 Phone: (954) 582-8277 Fax: (954) 582-8278 Email: info@tullit.com		MIAMI DADE COUNTY TRANSPORT DEPARTMENT 701 NW 1ST STREET, ROOM 5700 MIAMI, FLORIDA 33136-1222	
WALTER A. TULLIT, P.E. FLORIDA LICENSE # 44147		REAR WALL GLASS	
DATE: _____		SHEET NO. OF 16	
12-093		DRAWN BY: M. OUYANG DATE: 02/10/12	



ROOF STRUCTURE PLAN  
 ALTERNATE #1  
 SCALE: 1"=1'-0"



MIAMI DADE COUNTY

**TILECO INC.**  
 TILT TESTING & ENGINEERING COMPANY  
 1300 N.W. 107th Ave., Suite 100  
 Miami, Florida 33187  
 Phone: (305) 551-1851  
 Fax: (305) 551-1852  
 Water A. Tilly, P.E.  
 License No. 12078

MIAMI BUS SHELTER  
 SLIM VERSION  
 W/O OPPI PALM-SOLAR DISPLAY PANEL

MIAMI-DADE COUNTY TRAVEL DEPARTMENT  
 701 MIAMI AVENUE, 13TH FLOOR  
 MIAMI, FLORIDA 33132

ROOF STRUCTURE PLAN  
 ALTERNATE #1

DRAWN BY: MCKAYLA  
 DATE: 02/10/12  
 12-033  
 SHEET 13 OF 18





EXHIBIT C

**MONTHLY REPORT OF GROSS REVENUES**

(Due on or before the twentieth (20th) calendar day following the end of the month)

Exhibit

Page 1 of 3

COMPANY: \_\_\_\_\_

MONTH: \_\_\_\_\_ YEAR: \_\_\_\_\_

**SUMMARY**

	Gross Revenues
Total Bus Shelter Advertising Sales (Attached - Detail by Contract)	\$0.00
Other Revenue	\$0.00
<b>Total Gross Revenues</b>	<b>\$0.00</b>
<b>TOTAL PERCENTAGE FEE</b> (Multiply Total Gross Revenues by Percentage Fee)	<b>42%</b> <b>\$0.00</b>
<b>LESS</b>	
<b>MINIMUM MONTHLY GUARANTEE</b>	<b>\$0.00</b>
<b>PERCENTAGE DUE IN EXCESS</b>	<b>\$0.00</b>

Pay the Percentage Fee or Minimum Monthly Guarantee, whichever is greater.

PAYMENT INCLUDED - CHECK NO. \_\_\_\_\_ AMOUNT PAID: \$ \_\_\_\_\_

DATE: \_\_\_\_ / \_\_\_\_ / \_\_\_\_

I hereby certify that the enclosed report of total sales is a true and accurate reflection of transactions according to our accounting records and is in accordance with our agreement.

Company: \_\_\_\_\_

Signature \_\_\_\_\_

Title \_\_\_\_\_

Date \_\_\_\_\_

Print Name \_\_\_\_\_

Attach report, breakdown by location, sales and percentage fee by month and cumulative.

MIAMI-DADE COUNTY, FLORIDA

BUS SHELTER ADVERTISING BOX SALES BY LOCATION  
MONTH/YEAR

Attach to Monthly Report of Gross Revenue

LOCATION #	BUS SHELTER DESCRIPTION	CONTRACT #	CLIENT NAME	ADVERTISING SALES	PERCENTAGE FEE	AMOUNT DUE TO DEPARTMENT
					42.00%	\$0.00
			Sub Total	\$0.00		\$0.00
			Sub Total	\$0.00		\$0.00
			Total Gross Revenue	\$0.00		\$0.00
			Other Revenue (Provide Detail)			\$0.00
			Total Gross Revenues			\$0.00

Note: Include also "test market" advertisements by locations.

*Monthly Report of Gross Revenues*

MIAMI-DADE COUNTY, FLORIDA  
 COMPANY:

BUS SHELTER ADVERTISING BOX YTD GROSS REVENUE SUMMARY REPORT  
 FOR THE MONTH ENDED \_\_\_\_\_

FY XX:XX

MONTH	A GROSS REVENUES	B PERCENTAGE FEE OF GROSS REVENUES (A X % Fee)	C MINIMUM MONTHLY GUARANTEE (MMG)	D (B - C) IN EXCESS OF MMG	E (C + D) TOTAL REVENUE TO MIAMI-DADE COUNTY	FOOTNOTE
October						
November						
December						
January						
February						
March						
April						
May						
June						
July						
August						
September						
Total Year To Date	\$0					

Footnotes:  
 Reference any deductions made and attached supporting documentation.

## EXHIBIT D

### Sample Management Letter

### Independent Auditor's Report

Board of Directors  
XYZ Corporation

In planning and performing our audit of the Schedule of Gross Revenues and Percentage Fees Paid to the County of XYZ Corporation for the year ended xx, 20xx, we considered its internal control structure in order to determine our auditing procedures for the purpose of expressing our opinion of the Schedule of Gross Revenues and Percentage Fees Paid to the County and not to provide assurance on the internal control structure. Our consideration of the internal control structure would not necessarily disclose all matters in the internal control structure that might be material weaknesses under the standards established by the American Institute of Certified Public Accountants.

A material weakness is a condition in which the design or operation of one or more of the specific internal control structure elements does not reduce to a relatively low level the risk that errors or irregularities in amounts that would be material in relation to the Schedule of Gross Revenues and Percentage Fees Paid to the County being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving the internal control structure and its operation that we consider to be material weaknesses as defined above.

This report is intended solely for the information and use of the Board of Directors and management of XYZ Corporation and Miami-Dade County, Florida and should not be used for any other purpose.

ABC & DEF, CPAs  
xx, 20xx

Sample Audit Report

Independent Auditor's Report

Board of Directors  
XYZ Corporation

We have audited the accompanying Schedule of Gross Revenues and Percentage Fees Paid to the County (as defined in the Lease and Concession Agreement between Miami-Dade County Florida and XYZ Corporation) of XYZ Corporation for the year ended \_\_\_\_\_ xx, 20xx. This schedule is the responsibility of XYZ Corporation's management. Our responsibility is to express an opinion on this schedule based on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the Schedule of Gross Revenues and Percentage Fees Paid to the County is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the schedule. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall schedule presentation. We believe that our audit provides a basis for our opinion.

In our opinion, the Schedule of Gross Revenues and Percentage Fees Paid to the County referred to above presents fairly, in all material respects, the gross revenues of XYZ Corporation for the year ended \_\_\_\_\_ x, 20xx and the related fees paid, as defined in the Lease and Concession Agreement referred to in the first paragraph.

This report is intended solely for the information and use of the Board of Directors and management of XYZ Corporation and Miami-Dade County, Florida and should not be used for any other purpose.

ABC & DEF, CPAs  
\_\_\_\_\_, xx, 20xx

Sample Compliance Letter

Independent Auditor's Report

Board of Directors  
XYZ Corporation

We have audited, in accordance with generally accepted auditing standards, the Schedule of Gross Revenues and Percentage Fees Paid to the County of XYZ Corporation for the year ended xx, 20xx and have issued our report thereon dated xx, 20xx. We have not performed any substantive audit procedures beyond the date of our report on the Schedule of Gross Revenues and Percentage Fees Paid to the County. Accordingly, this report is based on our knowledge as of that date and should be read with that understanding.

In connection with our audit, nothing came to our attention that caused us to believe that XYZ Corporation failed to comply with the terms of the Agreement with Miami-Dade County, Florida insofar as they relate to the Company's book of accounts, records and reports. However, our audit was not directed primarily toward obtaining knowledge of such noncompliance.

This report is intended solely for the information and use of the Board of Directors and management of XYZ Corporation and Miami-Dade County, Florida and should not be used for any other purpose.

ABC & DEF, CPAs

xx, 20xx

XYZ  
Corporation  
Schedule of Gross Revenues and Percentage Fees Paid to the  
County For the Year Ended \_\_\_\_\_, 20xx

<u>Month</u>	<u>Gross Revenues</u>	<u>Percentage Fee Due</u>	<u>Percentage Fee Paid</u>	<u>Balance Due</u>
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TOTAL \_\_\_\_\_

Exhibit \_\_\_\_\_

Sample Management Letter

**Independent Auditor's Report**

Board of Directors  
XYZ Corporation

In planning and performing our audit of the Schedule of Gross Revenues and Percentage Fees Paid to the County of XYZ Corporation for the year ended \_\_\_\_\_xx, 20xx, we considered its internal control structure in order to determine our auditing procedures for the purpose of expressing our opinion of the Schedule of Gross Revenues and Percentage Fees Paid to the County and not to provide assurance on the internal control structure. Our consideration of the internal control structure would not necessarily disclose all matters in the internal control structure that might be material weaknesses under the standards established by the American Institute of Certified Public Accountants.

A material weakness is a condition in which the design or operation of one or more of the specific internal control structure elements does not reduce to a relatively low level the risk that errors or irregularities in amounts that would be material in relation to the Schedule of Gross Revenues and Percentage Fees Paid to the County being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving the internal control structure and its operation that we consider to be material weaknesses as defines above.

This report is intended solely for the information and use of the Board of Directors and management of XYZ Corporation and Miami-Dade County, Florida and should not be used for any other purpose.

---

ABC & DEF, CPA's  
\_\_\_\_\_ xx, 20xx

---

## Sample Audit Report

### Independent Auditor's Report

Board of Directors  
XYZ Corporation

We have audited the accompanying Schedule of Gross Revenues and Percentage Fees Paid to the County (as defined in the Lease and Concession Agreement between Miami-Dade County Florida and XYZ Corporation) of XYZ Corporation for the year ended \_\_\_\_\_ xx, 20xx. This schedule is the responsibility of XYZ Corporation's management. Our responsibility is to express an opinion on this schedule base on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the Schedule of Gross Revenues and Percentage Fess Paid to the County is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the schedule. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall schedule presentation. We believe that our audit provides basis for our opinion.

In our opinion, the Schedule of Gross Revenues and Percentage Fees Paid to the County referred to above presents fairly, in all material respects, the gross revenues of XZ Corporation for the year ended \_\_\_\_\_ x, 20xx and the related fees paid, as defined in the Lease and Concession Agreement referred to in the first paragraph.

This report is intended solely for the information and use of the Board of Directors and management of XYZ Corporation and Miami-Dade County, Florida and should not be used or any other purpose.

---

ABC & DEF, CPA's  
\_\_\_\_\_ xx, 20xx

## Sample Compliance Letter

### Independent Auditor's Report

Board of Directors  
XYZ Corporation

We have audited, in accordance with generally accepted auditing standards, the Schedule of Gross Revenues and Percentage Fees Paid to the County of XYZ Corporation for the year ended \_\_\_\_\_ xx, 20xx and have issued our report thereon, dated \_\_\_\_\_ xx, 20xx. We have not performed any substantive audit procedures beyond the date of our report on the Schedule of Gross Revenues and Percentage Fees Paid to the County. Accordingly, this report is based on our knowledge as of that date and should be read with that understanding.

In connection with our audit, nothing came to our attention that caused us to believe that XYZ Corporation failed to comply with the term of the Agreement with Miami-Dade County, Florida insofar as they relate to the Company's book of accounts, records and reports. However, our audit was not directed primarily toward obtaining knowledge of such noncompliance.

This report is intended solely for the information and use of the Board of Directors and management of XYZ Corporation and Miami-Dade County, Florida and should not be used for any other purpose.

ABC & DEF, CPA's  
\_\_\_\_\_, xx, 20xx

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XYZ  
Corporation  
Schedule of Gross Revenues and Percentage Fees Paid to the  
County For the Year Ended \_\_\_\_\_, 20xx

<u>Month</u>	<u>Gross Revenues</u>	<u>Percentage Fee Due</u>	<u>Percentage Fee Paid</u>	<u>Balance Due</u>
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TOTAL \_\_\_\_\_