RESOLUTION NO. 16-262

A RESOLUTION OF THE CITY OF MARGATE, FLORIDA, APPROVING THE FIRST AMENDMENT TO THE SETTLEMENT AGREEMENT WITH BROWARD COUNTY FOR THE LITIGATION STYLED CITY OF SUNRISE, ET. AL. V BROWARD COUNTY; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICTS; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Broward County (the "County") and several Broward municipalities entered into a Settlement Agreement to settle the litigation styled *City of Sunrise, et. al. v Broward County*, 17th Judicial Circuit Court Case No. CACE-013-015660 (the municipalities defined in the Settlement Agreement as the Settling Municipalities shall be collectively referred to as the "Settling Municipalities"); and

WHEREAS, the Settlement Agreement provides for the County and the Settling Municipalities to agree to use their best efforts (and to take all reasonable steps) to sell the parcel of land known as Alpha 250, as further described in the Settlement Agreement ("Alpha 250"); and

WHEREAS, the County and the Settling Municipalities desire to amend the Settlement Agreement to delay the sale of Alpha 250 while a joint independent study is performed regarding the following issues:

- (i) how a 75% County-wide recycling goal may be reached;
- (ii) whether retaining public ownership of Alpha 250 would facilitate the meeting of that recycling goal or would provide other benefits in connection with solid waste disposal within Broward County; and
- (iii) general solid waste disposal issues as determined by the Working Group (as defined in the First Amendment), which may include options regarding flow control and potential governance or contractual structures for collaborative management of solid waste disposal.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF MARGATE, FLORIDA THAT:

Section 1: Legislative Findings/Recitals. The above recitals are adopted by the City of Margate as its legislative findings relative to the subjects and matters set forth in this Resolution.

Section 2: Approval of First Amendment to the Settlement Agreement. The First Amendment to Settlement Agreement, attached as Exhibit "A", is hereby approved.

Section 3: Authorization to Execute First Amendment. The appropriate City officials are authorized to execute the First Amendment to Settlement Agreement, attached as Exhibit "A", together with such non-substantive changes as are acceptable to the City Manager and approved as to form and legal sufficiency by the City Attorney.

<u>Section 4</u>: Implementing Actions. The City Manager and the City Attorney are authorized to take any actions necessary to implement the aims of this Resolution.

<u>Section 5</u>: Severability. If any provision of this Resolution or the application thereof to any person or circumstance is held invalid, it is the intent of the City Commission that such invalidity shall not affect other provisions or applications of the Resolution which can be given effect without the invalid provision or application and, to this end, the provisions of this Resolution are declared severable.

<u>Section 6</u>: Conflicts. All resolutions or parts of resolutions in conflict with any of the provisions of this Resolution are hereby repealed.

Section 7: Effective Date. This Resolution shall take effect immediately upon adoption.

PASSED, ADOPTED AND APPROVED THIS 24TH DAY OF AUGUST, 2016.

ATTEST:

JOSEPH J. KAVANAGH

CITY CLERK

MAYOR TOMMY RUZZANO

RECORD OF VOTE

Simone	_Yes
Peerman	Yes
Talerico	Yes
Bryan	Yes
Ruzzano	Yes

FIRST AMENDMENT TO SETTLEMENT AGREEMENT

THIS FIRST AMENDMENT (the "Amendment") to the Settlement Agreement (the "Settlement Agreement") by and between Broward County, Florida, a political subdivision of the State of Florida, (the "County") and the City of Sunrise, the City of Weston, the City of Hollywood, the City of Fort Lauderdale, the City of Lauderhill, the Town of Lauderdale-By-The-Sea, the City of Lighthouse Point, the City of Tamarac, the Town of Davie, the City of Plantation, the City of Coconut Creek, the City of Deerfield Beach, the City of Miramar, the City of Margate, the City of Cooper City, the City of North Lauderdale, the City of Coral Springs, the Town of Southwest Ranches, the City of Wilton Manors, the Town of Hillsboro Beach, and the Village of Sea Ranch Lakes, all political subdivisions of the State of Florida, (individually, each is a "Settling Municipality"; collectively, the "Settling Municipalities") is made and entered into as of the Amendment Effective Date (as defined below).

RECITALS

- A. The County and the Settling Municipalities entered into a Settlement Agreement to settle the litigation styled *City of Sunrise*, et al. v Broward County, 17th Judicial Circuit Court Case No. CACE-013-015660.
- B. The Settlement Agreement provides for the County and the Settling Municipalities to agree to use their best efforts (and to take all reasonable steps) to sell the parcel of land known as Alpha 250, as further described in the Settlement Agreement ("Alpha 250").
- C. The County and the Settling Municipalities desire to amend the Settlement Agreement to delay the sale of Alpha 250 under the terms and conditions stated herein.
- D. The City of Lauderdale Lakes, the City of West Park, the City of Oakland Park, and the Town of Pembroke Park, all political subdivisions of the State of Florida (individually, each is a "Consenting Municipality"; collectively, the "Consenting Municipalities"), did not join the Settlement Agreement but instead entered into Interlocal Agreements Regarding Distribution of Solid Waste Disposal District Assets with the County pursuant to which they have received and will receive their respective *pro rata* shares of proceeds distributed under the terms of the Settlement Agreement, including their respective shares from any sale of Alpha 250.

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

- 1. The above-stated recitals are true and correct and are incorporated into this Amendment by this reference.
- 2. Notwithstanding any provision to the contrary in the Settlement Agreement, the County and the Settling Municipalities agree that the sale of Alpha 250 shall be delayed for a period of one year from the Amendment Effective Date (the "Sale Delay Period"). The Sale Delay Period may be further extended for an additional period of up to one year upon written approval of the

County Administrator and the Mayors of Coconut Creek, Fort Lauderdale, Hollywood, Miramar, Sunrise, and Weston (collectively, the "Mayors").

- 3. During the Sale Delay Period, the County shall procure a study (the "Study") in an amount not to exceed two hundred thousand dollars (\$200,000), which shall be paid for as described in paragraph 7 below. The Study shall evaluate and provide recommendations regarding the following general areas:
 - a. How a 75% County-wide recycling goal may be reached;
 - Whether retaining public ownership of Alpha 250 would facilitate the meeting of that recycling goal or would provide other benefits in connection with solid waste disposal within Broward County; and
 - c. General solid waste disposal issues as determined by the Working Group (as defined below), which may include options regarding flow control and potential governance or contractual structures for collaborative management of solid waste disposal.
- 4. A more detailed scope of the Study will be developed within the above-referenced budgeted amount by a working group (the "Working Group") consisting of:
 - a. Three (3) municipal staff members selected by the Mayors; and
 - b. Three (3) County staff members selected by the County Administrator.
- 5. The Working Group and its individual members shall also interact with the consultant during the course of the Study to ensure a balanced and independent study of the stated issues.
- 6. The Study consultant shall be selected in a manner consistent with the County's Procurement Code. The Mayors, directly and through their Working Group members, shall have input into this procurement process, and shall appoint one person to serve on the County's committee that will evaluate the responses submitted by interested consultants.
- 7. The County shall pay the up-front cost of the Study, and shall recover fifty percent (50%) of the cost of the Study (the "Municipal Share") as follows if either of the following circumstances occur: (a) if Alpha 250 is sold to a third party with the closing of the sale occurring within five (5) years after the Study completion date, the County shall deduct the Municipal Share from the Alpha 250 sales proceeds before the County deposits the net proceeds of the sale into the trust account described in Section 4D of the Settlement Agreement; or (b) if the County, within five (5) years after the Study completion date, exercises its right under the Settlement Agreement to pay the net sales amount and retain Alpha 250, the County shall deduct the Municipal Share from the net sales amount the County deposits into the trust account described in Section 4D of the Settlement Agreement.
- 8. Based upon the results of the Study, the parties may agree to further amend the Settlement Agreement.

9. Amendment Approval Process.

- a. Once approved by the County Commission, this Amendment shall be presented for approval at public Commission/Council meetings at each of the Settling Municipalities and the Consenting Municipalities (the County shall communicate this requirement to the Consenting Municipalities).
- b. To be effective, this Amendment must, within one hundred twenty (120) days after approval by the County Commission: (1) be approved and executed by all Settling Municipalities, with notice attaching true copies thereof provided to the County; and (2) be consented to by each of the Consenting Municipalities through a separate written instrument between the County (by and through the County Administrator) and each of the Consenting Municipalities in which each of the Consenting Municipalities agrees to the terms of the Amendment generally, and specifically to the payment for the Municipal Share of the Study as described above in paragraph 7.
- 10. Effective Date. The date of the last approval and execution of this Amendment by a Settling Municipality, or the date of the last execution of a written instrument reflecting the consent of a Consenting Municipality, whichever is last, is the "Amendment Effective Date."
- 11. Except as otherwise revised in this Amendment, the terms and conditions of the original Settlement Agreement shall remain in full force and effect. The preparation of this Amendment has been a joint effort of the parties hereto and the resulting document shall not, solely as a matter of judicial construction, be construed more severely against any party hereto. In the event a portion of this Amendment is found by a court of competent jurisdiction to be invalid, the remaining provisions shall continue to be effective and the parties agree to negotiate in good faith to modify that portion of this Amendment in a manner designed to effectuate the original intent of the parties. This Amendment may be executed in counterparts.

IN WITNESS WHEREOF, the parties have made and executed this Agreement on the respective dates under each signature: BROWARD COUNTY, signing by and through its Mayor or Vice-Mayor, duly authorized to execute same by Board action on the 14th day of June, 2016, and the SETTLING MUNICIPALITIES, signing by and through their respective Mayors, duly authorized to execute same.

BROWARD COUNTY

ATTEST

Broward County Administrator, as Ex-officio Clerk of the Broward County Board of County Commissioners

CREATED OZ MANGOLINIAN COUNTY FLORING

BROWARD COUNTY, by and through its Board of County Commissioners

Mayor

5th day of June, 2016

Approved as to form by
Joni Armstrong Coffey
Broward County Attorney
Governmental Center, Suite 423
115 South Andrews Avenue
Fort Lauderdale, Florida 33301
Telephone: (954) 357-7600
Telecopier: (954) 357-7641

By:

Andrew J. Meyers Chief Deputy County Attorney

day of June, 2016

COCONUT CREEK

Attest:	CITY OF COCONUT CREEK
Leslie Wallace May, MMC City Clerk	By: Mikkie Belvedere Mayor
APPROVED AS TO LEGAL FORM AND SUFFICIENCY:	7 4 2010 Date
Terrill C. Pyburn, City Attorney	Mary C. Blasi, City Manager
	7/14/2016 Date

ATTEST:

Susan Poling, City Clerk

Approved as to form and legality:

16h day of his got, 2016

By: Greg Ross, Mayor

16 day of August 2016

By: Bris 0 M Annh

16 day of August

4

CITY OF CORAL SPRINGS

ATTEST:	
Debra Thomas, CMC, City Clerk 33 day of June, 2016	Walter G. Campbell, Jr., Ma
APPROVED AS TO FORM:	
By:	
23 day of Jim . 2016	

Town of Davie

ATTEST:

Town Clerk

20¹ DAY OF <u>Sept.</u>, 2016. Nunc Pro Tunc for July 27, 2016

20 DAY OF Sept, 2016. Nunc Pro Tunc for July 27, 2016

By:

Town Administrator

20 DAY OF Sept., 2016. Nunc Pro Tunc for July 27, 2016

Approved as to form and legality:

Town Attorney

Zo DAY OF <u>Sept</u>, 2016. Nunc Pro Tunc for July 27, 2016

CITY OF DEERFIELD BEACH

County of Broward

ATTEST:

Jathy Mindowaya

Namantha L. Gillyard, CMC, Gity Clerk

Jean M. Robb.
Jean M. Robb, Mayor

Start day of July , 2016

Burgess Hanson, City Manager

5th day of July , 2016

Approved as to form and legality:

Andrew S. Maurodis, City Attorney

gh day of July, , 2016

MUNICIPALITY

IN WITTNESS OF THE FOREGOING, the parties have set their hands and seals the day and year first written above.

CITY OF FORT LAUDERDALE, a municipal

corporation of the State of Florida

JOHN P. "JACK" SEILER, Mayor

(CORPORATE SEAL)

ATTEST:

JEFFREY A. MODARELLI, City Clerk

LEE R. FELDMAN, City Manager

Approved as to form

COLF J. COPERATIONO Assistant Only Attorney

TOWN OF HILLSBORO BEACH

ATTEST:

Yude Alvarezi CMC Town Clerk

4]X|XUIU

Deborah L. Tanant

7/12/2016

APPROVED AS TO FORM AND LEGALITY:

DJ Doody, Town Attorney

FLORIDA PLORIDA

CITY OF HOLLYWOOD

CITY OF HOLLYWOOD, a municipal corporation of the State of Florida

Ву:

Peter Bober, Mayor

CITY CLERK

PÁTRICIA Á. CERNY, MMC

ATTEST:

APPROVED AS TO FORM & LEGALITY for the use and reliance of the City of Hollywood, Florida, only.

Jeffrey P. Sheffel, CUTY ATTORNEY

THE TOWN OF LAUDERDALE-BY-THE-SEA
Ralph "Bud" Bentley
4501 Ocean Drive, Lauderdale-By-The-Sea, FL 33308
BudB@lbts-fl.gov

ATTEST: Jecha Sm, U, Town Clerk	By: Scot Sasser, Mayor
Approved as to form:	28 day of <u>Luce</u> , 2016
By: Man J John Hon Susan Trevarthen, Town Attorney Weiss Serota Helfman Cole & Bierman, P.L. 200 E. Broward Blvd., Suite 1900 Fort Lauderdale, FL 33301 STrevarthen@wsh-law.com	By: Ralph Bentley, Town Manager

CITY OF LAUDERHILL

ATTEST:	BY:
Andrea Anderson, City Clerk	M. Margaret Bate Richard J. Rapian, Mayor M. Margaret Bate 7 day of July , 2016 Vice Mayor
Approved as to form and legality: W. Earl Hall, City Attorney day of	Charles Faranda, City Manager S day of July , 2016

CITY OF LIGHTHOUSE POINT

ATTEST:

23rd Day of August, 2016

Approved as to form and legality:

SEAL 1956 Michael D. Cirullo, Jr., City Attorney

23rd Day of August, 2016

23rd Day of August, 2016

CITY OF MARGATE

Approved/by the Cit	y Commission of the	City of Margate the 24th	day of August, 2016.
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Tommy Ruzzano, Mayor

24th day of August, 2016

Douglas E. Smith, City Manager

24th day of August, 2016

ATTEST:

Joseph J. Kavanagh, City Clerk

24th day of August, 2016

APPROVED AS TO FORM:

Douglas R. Gonzales, City Attorney

24th day of August, 2016

THE CITY OF MIRAMAR		1
ATTEST: Aduit A. Cell City Clerk	By: My W W Wayne M. Messam, Mayor	
Approved as to form and legal sufficiency for the use of and reliance by the City of Miramar only:	day of, 2016	
By: Jamie A. Cole, City Attorney Weiss Serota Helfman Cole & Bierman, P.L.	By: Askell Sals Ruds Kathleen Woods-Richardson City Manager	
<i>y</i>	, 2016	

ATTEST:

City of North Lauderd Erdale

By: Jack Brady

Parricia Vanchewicity Clerk

Approved as to form and legality:

By: AMBREEN BHATTY

SARLIEL S. GOZEN

City Attorney

City Attorney

Aday of Suptember, 2016

14 day of Suptember, 2016

IN WITNESS WHEREOF, the City of Oakland Park, Florida signing by and through its Mayor duly authorized to execute this Agreement by City Commission action taken on <u>Dog v61 3</u>, 2016.

WITNESSES:

Drint Name

Print Name

CITY OF OAKLAND PARK, FLORIDA, a Florida municipal association

- 1

Tim Lonergan, MAXOF

Date: 912

Attest;

RENEE SHROUT, CITY CLERK

Notices:

As to Municipality: Attn: David Hebert, City Manager

City of Oakland Park 3650 NE 12th Avenue Oakland Park, FL 33334

CERTIFICATION CERTIFY THIS TO BE A TIME IN CORRECT DAY OF THE DESIGNAL DOCUMENT OF HE AT CON HALL. SCHOOL STATE OF THE STATE OF TH

First Amendment to the Settlement Agreement Re: Resource Recovery Board Asset Litigation

CITY OF PLANTATION MAYOR DIANE VELTRI BENDEKOVIC **400 NW 73 AVENUE** PLANTATION, FL 33317

ATTEST:	CITY OF PLANTATION
Susan Slattery, City Clerk	By: <u>Blane Pettri Bende</u> Diane Veltri Bendekovic, Mayor
	2 May of September, 2016
Approved as to form and legality:	
Ву:	
By: Donald Lunny, Jr., City Attorney	
day of, 2016	
WITNESSES	
Q: tie Tylano SIGNATURE	Mary F. home
	SIGNATURE
Christine Guitageo	Man L. Geas
Print Name	Print Name
STATE OF FLORIDA COUNTY OF BROWARD	
The foregoing instrument was acknow	redged before me on Sptenber 292016, by
Digne Veltri Bendas Mayor of Planta	Florida, a political subdivision of the state of
Florida, who is personally known to me or who	has producedas identification
and did (did not) take an oath.	NOTARY PUBLIC
My commission expires AYESHA ROE Notary Public - Str My Comm. Expires Commission #	ate of Florida MUPSHA KODINSUN

VILLAGE OF SEA RANCH LAKES

ATTEST:	VILLAGE OF SEA RANCH LAKES	
Starr Paton, City Clerk	By:, Mayor, Mayor, 2016	
Approved as to form and legality: By:	ву:ЫА	
D. I. Doody, City Attorney (4 day of September 2016	, City Manager day of , 2010	

CITY OF SUNRISE

1/4 day of 1/4, 2016

ATTEST: Felicia M. Bravo, City Clerk

Approved as to form and legality:

By: <u>Ambuly O. Aisslan</u> Kimberly A. Risslan, City Attorney 28th day of <u>JUNU</u>, 2016

FIRST AMENDMENT TO SETTLEMENT AGREEMENT

IN WITNESS WHEREOF, the parties hereto have made and executed this First Amendment on the respective dates under each signature: City of Weston through its City Commission, signing by and through its Mayor and City Manager, authorized to execute same by Commission action on the 5th day of July, 2016.

CITY OF WESTON, through its

City Commission

ATTEST:

Patricia A. Bates, MMC, City Clerk

Approved as to form and legality for use of and refiance by the City of Weston only:

By:

Jamie Alan Cole, City Attorney

ATTEST:

Daniel J. Stermer Mayor

5 day of July

By:

John R. Flint, City Manager

L+ day of July

(CITY SEAL)

CITY OF WILTON MANORS, FLORIDA

CITY OF WILTON MANORS, FLORIDA

By:

GARY RESNICK, MAYOR

29 DAYOF August ,2016

ATTEST:

KATHRYN SIMS, CMC

CITY CLERK

LEIGHANN HENDERSON

CITY-MANAGER

I HEREBY CERTIFY that I have Approved as to form and legality:

KERRY L. EZROZ, ESQ