This Use Agreement was prepared by: Jay Sircy, Bureau of Public Land Administration Division of State Lands Department of Environmental Protection, MS 130 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000 AID# 38936

OAU1 [363.39 acres +/-]

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND OF THE STATE OF FLORIDA

USE AGREEMENT

Use Agreement No. U-0002

THIS USE AGREEMENT is hereby granted this _____ day of ______ 20___, by the **BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND OF THE STATE OF FLORIDA**, hereinafter referred to as the "GRANTOR", through its lawfully designated agent, the Division of State Lands, State of Florida Department of Environmental Protection to **BROWARD COUNTY**, **FLORIDA**, a political subdivision of the State of Florida, hereinafter referred to as "GRANTEE".

WITNESSETH:

WHEREAS, GRANTOR is the owner of the real property commonly known as John U. Lloyd Beach State Recreational Area ("Park" or "premises"), which the State of Florida Department of Environmental Protection, Division of Recreation and Parks ("DRP") has leased from GRANTOR under Lease No. 2787, dated August 21, 1973; and

WHEREAS, the United States Army Corps of Engineers ("ACOE") is embarking upon a beach nourishment project within the vicinity of the Park as depicted in Exhibit "A" attached hereto and made part hereof, in which GRANTEE is the "local sponsor" responsible for obtaining permission to access the Park to complete the work; and

WHEREAS, the GRANTEE desires to enter and use portions of the Park for access to transport and place sand along the shoreline above the Mean High Water Line; and

WHEREAS, DRP has agreed to the proposed use of the Park under this use agreement.

NOW THERFORE, for the faithful and timely performance of and compliance with the terms and conditions stated herein, GRANTOR does hereby grant to GRANTEE, a use agreement on the premises depicted below, to wit:

(See Attached Exhibit "A")(the "Use Area")

subject to the following terms and conditions:

- 1. <u>DELEGATIONS OF AUTHORITY</u>: GRANTOR'S responsibilities and obligations herein shall be exercised by the Division of State Lands, State of Florida Department of Environmental Protection.
- 2. <u>COMMENCEMENT</u>: This use agreement and consent shall commence on January 1, 2019, the effective date of this use agreement and shall be valid for a term of one year and shall end on December 31, 2019.
- 3. **EXTENT OF AGREEMENT**: This use agreement covers the use of the Use Area in the upland area depicted in Exhibit "A" attached hereto, only for the purpose of access to transport and place sand along the shoreline above the Mean High Water Line and no other use or activity shall be allowed.
- 4. <u>USE OF PROPERTY AND UNDUE WASTE</u>: This use agreement shall be non-exclusive. GRANTOR, or its duly authorized agent, shall retain the right to enter the state land covered by this use agreement or engage in management activities not inconsistent with the use herein provided for and shall retain the right to grant compatible uses of the state land subject to this use agreement to third parties during the term of this use agreement.

GRANTEE shall not commit undue waste to the subject state-owned lands. Upon termination or expiration of this use agreement GRANTEE shall maintain or restore, as necessary, said state land to substantially the same condition as it was upon the effective date of this use agreement. GRANTEE shall not remove water from any source on state lands including, but not limited to, a water course, reservoir, spring, or well, without the prior written approval of the GRANTOR. GRANTEE shall clear, remove and pick up all debris including, but not limited to, mud containers, oil containers, papers, discarded tools and trash foreign to the work locations and dispose of the same in a satisfactory manner as to leave the work locations clean and free of any such debris. GRANTEE shall not dispose of any contaminants including, but not limited to, hazardous or toxic substances, chemicals or other agents produced or used in GRANTEE'S operations, on the state land covered by this use agreement or on any adjacent state land or in any manner not permitted by law.

Upon termination or expiration of this use agreement and GRANTEE shall remove all facilities and related structures erected at GRANTEE'S expense.

If the lands depicted in Exhibit "A" are under lease to another agency GRANTEE shall obtain the consent of such agency prior to engaging in any use of the real property authorized herein.

- 5. **RIGHT OF INSPECTION**: GRANTEE hereby agrees that GRANTOR, or its duly authorized agent, shall have the right at any and all times to inspect the works and operation of GRANTEE in any matter pertaining to this use agreement.
- 6. **PROPERTY RIGHTS**: GRANTEE agrees and it is hereby expressly stipulated that this use agreement and consent constitutes permissive use only and the placing of facilities and related structures upon public property pursuant to this use agreement shall not operate to create or vest any property right in said holder and shall not conflict with the conservation, protection and enhancement of said lands.
- 7. LIABILITY: GRANTOR does not warrant or represent that the Use Area is safe or suitable for the purpose for which GRANTEE is permitted to use it, and GRANTEE and its agents, representatives, employees, and independent contractors assume all risks in its use. GRANTEE hereby covenants and agrees to investigate all claims of every nature at its own expense and to indemnify, protect, defend, save and hold harmless GRANTOR and the State of Florida, its officers, agents and employees from any and all damages, claims, costs, expense, including attorney's fees, demands, lawsuits, causes of action or liability of any kind or nature arising out of all personal injury or damages attributable to the negligent acts or omissions of GRANTEE and its agents, officers, and employees. GRANTEE shall contact GRANTOR regarding the legal action deemed appropriate to remedy such damage or claims. The GRANTEE shall maintain a program of insurance covering its liabilities as prescribed by Section 768.28, F.S. Nothing herein shall be construed as a waiver of sovereign immunity enjoyed by any party hereto, as provided in Section 768.28, Florida Statutes, as amended from time to time, or any other law providing limitations on claims. In the event GRANTEE subcontracts any part or all of the work performed in the Use Area, the GRANTEE shall require each and every subcontractor to identify the GRANTOR as an additional insured on all insurance policies required by the GRANTEE. Any contract awarded by GRANTEE for work in the Use Area shall include a provision whereby the GRANTEE'S subcontractor agrees to indemnify, pay on behalf, and hold the GRANTOR harmless for all injuries and damages arising in connection with the GRANTEE'S subcontract.
- 8. <u>ASSIGNMENT</u>: This use agreement shall not be assigned in whole or in part without the prior written consent of GRANTOR. Any assignment made either in whole or in part without the prior written consent of GRANTOR shall be void and without legal effect.

- 9. CUTTING OF TREES: The cutting or removal of trees on the state land covered by this use agreement is prohibited. In the event that in the course of its operations it shall become necessary for GRANTEE to cut or remove trees, such trees shall be cut or removed only after prior written approval has been received from GRANTOR through its representative and in accordance with the directions lawfully given by its representative, and title to all portions of trees so felled or removed shall be and remain in GRANTOR. All brush and refuse that is necessarily cut in the course of GRANTEE'S operations shall be handled and disposed of in such a manner as to minimize the danger of fires, all in accordance with said regulations and the directions of the representative of GRANTOR. Trees subject to this provision shall be, except for cypress trees, three inches in diameter or greater in size at a height of forty-eight inches from the ground at the base of the tree. Cypress trees subject to this provision shall be any cypress tree of two inches in diameter or greater in size at a height of forty-eight inches from the ground at the base of the cypress tree. However, in no event shall the indiscriminate cutting down, running over or destruction of trees or vegetation of any size be allowed.
- 10. <u>TELEPHONE LINES, DITCHES, AND FENCES</u>: All telephone lines, ditches, and fences located within or immediately outside the exterior boundaries of the any state-owned lands shall be protected so far as possible in the conduct of GRANTEE'S operations, and, if damaged by reason of said operations, they shall be repaired immediately by and at the expense of GRANTEE. The representative of GRANTOR may, when in his or her judgment it is necessary to avoid risk of damage by said operations, require GRANTEE to move any such telephone lines or fence from one location to an adjacent location without compensation.
- ROADS, TRAILS AND FIRE LINES: Roads, trails, and fire lines shall at all times be kept free of brush and debris resulting from GRANTEE'S operations hereunder. Any road, trail, or firebreak used by GRANTEE in connection with the permitted operations that is damaged (beyond what would be ordinary wear and tear without such use) shall be repaired promptly by GRANTEE at its expense to its original conditions. GRANTEE shall not build any roads or trails without prior written approval of GRANTOR. If any live trees are damaged through carelessness or by fire caused by the employees or contractors of GRANTEE, GRANTEE shall fully compensate GRANTOR for the damage caused thereby.
- 12. **PREVENTION OF FIRES**: GRANTEE agrees to use every reasonable precaution including, but not limited to, State of Florida Department of Agriculture and Consumer Services, Florida Forest Service ("FFS"), standards for fire safety on State Forest lands, to prevent the occurrence of forest fires on state lands and to promptly notify the FFS office or nearest of any such occurrence. In the event a forest fire shall commence in the vicinity of GRANTEE'S operations during the period

such operations are being conducted, or immediately thereafter, it shall be conclusively presumed that such fire occurred as a result of the operations of GRANTEE, unless the contrary is clearly demonstrated to the satisfaction of GRANTOR by GRANTEE, and GRANTEE hereby agrees to pay GRANTOR for any and all damage caused to state lands by such fire, including but not limited to, costs to suppress such fire; costs for the damage to the timber, trees or other forest products (whether standing, cut or fallen); and costs for the damage to any improvements or personal property thereon, caused by or as a result of such fire. GRANTEE shall, at its expense, replant, restock or reforest any area affected by reason of such fire to the satisfaction of GRANTOR or DRP.

- 13. <u>MINERAL RIGHTS</u>: This use agreement does not cover petroleum or petroleum products or minerals and does not give the right to the GRANTEE to drill for or develop the same.
- 14. **NON-DISCRIMINATION**: GRANTEE shall not discriminate against any individual because of that individual's race, color, religion, sex, national origin, age, handicaps, or marital status with respect to any activity occurring within the area subject to this use agreement or upon lands adjacent to and used as an adjunct of the lands covered by this use agreement.
- 15. **BEST MANAGEMENT PRACTICES**: GRANTEE shall implement applicable Best Management Practices in compliance with paragraph 18-2.018(2)(h), Florida Administrative Code, for all of the activities conducted under this use agreement, which have been selected, developed, or approved by GRANTOR or other land managing agencies for the protection and enhancement of the state land covered by this use agreement.
- 16. **ARCHAEOLOGICAL AND HISTORIC SITES**: GRANTEE hereby covenants and agrees that execution of this use agreement in no way affects any of the parties' obligations pursuant to Chapter 267, Florida Statutes. The collection of artifacts or the disturbance of archaeological and historic sites on state-owned lands is prohibited unless prior authorization has been obtained from the Department of State, Division of Historical Resources.
- 17. **PROHIBITIONS AGAINST LIENS OR OTHER ENCUMBRANCES**: Fee title to the land included in this use agreement is held by GRANTOR. GRANTEE shall not do or permit anything to be done which purports to create a lien or encumbrance of any nature against the real property vested in the GRANTOR including, but not limited to, mortgages or construction liens against the real property covered by this use agreement or against any interest of GRANTOR therein.
- 18. **BREACH OF COVENANTS, TERMS, OR CONDITIONS**: Should GRANTEE breach any of the covenants, terms, or conditions of this use agreement, GRANTOR shall give written notice to GRANTEE to remedy such breach within thirty days of such notice. In the event GRANTEE fails to remedy the breach the satisfaction of GRANTOR within thirty

days of receipt of written notice, GRANTOR may either terminate this use agreement and recover from GRANTEE all damages GRANTOR may incur by reason of the breach, including, but not limited to, costs and attorneys' fees or maintain this use agreement in full force and effect and exercise all rights and remedies herein conferred upon GRANTOR.

- 19. **PARTIAL INVALIDITY**: If any term, covenant, condition or provision of this use agreement shall be ruled by a court of competent jurisdiction, to be invalid, void, or unenforceable, the remainder shall remain in full force and effect and shall in no way be affected, impaired or invalidated.
- 20. **NO WAIVER OF BREACH**: The failure of GRANTOR to insist in any one or more instances upon strict performance of any one or more of the covenants, terms and conditions of this use agreement shall not be construed as a waiver of such covenants, terms and conditions, but the same shall continue in full force and effect, and no waiver of GRANTOR of any one of the provisions hereof shall in any event be deemed to have been made unless the waiver is set forth in writing, signed by GRANTOR.
- 21. **SOVEREIGNTY SUBMERGED LANDS**: This use agreement does not authorize any use of lands located waterward of the mean or ordinary high water line of any lake, river, stream, creek, bay, estuary, or other water body or the waters or the air space thereabove.
- 22. <u>DUPLICATE ORIGINALS</u>: This use agreement is executed in duplicate originals each of which shall be considered an original for all purposes.
- 23. **ENTIRE UNDERSTANDING**: This use agreement sets forth the entire understanding between the parties and shall only be amended with the prior written approval of GRANTOR.
- 24. **TIME**: Time is expressly declared to be of the essence of this use agreement.
- 25. <u>INSURANCE REQUIREMENTS</u>: During the term of this use agreement GRANTEE shall procure and maintain policies of insurance for property damage and liability. The property damage insurance coverage shall be in an amount equal to the full insurable replacement value of any improvements or fixtures located on the Use Area. The liability insurance coverage shall be in amounts not less than \$200,000 per person and \$300,000 per incident or occurrence for personal injury and death on the Use Area. During the term of this use agreement, if Section 768.28, Florida Statutes, or its successor statute is subsequently amended to increase the amount of the liability coverages specified herein, GRANTEE shall immediately obtain liability coverage for the increased amounts. Such policies of insurance shall name GRANTOR and the State of Florida as additional insureds. GRANTEE shall submit written evidence of having procured all insurance policies required herein prior to the

effective date of this use agreement to the Bureau of Public Land Administration, Division of State Lands, State of Florida Department of Environmental Protection, Mail Station 130, 3800 Commonwealth Boulevard, Tallahassee, Florida 32399-3000. GRANTEE shall purchase all policies of insurance from a financially-responsible insurer duly authorized to do business in the State of Florida. In lieu of purchasing insurance, GRANTEE may elect to self-insure these coverages. Any certificate of self-insurance shall be issued or approved by the Chief Financial Officer, State of Florida. The certificate of self-insurance shall provide for casualty and liability coverage. GRANTEE shall be financially responsible for any loss due to failure to obtain adequate insurance coverage and the failure to maintain such policies or certificate in the amounts set forth shall constitute a breach of this use agreement.

26. **RIGHT OF AUDIT**: GRANTEE shall make available to GRANTOR all financial and other records relating to this use agreement and GRANTOR shall have the right to audit such records at any reasonable time. This right shall be continuous until this lease expires or is terminated. This use agreement may be terminated by GRANTOR should GRANTEE fail to allow public access to all documents, papers, letters or other materials made or received in conjunction with this use agreement, pursuant to Chapter 119, Florida Statutes.

27. <u>NOTICE</u>: All notices given under this use agreement shall be in writing and shall be served by certified mail including, but not limited to, notice of any violation served pursuant to Section 253.04, Florida Statutes, to the last address of the party to whom notice is to be given, as designated by such party in writing. The GRANTEE and the GRANTOR hereby designate their address as follows:

GRANTOR: Department of Environmental Protection

Division of State Lands

Bureau of Public Land Administration, M. S. 130

3800 Commonwealth Boulevard Tallahassee, Florida 32399-3000

GRANTEE: Broward County Board of County Commissioners

Natural Resources Administrator

115 South Andrews Avenue, Room 329 H

Fort Lauderdale, Florida 33301

28. <u>COMPLIANCE WITH LAWS</u>: GRANTEE agrees that this use agreement is contingent upon and subject to GRANTEE obtaining all applicable permits and authorizations. Further, GRANTEE agrees to comply with all applicable permits, authorizations, regulations, ordinances, rules, and laws of the State of Florida or the United States or of any political subdivision or agency of either.

29. **GOVERNING LAW**: This use agreement shall be governed by and interpreted according to the laws of the State of Florida.

- 30. <u>SECTION CAPTIONS</u>: Articles, subsections and other captions contained in this use agreement are for reference purposes only and are in no way intended to describe, interpret, define or limit the scope, extent or intent of this use agreement or any provisions thereof.
- 31. <u>TITLE DISCLAIMER</u>: GRANTOR does not warrant or guarantee any title, right or interest in or to the property depicted in Exhibit "A" attached hereto.
- 32. **SPECIAL CONDITIONS**: The following special conditions shall apply to this use agreement:
 - A. GRANTEE shall initiate a mandatory pre-work conference with the manager of the Park ("Park Manager"), the Florida Fish and Wildlife Conservation Commission and the ACOE within two (2) weeks after the bid for the project has been awarded to a contractor. Issues to discuss include, but are not limited to, the Use Area, sand placement, staging areas, turtle and shorebird protection measures, scarp removal, and tilling. At the Park Manager's discretion, GRANTEE shall also coordinate weekly meetings with the Park Manager during sand placement activities to address any other issues that may arise. The Park Manager may be reached at 954-924-3859.
 - B. GRANTEE shall follow the Park Manager's instructions concerning specific Park rules with special regard to the protection of vegetation, animals, natural resources, vehicular traffic, and take all necessary safety measures as determined by the Park Manager to ensure the safety of Park staff and visitors during all operations.
 - C. GRANTEE shall stop at the ranger station upon entering the Park.
 - D. GRANTEE shall ensure that all stationary and mechanized equipment to be used in the Use Area has been thoroughly cleaned to help prevent exotic or invasive species from entering the Park. The Park Manager reserves the right to inspect and deny access for equipment that has not been sufficiently cleaned.
 - E. GRANTEE shall help protect the premises, facilities and other natural resources by accessing the premises at the points designated by the Park Manager and driving only on those beach areas identified by the Park Manager.
 - F. GRANTEE acknowledges that the Park Manager has the authority to temporarily halt GRANTEE'S activities if the Park Manager observes conditions that are unsafe or could potentially damage the premises infrastructure, natural resources or recreational facilities.
 - G. GRANTEE shall be responsible for any damages caused by the actions of its employees or contractors or as a result of its operations to the premises infrastructure, natural resources or recreational facilities. GRANTEE shall work

- cooperatively with the Park Manager, Park biologists and DRP District 5, to resolve any issues that may arise during the term of this use agreement.
- H. GRANTEE shall restore or replace any and all natural vegetation (including groundcover vegetation) damaged or destroyed during construction to substantially the same condition as existed on the first date of construction.
- GRANTEE shall keep fuel in a double walled container with a catch basin and all refueling operations shall be conducted within the approved staging areas only.
- J. GRANTEE shall establish a safe zone by providing signage and fencing as needed to prevent access to the staging areas and areas worked by heavy equipment.

above written. WITNESSES: **BOARD OF TRUSTEES OF THE INTERNAL** IMPROVEMENT TRUST FUND OF THE STATE OF FLORIDA Original Signature (SEAL) BY: Print/Type Name of Witness Cheryl C. McCall, Chief, Bureau of Public Land Administration, Division of State Lands, State of Florida Department of Environmental Protection, as agent for and on behalf of the Original Signature Board of Trustees of the Internal Improvement Trust Fund of the State of Florida Print/Type Name of Witness "GRANTOR" STATE OF FLORIDA **COUNTY OF LEON** The foregoing instrument was acknowledged before me this _____ day of ______, 20____, by Cheryl C. McCall, Chief, Bureau of Public Land Administration, Division of State Lands, State of Florida Department of Environmental Protection, as agent for and on behalf of the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida. She is personally known to me. APPROVED SUBJECT TO PROPER EXECUTION: Notary Public, State of Florida 10-01-2018 Date Printed, Typed or Stamped Name My Commission Expires: Commission/Serial No.

IN WITNESS WHEREOF, the parties have caused this Use Agreement to be executed on the day and year first

BROWARD COUNTY, FLORIDA By its Board of County Commissioners

	By:	(SEAL)	
Witness	Beam Furr, M		
Print/Type Witness Name			
	"G	GRANTEE"	
Witness			
Print/Type Witness Name			
STATE OF FLORIDA COUNTY OF BROWARD			
The foregoing instrument was a Furr, as Mayor of the Broward County B political subdivision of the State of Florid	Board of County Commissioners,		, 2018, by Beam ounty, Florida, a
	Notary Public, Sta	ate of Florida	
	Print/Type Notary	y Name	
	Commission Nun	mber:	
	Commission Exp	vires:	

Consented to by State of Florida Depart of, 20	tment of Environmental Protection, Division of Recreation and Parks on the day	
	STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION, DIVISION OF RECREATION AND PARKS	
Witness	By:(SEAL) Steven A. Cutshaw, Environmental Administrator,	
Print/Type Witness Name	Office of Park Planning	
Witness		
Print/Type Witness Name	"DRP"	
STATE OF FLORIDA COUNTY OF LEON		
A. Cutshaw, as Environmental Adminis	acknowledged before me this day of, 2018, by Steven strator, Office of Park Planning, for and on behalf of the State of Florida Department of ecreation and Parks. He is personally known to me.	
	Notary Public, State of Florida	
	Print/Type Notary Name	
	Commission Number:	
	Commission Expires:	

