C-1444-D 1/16/24 RM NR-A

INTERLOCAL AGREEMENT BETWEEN THE CITY OF LAKE WORTH BEACH AND THE LAKE WORTH BEACH COMMUNITY REDEVELOPMENT AGENCY FOR FUNDING OF MICRO-TRANSIT SERVICES

THIS INTERLOCAL AGREEMENT FOR FUNDING OF MICRO-TRANSIT SERVICES ("AGREEMENT") is made this ____ day of _____, 2024, by and between the CITY OF LAKE WORTH BEACH, a Florida municipal corporation, (hereinafter referred to as "CITY"), and the LAKE WORTH BEACH COMMUNITY REDEVELOPMENT AGENCY, a public body corporate and politic, duly created and operated pursuant to Chapter 163, Florida Statutes (hereinafter referred to as the "LWBCRA").

WITNESSETH:

WHEREAS, the CITY is a municipal corporation organized and existing under the constitution and laws of the State of Florida; and

WHEREAS, Chapter 163, Florida Statutes, provides for the creation of community redevelopment agencies as separate but dependent governments of the municipalities that create community redevelopment agencies; and

WHEREAS, the LWBCRA is a Community Redevelopment Agency established by the CITY, pursuant to Part III, Chapter 163, Florida Statutes, to provide for redevelopment of blighted areas within the LWBCRA Community Redevelopment Area; and

WHEREAS, the LWBCRA and the CITY desire to provide for micro-transit services within the LWBCRA Community Redevelopment Area; and

WHEREAS, the LWBCRA and the CITY agree to have the LWBCRA enter into and manage the agreement with the micro-transit service provider, and that the CITY will provide funding to the LWBCRA to fund a portion of the cost of the micro-transit services provided pursuant to the agreement with the micro-transit service provider (the "City Funding"); and

WHEREAS, the CITY has agreed to provide the City Funding to the LWBCRA, in accordance with the terms and conditions contained herein; and

WHEREAS, this Agreement and the funding provided by the CITY and the LWBCRA for the micro-transit services complies with the provisions of Part III, Chapter 163, Florida Statutes, is consistent with the Community Redevelopment Plan, and serves both a municipal and public purpose.

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

- 1. The recitations set forth above are hereby incorporated herein by reference.
- 2. **Payment of Funds by CITY.** The CITY agrees to provide to the LWBCRA funds in a total amount not to exceed One Hundred Thousand and 00/100 Dollars (\$100,000) which shall serve as the City Funding for the micro-transit services provided pursuant to the agreement entered

into between the LWBCRA and the micro-transit service provider. Payment shall be made by the CITY to the LWBCRA, upon presentation of an invoice to the CITY. Upon receipt of the invoice, and any required documentation, the CITY shall process payment, and provide the LWBCRA with payment no later than thirty (30) days following receipt of the invoice. The City Funding shall be utilized by the LWBCRA to pay the micro-transit service provider pursuant to the agreement entered into between the LWBCRA and the micro-transit service provider.

- 3. <u>Continued Cooperation.</u> This Agreement assumes the close coordination and cooperation between the LWBCRA and the CITY particularly regarding certain aspects of the consideration and approval of the Project.
- 4. <u>Term and Termination.</u> This Agreement shall be in effect upon execution by the CITY and the LWBCRA, and shall remain in effect until December 31, 2024. The LWBCRA and the CITY may agree to extend the Agreement, through the execution of a written amendment to this Agreement. In no event shall the Agreement be extended beyond September 30, 2025.
- 5. **Public Records.** The CITY and LWBCRA shall comply with the requirements of Section 119.07, *et.seq.*, Fla.Stat., related to the handling of public records.
- 6. <u>Sovereign Immunity.</u> Nothing contained in this Agreement shall be deemed to be a waiver of, or affect the rights, privileges, and immunities of the CITY or LWBCRA as set forth in Section 768.28, Fla.Stat.
- 7. No General Obligation. Neither this Agreement, nor the obligations imposed upon the CITY or the LWBCRA hereunder shall be or constitute an indebtedness or general obligation of the CITY or LWBCRA within the meaning of any constitutional statutory or charter provisions requiring the CITY or the LWBCRA, or other Governmental Authority to levy ad valorem taxes nor a lien upon any properties or funds of the CITY or the LWBCRA or other Governmental Authority. Nothing contained herein shall be deemed construed or applied to cause any Governmental Authority, specifically including the CITY and the LWBCRA, to waive its right to exercise its governmental power and authority or to consider any request causing the exercise of its governmental powers in any manner other than that which is customary for the exercise of such governmental powers.

(SIGNATURE PAGE TO FOLLOW)

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed on the day and year first above written.



CITY OF LAKE WORTH BEACH

OF FLOO	
ATTEST:	
Melissa Ann Coyne, MMC By:	By:
Melissa Ann Coyne, MMC, City Clerk	Betty Resch, Mayor
APPROVED AS TO FORM AND	APPROVED FOR FINANCIAL
LEGAL SUFFICIENCY:	SUFFICIENCY
Elizabeth Lenihan	Yannick Ngendaliayo By:
By:	By:
Glen J. Torcivia, City Attorney	Yannick Ngendahayo, Financial Services Director
	LAKE WORTH BEACH COMMUNITY REDEVELOPMENT AGENCY
Joan Oliva, Executive Director	Carla Blockson, Chair
Dated this 50 day of January, 2024	
Dated this day of Junea, 2024	