SECOND AMENDMENT TO LEASE AGREEMENT

THIS SECOND AMENDMENT TO LEASE AGREEMENT is made this day
of, 2019, by and between PINELLAS COUNTY, a political subdivision of the
State of Florida, hereinafter referred to as "LANDLORD," "COUNTY" and "County," which
terms shall include County's designated agent(s) and/or successors in interest, and PALM
HARBOR COMMUNITY SERVICES AGENCY, INC., a Florida non-profit corporation,
hereinafter referred to as "PHCSA" or "TENANT," jointly referred to as the "Parties."

WHEREAS, the Palm Harbor Community Services District, a municipal servicing taxing unit, hereinafter referred to as "MSTU", was created to fund recreation and library services for the citizens of Palm Harbor; and

WHEREAS, PHCSA is the non-profit corporation contracted to administer and operate the MSTU; and

WHEREAS, the Parties entered into that certain lease agreement in June 1999 whereby the County leased space to PHCSA in support of its administration and operation of the MSTU; and

WHEREAS, a First Amendment to modify the agreement insurance language was entered into in October 1999; and

WHEREAS, the Parties wish to amend the lease agreement to update the Premises and define responsibility for capital improvements.

NOW THEREFORE, in consideration of One Dollar (\$1.00) and other good and valuable consideration the receipt and adequacy of which is hereby acknowledged, and the promises and covenants contained herein, the Parties agree as follows:

- 1. The building square footage shall be increased from 4,500 to 8,900 square feet, as depicted on Exhibit A hereto, which shall replace the original Exhibit A,
- 2. Delete paragraph 6, "Maintenance and Services" in its entirety and replace with the following:

MAINTENANCE AND SERVICES: The general and routine maintenance

and non-capital repairs of the Premises shall be the sole responsibility of the TENANT. The TENANT shall maintain the Building, grounds including the parking areas, and other areas within the leased Premises in good repair and in a clean, neat, orderly, and sanitary condition.

COUNTY shall be responsible for capital improvement replacements to the Premises, defined as improvements add value to an existing capital asset either by lengthening its estimated useful life or increasing its service capacity. Capital improvement replacements include roof, building envelope, HVAC systems, elevators, fire alarm systems, exterior doors, and windows, but only if said replacements are not determined to be the result of action of the LESSEE, its agents, employees, contractors, invitees, licensees, customers, or its clients. Replacement schedule shall be at COUNTY's sole discretion and shall be based on inspection and condition assessment by the COUNTY, conducted annually. LESSEE shall be responsible to maintain assets in conformance with manufacturer's specifications, use only OEM parts for repairs, and provide COUNTY maintenance and repair records for review at annual inspection.

In the event COUNTY pays any monies required to be paid by TENANT hereunder, COUNTY shall demand repayment of same from TENANT and TENANT shall make such payment within thirty (30) days of receipt of said demand. TENANT'S failure to timely reimburse shall be deemed a breach of the Lease.

3. Delete paragraph 4, "Taxes," in its entirety and replace with the following:

In the event that any ad valorem, rental, sales, or similar taxes or special assessments are levied or placed on the Premises due to the existence of this Lease, then TENANT shall pay all such taxes or special assessments so imposed.

4. Amend paragraph 13, "Indemnification," by deleting reference to "attorney's fees," and adding the following sentence: "Nothing herein shall be construed as a waiver of COUNTY's sovereign immunity, subject to §768.28, Florida Statutes."

- 5. Amend paragraph 16, "Default," by deleting all reference to "attorney's fees," and deleting the following sentence: "County may reenter the Premises using such force for that purpose as may be necessary without being liable to any prosecution therefore, and County may repair or alter the Premises in such a manner as to County may seem necessary or advisable to re-let the Premises."
- 6. This amendment shall become effective October 1, 2019.
- 7. Delete language of Paragraph 7 (Insurance) of original lease and replace with the insurance requirements set forth in Exhibit "A" attached hereto and incorporated herein by reference.
- 8. Except to the extent specifically modified herein all other terms and provisions of the lease agreement shall remain in full force and effect.

SIGNATURE PAGE FOLLOWS

IN WITNESS WHEREOF, the undersigned have executed this Second Amendment to Lease Agreement on the day and year first written above.

		LESSEE: PALM HARBOR COMMUNITY SERVICES AGENCY, INC.	
WITNESSES:			
	Ву:		
Print Name:	Print Name:	Kelli Snow	
Title:	Title:	Chairman PHCSA	
Print Name:			
Title:			
		LESSOR: PINELLAS COUNTY BOARD OF COUNTY COMMISSIONERS By: Chairman	
Print Name:			
Title:			
Print Name:			
T:41a.			

APPROVED AS TO FORM

Office of the County Attorney