

MARION COUNTY WATER MAIN EXTENSION CONNECTION AGREEMENT NO: WME-036

<u>SECTION 1. REQUEST</u>. Property owner ("Owner") <u>KASOUZA LLC</u> whose complete and principal address is <u>13200</u> <u>Bromborough Dr, Orlando, FL 32832-6469</u>, hereby requests, through payment of the non-refundable application fee and execution of this Agreement ("Agreement"), that Marion County ("County") provide service from its central utility system ("System") to Owner's parcel(s) below and as depicted on the map attached herein as "Exhibit 1." By entering into this Agreement with County, Owner understands its obligation to extend the water main line ("Main") per engineered construction plans is at its sole expense.

Parcel ID Number	Use (Structure Type)	Number of Units
8005-0769-24	Single Family Residence	one (1)

SECTION 2. BENEFITTING PARCEL(S). Main is proposed to extend past no other unserved parcels.

Owner agrees that time is of the essence for the whole of this project. Therefore, Parties specifically agree if Main construction does not commence for any reason within ninety (90) days of the full execution of this Agreement, County may unilaterally terminate same without penalty to County. In order to preserve fair market conditions and using best available information at the time of this Agreement, Owner shall initial an option on signature page¹ to (a) accept County's bid price of \$19,619.50 for which Owner agrees to be liable for all Work defined in the Main construction plan; authorizing County to bill and collect for same prior to the start of any construction; and authorizing County to coordinate construction pursuant to Owner's permit oversight and processing, or (b) select Owner's preferred contractor to construct Main, providing a copy of its accepted contractor's proposal at a cost not to exceed \$19,619.50 to County within 30 calendar days, and provide for Main construction commencement within 90 calendar days; both schedules relative to the date this Agreement is recorded in the public records of Marion County, Florida. If Owner fails to perform timely, County may cancel this Agreement without penalty, no sooner than 10 calendar days of the issuance date of County's default notice to Owner.

SECTION 3. PERMISSION TO CONNECT. County's execution of this Agreement creates no vested rights and shall not be construed as a guarantee of service capacity. County may permit connections to its System only if it may lawfully do so or would not thereby violate any permit, license, restriction, injunctions, moratorium or denial of permission to connect imposed or issued by any court of competent jurisdiction or by any applicable governmental agency. County agrees to not unreasonably deny connection to its System. County makes no other representation or agreement as to the availability of service in connection with development of the properties described in this Agreement. By entering into this Agreement, Owner acknowledges the stated limits on the permissibility to connect and hereby waives and relinquishes any right, claim, cause of action or other remedy whatsoever against County arising from, or as a result of Owner reasonably being denied connection. Once granted, the ability of Owner to connect provided by this Agreement shall be valid for a period of one (1) year from its recording date. This Agreement is non-transferable. Connection is conditioned upon and may not occur before the receipt of all necessary governmental permits, licenses, and approvals for, and completion of construction connected to System. Owner agrees to be responsible for constructing the distribution and transmission facilities in accordance with this Agreement. This Agreement may be immediately and unilaterally terminated by the County without penalty for any default of this Agreement, to include: (a) Owner's violation or non-compliance with the provisions of this Agreement; (b) failure of Owner to fully perform any monetary obligation owed to County with regard to County's Utility service to Owner; (c) failure of Owner to comply with any conditions or requirements contained in any permits necessary for the project contemplated herein; (d) misrepresentation of fact in Owner's application; (e) failure to timely establish a new service account as needed; or (e) violation of any governing laws, rules, regulations, or codes.

SECTION 4. ACCEPTANCE BY OWNER. Owner agrees to connect to and to be served by the System for parcel(s) identified in Section 1 and to be bound fully by all applicable laws, rules, regulations, and codes, as well as any conditions and/or requirements of any permits necessary for the project contemplated herein. The party executing this Agreement certifies it is fully authorized to bind Owner and understands the penalties for misrepresentation. Owner shall indemnify, defend, and hold harmless, release, and forever discharge County and its officers, board members, employees, agents, and instrumentalities, from and against any and all fines, suits, claims, demands, penalties, liabilities, costs or expenses, losses settlements, judgments and awards and action of whatever kind or nature arising out of, relating to, or resulting from the performance of this Agreement, including a reasonable attorney's fees and costs (and a reasonable attorney's fee and costs on appeal) and damages (including, but not limited to, actual and consequential damages) arising from any negligent, willful or wrongful misconduct, knowing misrepresentation or breach of this Agreement by Owner, its employees, agents, or subcontractors, to the extent that any such claim, damages, loss, or expenses is caused by any acts or omissions of Owner or anyone directly or indirectly employed by Owner. Nothing in this Agreement shall be construed in any way to alter County's waiver of sovereign immunity or the limits established in Section 768.28, Florida Statutes. Owner hereby accepts all terms and conditions of this Agreement, and agrees to be bound hereby.

subcontractors, to the extent that any such claim, damaged of Owner or anyone directly or indirectly employed by Ov	ges, loss, or expenses is caused by any acts or omissions wher. Nothing in this Agreement shall be construed in any or the limits established in Section 768.28, Floridans of this Agreement, and agrees to be bound hereby.	
ACCEPTED AND AGREED TO BY OWNER:	OWNER: KASOUZA LLC	
a X paid to MCU prior to start of construction paid directly to underground contractor	Relier Mouro de Souga Signed KLOBER MOVRA DE SOUZA OB/20/2 Printed, Title: AMBR Date	25
SIGNED, SEALED, AND DELIVERED IN THE PRESEN	NCE OF:	
WITNESS: Flando Comy	WITNESS:	
Printed MANRO 45515 GOMES O6/20/2024	Printed Date	2
STATE OF	eement WME-036 was acknowledged before me by	
identification (type/#M632-Soo-78-460-0) FL Driver's License	LLC who ispersonally known to me or _vproduced	
NOTARY SEAL NOTARY SEAL Avy Commission of Htt 1984 Hy Comm. Expires Nov. 14.	36 Signature of ixolary Public	
IN WITNESS WHEREOF, the parties hereto agree to the	ese terms as of the date approved by the County.	
MARION COUNTY, FLORIDA, a political subdivision of the State of Florida	Michelle Stone, Chairman Date	
ATTEST:		
FOR USE AND RELIANCE BY MARION COUNTY ON	Gregory Harrell, Clyrk Date	

