

Consent

F.8.

4/23/2024

Subject:

Approval; RE: Trail Access Lease at Fox Lake Sanctuary (District 1)

Fiscal Impact:

There are no fiscal impacts to General Revenue funds. The Environmentally Endangered Lands Program budget will fund the annual \$365.00 lease fee.

Dept/Office:

Parks and Recreation/Environmentally Endangered Lands Program

Requested Action:

Approve the trail access lease at the Fox Lake Sanctuary.

Summary Explanation and Background:

The purpose of the trail easement is to allow a public use entrance from Fox Lake Park, across private property owned by Modern, Inc., to the Fox Lake Sanctuary trail system.

The Board of County Commissioners approved the original trail access Lease Agreement on May 28, 2013. The Lease was amended in 2017 and 2018 and expired in December 2023; however, the trail remained open. The new agreement will extend the lease term for five (5) years through December 29, 2028.

Clerk to the Board Instructions:

Please return Board Memorandum to the Environmentally Endangered Lands Program.



FLORIDA'S SPACE COAST

Kimberly Powell, Clerk to the Board, 400 South Street • P.O. Box 999, Titusville, Florida 32781-0999

Telephone: (321) 637-2001 Fax: (321) 264-6972 Kimberly.Powell@brevardclerk.us



April 24, 2024

MEMORANDUM

TO: Mike Knight, Environmentally Endangered Lands Program Manager

RE: Item F.8., Approval for Trail Access Lease at Fox Lake Sanctuary

The Board of County Commissioners, in regular session on April 23, 2024, approved and executed the trail access lease at the Fox Lake Sanctuary. Enclosed is the fully-executed Lease Agreement.

Your continued cooperation is always appreciated.

Sincerely,

BOARD OF COUNTY COMMISSIONERS RACHEL M, SADOFF, CLERK Kimberly Powell, Clerk to the Board

/sm

Encl. (1)

cc: Parks and Recreation Finance Budget

TRAIL ACCESS LEASE

THIS TRAIL ACCESS LEASE made this 23rd day of April

2024 between BREVARD COUNTY, FLORIDA, a political subdivision of the State of Florida, located at 2725 Judge Fran Jamieson Way, Building C, Viera, Florida, 32940 ("Lessee") and MODERN, INC., a Florida Corporation, whose address is PO Box 1417, Cocoa Beach, Florida, 32932 ("Owner").

WHEREAS, the Lessee owns certain real property known as Fox Lake Sanctuary. The sanctuary is separated from additional County owned land, known as Fox Lake Park, by private land of the "Owner". The location of Fox Lake Sanctuary, Fox Lake Park and the Owner's land is depicted in Exhibit "A", attached and incorporated by reference herein; and

WHEREAS, the County has determined that although legal access to the Sanctuary does exist through the Lessee's property, an alternate route leased from the Owner would provide visitors with a better recreational trail experience. This leased access is referred to as the "Trail" and is generally depicted in Exhibit "A"; and

WHEREAS, in order to provide a better recreational trail experience to visitors, the Lessee and the Owner entered into an agreement on May 28, 2013 (the "Trail Access Lease"), which is attached hereto and incorporated herein by reference, to establish and

WHEREAS, an amendment to the Trail Access Lease was entered into in 2017 (the "First Amendment to the Lease"), and 2018 (the "Second Amendment to the Lease"), which are attached hereto and incorporated herein by reference, in order to relocate the area of Owner's property designated as the "Trail" to provide better public access to Lessee's property; and update names for Notices; and

WHEREAS, the Trail Access Lease expired on December 29, 2023, and both parties desire to extend the term for an additional five (5) years, through December 29, 2028,

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the Parties affirm the obligations under the Trail Access Lease are as follows:

1. **PROPERTY:**

In consideration of the rents, covenants and agreements hereinafter reserved and contained on the part of the Lessee to be observed and performed, the Owner demises and leases to the Lessee, and the Lessee rents from the Owner the property, referred to as the Trail, for use as a recreational access trail.

2. **TERM:**

The term of the Lease shall commence on the effective date of the Lease and expire on December 29, 2028, unless sooner terminated (the "Lease Term"). Should party desire to terminate the Lease at any time during the Lease Term, then the terminating party shall provide the other party with ninety (90) days written notice. The Parties may agree to extend this Lease for up to two additional one-year terms. Any extensions must be approved in writing by both Parties prior to termination of this Lease.

3. **RENTAL CONSIDERATION:**

For the term of this Lease, Lessee agrees to pay Owner \$1.00 per day, payable in advance every six months, for the term of this Lease. Said sum shall be paid to Owner in lawful money of the United States of America, which shall be legal tender at the time of payment, at the office of Owner or to such other person or at such place as Owner may from time to time designate in writing. In the event Owner exercises its right to terminate the lease as set forth in section 2 above, during any term for which the rent has been paid, the Owner will, upon vacation and surrender of possession of the Trail by Lessee, reimburse Lessee any excess rent paid in advance for the balance of the applicable term. The amount to be reimbursed to Lessee shall be calculated by taking the rental amount paid minus the number of days occupied by the Lessee at the time of surrender of the Trail by Lessee.

4. USE OF TRAIL:

During the term of this Lease and any extension thereof, Lessee shall use the Trail only for non-vehicular public access to the Fox Lake Sanctuary.

The trail will be a natural surface foot path with a cleared width of no more than 8 feet.

5. SIGNAGE:

Lessee shall be responsible for the costs of fabrication, installation and maintenance of appropriate signage to keep visitors on the leased trail and identify the Owners property adjacent to the trail as private property. Should Owner note that any maintenance or repairs to the signage is required, it shall immediately notify Lessee of same. Lessee shall be responsible for keeping trail users off Owner's other property. Lessee may install fencing along the trail, at its option and cost.

6. **LESSEE'S OBLIGATIONS:**

A. Lessee shall not permit, commit, or suffer any waste, impairment or deterioration of Owner's other property and of the Trail or any part thereof

B. Lessee shall not create or excavate any lakes, canals or ditches on any property except that Lessee may clear the property for the Trail within the Trail boundaries.

C. Lessee shall on the expiration or the sooner of the termination of this Lease term, surrender to the Owner the Trail in good condition, repair and free of debris, reasonable

wear and tear accepted.

7. ACCESS:

Owner shall also have the right to enter the Trail at all reasonable times to inspect any property for compliance with this Lease.

8. **ALTERATIONS:**

Lessee shall not make any alterations or improvements to the Trail other than what is described in this Lease without the prior written consent of Owner. Lessee shall present to Owner plans and specifications for such work at the time approval is sought. If Lessee is permitted to make alterations, Lessee shall furnish to Owner, upon completion of same, a certified statement showing the total cost of such alterations and satisfactory evidence that payment for same has been made in full. To the extent allowed by law, as to any work performed by Lessee, Lessee shall indemnify and hold Owner harmless from any liens, claims or other liabilities that may be filed on or made against Owner or the Trail as a result of such work performed by Lessee's right to sovereign immunity under Section 768.28, Florida Statutes, or other limitations imposed on Lessee's potential liability under state or federal law. Any alterations or improvements made by Lessee shall become a part of the realty and be the sole property of Owner upon expiration or termination of this Agreement unless Lessee elects to remove such alterations and improvements and such removal can be done without damage or injury to the Trail.

9. INDEMNITY:

Except for losses, damages and claims arising out of the acts or omissions of Owner or Owner's agents, contractors and employees, Lessee agrees to indemnify and hold harmless Owner against all claims, damages, losses, and expenses, including attorney's fees, arising out of or resulting from Lessee's use of the Trail, if such claims, damages, losses, or expenses are caused solely by the negligent or wrongful acts of Lessee. However, nothing contained herein shall constitute a waiver by either party of its sovereign immunity or the provisions of Section 768.28, Florida Statutes, or other limitations imposed on Lessee's potential liability under state or federal law. Nothing herein shall be construed as consent to be sued by third parties.

Lessee, upon notice from Owner, shall defend the same at Lessee's expense by counsel acceptable to Owner. Likewise, Owner shall indemnify and hold harmless Lessee from and against any and all claims arising from any activity, work or things done, permitted or suffered by Owner in or about the Trail to the extent that such claims, damages, losses, or expenses are caused solely by the negligent or wrongful acts of the Owner or its employees. Owner, upon notice from Lessee, shall defend the same at Owner's expense by counsel acceptable to Owner.

10. **INSURANCE:**

At all times during the term hereof, Lessee shall maintain, at its sole cost and expense, policies in effect to insure against claims resulting from Lessee's activities relating to this Lease for personal injury or property damage under a policy of general public Liability insurance, with limits of at least \$500,000 for bodily injury and \$100,000 for property. damage. All insurance required to be carried by Lessee hereunder shall be issued by responsible insurance companies, qualified to do business in the State of Florida reasonably acceptable to Owner. Each policy shall name Owner, as Certificate Holder, on insurance certificates evidencing the existence and amounts of such insurance and shall be delivered to Owner by Lessee at least ten (10) days prior to Lessee's occupancy of the Premises.

11. NOTICES:

Any notice, demand, request or other instrument which may be or required to be given under this Lease, shall be delivered in person, via facsimile, sent by United States Certified or Registered Mail, postage prepaid, or sent by a reputable overnight courier service and shall be addressed to either party at the address as hereinabove given. Any notice shall be deemed delivered upon hand delivery or three (3) days after depositing such notice in postal receptacles, return-receipt requested or one (1) day after depositing such notice with a reputable overnight courier service. Either party may designate such other address as shall be given by written notice as follows:

If to Owner:	Modern, Inc. PO Box 1417 Cocoa Beach, FL 32932
If to Lessee:	Mike Knight, Program Manager Brevard County EEL Program: 91 East Drive Melbourne, FL 32904
With a copy to:	Mary Ellen Donner, Director Brevard County Parks and Recreation Department 2725 Judge Fran Jamieson Way Viera, Florida 32940

12. ATTORNEY'S FEES AND COSTS:

In the event of any legal action to enforce the terms of this Lease, each party shall bear its own attorney's fees and costs.

13. APPLICABLE LAW AND VENUE:

This Lease shall be interpreted and construed in accordance with and governed by the laws and ordinances of Brevard County and the State of Florida. Venue for any legal action brought by any party to this Lease to interpret, construe or enforce this Lease shall be in a court of competent jurisdiction in and for Brevard County, Florida, and any trial shall be non-jury.

14. **AMENDMENTS:**

No modification, amendment, or alteration in the terms or conditions contained herein shall be effective unless contained in a written document prepared with the same or similar formality as this Lease and executed by County.

15. ENTIRE LEASE:

This Lease incorporates and includes all prior negotiations, correspondence, conversations, agreements, and understandings applicable to the matters contained herein and the parties agree that there are no commitments, agreements or understandings concerning the subject matter of this Lease that are not contained in the Lease. Accordingly, the parties agree that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written. It is further agreed that no modification, amendment or alteration in the terms and conditions contained herein shall be effective unless contained in a written document in accordance with paragraph 14 above.

16. SUCCESSION OF AGREEMENT:

This Lease and the rights and obligations contained herein shall insure to the benefit of and be binding upon the parties hereto and their respective successors and assigns.

(Signatures begin on next page)

IN WITNESS WHEREOF, the parties hereto have signed and seal this Trail Access Lease as of the day and year first above written.

Signed, sealed and delivered. in the presence of:

"OWNER"

Modern Inc.

R Name: Its:

"LESSEE"

Brevard County Board of County Commissioners As approved by the Board on ______ April 23, 2024

By:

Jason Steele, Chair Brevard County Commission

Attest Rachel Sadoff, Clerk of Court

Reviewed for legal form and content:

Justin Caron, Assistant County Attorney 2020

Date



Exhibit A: Map of Owner's Property and Location of Trail Lease

BREVARD COUNTY BOARD OF COUNTY COMMISSIONERS

CONTRACT REVIEW AND APPROVAL FORM

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	SECTION	I- GENERAL	INFORMATION			
1. Contractor: MODERN IC			2. Amount:			
3. Fund/Account #: 1610			4. Department Name: P&R-EEL PROGRAM			
5. Contract Description: N	ODERN IN TRA	ALL ACCESS	LEASE			
6. Contract Monitor: JEN			8. Contro	ct Type:		
			I FASI	E/RENTALS		
7. Dept/Office Director: M	ARY ELLEN DOI	NNER				
9. Type of Procurement: O	ther					
	SECTION II - REV		ROVAL TO ADVERTISE			
	APPRO	DVAL				
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Purchasing						
Risk Management						
						
County Attorney	L					
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Contract Approval Date, E						
Contract Absolute End Da	te (No Additional R	enewals/Exter	isions)			
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Management/ Purchasing Approval; Signed/Executed Contract) Image: Contract in the second						
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BREVARD COUNTY BOARD OF COUNTY COMMISSIONERS

CONTRACT REVIEW AND APPROVAL FORM

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	SECTION	I - GENERAL					
1. Contractor: MODERN			2. /	Amount:			
			4. Department Name: P&R-EEL PROGRAM			M	
5. Contract Description:	10DERN INC TR	AIL ACESS	SLEASE	1			
6. Contract Monitor: JEN	INY WARNER		8. Contract Type:				
7. Dept/Office Director: N				LEA	SE/RENTA	LS	
9. Type of Procurement: C							
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Contract Documents Uploaded in CM database (Contract Form with County Attorney/ Risk Management/ Purchasing Approval; Signed/Executed Contract)				_			
"Right To Audit" Clause Included in Contract							
	Monitored items: Uploaded to database (Insurance, Bonds, etc.)						

BREVARD COUNTY BOARD OF COUNTY COMMISSIONERS

CONTRACT REVIEW AND APPROVAL FORM

CLORIOP

	SECTION	1 - GENERAL	INFORMATION				1.18
1. Contractor: MODERN IC			2. Amount:				
3. Fund/Account #: 1610			Department Nan	ne: P&R-EEL PF	ROGR	AM	
5. Contract Description: MO							_
				8. Contract Type:			_
6. Contract Monitor: JENN	Y WARNER						
7. Dept/Office Director: MARY ELLEN DONNER LEASE/REN			LEASE/RENTA	ALS			
9. Type of Procurement: Othe	er						
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Contract Documents Uploaded in CM database (Contract Form with County Attorney/ Risk							
Management/Purchasing Approval; Signed/Executed Contract) Image: Signed Approval; Signed/Executed Contract) "Right To Audit" Clause Included in Contract Image: Signed Approval; Signed							
Monitored items: Uploaded to database (Insurance, Bonds, etc.)				2			



PARKSAREC ADMIN JUN 3 2013 ANB:43

FLORIDA'S SPACE COAST



Tammy Etheridge, Clerk to the Board, 400 South Street . P.O. Box 899, Titusville, Florida 32761-0899

Telephone: (321) 637-2001 Fax: (321) 264-6972

May 29, 2013

MEMORANDUM

TO: Jack Masson, Parks and Recreation Director

RE: Item III.B.10., Trail Access Lease with Modern Inc. for Fox Lake Sanctuary

The Board of County Commissioners, In regular session on May 28, 2013, executed Trail Access Lease with Modern Inc. for trail access for non-vehicular public access to Fox Lake Sanctuary. Enclosed are two fully-executed copies of the Lease.

Your continued cooperation is greatly appreciated.

Sincerely,

BOARD OF COUNTY COMMISSIONERS SCOTT ELLIS, CLERK

Yammy Etheridge

Tammy Etheridge, Deputy Clerk

Encis. (2)

cc: EEL Program Manager Contracts Administration Finance Budget

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RECEIVED

JUN 4 2013

BREVARD COUNTY EEL PROGRAM ADMINISTRATION



TRAIL ACCESS LEASE

THIS TRAIL ACCESS LEASE made this 28 day of May

2013, between BREVARD COUNTY, FLORIDA, a political subdivision of the State of Florida, located at 2725 Judge Fran Jamieson Way, Building C, Viera, Florida, 32940 ("Lessee") and MODERN, INC., a Florida Corporation, whose address is PO Box 1417, Cocoa Beach, Florida, 32932 ("Owner").

WHEREAS, the Lessee owns certain real property known as Fox Lake Sanctuary. The sanctuary is separated from additional County owned land, known as Fox Lake Park, by private land of the "Owner". The location of Fox Lake Sanctuary, Fox Lake Park and the Owner's land is depicted in Exhibit "A", attached and incorporated by reference herein; and

WHEREAS, the County has determined that although legal access to the Sanctuary does exist through the Lessee's property, an alternate route leased from the Owner would provide visitors with a better recreational trail experience. This leased access is referred to as the "Trail" and is generally depicted in Exhibit "A"; and

NOW, therefore, for good and valuable consideration, the receipt of which is hereby acknowledged, the Parties affirm the obligations under the Access Lease as follows:

1. **PROPERTY:**

In consideration of the rents, covenants and agreements hereinafter reserved and contained on the part of the Lessee to be observed and performed, the Owner demises and leases to the Lessee, and the Lessee rents from the Owner the property described in Exhibit "B", referred to as the Trail, for use as a recreational access trail.

2. **TERM:**

The term of the Lease shall commence on the effective date of the Lease and expire on December 29, 2018, unless sooner terminated (the "Lease Term"). Should either party desire to terminate the Lease at any time during the Lease Term, then the terminating party shall provide the other party with ninety (90) days written notice. The Parties may agree to extend this Lease for up to two additional one-year terms. Any extensions must be approved in writing by both Parties prior to termination of this Lease.

3. **RENTAL CONSIDERATION:**

For the term of this Lease, Lessee agrees to pay Owner \$1.00 per day, payable in advance every six months, for the term of this Lease. Said sum shall be paid to Owner in lawful money of the United States of America, which shall be legal tender at the time of payment, at the office of Owner or to such other person or at such place as Owner may from time to time designate in writing. In the event Owner exercises its right to terminate the lease as set forth in section 2 above, during any term for which the rent has been paid, the Owner will, upon vacation and surrender of possession of the Trail by Lessee, reimburse Lessee any excess rent paid in advance for the balance of the applicable term. The amount to be reimbursed to Lessee shall be calculated by taking the rental amount paid minus the number of days occupied by the Lessee at the time of surrender of the Trail by Lessee.

4. USE OF TRAIL:

During the term of this Lease and any extension thereof, Lessee shall use the Trail only for non-vehicular public access to the Fox Lake Sanctuary.

The trail will be a natural surface foot path with a cleared width of no more than 8 feet. The trail shall be contained within the boundaries of the attached "Legal Description of Trail Lease" (Exhibit B).

5. SIGNAGE:

Lessee shall be responsible for the costs of fabrication, installation and maintenance of appropriate signage to keep visitors on the leased trail, and identify the Owners property adjacent to the trail as private property. Should Owner note that any maintenance or repairs to the signage is required, it shall immediately notify Lessee of same. Lessee shall be responsible for keeping trail users off Owner's other property. Lessee may install fencing along the trail, at its option and cost.

6. **LESSEE'S OBLIGATIONS:**

A. Lessee shall not permit, commit, or suffer any waste, impairment or deterioration of Owner's other property and of the Trail or any part thereof

B. Lessee shall not create or excavate any lakes, canals or ditches on any property except that Lessee may clear the property for the Trail within the Trail boundaries.

C. Lessee shall on the expiration or the sooner of the termination of this Lease term, surrender to the Owner the Trail in good condition, repair and free of debris, reasonable wear and tear accepted.

7. ACCESS:

Owner shall also have the right to enter the Trail at all reasonable times to inspect any property for compliance with this Lease.

8. **ALTERATIONS:**

Lessee shall not make any alterations or improvements to the Trail other than what is described in this Lease without the prior written consent of Owner. Lessee shall present to Owner plans and specifications for such work at the time approval is sought. If Lessee is permitted to make alterations, Lessee shall furnish to Owner, upon completion of same,

a certified statement showing the total cost of such alterations and satisfactory evidence that payment for same has been made in full. To the extent allowed by law, as to any work performed by Lessee, Lessee shall indemnify and hold Owner harmless from any liens, claims or other liabilities that may be filed on or made against Owner or the Trail as a result of such work performed by Lessee. Nothing contained in this Agreement shall be construed as a waiver of Lessee's right to sovereign immunity under Section 768.28, Florida Statutes, or other limitations imposed on Lessee's potential liability under state or federal law. Any alterations or improvements made by Lessee shall become a part of the realty and be the sole property of Owner upon expiration or termination of this Agreement unless Lessee elects to remove such alterations and improvements and such removal can be done without damage or injury to the Trail.

9. INDEMNITY:

Except for losses, damages and claims arising out of the acts or omissions of Owner or Owner's agents, contractors and employees, Lessee agrees to indemnify and hold harmless Owner against all claims, damages, losses, and expenses, including attorney's fees, arising out of or resulting from Lessee's use of the Trail, if such claims, damages, losses, or expenses are caused solely by the negligent or wrongful acts of Lessee. However, nothing contained herein shall constitute a waiver by either party of its sovereign immunity or the provisions of Section 768.28, Florida Statutes, or other limitations imposed on Lessee's potential liability under state or federal law. Nothing herein shall be construed as consent to be sued by third parties.

Lessee, upon notice from Owner, shall defend the same at Lessee's expense by counsel acceptable to Owner. Likewise, Owner shall indemnify and hold harmless Lessee from and against any and all claims arising from any activity, work or things done, permitted or suffered by Owner in or about the Trail to the extent that such claims, damages, losses, or expenses are caused solely by the negligent or wrongful acts of the Owner or its employees. Owner, upon notice from Lessee, shall defend the same at Owner's expense by counsel acceptable to Owner.

10. INSURANCE:

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11. NOTICES:

Any notice, demand, request or other instrument which may be or required to be given under this Lease, shall be delivered in person, via facsimile, sent by United States Certified or Registered Mail, postage prepaid, or sent by a reputable overnight courier service and shall be addressed to either party at the address as hereinabove given. Any notice shall be deemed delivered upon hand delivery or three (3) days after depositing such notice in postal receptacles, return-receipt requested or one (1) day after depositing such notice with a reputable overnight courier service. Either party may designate such other address as shall be given by written notice as follows:

If to Owner:	Modern, Inc. PO Box 1417 Cocoa Beach, FL 32932
If to Lessee:	Mike Knight, Program Manager Brevard County EEL Program: 91 East Drive Melbourne, FL 32904
With a copy to:	Jack Masson, Director Brevard County Parks and Recreation Department 2725 Judge Fran Jamieson Way Viera, Florida 32940

12. ATTORNEY'S FEES AND COSTS:

In the event of any legal action to enforce the terms of this Lease, each party shall bear its own attorney's fees and costs.

13. APPLICABLE LAW AND VENUE:

This Lease shall be interpreted and construed in accordance with and governed by the laws and ordinances of Brevard County and the State of Florida. Venue for any legal action brought by any party to this Lease to interpret, construe or enforce this Lease shall be in a court of competent jurisdiction in and for Brevard County, Florida, and any trial shall be non-jury.

14. **AMENDMENTS**:

No modification, amendment, or alteration in the terms or conditions contained herein shall be effective unless contained in a written document prepared with the same or similar formality as this Lease and executed by County.

15. ENTIRE LEASE:

This Lease incorporates and includes all prior negotiations, correspondence, conversations, agreements, and understandings applicable to the matters contained herein and the parties agree that there are no commitments, agreements or understandings concerning the subject matter of this Lease that are not contained in the Lease. Accordingly, the parties agree that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written. It is further agreed that no modification, amendment or alteration in the terms and conditions contained herein shall be effective unless contained in a written document in accordance with paragraph 14 above.

16. SUCCESSION OF AGREEMENT:

This Lease and the rights and obligations contained herein shall insure to the benefit of and be binding upon the parties hereto and their respective successors and assigns.

(Signatures begin on next page)

IN WITNESS WHEREOF, the parties hereto have signed and seal this Trail Access Lease as of the day and year first above written.

Signed, sealed and delivered in the presence of:

"OWNER"

Modern Inc.

By Joehic Name: Clack President Its:

"LESSEE"

Brevard County Board of County Commissioners As approved by the Board on 5-28-2013

By:

Name: Andy Anderson Its: Chairman

Attest:

Scott Ellis, Clerk of Court

Reviewed for legal form and content:

Christine Lepore, Assistant County Attorney

2013

Date

Exhibit A:

Map of Owner's Property and Location of Trail Lease











FLORIDA'S SPACE COAST



Tammy Rowe, Clerk to the Board, 400 South Street • P.O. Box 999, Titusville, Florida 32781-0999

Telephone: (321) 637-2001 Fax: (321) 264-6972 Tammy.Rowe@brevardclerk.us

August 9, 2017

MEMORANDUM

- TO: Mary Ellen Donner, Parks and Recreation Director Attn: Mike Knight
- RE: Item II.B.2., Amendment to Trail Access Lease with Modern, Inc., for Fox Lake Sanctuary

The Board of County Commissioners, in regular session on August 8, 2017, executed an Amendment Access Lease with Modern, Inc. to provide access to Fox Lake Sanctuary. Enclosed is a fully-executed copy of the Lease.

Your continued cooperation is greatly appreciated.

Sincerely yours,

BOARD OF COUNTY COMMISSIONERS SCOTT ELLIS, CLERK

mm

Tammy Rowe, Deputy Clerk

/cmw

Encl. (1)

cc: Budget Finance

AMENDMENT TO TRAIL ACCESS LEASE

THIS AMENDMENT made this <u>8</u> day of <u>August</u> 2017, between the BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA, a political subdivision of the State of Florida, located at 2725 Judge Fran Jamieson Way, Building C, Viera, Florida, 32940 ("Lessee") and MODERN, INC., a Florida Corporation, whose address is PO Box 1417, Cocoa Beach, Florida, 32932 ("Owner").

WHEREAS, the Lessee owns certain real property known as Fox Lake Sanctuary. The sanctuary is separated from additional County owned land, known as Fox Lake Park, by private land of the "Owner"; and

WHEREAS, although legal access to the Sanctuary does exist through the Lessee's property, an alternate route leased from the Owner would provide visitors with a better recreational trail experience. The parties hereto entered into a Trail Access Lease on May 28, 2013, incorporated herein by this reference, allowing public recreational access through an area of Owner's property designated as the "Trail" and depicted in Exhibits "A" and "B"; and

WHEREAS, the parties desire to relocate the Trail and replace Exhibits "A" and "B" of the Trail Access Lease with the Exhibit "A" attached to this Amendment.

NOW, therefore, for good and valuable consideration, the receipt of which is hereby acknowledged, the Parties affirm the obligations under the Trail Access Lease as follows:

1. LEGAL DESCRIPTION OF TRAIL:

Exhibits "A" and "B" of the Trail Access Lease are deleted and replaced with the Exhibit "A," attached to this Amendment, which represents the location of the relocated recreational access trail.

All other terms and conditions of the Trail Access Lease not inconsistent with this Amendment shall remain in full force and effect.

(Signatures begin on next page)

IN WITNESS WHEREOF, the parties hereto have signed and seal this Amendment to Trail Access Lease as of the day and year first above written.

Signed, sealed and delivered in the presence of:

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"OWNER"

Modern Inc.

By lochte Name: 44 Its:

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"LESSEE"

County, Florida
As approved by the Board on 8/8/17
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By: C
Name:CURT_SMITH
Its: CHAIRMAN
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Scott Ellis, Clerk of Court
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Christine Lepore, Assistant County Attorney
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4/3/17
Date



FLORIDA'S SPACE COAST



Tammy Rowe, Clerk to the Board, 400 South Street • P.O. Box 999, Titusville, Florida 32781-0999

Telephone: (321) 637-2001 Fax: (321) 264-6972 Tammy.Rowe@brevardclerk.us

December 19, 2018

MEMORANDUM

- TO: Mary Ellen Donner, Parks and Recreation Director
- RE: Item F.5., Approval of Second Amendment to the Trail Access Lease with Modern, Inc. for Fox Lake Sanctuary

The Board of County Commissioners, in regular session on December 18, 2018, authorized Chair to execute the Second Amendment to Trail Access Lease to Fox Lake Sanctuary. Enclosed is a fully-executed copy of the Amendment.

Your continued cooperation is greatly appreciated.

Sincerely yours,

BOARD OF COUNTY COMMISSIONERS SCOTT ELLIS, CLERK

Yammy Kowe

Tammy Rowe, Deputy Clerk

/cmw

Encl. (1)

cc: EEL Program Manager Contracts Administration Finance Budget



BREVACC COUNTY CEL PROGRAM ACIMINAS FEATION

SECOND AMENDMENT TO TRAIL ACCESS LEASE

THIS SECOND AMENDMENT TO TRAIL ACCESS LEASE made and entered the date of last signature below between the BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA, a political subdivision of the State of Florida, located at 2725 Judge Fran Jamieson Way, Building C, Viera, Florida, 32940 ("Lessee"), and MODERN, INC., a Florida Corporation, whose address is PO Box 1417, Cocoa Beach, Florida, 32932 ("Owner").

WITNESSETH:

WHEREAS, the Lessee owns certain real property known as Fox Lake Sanctuary (the "Sanctuary"), which is managed by the Brevard County Environmentally Endangered Lands ("EEL") Program; and

WHEREAS, the Sanctuary is separated from additional Lessee-owned land known as Fox Lake Park by private land of the Owner; and

WHEREAS, in order to provide a better recreational trail experience to visitors, the Lessee and the Owner entered into an agreement on May 28, 2013 (the "Trail Access Lease"), which is attached hereto and incorporated herein by reference, to establish an alternate route allowing public recreational access through an area of Owner's property; and

WHEREAS, an amendment to the Trail Access Lease was entered into in 2017 (the "First Amendment to the Lease"), which is attached hereto and incorporated herein by reference, in order to relocate the area of Owner's property designated as the "Trail" to provide better public access to Lessec's property; and

WHEREAS, the Trail Access Lease is set to expire on December 29, 2018, and both parties desire to extend the term for an additional five (5) years, through December 29, 2023, and update the contact information relating to notices.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the Parties affirm the obligations under the Trail Access Lease and the First Amendment to the Lease as follows:

1. Section 2 "Term" of the Trail Access Lease is hereby amended to read as follows:

The term of the Lease is set to expire on December 29, 2018 (the "Lease Term"). Both Parties agree to extend the term of the Lease for five (5) additional years through December 29, 2023, unless sooner terminated (the "Extended Lease Term"). Should either party desire to terminate the Lease at any time during the Lease Term or Extended Lease Term, then the terminating party shall provide the other party with ninety (90) days written notice. 2. Section 11 "Notices" is hereby amended to read as follows:

Any notice, demand, request or other instrument which may be or required to be given under this Lease, shall be delivered in person, via facsimile, sent by United States Certified or Registered Mail, postage prepaid, or sent by a reputable overnight courier service, and shall be addressed to either party at the address as hereinabove given. Any notice shall be deemed delivered upon hand delivery or three (3) days after depositing such notice in postal receptacles, return-receipt requested or one (1) day after depositing such notice with a reputable overnight courier service. Either party may designate such other address as shall be given by written notice as follows:

If to Owner:	Modern, Inc. PO Box 1417 Cocoa Beach, FL 32932
If to Lessee:	Mike Knight, Program Manager Brevard County EEL Program: 91 East Drive Melbourne, FL 32904
With a copy to:	Mary Ellen Donner, Director Brevard County Parks and Recreation Department 2725 Judge Fran Jamieson Way Viera, Florida 32940

3. All other terms and conditions of the Trail Access Lease and First Amendment to the Lease not inconsistent with this Second Amendment shall remain in full force and effect.

(Signatures begin on next page)

IN WITNESS WHEREOF, the Parties hereto have entered into this Second Amendment to the Trail Access Lease as of the day and year written below.

Attest:

"OWNER" Modern, Inc.

By: Michael Mochle Date: 11 5 2018 Position: By: Scott Ellis, Clerk

"LESSEE" Brevard County Board of County Commissioners As approved by the Board on: / /

By: REISTINE ISNARDI CHAIR

Name: Kristine Isnardi

December 18, 2018 Date:

As approved by the Board 12/18/18

Reviewed for legal form and content:

Alex Esseesse, Assistant County Attorney

10/25/18

Date