COMMUNITY TRANSIT SERVICE AGREEMENT

THIS COMMUNITY TRANSIT SERVICE AGREEMENT (the “Agreement”) is entered into on the date fully executed below (the “Effective Date”) by and between The City of Sweetwater (the “CITY”), a municipal corporation and the UniversityCity Transportation and Management Association of Sweetwater, Inc. (the “UTMA”), a not-for-profit corporation of the State of Florida.

RECITALS

WHEREAS, UTMA was established on May 29, 2015 to develop, operate and manage a smart parking and smart community transit system for all its members; and

WHEREAS, THE CITY OF SWEETWATER desires to provide its residents the benefit of unlimited access to community transit as a means of commuting between a variety of other locations within the City of Sweetwater, Modesto A. Maidique Campus of FIU (“MMC”) and FIU’s Engineering Center (“EC”); and

WHEREAS, THE CITY OF SWEETWATER desires to enter into an agreement with UTMA for the operation of community transit in accordance with and subject to the terms set forth in this Agreement;

NOW THEREFORE, in consideration of the mutual covenants and promises contained below, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Recitals. The foregoing recitals are true and correct and are incorporated herein by reference.

2. Services. During the Term (as defined hereunder), UTMA agrees to perform and provide to CITY OF SWEETWATER residents access to community transit services by transporting residents between Sweetwater, MMC, EC and adjacent destinations based on the Sweetwater Trolley schedule in effect immediately before initial UTMA community transit services begin and as established consistent with UTMA Bylaws. Notwithstanding the foregoing route, the UTMA shall have the right to implement additional routes that the UTMA deems to best-serve riders and members. Such services shall be hereinafter referred to as the “Transportation Services.” The UTMA may subcontract with a transportation provider for any and all transit services provided in this agreement.

3. Term. UTMA shall commence its provision of the Transportation Services on: December 28, 2016 and continue such services, unless otherwise terminated pursuant to the terms hereof, for a term of three (3) years through December ____, 2019 (the “Term”). This Agreement may be renewed upon the mutual agreement of the parties not less than sixty (60) days before the expiration of the Term.

4. Payment/Maintenance. In exchange for providing the Transportation Services, THE
CITY OF SWEETWATER agrees to pay UTMA an annual fee equal to four-hundred thousand and 00/100 dollars ($400,000.00) (the "Transportation Fee") to be paid as follows:

THE CITY OF SWEETWATER agrees to pay $33,333.33 on monthly basis to UTMA on or before the last day of every month for the term of this agreement.

In order to receive a payment as provided in this paragraph, UTMA must become a registered vendor with THE CITY OF SWEETWATER and submit invoices for compensation for the Transportation Services at least fifteen (15) days before the payment is due. Invoice requirements are available through THE CITY OF SWEETWATER’s Finance Department: 305-221-0411. UTMA shall provide THE CITY OF SWEETWATER the necessary information for payment upon request. THE CITY OF SWEETWATER shall have the option to make payment to UTMA via THE CITY OF SWEETWATER’s EFT/ACH payment process.

UTMA shall be responsible to pay for all costs, including, but not limited to, gas, insurance (in accordance with the insurance provisions set forth herein) and maintenance of the Transportation Vehicles (as defined hereunder), related to the provision of the Transportation Services.

5. Transfer of Ownership of Specified Vehicles. As further consideration for providing the Transportation Services, THE CITY OF SWEETWATER shall, at no cost to UTMA, transfer ownership of the vehicles set forth in the "THE CITY OF SWEETWATER Vehicles List," attached hereto and made a part hereof as Exhibit "A," to this Agreement. The transfer of ownership shall occur prior to the commencement of the Term as to the three vehicles to be initially placed into UTMA operated community transit service as set forth in THE CITY OF SWEETWATER Vehicles List (i.e., #7140, #8828, and #4066); as to the other three vehicles as set forth in THE CITY OF SWEETWATER Vehicle List (i.e., #5667, #1103, and #4066) the transfer of ownership shall occur when FIU has completed improvements such they are available to be placed into UTMA operated community transit service. The CITY OF SWEETWATER'S Vehicles, together with other vehicles owned and operated by UTMA, shall be used by UTMA to provide the Transportation Services. THE CITY OF SWEETWATER'S Vehicles and the foregoing other vehicles owned and operated by UTMA shall be hereinafter referred to as the "Transportation Vehicles."

UTMA acknowledges that it has inspected the CITY OF SWEETWATER Vehicles and that it is satisfied that the CITY OF SWEETWATER Vehicles have the capability to accommodate the use contemplated under this Agreement. THE CITY OF SWEETWATER makes no expressed or implied warranties as to the condition or performance of the CITY OF SWEETWATER Vehicles. UTMA accepts the CITY OF SWEETWATER Vehicles in "AS IS" condition and assumes any and all risks and liabilities related to the condition and quality of the CITY OF SWEETWATER Vehicles.

Upon the expiration or earlier termination of the Agreement, THE CITY OF SWEETWATER, upon demand and in its sole and absolute discretion, may require UTMA, at UTMA's sole cost and expense, to transfer ownership of said CITY OF SWEETWATER Vehicles back to THE CITY OF SWEETWATER.
6. **Drivers/Service Level Requirements/Background Checks.** UTMA shall implement all measures to ensure quality of service, professional conduct and safe operations in its provision of the Transportation Services. Upon THE CITY OF SWEETWATER’S request, UTMA shall provide THE CITY OF SWEETWATER guidelines specifying the level of service requirements for its operation of the Transportation Services. Such guidelines shall include, but not be limited to, the following requirements: (i) all drivers shall adhere to all applicable laws and FDOT guidelines; (ii) all drivers shall conduct themselves in a professional manner at all times; (iii) all drivers should greet passengers as they enter the vehicle and shall be knowledgeable of routes and basic route information; and (iv) all drivers should respond to passenger questions in a courteous manner. Service level guidelines shall not be amended unless agreed upon by both parties in writing. Failure to comply with such guidelines may be grounds for barring applicable personnel, at THE CITY OF SWEETWATER's request, from being assigned by UTMA to provide the Transportation Services, and can be grounds for termination of this Agreement.

Additionally, UTMA shall ensure that a criminal background check and a driving record check has been performed on all of the drivers performing the Transportation Services on behalf of UTMA and that the type and outcome of such checks are adequate and satisfactory for the type of service to be provided by such drivers. UTMA represents and warrants that all of the drivers performing the Transportation Services have undergone the requisite screenings described in this paragraph or will be screened prior to the start of their services and UTMA indemnifies and holds THE CITY OF SWEETWATER harmless from and against any and all claims, losses or expenses that may arise in connection with the foregoing.

7. **Technology.** During the Term of the Agreement, UTMA agrees to maintain the tracking device provided by Transloc in all of the Transportation Vehicles. The monthly service fee and all costs of maintaining the tracking system software shall be paid by UTMA. UTMA shall also maintain the Informed Traveler Program and Applications (ITPA) has provided by FIU to support enhanced services at no cost to the UTMA.

8. **Insurance.** During the Term, UTMA through its transportation provider and at provider’s sole cost and expense shall provide and keep in full force and effect, at the following insurance policies for the joint benefit of UTMA and THE CITY OF SWEETWATER, with an insurer reasonably acceptable to THE CITY OF SWEETWATER:

<table>
<thead>
<tr>
<th>Coverage Description</th>
<th>Minimum Amount</th>
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<tr>
<td><strong>Commercial General Liability</strong></td>
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<tr>
<td>(a) Bodily Injury &amp; Property Damage</td>
<td>$2,000,000 General Aggregate (minimum)</td>
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<tr>
<td></td>
<td>$1,000,000 Each Occurrence (minimum)</td>
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<td>(c) Products/Completed Operations</td>
<td>$1,000,000</td>
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<tr>
<td>(d) Advertising &amp; Personal Injury</td>
<td>$1,000,000</td>
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<tr>
<td><strong>Automobile Liability</strong></td>
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<tr>
<td><em>(owned/non-owned/leased)</em></td>
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Workers' Compensation  
Statutory Limits – State of Florida
Waiver of Subrogation

Employers’ Liability  
$1,000,000/$1,000,000/$1,000,000 (minimum)

Umbrella/Excess Liability (Excess Follow Form)  
$5,000,000

Crime Coverage  
$100,000

Auto Physical Damage
Comprehensive/Collision Deductible  
$5,000

The certificate of insurance shall indicate that General Liability and Auto Liability insurance carry an endorsement (no more restrictive than CG 20 10 on the GL policy) which names The City of Sweetwater, and their respective trustees, Commissioners, officials, directors, officers, employees and agents, as additional insureds. UTMA's policies shall be primary and any insurance carried by THE CITY OF SWEETWATER shall be noncontributing with respect thereto.

Unless previously authorized by THE CITY OF SWEETWATER, the policies required above shall be issued on a “first dollar” basis with no deductible or self-insured retention. In the event any of the policies are subject to a deductible or self-insured retention, it is the sole responsibility of UTMA to pay such deductible or self-insured retention.

The policies shall carry an endorsement to provide thirty (30) days prior written notice to THE CITY OF SWEETWATER in the event of cancellation or reduction in coverage or amount. UTMA shall provide THE CITY OF SWEETWATER with evidence of the renewal or replacement of the policies required above within ten (10) days of expiration.

If UTMA fails to secure and maintain insurance policies complying with the provisions of this Agreement, THE CITY OF SWEETWATER may immediately terminate this Agreement. UTMA shall do nothing that will adversely affect THE CITY OF SWEETWATER, in any way, including increasing risks, insurance premiums or liability. In addition to the insurance required to be obtained and maintained by UTMA, if UTMA assigns any portion of the duties under this Agreement in accordance with the terms thereof, each subcontractor or assignee is required to purchase and maintain insurance coverage that adequately covers each subcontractor's or assignee's exposure based on the type of services they are providing in connection with this Agreement.

UTMA's procuring of the required insurance shall not relieve UTMA of any obligation or liability assumed under this Agreement, including specifically the indemnity obligations. UTMA may carry, at its own expense, such additional insurance, as UTMA deems necessary. UTMA shall assist and cooperate in every manner possible in connection with the adjustment of all claims arising out of UTMA's operations within the scope provided for under this Agreement,
and shall cooperate in all litigated claims and demands arising from said operations, which its insurance carrier or carriers are requested to respond.

The absence of a demand for any type of insurance certificates or policy or insurance condition, or for higher coverage limits shall not be construed as a waiver of UTMA’s obligations to carry and maintain the appropriate types of insurances at limits that are appropriate to the liability exposure associated with this Agreement. THE CITY OF SWEETWATER does not represent that coverage and the limits specified herein will necessarily be adequate to cover UTMA’s liability.

THE CITY OF SWEETWATER, upon request, reserves the right to obtain a copy of the policies requested above.

9. **Termination without Cause.** This Agreement may be terminated by THE CITY OF SWEETWATER by written notice to UTMA notifying of such intent at least ninety (90) days prior to the effective date of such termination. As provided above, in the event this Agreement is terminated by THE CITY OF SWEETWATER, upon demand and in its sole and absolute discretion, may require UTMA, at UTMA’s sole cost and expense, to transfer ownership of the CITY OF SWEETWATER Vehicles back to THE CITY OF SWEETWATER.

10. **UTMA Default.** If UTMA fails to comply with any material term or condition of this Agreement and/or fails to perform any of its obligations hereunder, as determined by THE CITY OF SWEETWATER in its sole and absolute discretion, UTMA shall be in default of this Agreement and upon the occurrence of such default which is not cured within ten (10) business days after receipt of notice of default either in writing or via e-mail, THE CITY OF SWEETWATER, in addition to all remedies available to it by law, may immediately, upon notice to UTMA in writing or via e-mail, terminate this Agreement. As provided above, in the event this Agreement is terminated by THE CITY OF SWEETWATER, THE CITY OF SWEETWATER, upon demand and in its sole and absolute discretion, may require UTMA, at UTMA’s sole cost and expense, to transfer ownership of the CITY OF SWEETWATER Vehicles back to THE CITY OF SWEETWATER.

11. **Reimbursement of Transportation Fee.** Upon termination of this Agreement pursuant to Section 9 or 10 above, without limiting any of THE CITY OF SWEETWATER’s rights and remedies, UTMA shall reimburse THE CITY OF SWEETWATER within ten (10) days of the termination notice for any portion of the Transportation Fee previously paid by THE CITY OF SWEETWATER for the period of time during which the Transportation Services shall no longer be provided to THE CITY OF SWEETWATER by UTMA as a result of such termination.

12. **Relationship of the Parties.** UTMA is an independent contractor, and neither UTMA nor UTMA’s employees, agents or other representatives shall be considered THE CITY OF SWEETWATER’s employees or agents. UTMA shall not use THE CITY OF
SWEETWATER’s name, trademarks, logos or marks without THE CITY OF SWEETWATER’s prior written approval. UTMA represents and warrants that it is not on the Convicted Vendor List (see Fla. Stat. § 287.133(2)(a)). However, use of the Sweetwater name, trademark, logos and marks may be used by UTMA on vehicles as set forth in the THE CITY OF SWEETWATER Vehicle List when those vehicles are transferred from Sweetwater to UTMA and as to other vehicles in the UTMA community transit fleet upon notice to Sweetwater.

13. **Governing Law; Venue.** This Agreement is governed by the laws of the State of Florida and venue of any actions arising out of this Agreement shall be in the state courts of Miami-Dade County, Florida.

14. **Compliance with Laws.** In the performance of this Agreement, UTMA shall, at its own expense, at all times during the Term, comply with all applicable federal, state, and local laws, rules, regulations, ordinances and all other governmental requirements. UTMA acknowledges and agrees that UTMA has and will at all times during the Term maintain all governmental permits, licenses, consents and approvals necessary to perform its obligations under this Agreement.

15. **Compliance with Public Records Law.** THE CITY OF SWEETWATER is subject to applicable public records laws as provided by provisions of Florida Statutes Chapter 119, and THE CITY OF SWEETWATER will respond to such public records request without any duty to give UTMA prior notice. If UTMA is a “Contractor” as defined under Section 119.0701, Florida Statutes, UTMA shall comply with all applicable public records laws. Specifically, UTMA shall: (1) keep and maintain public records required by THE CITY OF SWEETWATER to perform the Transportation Services; (2) upon request from THE CITY OF SWEETWATER’s custodian of public records, provide THE CITY OF SWEETWATER with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided under that section, or as otherwise provide by law; (3) ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Term and following completion of the Agreement if UTMA does not transfer the records to THE CITY OF SWEETWATER; and (4) upon completion of the Agreement, transfer, at no cost, to THE CITY OF SWEETWATER all public records in possession of UTMA or keep and maintain public records required by THE CITY OF SWEETWATER to perform the Transportation Services. If UTMA transfers all public records to THE CITY OF SWEETWATER upon completion of the Agreement, UTMA shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If UTMA keeps and maintains public records upon completion of the Agreement, UTMA shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to THE CITY OF SWEETWATER, upon request by THE CITY OF SWEETWATER’s public records custodian, in a format that is compatible with THE CITY OF SWEETWATER’s information technology systems. If THE CITY OF SWEETWATER receives a request for public records, and THE
CITY OF SWEETWATER does not possess such records, THE CITY OF SWEETWATER shall immediately notify UTMA of such request, and UTMA must provide them to THE CITY OF SWEETWATER or allow the records to be inspected or copied within a reasonable time. If UTMA does not comply with the request for records, THE CITY OF SWEETWATER shall enforce the terms of the Agreement, and UTMA may be subject to civil action under Section 119.0701, Florida Statutes, and the penalties outlined under Section 119.10, Florida Statutes. THE CITY OF SWEETWATER may unilaterally cancel the Agreement for UTMA’s refusal to allow public access to all public records that were made or received in conjunction with the Agreement. This provision shall survive the expiration or earlier termination of this Agreement.

IF UTMA HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO UTMA’S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS, CARMEN GARCIA, SWEETWATER CITY CLERK, AT (305)-221-0411, BY EMAIL AT CGARCIA@CITYOFSWEETWATER.FL.GOV, OR BY MAIL at 500 SW 109TH AVE SWEETWATER, FL 33174.

16. **ADA/Non-Discrimination.** As provided above, UTMA shall comply with all applicable laws in performing the Agreement terms. In connection therewith, UTMA agrees to the following:

   a. **Americans with Disabilities Act:** UTMA shall be solely responsible for ensuring that any special assistive or other accommodations are provided for its disabled users of the Transportation Services. In no event shall THE CITY OF SWEETWATER be required to incur any costs or expenses needed to adapt the Transportation Vehicles, including the CITY OF SWEETWATER Vehicles, for the intended use of such services. UTMA agrees to indemnify and hold THE CITY OF SWEETWATER harmless from and against any and all liability, fines, suits, claims, demands and actions, costs, attorneys’ fees and expenses of any kind or nature whatsoever for any damages incurred, whether economic, punitive, compensatory or otherwise which may arise in connection with the UTMA’s failure to reasonably accommodate any disabled individual who is a user of such services and from and against any orders, judgments or decrees which may be entered pursuant thereto.

   b. **Non-Discrimination:** UTMA represents and warrants to THE CITY OF SWEETWATER that UTMA does not and will not engage in discriminatory practices and that there shall be no discrimination in connection with UTMA’s provision of the Transportation Services on account of race, color, sex, religion, age, handicap or marital status. UTMA further covenants that no individual shall, solely by reason of his/her race, color, sex, religion, age, handicap, sexual orientation, marital status or national origin, be denied services, or be subject to discrimination in connection with provision of the Transportation Services under this Agreement.

17. **Indemnification.** UTMA shall indemnify, defend and hold harmless THE CITY OF
SWEETWATER and their respective Commissioners, elected and appointed officials, directors, officers, agents, employees, contractors, and other representatives (collectively “Indemnitees”) from and against any and all demands, claims, causes of action, fines, penalties, damages (including consequential damages), losses (including death), liabilities, judgments, and expenses (including, without limitation, attorneys' fees and court costs at all tribunal levels) arising directly or indirectly from:

a. the provision of the Transportation Services or use of the Transportation Vehicles by UTMA or any person claiming under UTMA;

b. any acts, omissions, or negligence of UTMA or any person claiming under UTMA or the employees, agents, representatives or contractors of UTMA or any such person;

c. any breach, violation, or nonperformance by UTMA or any person claiming under UTMA or the employees, agents, contractors or representatives of the UTMA;

d. any injury or damage to the person, property or business of UTMA, its employees, agents, contractors and/or any other person using the Transportation Services; and/or

e. any claims losses, or expenses that arise in connection with the cancellation of the Transportation Services due to force majeure events or otherwise.

Nothing in this Agreement shall be deemed to affect the rights, privileges, and immunities of Indemnitees as are provided for by law.

This provision shall survive the expiration or earlier termination of this Agreement.

18. **Limitation of Liability and Assumption of Risk.** In no event shall THE CITY OF SWEETWATER be liable for personal injury or property damages that occur during or as a result of UTMA’s provision of the Transportation Services. UTMA hereby assumes any and all risks of personal injury and property damage attributable to the acts or omissions of UTMA and its officers, employees, agents, subcontractors or persons otherwise acting or engaged to act at the instance of UTMA. This provision shall survive expiration or earlier termination of the Agreement.

19. **Annual Appropriations.** THE CITY OF SWEETWATER’s performance and obligation to pay under this Agreement is subject to and contingent upon the availability of funds appropriated by Miami-Dade County or otherwise lawfully expendable for the purposes of such Agreement for the current and future periods.

20. **Amendment.** This Agreement may be amended only by written amendments duly executed by the parties.

21. **Waiver.** No waiver or breach of any provision of this Agreement shall constitute a waiver of any subsequent breach of the same or any other provision, and no waiver shall be
effective unless made in writing.

22. **Successors and Assigns.** This Agreement shall be binding upon the parties hereto, their successors in interest, heirs, assigns and personal representatives.

23. **Legal Fees and Costs.** In the event of any litigation between the parties under this Agreement, each party shall be responsible for its own attorney's fees and costs through trials and appellate levels. The provisions of this paragraph shall survive the expiration or earlier termination or cancellation of this Agreement.

24. **Notices.**

   a. All notices, demands, and requests to replies provided for or permitted by this Agreement shall be in writing and may be delivered by any of the following method: (i) by personal service or delivery; (ii) by registered or certified mail; or (iii) by deposit with an overnight express delivery service.

   b. Notices by personal service or delivery shall be deemed effective at the time of personal delivery. Notices by registered or certified mail shall be deemed effective three (3) business days after deposit with the United States Postal Service. Notices by overnight express delivery service shall be deemed effective one (1) business day after deposit with the express delivery service.

For the purpose of notice:

**The address for UTMA shall be:**

UTMA  
1955 NW 110th Ave, Miami, FL  
33172 Sweetwater, Florida 33174  
Attn. UTMA Chairperson  
Telephone: 305-345-8457

**The address for THE CITY OF SWEETWATER shall be:**

The City of Sweetwater  
Office of the Mayor  
500 SW 109th Avenue  
Sweetwater, Florida 33174  
Telephone: 305 221 0411

**Copy to:**

UTMA Counsel  
Victor De Yurre, Esq.  
Law Offices  
6780 Coral Way  
Miami, FL 33155

25. **Sovereign Immunity.** Nothing in this Agreement shall be construed as an indemnification of UTMA by THE CITY OF SWEETWATER or as a waiver of sovereign immunity beyond that provided in Florida Statutes §768.28. This provision shall survive the expiration or earlier termination of this Agreement.
26. **Counterparts and Facsimile Signature.** This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but all of which, together, shall constitute but one and the same instrument. To the extent permissible under Florida law, a facsimile/electronic (e.g. sent as a PDF attached to an email) signature shall be deemed to constitute an original signature for the purposes of this Agreement.

27. **Taxes.** UTMA acknowledges sole responsibility for the payment of all applicable federal, state, and local taxes and fees of whatever nature that are associated with the provision of the Transportation Services. UTMA acknowledges that THE CITY OF SWEETWATER is a tax immune sovereign and exempt from the payment of sales, use or excise taxes.

28. **Force Majeure.** Neither party shall be deemed to be in default of its obligations hereunder if and so long as it is prevented from performing such obligations by reason of fire, storm, explosion, strike, lockout, labor dispute, casualty, accident, lack or failure of sources of supply or labor, fuel supply, acts of God or of the public enemy, hurricane or natural disaster, hurricane warning or hurricane watch issued by the US National Weather Service, tropical storm watch or tropical storm warning issued by the US National Service, riots, or interferences by civil or military authorities in compliance with the laws of the United States of America or the laws, orders, rules and regulations of any governmental authority.

29. **Assignment.** This Agreement may not be assigned by UTMA without the express written consent of THE CITY OF SWEETWATER. This Agreement shall be binding upon and inure to the benefit of the parties hereto.

30. **Entire Agreement.** This Agreement and any exhibits attached hereto represent the entire agreement between the parties and supersedes all prior oral or written statements or agreements. Notwithstanding anything to the contrary, the UTMA shall be required to follow its bylaws for administrative and operational purposes.

31. **Severability.** If any part of this Agreement is contrary to, prohibited by, or deemed invalid or otherwise unenforceable under the laws of the State of Florida by a court of competent jurisdiction, such provisions, paragraph, sentence, word or phrase shall be inapplicable and deemed modified in order to conform with Florida law. If not modifiable to conform to such law, then it shall be deemed severable, and in either event, the remaining terms and provisions of this Agreement shall remain unmodified and in full force and effect.

32. **Authorization.** Each of the parties represents and warrants that (1) the persons executing this Agreement are duly authorized by their respective entities to execute a binding agreement; and (2) this Agreement is the valid and binding agreement of such party, enforceable in accordance with its terms.

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THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK.
The parties have hereto executed this Agreement on the dates set forth with their signatures.

THE CITY OF SWEETWATER

BY: 

ORLANDO LOPEZ

PRINT NAME & TITLE: MAYOR

DATE: 12/16/16

UNIVERSITY CITY TRANSPORTATION AND MANAGEMENT ASSOCIATION OF SWEETWATER, INC.

BY: 

PRINT NAME & TITLE: CHAIR

DATE: 12/28/16
**EXHIBIT “A”**

**THE CITY OF SWEETWATER VEHICLES**

**DESCRIPTI ON OF VEHICLES**

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<tr>
<th>YEAR</th>
<th>MAKE</th>
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<th>CAPACITY</th>
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