

SECOND AMENDMENT TO NON-DISTURBANCE AGREEMENT

THIS SECOND AMENDMENT TO NON-DISTURBANCE AGREEMENT (this "**Amendment**") is made as of this 28th day of July, 2017 (the "**Effective Date**"), by and between the SIXTH DISTRICT AGRICULTURAL ASSOCIATION ("**District**"), an institution of the State of California ("**State**"), also known as the California Science Center pursuant to §4101 of the California Food and Agricultural Code, and the UNIVERSITY OF SOUTHERN CALIFORNIA, a California nonprofit public benefit corporation ("**USC**").

R E C I T A L S:

WHEREAS, State is the fee owner of certain real property located in the City of Los Angeles, County of Los Angeles, State of California, currently or formerly occupied by improvements commonly referred to as the Los Angeles Memorial Coliseum ("**Coliseum**") and the Los Angeles Memorial Sports Arena ("**Sports Arena**") and other incidental and accessory buildings, structures and appurtenance related thereto (the "**Land**"). Such Land, and all improvements located thereon, shall be collectively referred to herein as the "**Property**"; and

WHEREAS, District has leased the Property to the Los Angeles Memorial Coliseum Commission ("**Commission**") pursuant to that certain Coliseum Lease dated January 3, 1956 (as it has been amended to date, the "**Coliseum Ground Lease**"); and

WHEREAS, pursuant to that certain Second Amendment to Lease and Agreement dated as of July 29, 2013, between Commission, as landlord, and USC, as tenant (as it has been amended to date, the "**USC Lease**"), Commission has leased to USC, among other things, the Property on the terms and conditions provided therein; and

WHEREAS, in conjunction with the USC Lease, USC, District and State entered into a certain Non-Disturbance Agreement dated as of September 4, 2013, as amended by that certain Amendment to Non-Disturbance Agreement dated as of December 1, 2015 (as so amended, the "**NDA**"; capitalized terms used but not defined herein shall have the meaning ascribed thereto in the NDA), pursuant to which USC obtained the agreement of District and State not to disturb USC's possession, use and enjoyment of the Property pursuant to the USC Lease as a result of the termination of the Coliseum Ground Lease, as well as other assurances and agreements as set forth therein; and

WHEREAS, the NDA currently grants certain rights to USC to park in the District Parking Areas, defined to include as Parking Lot 1 (which includes Parking Lot 1A), Parking Lot 2, Parking Lot 3, Parking Lot 4, Parking Lot 5, Parking Lot 6, and the Science Center Structure, Exposition Park Drive VIP, South Coliseum Drive VIP, and State Drive VIP, each as designated on Exhibit "F" to the NDA; and

WHEREAS, in connection with the development of the Lucas Museum of Narrative Art (the "**Lucas Museum**") in Exposition Park on Parking Lot 2, Parking Lot 3 and portion of Parking Lot 1 pursuant to a ground lease between District and the Lucas Museum dated as of the Effective Date (the "**Lucas Museum Ground Lease**"), District and State have advised that District and State intend to modify the District Parking Areas so that surface parking spaces will no longer be located at Parking Lot 1, Parking Lot 2 and Parking Lot 3 (collectively, the "**Withdrawn Lots**") and will be replaced by subterranean parking structures located approximately beneath the current location of portions of Parking Lot 1 and Parking Lot 2 (the "**Southern Underground Structure**") and Parking Lot 3 and a portion of

Parking Lot 2 (the “**Northern Underground Structure** and, together with the Southern Underground Structure, the “**Underground Structures**”), with the Northern Underground Structure containing the parking spaces that will replace the NHM Reserved Spaces and the Southern Underground Structure containing the balance of the parking spaces that will replace the surface parking spaces currently located and used at Parking Lot 1, Parking Lot 2 and Parking Lot 3; and

WHEREAS, USC, District and State desire to confirm USC’s parking rights under the NDA in light of the reconfiguration of the District Parking Areas; and

WHEREAS, the Lucas Museum has secured certain rights under the Lucas Museum Ground Lease, as an Exposition Park entity, with respect to holding events at the Lucas Museum that necessitate amendments to the NDA;

NOW, THEREFORE, in consideration of the mutual covenants and premises herein contained, and intending to be legally bound hereby, USC, District and State agree as follows:

1. **Definitions.**

(a) Section 1 of the NDA is amended hereby to add the following new defined terms:

“**L AFC**” means the Los Angeles Football Club.

“**L AFC Stadium**” means the soccer stadium being constructed by L AFC on the site of the Sports Arena.

“**Lucas Museum**” means the Lucas Museum of Narrative Art.”

“**Lucas Museum Excluded Spaces**” means 100 of the Lucas Museum Reserved Spaces that will not be released for use during Major Events unless expressly agreed to in writing by the Lucas Museum with respect to a specific Major Event.

“**Lucas Museum Ground Lease**” means the ground lease between the Lucas Museum and District.

“**Lucas Museum Reserved Spaces**” means all of the spaces in the Northern Underground Structure other than the NHM Reserved Spaces, which non-NHM Reserved Spaces are reserved for use by the Lucas Museum patrons and employees, inclusive of the Lucas Museum Excluded Spaces.

“**MLS Home Games**” means any and all regular season home soccer games of a single Major League Soccer club operated by L AFC.

“**Northern Underground Structure**” means the subterranean parking structure to be constructed beneath what is currently Parking Lot 3 and a portion of Parking Lot 2.

“**Southern Underground Structure**” means the subterranean parking structure to be constructed beneath portions of what is currently Parking Lot 2 and Parking Lot 1.

“**Underground Structures**” mean the Northern Underground Structure and the Southern Underground Structure.

“Withdrawn Lot” and **“Withdrawn Lots”** shall have the meaning set forth in Section 7.1.2 of this Agreement.

(b) Section 1.19 of the NDA is amended and restated hereby to read as follows:

“Exposition Park entities” and variants thereof used in this Agreement (e.g., “entities in Exposition Park”) means California Science Center, CAAM, the Natural History Museum, EXPO Center, the Lucas Museum, LAFC, and USC.

(c) Section 1.23 of the NDA is amended and restated hereby to read as follows:

“Museum Event” means an event of any kind, regardless of attendance size, scheduled by the Natural History Museum, the Lucas Museum, California Science Center or CAAM and held within the premises of its respective museum facility (including, with respect to the Lucas Museum, all land demised to it under the Lucas Museum Ground Lease) and/or on the plazas and outdoor spaces immediately adjacent to its respective museum facility (which outdoor spaces shall not include any areas included within the District Parking Areas except that a Museum Event may be held on the portion of the top deck of the Science Center Structure constructed with the load-bearing capacity to support such an event).

(d) **“NHM Reserved Spaces”** means 375 parking spaces in Parking Lot 3 reserved for use by the Natural History Museum patrons, as such spaces may be relocated as described in Section 7.1 of this Agreement.

(e) Section 1.38 of the NDA is amended and restated hereby to read as follows:

“Special Event” means an event, exclusive of normal daily attendance at the museums, with a reasonably anticipated (based, if possible, on historical attendance at prior similar events) or actual attendance of 3,000 or more (including vendors and staff unless such vendors and staff are parked outside of Exposition Park) scheduled by an Exposition Park entity and held (a) with respect to any Exposition Park entity other than USC, within the premises of such entity’s facility(ies) (including, with respect to the Lucas Museum, all land demised to it under the Lucas Museum Ground Lease) and/or on the plazas and outdoor spaces immediately adjacent to such entity’s facility(ies) (which facilities, plazas and outdoor spaces shall not include any areas included within the District Parking Areas) , or (b) with respect to USC, on or at the Property or any portion thereof.

2. **Modified Priorities.** Subsections(a), (b) and (c) of Section 6.1 of the NDA are amended and restated hereby to read as follows:

(a) USC shall have priority for calendaring its USC Home Football Games as well as USC’s annual “Spring Game”, any NFL Games, Olympics or Special Olympics to be held in the Coliseum (the foregoing, collectively, **“Coliseum Priority Events”**) above all other Special Events and Major Events to be held in Exposition Park. USC shall provide its schedule for USC Home Football Games, its “Spring Game”, and NFL Games as soon as such schedule is available and shall update it with the Exposition Park Manager as changes to the schedule are made, using commercially reasonable efforts to communicate such updates within three (3) business days of receipt of any such schedule changes.

(b) (i) The Los Angeles Memorial Coliseum Commission (“**Commission**”) shall have priority for calendaring one Commission event each year consisting of its annual July 4th

celebration held at the Coliseum Property ("**Commission Priority Event**") above all other Special Events and Major Events to be held in Exposition Park, other than the Coliseum Priority Events.

(ii) LAFC shall have priority for calendaring MLS Home Games above all other Special Events and Major Events to be held in Exposition Park, other than Coliseum Priority Events and the Commission Priority Event and except as otherwise expressly provided in the LAFC NDA ("**MLS Home Game Priority Events**").

(c) (i) Each of the Natural History Museum, California Science Center, CAAM and the Lucas Museum shall have priority to schedule up to three (3) Museum Events each year and designate such Museum Events as "**Significant Museum Events**" that preclude any other USC Event or LAFC Event from being subsequently scheduled for the same date and at times that coincide or overlap with the time of such Significant Museum Event, provided that (A) Significant Museum Events cannot preclude Coliseum Priority Events, the Commission Priority Event, MLS Home Game Priority Events, or other Events already scheduled on the Exposition Park calendar ("**Prior Scheduled Events**"), (B) in no event will such preclusion occur more than two Saturdays in any given calendar month, and (C) with respect to the Natural History Museum, the Natural History Museum will use its best efforts to ensure that only one of its three Significant Museum Events per year, if any, will occur on a weekend day.

(ii) In addition to the Significant Museum Events, each of California Science Center, CAAM and the Lucas Museum shall have priority to schedule up to nine (9) Museum Events each year (the "**Additional Museum Events**"), provided that Additional Museum Events cannot preclude Coliseum Priority Events, the Commission Priority Event, MLS Home Game Priority Events or any Prior Scheduled Events. If an Additional Museum Event is scheduled, USC may schedule an event or Special Event that coincides or overlaps with the Additional Museum Event, so long as the anticipated attendance for the USC event or Special Event does not exceed 16,000. If USC wishes to schedule a Special Event with an attendance in excess of 16,000 or a Major Event, and such Special Event or Major Event would coincide or overlap with a scheduled Additional Museum Event, USC and the Exposition Park entity that scheduled such Additional Museum Event shall use best efforts in good faith to achieve a commercially reasonable coordination of the two events so as not to preclude either event. To the extent such events would coincide or overlap and cannot reasonably be coordinated to both occur concurrently, the parties agree to use reasonable efforts to determine if the Additional Museum Event can be moved without significant adverse impact to California Science Center, CAAM or the Lucas Museum, as applicable, at the expense of USC and/or the event promoter and, if so, the Additional Museum Event shall be moved. To the extent such events would coincide or overlap and cannot be coordinated to both occur concurrently, and if the Additional Museum Event cannot be moved without significant disruption to California Science Center, CAAM or the Lucas Museum, as applicable, and therefore the USC Event over 16,000 in attendance cannot occur, in no event will such preclusion occur more than two Saturdays in any given calendar month.

(iii) In addition to the Significant Museum Events and Additional Museum Events, (A) each of California Science Center and CAAM shall have priority to calendar up to twelve (12) Special or Major Events each year, (B) the Natural History Museum shall have priority to calendar up to twenty-one (21) Special or Major Events each year, (c) the EXPO Center shall have priority to calendar up to twenty-four (24) Special or Major Events each year, and (d) the Lucas Museum shall have priority to calendar up to twelve (12) Special or Major Events each year, as long as, in each case, the Special or Major Events do not interfere with Coliseum Priority Events, the Commission Priority Event, MLS Home Game Priority Events or any Prior Scheduled

Events. Such calendaring priority shall also be subject to section 6.1(d) below. As between Additional Museum Events, Museum Events that are Special Events and Museum Events that are Major Events, the scheduling priority shall be equal based on “first in time.”

3. **Exposition Park Events.** Section 6.1(f) of the NDA is amended and restated hereby to read as follows:

(f) The Exposition Park Manager also independently may place events on the Exposition Park calendar, subject to all of the priorities described in the preceding paragraphs of this Section 6.1, and provided that no such event may preclude any Exposition Park entity from scheduling an event that coincides or overlaps with an event independently scheduled by the Exposition Park Manager. If any swap meets are scheduled in Parking Lots 4 - 6, load out must be completed by 4 pm. No more than six (6) swap meets may be held in Parking Lots 4 - 6 in any given year.

4. **Adjustment to Number of Significant Museum Events.** Section 6.1(g) of the NDA is amended and restated hereby to read as follows:

(g) Notwithstanding anything in the foregoing subsections (a) through (f) of this Section 6.1 to the contrary, if, at any time after the third (3rd) anniversary of the Effective Date, the number of Events held at the Coliseum, on an annual basis, for each of the previous three (3) years are less than the average number of Events held annually at the Coliseum during the five (5) years immediately preceding the Effective Date, and USC is able to demonstrate that the cause of the decreased number of Events is reasonably attributable to calendaring conflicts between USC and the other Exposition Park entities, thereafter, at the written request of USC (which may be via email), USC and District shall meet and confer to negotiate an amendment to this Section 6.1 to address the scheduling of Museum Events with under 3000 in attendance, which amendment shall be reasonably satisfactory to both USC and District. If, following USC’s request to meet and confer, USC and District do not reach agreement on such scheduling and/or have not executed an amendment to this Agreement memorializing such new scheduling on or before the date that is six (6) months after the date of USC’s written request to meet and confer, then paragraph (c)(i) of this Section 6.1 automatically shall be amended and restated to read as follows:

“The Natural History Museum, California Science Center, the Lucas Museum and CAAM collectively shall have priority to schedule up to eight (8) Museum Events each year and designate such Museum Events as “**Significant Museum Events**” that preclude any other USC or LAFC event from being subsequently scheduled for the same date and at times that coincide or overlap with the time of such Significant Museum Event, provided that (A) Significant Museum Events cannot preclude Coliseum Priority Events, the Commission Priority Event, MLS Home Game Priority Events or any Prior Scheduled Events, and (B) in no event will such preclusion occur more than two Saturdays in any given calendar month. The Natural History Museum, California Science Center, the Lucas Museum and CAAM may allocate among themselves the eight (8) Significant Museum Events each year so long as no more than eight (8) Significant Museum Events are scheduled within any calendar year.”

5. **Definitions of “District Parking” and “Parking Lots 1 – 6”.** Section 7.1 of the NDA is amended and restated hereby to read as follows:

7.1 **Operations and Ownership.**

7.1.1 Original Parking. Throughout the Term of the USC Lease, State or District shall maintain ownership, management and operation of the parking facilities in Exposition Park that are currently owned by it, subject to USC's right to supervise and oversee operation of Game Parking as more particularly described in Section 7.2.4, and except as otherwise provided in Section 7.1.2. Except as hereinafter provided in this Section 7.1, the parking facilities owned by State or District are shown on **Exhibit "F"** (attached to this Agreement and incorporated herein by this reference) (collectively, the "**District Parking Areas**") and shall be individually referred to herein as they are designated on Exhibit "F", as Parking Lot 1 (which includes Parking Lot 1A), Parking Lot 2, Parking Lot 3, Parking Lot 4, Parking Lot 5, Parking Lot 6, and the Science Center Structure, Exposition Park Drive VIP, South Coliseum Drive VIP, and State Drive VIP. Parking Lot 1, Parking Lot 2, Parking Lot 3, Parking Lot 4, Parking Lot 5, and Parking Lot 6 shall be collectively referred to herein as "**Parking Lots 1 - 6**" and Exposition Park Drive VIP, South Coliseum Drive VIP, and State Drive VIP shall be collectively referred to herein as the "**VIP Parking Areas**"; provided that in the event that any of Parking Lots 1- 6 and/or the State Drive VIP area are changed as contemplated by Section 11.5 of this Agreement, the definitions of "District Parking Areas" and "Parking Lots 1 - 6" (if applicable) automatically shall be modified to mean the District Parking Areas and Parking Lots 1 - 6 (if applicable) as so changed.

7.1.2 Modified Parking. Notwithstanding anything to the contrary set forth in Section 7.1.1 of this Agreement, USC acknowledges and agrees that Parking Lot 1, Parking Lot 2 and Parking Lot 3 (collectively, the "**Withdrawn Lots**", and each a "**Withdrawn Lot**") will cease to be used for parking pursuant to the Lucas Museum Ground Lease in order to accommodate the development of the Lucas Museum and its appurtenant grounds and the Underground Parking Structures. Accordingly, upon USC's receipt of written notice from District and/or State, or from the Lucas Museum on behalf of District and State, that any one or more of the Withdrawn Lots are being withdrawn from use for parking in connection with the development of the Lucas Museum and/or related improvements as of a date set forth in such notice (which date set forth in such notice State and District agree shall not occur until such Withdrawn Lot(s) is/are required for use in the development of the Lucas Museum and/or related improvements) (any such notice, a "**Lot Withdrawal Notice**"), then upon the date specified in such Lot Withdrawal Notice, (x) the Withdrawn Lot(s) specified in such Lot Withdrawal Notice shall no longer be included or constitute part of the "District Parking Areas" and "Parking Lots 1 - 6" as used in this Agreement and the NDA Lease and (y) the defined terms "District Parking Areas" and "Parking Lots 1 - 6", as used in this Agreement and in the NDA Lease, automatically shall be modified to exclude such Withdrawn Lot(s). District and State shall use commercially reasonable efforts to deliver, or cause to be delivered, each Lot Withdrawal Notice at least ten (10) business days prior to the date of lot withdrawal set forth in such Lot Withdrawal Notice. Additionally, upon completion and opening for operation of each of the Southern Underground Structure and the Northern Underground Structure, respectively, the terms "District Parking Areas" and "Parking Lots 1 - 6", as used in this Agreement and the NDA Lease, automatically shall be modified to include such completed Underground Structure, provided that with respect to the Northern Underground Structure, only (x) the parking spaces replacing the NHM Reserved Spaces (which replacement spaces shall become and constitute the "NHM Reserved Spaces" for purposes of this Agreement and the NDA Lease and shall be subject to the provisions of this Agreement and NDA Lease governing the NHM Reserved Spaces) and (y) solely in conjunction with Major Events, and only with the prior consent of the Lucas Museum, the Lucas Museum Reserved Spaces (excluding the Lucas Museum Excluded Spaces) shall constitute part of the "District Parking Areas" and "Parking Lots 1 - 6" as defined in this Agreement and the NDA Lease; otherwise the Northern Underground Structure and the parking spaces it contains shall not constitute any part of the "District Parking Areas" or "Parking Lots 1 - 6" as defined in this

Agreement. State and District further agree hereby that, from and after the date specified in the Lot Withdrawal Notice for Parking Lot 1 and for so long as the State and District have the right to use such spaces pursuant to an agreement with the City of Los Angeles, the terms "District Parking Areas" and "Parking Lots 1 – 6" shall include the 162 parking spaces around the perimeter of EXPO Center and along the "MLK Strip", all as depicted on "Exhibit F-1" attached hereto, which parking spaces shall not constitute Alternative Parking (as hereinafter defined). State and District acknowledge and agree with USC that if State and/or District arrange for or provide alternative, substitute or additional parking (the "Alternative Parking") to replace or make up for the loss of parking between the withdrawal of one or more of the Withdrawn Lots and the opening of the Underground Structures for parking use, then, for the period that the Alternative Parking is made available by State and/or District, the Alternative Parking shall constitute part of the "District Parking Areas" and "Parking Lots 1 – 6" as used in this Agreement and the NDA Lease; provided that, notwithstanding the foregoing, State and District shall have no obligation to provide Alternative Parking to replace or make up for the loss of parking between the withdrawal of one or more of the Withdrawn Lots and the opening of the Underground Structures for parking use.

7.1.3 Conforming Changes. To the extent that provisions of this Agreement make specific reference to any Withdrawn Lot individually (including references to "Parking Lot 1A", which shall be deemed for purposes of this Section to be a reference to Parking Lot 1, and to the "NHM Reserved Spaces" which shall be deemed for purposes of this Section to be a reference to Parking Lot 3), then from and after the date that such Withdrawn Lot is withdrawn from use as a parking lot as set forth in the applicable Withdrawal Notice, such provisions of this Agreement shall become temporarily inapplicable and of no force or effect until, (x) with respect to all such references save references to the "NHM Reserved Spaces", the Southern Underground Structure has been completed and is open for operation, at which point such references shall automatically be modified to refer to the Southern Underground Structure, and (y) with respect to the NHM Reserved Spaces, the Northern Underground Structure has been completed and is open for operation.

6. Parking Lot 1A. Section 7.3.1(c) of the NDA is deleted hereby.

7. No Condemnation. Notwithstanding anything in the NDA to the contrary, the withdrawal of the Withdrawn Lots and the substitution of the Underground Structures (or portions thereof) in replacement of the Withdrawn Lots shall not constitute a total or partial Parking Taking or Parking Taken or an Adverse Parking Event for purposes of the NDA or the NDA Lease.

8. Choice of Law. This Amendment shall be governed by, and shall be construed in accordance with, the laws of the State of California.

9. Counterparts. This Amendment may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Facsimile or .pdf signatures to this Amendment shall be effective as originals.

10. Severability. If any provision of this Amendment shall be unenforceable or invalid, the same shall not affect the remaining provisions of this Amendment and to this end the provisions of this Amendment are intended to be and are severable.

11. Binding Nature. This Amendment shall be binding upon and inure to the benefit of the parties and their respective heirs, successors and assigns.

12. **Continued Effectiveness.** Except as otherwise set forth herein, this Amendment shall not be deemed to modify any term, provision or condition of the NDA, and the terms, provisions and conditions of the NDA, as amended hereby, are hereby reaffirmed, ratified and confirmed by District, State and USC.

13. **Amendment; Integration.** This Amendment may not be amended or modified except by written amendment executed by State, District and USC. This Amendment, together with the NDA (as amended hereby), constitutes the entire agreement and understanding between the parties regarding its subject matter and supersedes all prior or contemporaneous negotiations, representations, understandings, correspondence, documentation and agreements (written or oral).

[NO FURTHER TEXT ON THIS PAGE]

IN WITNESS WHEREOF, the parties hereto have caused this Second Amendment to Non-Disturbance Agreement to be duly executed by their duly authorized representatives, all as of the day and year first above written.

STATE:

USC:

SIXTH DISTRICT AGRICULTURAL ASSOCIATION, an Institution of the State of California

UNIVERSITY OF SOUTHERN CALIFORNIA, a California Nonprofit Public Benefit Corporation

By: *Fabian R. Wesson*
Name: Fabian Wesson
Title: Chair, Board of Directors

By: _____
Name: _____
Title: _____

CALIFORNIA NATURAL RESOURCES AGENCY, an agency of the State of California

By: _____
Name: _____
Title: _____

DEPARTMENT OF GENERAL SERVICES, a department of the State of California

By: _____
Name: _____
Title: _____

APPROVED AS TO FORM

Department of General Services, Office of Legal Services

By: _____
Name: _____
Title: _____

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UNIVERSITY OF SOUTHERN CALIFORNIA, a California Nonprofit Public Benefit Corporation

By: _____
Name: _____
Title: _____

By: _____
Name: _____
Title: _____

CALIFORNIA NATURAL RESOURCES AGENCY,
an agency of the State of California

By: 
Name: Thomas Gibson
Title: Undersecretary

DEPARTMENT OF GENERAL SERVICES,
a department of the State of California

By: _____
Name: _____
Title: _____

APPROVED AS TO FORM

Department of General Services, Office of Legal Services

By: _____
Name: _____
Title: _____

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By: _____
Name: _____
Title: _____

By: _____
Name: _____
Title: _____

CALIFORNIA NATURAL RESOURCES AGENCY,
an agency of the State of California

By: _____
Name: _____
Title: _____

DEPARTMENT OF GENERAL SERVICES,
a department of the State of California

By: 
Name: Jeffrey K. McGuire
Title: Chief Deputy Director

APPROVED AS TO FORM

Department of General Services, Office of Legal Services

By: 
Name: LESLIE R. LOPEZ
Title: CHIEF COUNSEL

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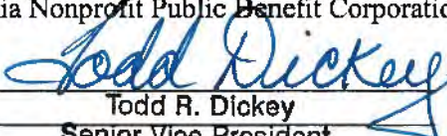
STATE:

USC:

SIXTH DISTRICT AGRICULTURAL ASSOCIATION, an Institution of the State of California

UNIVERSITY OF SOUTHERN CALIFORNIA, a California Nonprofit Public Benefit Corporation

By: _____
Name: _____
Title: _____

By: 
Name: Todd R. Dickey
Title: Senior Vice President, Administration

Date: 7-31-17

CALIFORNIA NATURAL RESOURCES AGENCY, an agency of the State of California

By: _____
Name: _____
Title: _____

DEPARTMENT OF GENERAL SERVICES, a department of the State of California

By: _____
Name: _____
Title: _____

APPROVED AS TO FORM

Department of General Services, Office of Legal Services

By: _____
Name: _____
Title: _____

Exhibit "F-1"

Depiction of the
EXPO Center Perimeter and MLK Strip Parking Spaces

[see attached]

EXHIBIT F-1



EXPO Center Parking Spaces

108 striped spaces around the perimeter of EXPO Center, Ahmanson Senior Citizen Center, W.M. Keck Amphitheater and Ralph M. Parsons Pre-School.

54 spaces along the MLK Blvd decomposed granite lot.