

COUNTY FACILITIES PLANNING WORK INITIATION REQUEST FORM

Please complete a form for each new proposal review request.

Work Proposal Name:		Date of Request:	
Requesting Department:		Department Contact Name:	
High Org:	Low Org:	Approval Signature of Department Head:	
DESCRIPTION			
Please provide a detailed de	escription of the request:		
How will this proposal impro and the County?	ove your operations, enhance cu	ustomer service or otherwise benefit your department	
How does this proposal align with the County's objectives on racial equity? Please see the County's Vision/Mission/Values and strategic focus areas attached			
Desired Timeline:		Anticipated Funding Source (check all that apply and	
Begin Date:		include amount allocated under each category):	
End Date:		Operating Budget:	
Duration:		Capital Budget:	
Paguast Involves		Other (i.e. grants, donations, etc.; please describe):	
Request Involves:			

BHD Property

Parks Property

The Basics

Vision

By achieving racial equity, Milwaukee is the healthiest County in Wisconsin



Mission

We enhance quality of life through great public service

Values

Inclusion

Influence

Integrity

Seek diverse perspectives

Use your power for good

Do the right thing

Strategic Focus Areas

1. Create Intentional Inclusion

1A: Reflect the full diversity of the County at every level of County government

1B: Create and nurture an inclusive culture across the County government

1C: Increase the number of County contracts awarded to minority and women-owned businesses

2. Bridge the Gap

2A: Determine what, where and how we deliver services based on the resolution of health disparities

2B: Break down silos across County government to maximize access to and quality of services offered

2C: Apply a racial equity lens to all decisions

3. Invest in Equity

3A: Invest "upstream" to address root causes of health disparities

3B: Enhance the County's fiscal health and sustainability

3C: Dismantle barriers to diverse and inclusive communities





COUNTY FACILITIES PLANNING WORK INITIATION REQUEST DETERMINATION

CFPSC ACTION FOR CFPSC USE ONLY			
CFPSC Project Tracking #:			
TYPE OF REQUEST (Refer to paragraph 4.3 of the CFPSC charter for more details)			
1. Asset Management	2. Move Management	3.	Facility Improvements
4. New Footprint	5. Contractural Obligations	M	Centralized Facilities anagement rocess Improvement
CFPSC Review Comments:			
			& Recommended for Approval:
		DAS — FN	/I, AE&ES (Legal Description)
		Director, D	AS
		Corporatio	n Counsel
		County B	nts affecting lands zoned "Parks" require loard approval. a copy of the recorded easement to
CFPSC RECOMMENDATION The County Facilities Planning Steering C authorized signature below, the County Fathis proposal.			. As evidenced by the approval of
Chair or Vice-Chair:		Date:	
County Facilities Planning Steering Commit	tee		

Document Number	EASEMENT AGREEMENT	
DOCUMENT NUMBER		Recording Area Name and Return Address Meissner Tierney Fisher & Nichols S.C. 111 E. Kilbourn Ave., 19 th Floor Milwaukee, WI 53202 Attn: Adam J. Tutaj, Esq. See Exhibits Parcel Identification Number (PIN)

EASEMENT AGREEMENT

THIS EASEMENT AGREEMENT (this "Agreement") is made this ______ day of May, 2022, by and among MILWAUKEE COUNTY, a governmental subdivision of the State of Wisconsin ("County") and MUSEUM CENTER PARK, INC., a Wisconsin non-stock corporation. ("MCP") (County and MCP are collectively referred to as "Grantor"), on the one hand, and [THE COUTURE LLC, a Wisconsin limited liability company ("Couture"), and COUTURE PARKING LLC, a Wisconsin limited liability company ("Parking") (Couture and parking are collectively referred to as "Couture"), on the other.

RECITALS

- A. County is the owner of a parcel of real property located in Milwaukee, Milwaukee County, Wisconsin, more particularly described on **Exhibit A** hereto (the "County Parcel");
- B. MCP is the owner of a parcel of real property located in Milwaukee, Milwaukee County, Wisconsin, more particularly described on <u>Exhibit B</u> hereto (the "<u>MCP Parcel</u>") (the County Parcel and the MCP Parcel being hereinafter referred to collectively as, the "Property");
- C. Couture desires to acquire a permanent easement with the right of entry in and across that part of the Property more particularly described on **Exhibit C**, attached hereto (the "Easement Area"), with the right to build and construct and/or operate, maintain, repair, reconstruct, relocate and inspect (as may be or may become applicable) a 10" water branch off of the municipal watermain located under the Property, all as shown on the plan attached hereto as **Exhibit D** (the "Facilities"); and
- D. Grantor desires to grant unto the Couture a permanent easement in the Easement Area, subject to the terms and conditions set forth herein.

AGREEMENT

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Grantor hereby declares and grants for the use and benefit of Couture, a permanent easement with a right of entry in and across the Easement Area for the purpose of building, constructing, operating, maintaining, repairing, reconstructing, relocating and/or inspecting (as may be or may become applicable) the Facilities.
- 2. The Facilities shall be maintained and kept in good order and condition by Couture. Responsibility for maintaining the ground cover and landscaping within the Easement Area shall be that of the owners, from time to time, of the portion of the Property in which it is situated.
- 3. In and during whatever construction, reconstruction, or repair work is or becomes necessary in constructing and/or maintaining of said Facilities, so much of the surface or subsurface of the property as may be disturbed, will at the expense of the Couture be replaced in substantially the same condition as it was prior to such disturbance; except that the Couture will in no case be responsible for replacing or paying for replacing any aesthetic plantings or

Commented [AJT1]: Query: Who will own the actual water branch? Will it exclusively service the Tower? Or is it limited common element that will service the Tower and the Parking Garage (in which case, the Couture Lakefront Condominium Association should be added as a party)?

Commented [AJT2]: Will need legal description of the Easement Area from RA Smith.

Commented [AJT3]: We will need to talk with the City about what agreement(s) - if any - will be required in order to run the water branch under Michigan Ave. and to actually connect to the 16" watermain.

improvements other than ordinary lawns or standard walks, roadways, driveways and parking lot surfacing which were required to be removed in the course of doing the above work. However, the Couture shall save harmless the owners, from time to time, of the Property from any loss, damage, injury or liability resulting from negligence on the part of the Couture in connection with said work involved in constructing and/or maintaining of said Facilities; provided that if above loss, damage, injury or liability results from the joint negligence of parties hereto, then the liability therefore shall be borne by them in proportion to their respective degree of negligence.

- 4. No structure may be placed within the limits of the Easement Area by the owners, from time to time, of the Property, except that improvements such as walks, pavements for driveways and parking lot surfacing may be constructed or placed within the Easement Area.
- 5. In connection with the construction by the Grantor of any structure or building abutting the Easement Area's defined limits, the owners, from time to time, of the Property will assume all liability for any damage to the Facilities in the above described property. The owners, from time to time, of the Property will also save and keep the Couture free and harmless from any claims for personal injuries or property damage caused by any negligence of such owners or persons other than such owners, arising out of the construction by the owners, from time to time, of the Property of any structure or building abutting the Easement Area's defined limits, and shall reimburse the Couture for the full amount of such loss or damage.
- **6.** No charges will be made against the Property for the cost of maintenance or operation of the Facilities. The owners, from time to time, of the Property shall be responsible for the routine maintenance of land on which the easement is located.
- 7. The Facilities shall be accessible for maintenance by the Couture at all times. The owners, from time to time, of the Property shall submit plans for approval to the Couture for any underground installation within the Easement Area, which approval shall not be unreasonably withheld, conditioned or delayed.
- 8. The owners, from time to time, of the Property shall submit plans for all surface alterations of plus or minus 0.50 foot or greater within the limits of the Easement Area. Said alterations shall be made only with the approval of the Couture, which approval shall not be unreasonably withheld, conditioned or delayed.
- 9. The Couture and the owners, from time to time, of the Property shall each use, and take reasonable measures to cause their employees, officers, customers, agents, contractors and assigns to use, the Easement Area in a reasonable manner and so as not to obstruct or otherwise use the Easement Area in a manner that would unreasonably interfere with the use thereof by the other party hereto or its employees, officers, customers, agents, contractors and assigns.
- 10. The Couture and the owners, from time to time, of the Property each hereby waives all rights of subrogation that either has or may hereafter have against the other for any damage to the Easement Area or any other real or personal property or to persons covered by such party's insurance, but only to the extent of the waiving party's insurance coverage; provided, however, that the foregoing waivers shall not invalidate any policy of insurance now or hereafter issued, it being hereby agreed that such a waiver shall not apply in any case which would result in the

Commented [AJT4]: OK? Or should this be broader or narrower?

Commented [AJT5]: I pulled this from a different watermain easement. Query: Need/Want such notice of alterations? Should the scope be larger/smaller? invalidation of any such policy of insurance and that each party shall notify the other if such party's insurance would be so invalidated.

- 11. No party shall, by reason of the easement created by this Agreement, be obligated to pay any real estate taxes or assessments levied against the parcel of another party.
- 12. No party shall permit the filing of any liens on the parcel of the other party as a result of the exercise of its rights hereunder. In the event a party permits and fails to remove any such lien within twenty (20) days after such party is given notice thereof by the other party, then the other party may, but shall not be obligated to, upon ten (10) business days' written notice to the defaulting party, pay the amount necessary to discharge such lien without being responsible for making any investigations as to the validity or accuracy thereof, whereupon the defaulting party shall be unconditionally obligated to reimburse the other party upon demand for the amount so paid, together with all costs and expenses (including, without limitation, reasonable attorneys' fees) incurred by such party in connection therewith.
- 13. All of the terms, covenants and conditions hereof shall inure to the benefit of, and be binding upon, Couture and Grantor, respectively, and all subsequent owners of the Facilities and the Property, it being the intent of the parties that all of the covenants hereunder shall be "covenants running with the land" and shall inure to the benefit of and be binding upon the Facilities and the Property.
- 14. This Agreement may not be modified or amended except by a writing executed and delivered by each party, or their respective successors and assigns, and recorded in the public records of Milwaukee County, Wisconsin.
- 15. Any party may enforce this Agreement by appropriate action, and should it prevail in such litigation, such party shall be entitled to recover, as part of its costs, reasonable attorneys' fees.
- 16. Nothing contained in this Agreement shall be deemed or construed by the parties hereto or by any third person to create the relationship of principal and agent or of partnership or of joint venture or of any association between the parties.
- 17. No waiver of, acquiescence in or consent to any breach of any term, covenant, or condition hereof shall be construed as, or constitute, a waiver of, acquiescence in or consent to any other, further or succeeding breach of the same or any other term, covenant or condition.
- 18. The parties hereto acknowledge and agree that they have retained separate legal counsel with respect to the negotiation of and drafting of this Agreement and all exhibits hereto. Accordingly, the parties agree that this Agreement shall not be construed in favor of or against any party hereto, regardless of who drafted this Agreement.
- 19. If any term or provision of this Agreement shall, to any extent, be invalid or unenforceable under applicable law, then the remaining terms and provisions of this Agreement shall not be affected thereby, and each such remaining term and provision shall be valid and enforceable to the fullest extent permitted by law.

- **20.** This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, and all of which, when taken together, shall constitute one and the same instrument.
- 21. This Agreement shall be construed and enforced in accordance with the internal laws of the State of Wisconsin, without giving effect to its conflicts of law provisions.

[remainder of page intentionally left blank]



	IN WITNESS WHEREOF	, the parties have	executed this A	Agreement as	of the date	first
set forth above.						

COUNTY: MILWAUKEE COUNTY By: Name: Title: STATE OF WISCONSIN COUNTY OF MILWAUKEE The foregoing instrument was acknowledged before me, a Notary Public in and for said County and State, this _____ day of May, 2022, _____, as ____ of MILWAUKEE COUNTY, a governmental subdivision of the State of Wisconsin, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument, and acknowledged to me that he/she executed the same in such capacity. Name: Notary Public, County, My commission expires:

[signatures continue on next page]

IN WITNESS WHEREOF, the set forth above.	he parties have executed this Agreement as of the date first
	<u>USB</u> :
	MUSEUM CENTER PARK, INC. a Wisconsin non-stock corporation
	By:
STATE OF WISCONSIN)) ss. COUNTY OF MILWAUKEE)	
County and State, this day of Normal of MUSE corporation, personally known to me (or proved)	UM CENTER PARK, INC., a Wisconsin non-stock to me on the basis of satisfactory evidence) to be the person ent, and acknowledged to me that he/she executed the same
	Name: Notary Public, County, My commission expires:
[signatures	continue on next page]

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first set forth above. **COUTURE:** THE COUTURE LLC, a Wisconsin limited liability company Name: Richard J. Barrett Title: Manager COUTURE PARKING LLC, a Wisconsin limited liability company By: Name: Richard J. Barrett Title: Manager STATE OF WISCONSIN) ss. COUNTY OF MILWAUKEE The foregoing instrument was acknowledged before me, a Notary Public in and for said day of May, 2022, Richard J. Barrett, as Manager of THE COUTURE LLC, County and State, this a Wisconsin limited liability company, and COUTURE PARKING LLC, a Wisconsin limited liability company, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person

whose name is subscribed to the within instrument, and acknowledged to me that he/she executed the same

Name:

My commission expires:

Notary Public, Milwaukee County, Wisconsin

in such capacity.

EXHIBIT A

LEGAL DESCRIPTION OF COUNTY PARCEL

Unit 1 of the Lakefront Pavilion Condominium created by a "Declaration of Condominium" recorded December 21, 2017 in the office of the Register of Deeds for Milwaukee County, Wisconsin, as Document 10739226, and any amendments thereto, and by its Condominium Plat. Said condominium being located in the City of Milwaukee, Milwaukee County, Wisconsin.



EXHIBIT B

LEGAL DESCRIPTION OF MCP PARCEL

Unit 2 of the Lakefront Pavilion Condominium created by a "Declaration of Condominium" recorded December 21, 2017 in the office of the Register of Deeds for Milwaukee County, Wisconsin, as Document 10739226 and any amendments thereto, and by its Condominium Plat Said condominium being located in the City of Milwaukee, Milwaukee County, Wisconsin.



$\underline{\textbf{EXHIBIT C}}$ LEGAL DESCRIPTION OF EASEMENT AREA

[INSERT LEGAL DESCRIPTION OF EASEMENT AREA]



EXHIBIT D

FACILITIES

