

THE UNITED STATES VIRGIN ISLANDS OFFICE OF THE GOVERNOR GOVERNMENT HOUSE Charlotte Amalie, V.I. 00802 340-774-0001

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October 15, 2025

VIA HAND DELIVERY

The Honorable Milton E. Potter Senate President Thirty-Sixth Legislature of the Virgin Islands Capital Building St. Thomas, Virgin Islands 00802

Re: Lease Agreement for Ratification by the Thirty-Sixth Legislature of the U.S Virgin Islands

Dear Senate President Potter:

Transmitted herewith in accordance are the provisions of Title 31, Section 205, subsection (c), Virgin Islands Code is the following Lease Agreement submitted for ratification by the Thirty-Sixth Legislature:

<u>Lease Agreement between the Government of the Virgin Islands, acting through its Department of Property and Procurement and Accent Property Management, LLC (OLC No. 0002-2026).</u>

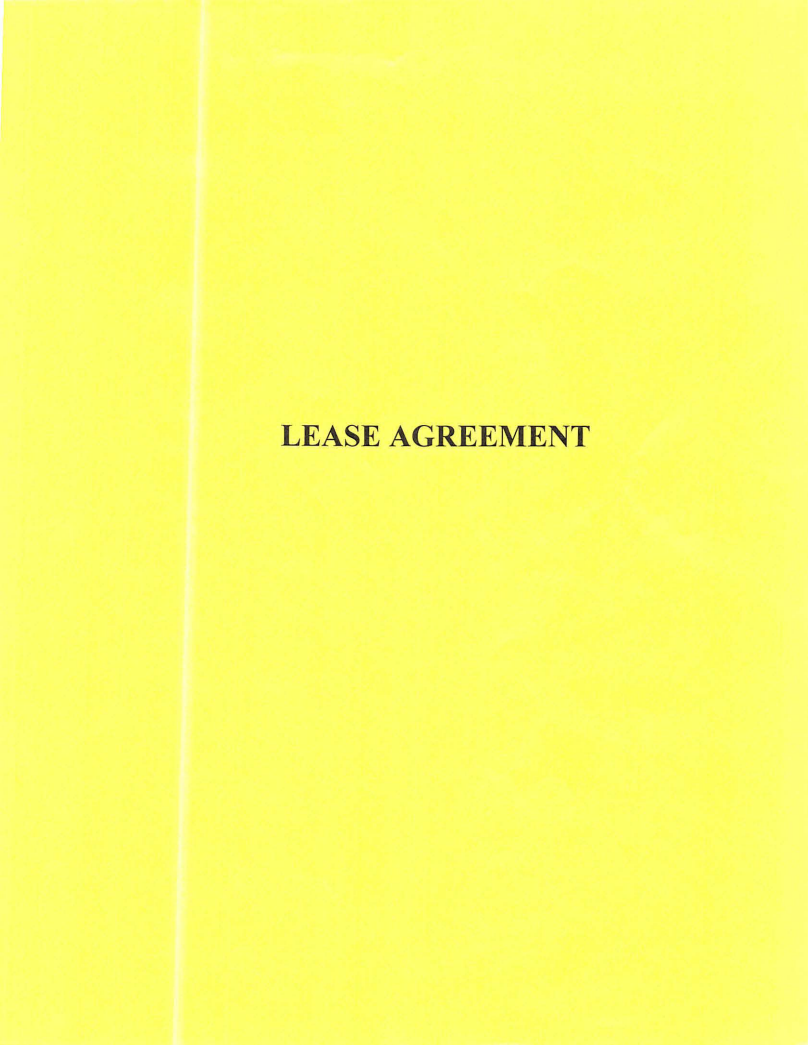
Under the proposed Lease Agreement, the Government will lease Parcel Nos. 123 and 129 Subbase, St. Thomas, to Accent Property Management, LLC, for an initial period of 30 years with three tenyear renewal options. The property will be used to evaluate various capital improvement requirements and to develop the premises to operate, establish, and manage a slate of subtenants, pursuant to the enclosed development plan.

I thank you and the members of the Thirty-Sixth Legislature for your prompt action on this measure.

Sincerely,

Albert Bryan Jr.

Governor



LEASE AGREEMENT

GOVERNMENT OF THE VIRGIN ISLANDS DEPARTMENT OF PROPERTY AND PROCUREMENT

And

ACCENT PROPERTY MANAGEMENT, LLC.

PREMISES:

- a). Parcel No. 123 Subbase, St. Thomas, U.S. Virgin Islands, consisting of 39,240 U.S. sq. ft. or 0.905 U.S. acre(s) of improved land moreor-less, containing one (1) building, other structures, and parking surfaces; and
- b). Parcel No. 129 Sub-base, St. Thomas, U.S. Virgin Islands, consisting of 30,675 U.S. sq. ft. or 0.704 U.S. acre(s) of improved land more-or-less, consisting of two (2) buildings, other structures, and parking surfaces.

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LEASE AGREEMENT

THIS	LEASE	made	this	day	of		20	_, by	and	between	the
GOV	ERNMEN	T OF	THE V	IRGIN ISL	AN	DS, acting through	gh its (Commi	ssion	er of Prop	erty
and :	Procuremen	nt, (he	reinafte	r "Lessor"	or	"Government")	and	ACCE	NT	PROPER	RTY
MAN	AGEMEN	IT, LL	C, who	se mailing	addr	ess is Royal Pal	ms Pro	ofessio	nal E	Building, 9	€053
Estate	Thomas, S	Suite 10	01, Char	rlotte Amali	e, St	. Thomas, U.S. V	irgin I	slands	0080	2, (herein	after
"Less	ee").		p 1/150		15-5					15	

WITNESSETH:

In consideration of the mutual covenants and agreements herein set forth it is hereby agreed:

ARTICLE I

PREMISES AND USE

- 1.01 <u>Premises:</u> The Lessor hereby leases to the Lessee and the Lessee hires and takes from the Lessor:
 - a) Parcel No. 123 Subbase, St. Thomas, U.S. Virgin Islands, consisting of 39,240 U.S. sq. ft. or 0.905 U.S. acre(s) of improved land more-or-less, containing one (1) building, other structures, and parking surfaces (hereinafter the "Premises A"), which is zoned I-2 for "Industrial-Light." The aforesaid Premises is shown on File No. D9-941-T71, a copy of which is attached and made a part hereof as Exhibit "A," with further delineation on a Map-Geo aerial image, also attached hereto as Exhibit "C;" and
 - b) Parcel No. 129 Sub-base, St. Thomas, U.S. Virgin Islands, consisting of 30,675 U.S. sq. ft. or 0.704 U.S. acre(s) of improved land more-or-less, consisting of two (2) buildings, other structures, and parking surfaces (hereinafter the "Premises B"), which is zoned I-2 for "Industrial-Light." The aforesaid Premises is shown on File No. D9-953-T71, a copy of which is attached and made a part hereof as Exhibit "B," with further delineation on a Map-Geo aerial image, also attached hereto as Exhibit "C."

Collectively, Premises A and B shall be referred to as the "Premises."

1.02 <u>Use</u>: The Lessee shall use the Premises to evaluate various capital improvement requirements and will develop the Premises in accordance with the terms of this Lease to operate, establish and manage a slate of subtenants on the Premises. Lessee shall manage and collect rents from the current subtenants on the Premises, and if necessary contract with new subtenants, and perform any other permitted purposes. Said use is contingent on the Lessee obtaining and maintaining the required permits, licenses, and any required rezoning of the Premises to a zoning designation compatible to the operations of same, as required in Paragraph 10.17 (hereinafter "Required Documents and Approvals"). Upon receipt of the Required Documents and Approvals Lessee is permitted to construct, demolish, repair, and/or develop the Premises in accordance with Paragraph 4.01 and the Development Plan.



- 1.03 <u>Development Plan</u>: Lessee has submitted to Lessor, and Lessor has reviewed and approved, a development plan detailing the proposed development of the Premises the ("Development Plan"). The Development Plan, as mutually agreed upon by the parties, shall be attached to this Lease as (Exhibit "D"), and is hereby incorporated into and made a part of this Lease. The Development Plan shall outline, among other things, the anticipated phases of development, associated timelines, scope of work for each phase, and applicable governmental or third-party approvals.
- Binding Effect and Amendments: The Development Plan, as approved at the time of Lease execution, shall serve as the governing framework for development activities on the Premises. The parties acknowledge, however, that circumstances may arise which necessitate changes to the timing, scope, or sequencing of development. Accordingly, the Development Plan may be amended from time to time by the mutual written agreement of Lessor and Lessee. Lessor agrees to act reasonably and in good faith when considering any such amendments. Lessor shall not unreasonably withhold, delay, or condition its consent to proposed amendments necessitated by material changes in conditions, including but not limited to regulatory requirements, availability of financing, construction delays, or market conditions. Lessor and Lessee acknowledge that development activities may be influenced by changing circumstances, including but not limited to, market conditions, regulatory requirements, construction delays, or force majeure events.

Lessor and Lessee agree to cooperate in good faith and maintain open communication during the course of the development. Either party may request meetings at reasonable intervals to discuss progress, necessary adjustments, or concerns related to the Development Plan. Upon written request of Lessee, Lessor shall designate a representative authorized to communicate and coordinate on development matters. Each party shall designate a representative who shall be responsible for coordinating communications and approvals related to the development process. Regular meetings may be held, as mutually agreed, to assess progress and discuss any proposed changes to the Development Plan. No amendment to the Development Plan shall be effective unless set forth in a written instrument signed by both Lessor and Lessee. Neither party shall have the authority to unilaterally modify any aspect of the Development Plan.

Except as expressly set forth in this Paragraph, the approval or amendment of the Development Plan shall not be construed as a waiver or modification of any other provisions of this Lease unless expressly agreed to in writing by both parties and duly executed in accordance with applicable law.

ARTICLE II

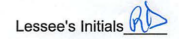
TERM

- 2.01 Initial <u>Term</u>: The term of this Lease shall be for a period of thirty (30) years ("Initial Term") commencing on the first (1st) day of the month following approval by the Legislature of the Virgin Islands ("Commencement Date").
- 2.02 Options: If Lessee is not in default in the performance of any material condition of this Lease at the expiration of the Initial Term, Lessee shall have the option to renew this Lease for three (3) additional terms of ten (10) years each (each a "Renewal Term") at the rent provided for in Paragraphs 3.01 and 3.04 (g.) hereof by giving written notice of such renewal at least thirty (30) days prior to the expiration of the Initial Term in the case of the first (1st) renewal or at least thirty (30) days prior to the expiration of the Renewal Term in the case of the second (2nd) and third (3rd) renewals.
- 2.03 <u>Failure to Give Possession</u>: The Lessor shall not be liable for failure to give possession of the Premises upon the Commencement Date by reason of the fact that the Premises are not ready for occupancy, or due to prior lessee wrongfully holding over or any other person wrongfully in possession of the Premises; in such event the rent shall not commence until possession is given or is available, but the term herein granted shall not be extended.
- Holding Over: If Lessee remains in possession of the Premises after expiration of the term hereof, without Lessor's express consent and without any distinct agreement between Lessor and Lessee, Lessee shall become a month-to-month Lessee and there shall be no renewal of this Lease by operation of law. During the period of any such holding over, all provisions of this Lease shall be and remain in effect except the rent provisions. The rent during this hold over period shall be two hundred percent (200%) of the rent payable for the last calendar month of the term of this Lease, including renewals or extensions. The inclusion of the preceding sentence in this Lease shall not be construed as Lessor's consent for Lessee to hold over.

ARTICLE III

RENT

Annual Rent: The Lessee shall pay to the Lessor an Annual Rent of One Hundred Forty-Four Thousand Dollars and Zero Cents (\$144,000.00) payable in equal monthly installments of Twelve Thousand Dollars and Zero Cents (\$12,000.00) during the term of this Lease. The Annual Rent shall commence on the first (1st) day of the month after the Construction & Financial Stabilization Period of sixty (60) months or less has expired, as described in Paragraph 4.01 herein. Payment of Annual Rent and Construction & Financial Stabilization Period Rent shall be made in equal monthly installments in advance on the first (1st) day of every month during the term thereof, without any previous demand by Lessor, provided, however, if possession of the Premises is granted to the Lessee at a date



after the first (1st) of the month, then in such event the rent for such first (1st) month shall be prorated.

The Annual Rent, Construction & Financial Stabilization Period Rent, Additional Rent, and Late Payment Charges shall be paid at Lessor's office at 8201 Submarine Base Suite 4, St. Thomas, U.S. Virgin Islands 00802, together with any other sum due as additional rent as provided herein.

- 3.02 <u>Construction & Financial Stabilization Period Rent:</u> Lessee shall be required to pay reduced rent during the Construction & Financial Stabilization Period of sixty (60) months, the Construction Period is hereinafter defined in Paragraph 4.01, and Lessee shall be required to make reduced rent payments as follows:
 - A. Lessee shall be required to pay Six Thousand Dollars and Zero Cents (\$6,000.00) per month, for months one through twenty-four (1-24) of this Lease.
 - B. Lessee shall be required to pay Nine Thousand Dollars and Zero Cents (\$9,000.00) per month, for months twenty-five through sixty (25-60) of this Lease.

The Construction & Financial Stabilization Period Rent shall not be available or extended beyond the Construction & Financial Stabilization Period of sixty (60) months. Should all the improvements stated in Paragraph 4.01 be completed prior to the time allotted for the Construction & Financial Stabilization Period, the Annual Rent in Paragraph 3.01 will commence in the month immediately following the completion of improvements and financial stabilization.

- 3.03 <u>Definition of Financial Stabilization:</u> For the purposes of this Lease, "Financial Stabilization" of the Development shall be deemed to occur when the Development, as defined in (Exhibit "D"), has achieved all of the following conditions or the Construction and Financial Stabilization Period of sixty (60) months has expired, whichever comes first:
 - i. Certificate of Occupancy: A final certificate of occupancy (or equivalent approval) has been issued for all occupied spaces;
 - ii. Occupancy Threshold: At least seventy-five percent (75%) of the gross leasable area within the Development is subject to executed leases with tenants that are open and operating (or otherwise paying rent);
 - iii. Completion of Core Infrastructure Improvements Development Plan: All core infrastructure and base building systems necessary for full operational use of the Development are substantially complete; and
 - iv. Absence of Material Defaults: There are no uncured material defaults by Lessee under this Lease or by tenants under leases contributing to the occupancy threshold.



- 3.04 Sublease Revenue Sharing and Additional Rent: As Additional Rent, the Lessee agrees to pay to the Lessor a revenue share equal to a percentage of all base rent received by the Lessee from any sublease of the Premises or any portion thereof. "Base Rent" includes all amounts actually received by Lessee from any sublessee(s) paid in connection with the sublease.
 - a. Lessee shall be required to pay Lessor an Additional Rent of five percent (5%) of all base rent actually collected monthly by Lessee per month, from the first (1st) year through the fifth (5th) year.
 - b. Lessee shall be required to pay Lessor an Additional Rent of eight percent (8%) of all base rent actually collected monthly by Lessee per month, from the sixth (6th) year through the tenth (10th) year.
 - c. Lessee shall be required to pay Lessor an Additional Rent of ten percent (10%) of all base rent actually collected monthly by Lessee per month, after the eleventh (11th) year through the fifteenth (15th) year.
 - d. Lessee shall be required to pay Lessor an Additional Rent of fifteen percent (15%) of all base rent actually collected monthly by Lessee per month, from the sixteenth (16th) year through the twentieth (20th) year.
 - e. Lessee shall be required to pay Lessor an Additional Rent of fifteen percent (20%) of all base rent actually collected monthly by Lessee per month, from the twenty-first (21st) year through the twenty-fifth (25th) year.
 - f. Lessee shall be required to pay Lessor an Additional Rent of fifteen percent (25%) of all base rent actually collected monthly by Lessee per month, from the twenty-sixth (26th) year through the thirtieth (30th) year.
 - g. Lessee shall be required to pay Lessor an Additional Rent of thirty percent (30%) of all base rent actually collected monthly by Lessee per month, during any Renewal Term.
- 3.05 Payment and Reporting: The revenue share shall be calculated and paid to the Lessor on a monthly basis, no later than the tenth (10th) day of each calendar month for revenues received in the preceding month. Together with each payment, Lessee shall deliver a report in reasonable detail showing:
 - i. A copy of each active sublease;
 - ii. The gross base rent revenue received under each sublease.
 - iii. A calculation of the base rent revenue share due to the Lessor.



- 3.06 Audit Rights: The Lessor shall have the right, upon reasonable prior notice and no more than once per calendar year, to audit the books and records of the Lessee related to any sublease revenues for the purpose of verifying compliance with this revenue sharing provision. Any underpayment shall be due immediately from Lessee, and subject to repayment with interest at the rate of one and a half percent (1.5%) per month.
- 3.07 <u>Assignment and Successors:</u> This revenue sharing obligation shall run with the Lease and bind all successors, assigns, and transferees of the Lessee. No assignment or transfer of the Lease shall relieve the Lessee, successors, assigns, or transferees of its obligations under this section unless expressly released in writing by the Lessor.
- 3.08 <u>Late Payment Charges</u>: Lessee acknowledges that late payment by Lessee to Government of rent and other charges provided for under this Lease will cause Government to incur costs not contemplated by this Lease, the exact amount of such cost, includes without limitation, processing, and accounting charges. Therefore, if any installment of rent or any other charge due from Lessee is not received by the Government within ten (10) days of the date due, Lessee shall pay to Government an additional ten percent (10%) of the amount owed for monthly rent or any other charges, including but not limited to repair costs and attorney's fees, as a late charge.

The parties agree that this late charge represents a fair and reasonable estimate of the costs that Government will incur by reason of the late payment by Lessee. Acceptance of any late charge shall not constitute a waiver of Lessee's default with respect to the overdue amount, nor prevent Government from exercising any of the other rights and remedies available to Government.

ARTICLE IV

IMPROVEMENTS

4.01 <u>Improvements</u>: As a part of the consideration for this Lease, the Lessee shall provide at its own cost and expense the following improvements, ("Improvement") owned by the Lessee at an estimated cost of **Five Hundred Thousand Dollars and Zero Cents (\$500,000.00)**, in accordance with Development Plan submitted to Lessor, and attached hereto and made a part hereof as Exhibit D, subject to the approval of the Commissioner of the Commissioner of the Department of Property and Procurement, in addition to whatever other licenses or permits are deemed necessary. The Improvements to be made to the Premises are as follows:

LIST OF IMPROVEMENTS

- 1. Building 1 (Parcel No. 123 Subbase)
 - A. Demolish, rebuild, or renovate the building's:
 - i. Roof:
 - ii. Electrical systems;



- iii. Plumbing;
- iv. HVAC; and
- v. Mechanical systems.
- 2. Building 2 (Parcel No. 129 Subbase)
 - A. Renovate the building's;
 - i. Roof:
 - ii. Siding;
 - iii. Electrical systems;
 - iv. **Plumbing**;
 - v. HVAC:
 - vi. Mechanical systems; and
 - vii. Interior.
- 3. Building 3 (Parcel No. 129 Subbase)
 - A. Renovate the building's:
 - i. Roof:
 - ii. Siding;
 - iii. Rollup doors; and
 - iv. Interior.

The improvements shall be completed no later than sixty (60) months of the Commencement Date of this Lease ("Construction & Financial Stabilization Period").

Lessee agrees to keep the said Premises and appurtenances as repaired, constructed or otherwise developed in a clean, sightly, and tenantable condition, and to return said Premises to Lessor upon the expiration or other termination of this Lease, in as good or better condition as it was since the Commencement Date, less reasonable wear and tear from intervening use.

- 4.02 <u>Title to Improvements</u>: At the conclusion of this Lease or if renewed, any renewal, title to any structure or improvement by Lessee which is attached to the realty shall vest in the Lessor. Furniture or other personal items, if not removed from the Premises within seven (7) days after termination shall become the property of the Lessor.
- 4.03 <u>Location of Improvements</u>: The above-mentioned improvements are located at Parcel Nos. 123 Subbase and 129 Sub-base, St. Thomas, U.S. Virgin Islands.
- 4.04 Real Property Tax: Upon the completion of any improvements constructed on the Premises, Lessee shall notify Lessor who shall notify the Tax Assessor for the purpose of making an assessment of the value of the improvements. Lessee hereby agrees to pay, any and all taxes, assessments, and other charges of any description levied or assessed during the term of this Lease by the Office of the Lieutenant Governor, Tax Assessor on or against any improvements constructed by Lessee or other equipment or fixtures installed by Lessee on



the Premises. Assessments shall only apply to those improvements owned by Lessee during the term of this Lease.

- 4.05 Repairs by Lessee: Lessee shall at its own cost and expense, make all repairs, structural or otherwise to the interior and exterior of said Premises. Repairs, as used herein shall mean all repairs, replacements, renewals, alterations, additions, improvements, and betterment. The provisions of this Paragraph shall not apply in the case of damage or destruction by fire or other insured casualty or by eminent domain, in which event the obligations of the Lessor and Lessee shall be controlled as hereinafter provided.
- 4.06 Failure of Lessee to Repair: In the event the Lessee, after it shall have been given a twenty (20) day notice (except in a case of emergency in which event reasonable notice under the circumstances shall be sufficient), refuses and neglects to make any repair for which it is responsible, or if repair is necessitated by reason of the Lessee's negligent acts or omissions, then the Lessor may make such repairs. Lessor shall not be responsible for any loss, inconvenience or damage resulting to Lessee because of Lessor's repair. The cost of such repairs by Lessor, together with interest at the rate provided in Paragraph 3.08 shall be paid by the Lessee as additional rent.
- 4.07 <u>Excavation and Sorting</u>: If any excavation shall be made or contemplated to be made for building or other purposes upon property or streets adjacent to or nearby the Premises, Lessee either:
 - a. shall afford to the person or persons causing or authorized to cause such excavation the right to enter upon the Premises for the purpose of doing such work as such person or persons shall consider to be necessary to preserve any of the walls or structures of the improvements on the Premises from injury or damage and support the same by proper foundation, or
 - b. shall, at the expense of the person or persons causing or authorized to cause such excavation, do or cause to be done all such work as may be necessary to preserve any of the walls or structures of the improvements on the Premises from injury or damages and to support the same by proper foundations.

Lessee shall not by reason of any such excavation or work, have any claim against Lessor for damages or indemnity or for suspension, diminution, abatement, or reduction of rent under this Lease.

ARTICLE V

MECHANIC'S LIEN

5.01 <u>Mechanic's Lien</u>: Nothing contained in this Lease shall be deemed, construed or interpreted to imply any consent or agreement on the part of Lessor to subject Lessor's interest or estate to any liability under any mechanic's lien. Should any notice of intention

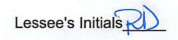


to file a lien under Title 28, Chapter 12 of the Virgin Islands Code or any mechanics or other lien be filed against the property of the Lessor, for any work, labor, services or materials performed at or furnished to the Premises for or on behalf of the Lessee or anyone holding any part of the Premises through or under Lessee, Lessee shall cause the same to be cancelled and discharged of record by payment, bond or order of a court of competent jurisdiction within thirty (30) days after notice by Lessor to Lessee. If Lessee fails to discharge said lien then the Lessee shall forthwith reimburse the Lessor the total expenses incurred by the Lessor in discharging the said lien, as additional rent hereunder.

ARTICLE VI

INSURANCE AND INDEMNITY

- Liability Insurance: Lessee shall, during the term thereof, keep in full force and effect a policy of public liability and property damage insurance in which the limits of public liability shall be no less than One Million Dollars (\$1,000,000.00) property damage, One Million Dollars (\$1,000,000.00) for one (1) person injured or killed and One Million Dollars (\$1,000,000.00) for any number of persons injured or killed in any one accident. All, of said insurance shall be in a form satisfactory to Lessor and shall provide that it shall not be subject to cancellation, termination, or change, except after thirty (30) days prior written notice to Lessor, Lessee shall furnish Lessor, or Lessor's designee, with a certificate of insurance evidencing the coverage required hereunder on the day Lessee commences occupancy or work in or about the premises herein leased. All such policies shall name the Lessor as additional insured for the full insured amount.
- 6.02 <u>Indemnity</u>: Lessee agrees to indemnify and hold Lessor harmless from and against any and all claims and demands (unless resulting from the negligence of the Lessor, its agents, contractors, servants or employees) for or in connection with, any accident, injury or damage whatsoever caused to any person or property arising, directly or indirectly, out of the business conducted on the Premises leased herein or occurring in, on or about said Premises or any adjacent area under the control of the Lessee or arising directly or indirectly, from any act or omission of Lessee or subtenant or their respective servants, agents, employees, or contractors, and from and against any and all costs, expenses and liabilities incurred in connection with any such claim or proceeding brought thereon.
- 6.03 Non-Liability: Lessor shall not be responsible or liable to Lessee for any loss or damage that may be occasioned by the acts or omissions of persons occupying any property adjacent to or adjoining the Premises, or any part thereof, or for any loss or damage resulting to Lessee or its Premises from water, gas, steam, fire or the bursting, stoppage, or leaking of pipes, provided such loss or damage is not occasioned by the negligence of Lessor or its agents, contractors, or employees.
- 6.04 <u>Fire and Extended Coverage by Lessee</u>: Lessee shall keep all buildings on the Premises insured against loss or damage by fire, windstorm, and earthquake with the usual extended coverage endorsements, in amounts not less than eighty percent (80%) of the full insurable



value thereof, above foundation walls. A copy of all insurance policies shall be delivered to the Lessor within twenty (20) days of the Commencement Date of this Lease. All policies shall name the Lessor as additional loss payee.

6.05 Environmental Limitation of Liability and Indemnity: Under no circumstances shall Lessee be held responsible for any hazardous materials or contamination that existed on the Premises prior to Lessee's occupancy or which are caused by the negligence of Lessor or its employees, agents, or contractors. Lessor shall indemnify, defend, and hold Lessee harmless to the fullest extent of the law from and against all damages, claims, causes of actions, fines, penalties, including without limitation costs of remediation, which result from hazardous materials or contamination of any kind which existed on the Premises prior to Lessee's occupancy or which are caused by the negligence of Lessor or its employees, agents, or contractors. The indemnification obligations of Lessor created by this section shall survive the expiration or termination of the Term or any Renewal Term herein.

ARTICLE VII

ENTRY BY LESSOR

- 7.01 Access to Premises: Lessor or Lessor's agents shall have the right to enter upon the Premises upon forty-eight (48) hours notice to the Lessee to examine the same and to show them to prospective purchasers, lenders, or lessees. In the event of an emergency, however, the aforementioned forty-eight (48) hours notice provision is waived and the Lessor has the right to enter the Premises to prevent any damage to the Property.
- 7.02 <u>Easement for Pipes and Water Storage Tank Facility</u>: Lessee shall permit Lessor or its designees to erect, use, maintain and repair pipes, water storage tank facility, cables, and wires, on or through the Premises as and to the extent that Lessor may or hereafter deem to be necessary or appropriate.

All such work shall be done, so far as practicable, in such manner as to avoid interference with Lessee's use of the Premises.

ARTICLE VIII

CONDEMNATION

- 8.01 <u>Notice of Condemnation</u>: The party receiving any notice of the kind specified below which involves the Premises shall promptly give the other party notice of the receipt, contents, and date of the notice received, which shall include:
 - a. Notice of Intent of Taking.
 - b. Service of any legal process relating to condemnation of the Premises for improvements.



- c. Notice in connection with any proceedings or negotiations with respect to such a condemnation.
- 8.02 Rights of Lessor and Lessee: Lessor and Lessee shall each have the right to represent its respective interest in each proceeding or negotiation with respect to a taking or intended taking and to make full proof of its claims. No agreement, settlement, sale, or transfer to or with the condemning authority shall be made without the consent of both parties. Lessor and Lessee each agree to execute and deliver to the other any instrument that may be required by the provisions of this Lease relating to the condemnation.
- 8.03 <u>Taking of Leasehold</u>: Upon the total taking, Lessee's obligation to pay rent and other charges hereunder shall terminate on the date of taking, or possession given, whichever is earlier, but Lessee's interest in the leasehold shall continue until the taking is completed by deed, contract, or final order of condemnation.
- 8.04 <u>Total Taking</u>: Upon a total taking, all sums including damages and interest awarded for the fee, leasehold, or both shall be distributed and disbursed as Lessor and Lessee may agree, or in the absence thereof, in accordance with the laws of the Virgin Islands.
- 8.05 Partial Taking: Upon a partial taking, all sums including damages and interest awarded for the fee, leasehold or both shall be distributed and disbursed to Lessor and Lessee as they may agree or, in the absence thereof, in accordance with the laws of the Virgin Islands. Upon a partial taking Lessee shall have the option of terminating this Lease upon thirty (30) days' notice to Lessor.

ARTICLE IX

CANCELLATION, TERMINATION AND ASSIGNMENT AND TRANSFERS

- 9.01 <u>Cancellation</u>: This Lease shall be subject to cancellation by Lessor in the event Lessee shall:
 - A. Be in arrears in the payment of the whole or any part of the amount agreed upon hereunder for a period of forty-five (45) days after the Lessor has notified Lessee in writing that payment was not received when due.
 - B. File in court a petition in bankruptcy or insolvency or for the appointment of a receiver or trustee for all or a portion of Lessee's property.
 - C. Make any general assignment for the benefit of creditors.
 - D. Abandon the Premises by not occupying the Premises for a period of ninety (90) days without notice to the Lessor and failing to pay rent during that ninety (90) day period.
 - E. Default in performance of any of the covenants and conditions required herein (except rent payments) to be kept and performed by Lessee, and such default continues for a



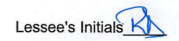
period of forty-five (45) days after receipt of written notice from Lessor to cure such default, unless during such forty-five (45) day period, Lessee shall commence and thereafter diligently perform such action as may be reasonably necessary to cure such default. If default by Lessee in the performance of its obligations hereunder is precipitated in whole or in part, by activities for which Lessor is solely responsible, the period herein established to commence a cure for the said default will be extended for a reasonable period to account for the effect of Lessor's activities.

- F. Be adjudged bankrupt in involuntary bankruptcy proceedings.
- G. Be made a party of any receivership proceeding in which a receiver is appointed for the Premises or affairs of Lessee where such receivership is not vacated within sixty (60) days after the appointment of such receiver.
- H. Fail to pay the outstanding assessed real property taxes for two (2) years on improvements Lessee constructed upon the Premises.

In any of the aforesaid events, Lessor may take immediate possession of the Premises and remove Lessee's effects, to the extent permitted by law, without being deemed guilty of trespassing.

Failure of Lessor to declare this Lease terminated upon the default of Lessee for any of the reasons set out shall not operate to bar or destroy the right of Lessor to cancel this Lease by reason of any subsequent violation of the terms of this Lease.

- 9.02 <u>Termination</u>: This Lease shall terminate at the end of the Lease term or last exercised Renewal Term.
- 9.03 Repossessing and Re-letting: In the event of default by Lessee hereunder which shall remain uncured after the required notices have been given pursuant to this Lease and for such time as provided herein, Lessor may at once thereafter, or at any time subsequent during the existence of such breach or default:
 - A. Enter into and upon the Premises or any part thereon and repossess the same, expelling therefrom Lessee and all personal property of Lessee (which property may be removed and stored at the cost of and for the account of Lessee), to the extent permitted by law.
 - B. Either cancel this Lease by notice or without canceling this Lease, re-let the Premises or any part thereof upon such terms and conditions as shall appear advisable to Lessor. If Lessor shall proceed to re-let the Premises during any month or part thereof, at less than the rent due and owing from Lessee during such month or part thereof under the terms of this Lease, Lessee shall pay such deficiency to Lessor upon calculation thereof, provided Lessor has exercised good faith in the terms and conditions of re-



> letting. Payment of any such deficiencies shall be made monthly within ten (10) days after receipt of deficiency notice.

If any suit or action is brought by Lessor against the Lessee to enforce any of the provisions of this Lease, the Lessor shall be entitled to collect reasonable costs and attorney's fees in the action or proceeding.

- 9.04 Assignment and Transfer: Lessee shall not assign or transfer this Lease or any interest therein, without the prior written consent of Lessor which shall not be unreasonably withheld. Any consent of any assignment shall not be deemed consent to any subsequent assignment.
- 9.05 Subleasing: Lessor understands and agrees that this is a Master Lease in which Lessee will be subleasing portions of the Premises to sublessees. The Lessee shall have the right to sublease all or any portion of the Premises with the prior written consent of the Lessor, which shall not be unreasonably withheld, conditioned, or delayed. Lessor's consent to subleasing does not release Lessee from the performance of any of its obligations under this Lease. Any sublease shall be subject to the terms and conditions of this Master Lease Agreement. In the event of subleasing, Lessee shall pay Lessor additional rent as outlined in Paragraph 3.04.

ARTICLE X

GENERAL TERMS AND CONDITIONS

10.01 Notices: All notices provided to be given under this Lease shall be given by certified or registered mail, return receipt requested, postage fully prepaid, addressed to the proper party at:

> LESSOR: Department of Property and Procurement

> > 8201 Subbase Suite 4

St. Thomas, U.S. Virgin Islands 00802

LESSEE: Accent Property Management, LLC.

> Royal Palms Professional Building 9053 Estate Thomas Suite 101

St. Thomas, U.S. Virgin Islands 00802

The address of either party may be changed from time to time by giving written notice to that effect.

10.02 Non-discrimination: Lessee in exercising any of the rights or privileges granted by this Lease, shall not, on the grounds of race, color, creed, sex, or national origin discriminate or permit discrimination against any person.



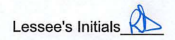
- 10.03 Officials not to Benefit: No member of the U.S. Congress or the Territorial Legislature, no official or officer of the United States or the Virgin Islands Government, or any of their instrumentalities shall be admitted to any share of this Lease or any benefit of value that may arise therefrom.
- 10.04 Agreement made in the Virgin Islands: The laws of the U.S. Virgin Islands shall govern the validity, performance, and enforcement of this Lease.
- 10.05 Counterparts: This document is executed in one part which shall be deemed an original.
- 10.06 <u>Cumulative Rights and Remedies</u>: All rights and remedies of Lessor here enumerated shall be cumulative, and none shall exclude any other right or remedy allowed by law. Likewise, the exercise by Lessor of any remedy provided for herein or allowed by law shall not be to the exclusion of any other remedy.
- 10.07 <u>Interpretation</u>: Words of gender used in this Lease shall be held to include singular, plural, and vice versa unless the context otherwise requires.
- 10.08 Agreement Made in Writing: This Lease contains all agreements and conditions made between the parties hereto and may not be modified orally or in any manner other than by agreement in writing signed by the parties hereto or their respective successors in interest.
- 10.09 <u>Paragraph Headings</u>: The table of contents of this Lease and the captions of the various articles and paragraphs of this Lease are for convenience and ease of reference only and do not affect the scope, content, or intent of this Lease or any part or parts of this Lease.
- 10.10 <u>Invalidity or Illegality of Provisions</u>: The invalidity or illegality of any provisions shall not affect the remainder of this Lease.
- 10.11 Successors and Assigns: All terms, provisions, covenants, and conditions of this Lease shall inure to the benefit of and be binding upon Lessor and Lessee and their successor, and assigns.
- 10.12 Broker: Lessee covenants, warrants, and represents that there was no broker instrumental in consummating this Lease, and that no conversations or prior negotiations were had with any broker concerning the renting of the Premises. Lessee agrees to hold harmless Lessor against any claims for brokerage commission arising out of any conversation or negotiation had by Lessee with any broker.
- 10.13 Approvals Required: This Lease shall not become effective unless approved by the Governor and Legislature of the Virgin Islands.
- 10.14 Entire Agreement: This Lease constitutes the entire agreement of the Parties relating to the subject matter addressed herein. This Lease supersedes all prior communications or



agreements between the Parties, with respect to the subject matter herein, whether written or oral.

- 10.15 <u>Conflict of Interest</u>: Lessee covenants that it has no interest and will not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of its obligations under this Lease.
 - a. Lessee further covenants that it is:
 - not a territorial officer or employee (i.e. the Governor, Lieutenant Governor, member of the Legislature or any other elected territorial official; or an officer or employee of the Legislative, Executive or Judicial branch of the Government or any agency, board, commission or independent instrumentality of the Government, whether compensated on a salary, fee or contractual basis); or
 - 2. a territorial officer or employee and, as such, has:
 - i. familiarized itself with the provisions of Title 3 Chapter 37, Virgin Islands Code, pertaining to conflicts of interest, including the penalties provisions set forth in Section 1108 thereof;
 - ii. not made, negotiated or influenced this contract, in its official capacity; and no financial interest in the contract as that term is defined in Section 1101 of said Code chapter.
- 10.16 Rights of Holder of the Leasehold Mortgage: Notwithstanding anything to the contrary herein contained, Lessor agrees that in the event that Lessee secures a leasehold mortgage and thereafter defaults in the performance, of any of the terms and conditions of this Lease, Lessor will give notice of such default to any holder of the leasehold mortgage (where Lessor has been notified of the identity of the leasehold mortgagee) and a like notice of the default to the Lessee. The Lessee or the holder of the leasehold mortgage shall have the right to remedy any such default within a period of forty-five (45) days from the date the notice is mailed by registered or certified mail, return receipt requested, to the holder of the leasehold mortgage and the Lessee.

In every case where the holder of the leasehold mortgage elects to acquire possession of the Premises or to foreclose the leasehold mortgage, such holder shall, prior to the acquiring possession or the foreclosing of the leasehold mortgage, (i) give Lessor the right of first refusal to purchase and assume Lessee's leasehold mortgage interest and obligation, or (ii) to provide a purchaser for Lessee's leasehold mortgage interest and obligation. The Lessor shall exercise the rights herein set out within one hundred twenty (120) days from the date Lessor is notified by the holder of the leasehold mortgage that these rights may be exercised.



In the event that this Lease is terminated, Lessor may enter into a new lease of the Premises with the holder of the leasehold mortgage, or its designee, within thirty (30) days after receipt of such request, which new lease will be effective as of the date of such termination of this Lease and shall run for the remainder of the same term, and subject to the same covenants, conditions and agreements; provided that the holder of the leasehold mortgage, or its designee, (i) contemporaneously with the delivery of such request, pay to the Lessor all the installments of basic rent and all other items of additional rent which would have been due for the Lessee had the Lease not been terminated and (ii) all sums due from the date of termination to the date of execution of the new lease.

- 10.17 Compliance with Laws: Lessee shall comply with all laws and regulations of the U.S. Government and the Government of the Virgin Islands including but not limited to zoning, Coastal Zone Management (CZM), building codes, environmental, and American Disabilities Act (ADA). The Lessee shall obtain all licenses, permits, and any required re-zoning of the Premises and to do business in the Virgin Islands as required.
- 10.18 <u>Waiver</u>: Waiver by Lessor of any breach of any term condition or covenant of this Lease shall not be deemed to be a waiver of any subsequent breach of the same or any other terms, conditions, or covenants of this Lease. No delay or omission to exercise any right or power hereunder shall impair any right or power of Lessor; every right and remedy conferred under this Lease may be exercised from time to time and as often as may be deemed expedient by the holder of such right or remedy.
- 10.19 Enforcement of Lease Terms: Waiver by either party of any breach of any term condition or covenant of this Lease, during the term of this Lease, shall not be deemed to be a waiver of any subsequent breach of the same or any term, condition, or covenant of this Lease. No delay or omission to exercise any right or power shall be construed to be a waiver of any such right or power and every right and remedy conferred under this Lease may be exercised from time to time and as often as may be deemed expedient by the holder of such right or remedy.

[INTENTIONALLY LEFT BLANK – SIGNATURES FOLLOW]



IN WITNESS WHEREOF, the parties herein have hereunto set their hands and seals on the day and year first above written.

Marie Rainer

(Print)

Marie Rainer

(Print)

Mau Raun

LESSEE: Accent Property Management, LLC

Administrative Officer

Randa DeSouz

ACKNOWLEDGEMENT

Territory of the Virgin Islands)
District of St. Thomas/St. John) ss:

Before me personally appeared Randa DeSouza, Chief Administrative Officer of Accent Property Management, LLC, to me well known, or proved to me through satisfactory evidence to be the individual(s) described in and who executed the foregoing instrument for the purposes therein contained.

WITNESS my hand on this 28th day of August A.D. 2025

A.D. 20

Notary Public

Lynette P. Petty-Amey Notary Public

St. Thomas/St. John, U.S. Virgin Islands

NP-519-22

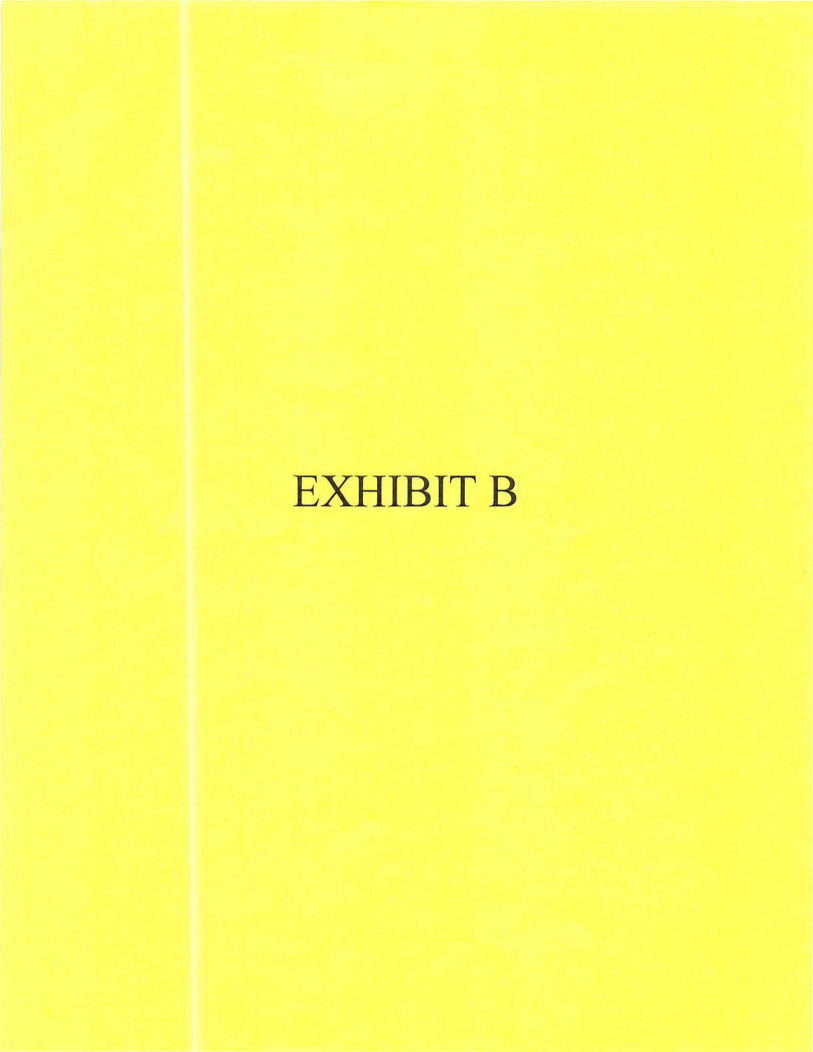
My Commission Expires: January 25, 2026

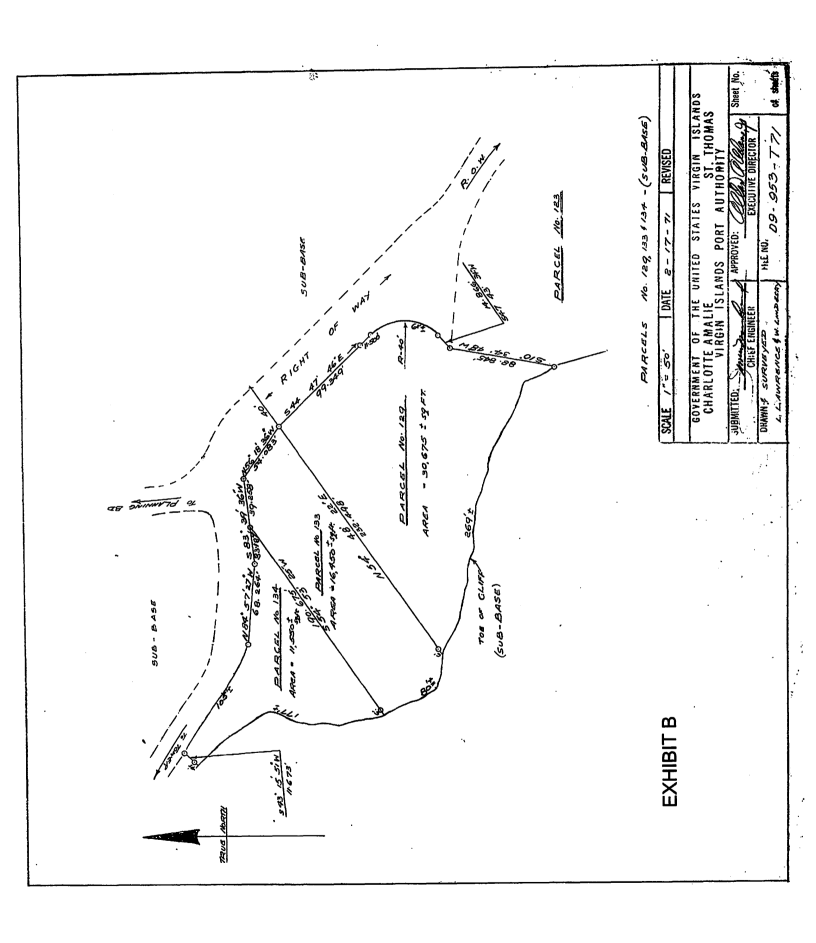
GOVERNMENT OF THE VIRGIN ISLANDS

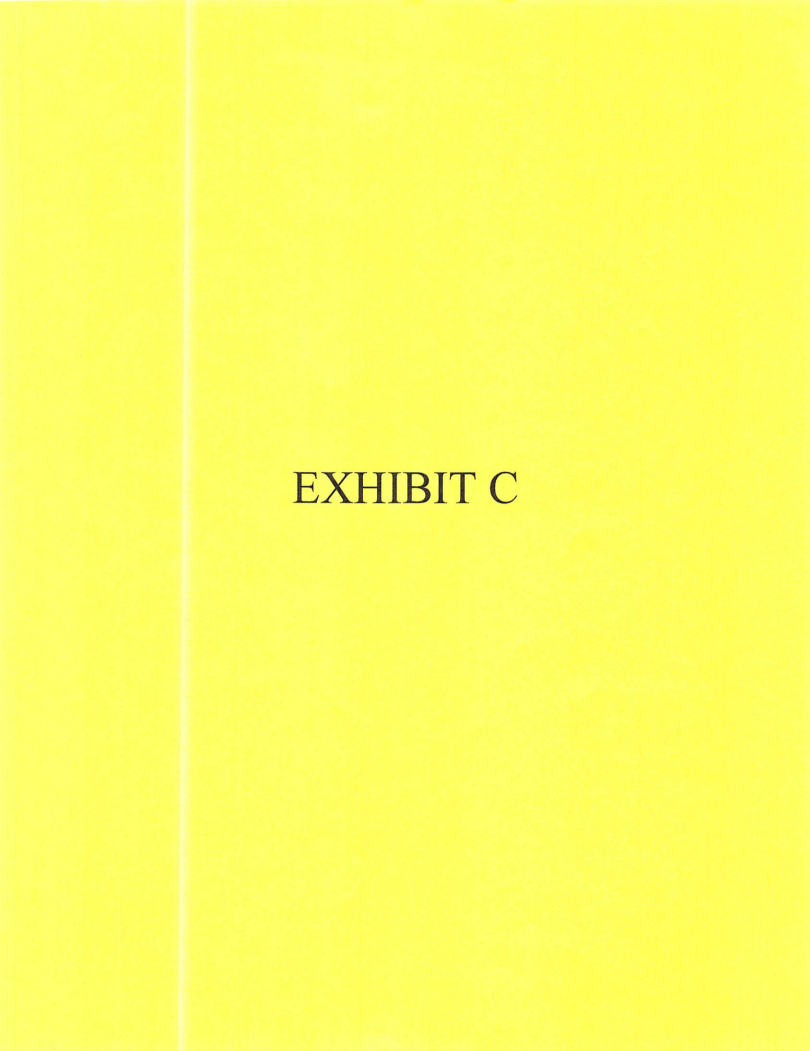
WITNESSES:

	WITHEBBEB.
BY: Lisa M. Alejandro, Commissioner Department of Property and Procurement Date: 10/6/2035	CAROJE L. ORIOL (Print) Leavel J. Div. (Sign) HACDALENE A. HOLANUI (Print) Haydalun A. Horanu (Sign)
APPROVED AS TO LEGAL SUFFICIENCY Gordon C. Rhea, Esq., Attorney General	
BY: Assistant Attorney General	Date: 10/9/2025
APPROVED	
Honorable Albert Bryan Jr. Governor of the U.S. Virgin Islands	Date: 16/15/25
APPROVED	
Honorable Milton E. Potter	Date:
President of the 36 th Legislature of the U.S. Virgin	Islands









Parcels No. 123 and 129 Subbase - EXHIBIT "C"



Property Information

105204050118

SUBBASE CROWNBAY NISKY35 SOUTHSIDE QTR GOVERNMENT OF THE V.I.

Owner

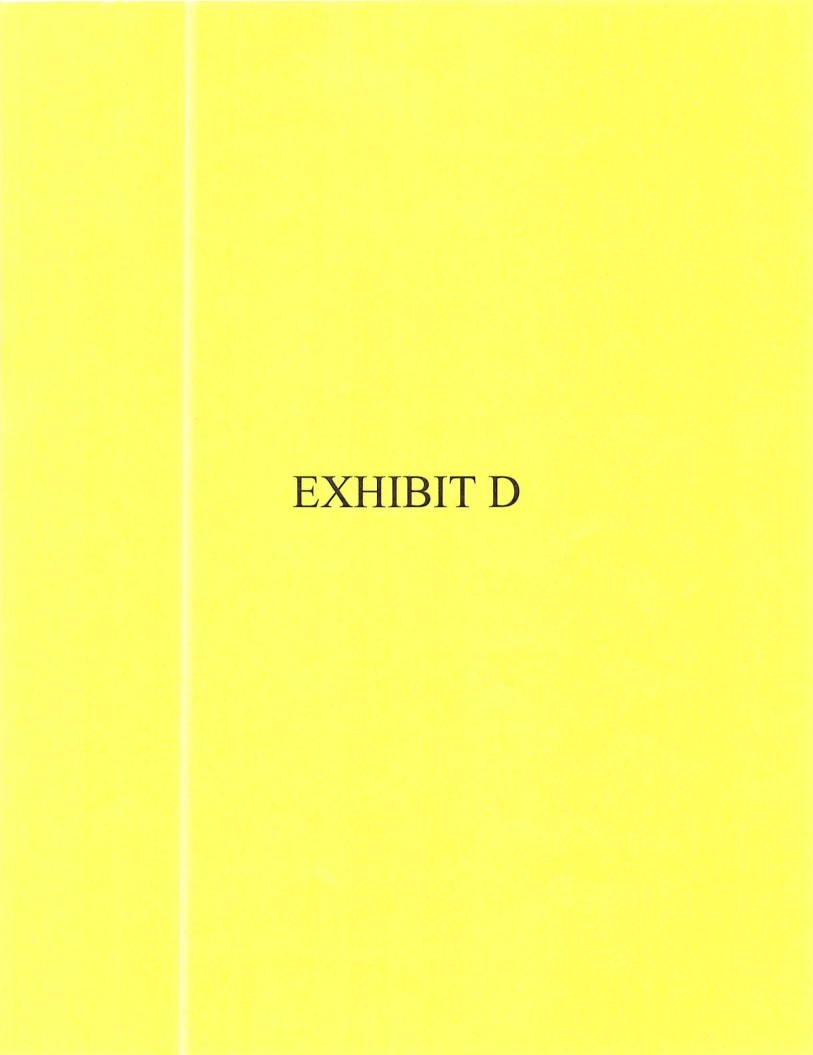


MAP FOR REFERENCE ONLY NOT A LEGAL DOCUMENT

US Virgin Islands makes no claims and no warranties, expressed or implied, concerning the validity or accuracy of the GIS data presented on this map.

Geometry updated 09/2024 Data updated 09/2024

Print map scale is approximate. Critical layout or measurement activities should not be done using this resource.



ACCENT PROPERTY MANAGEMENT, LLC.

Development Plan

Project Title: Subbase Facilities Improvement Project Location: Parcel Nos. 123 & 129 – Subbase Area

Duration: 60 Months (5 Years)

1. Project Purpose

The purpose of this development is to demolish, rebuild, or renovate three existing buildings to ensure safety, code compliance, modern functionality, and extended service life. Work will include comprehensive system upgrades, interior and exterior renovations, and potential new construction.

2. Project Scope by Building

Building 1 - Parcel No. 123

- Option A: Demolish and rebuild a new structure
- Option B: Renovate if feasible
- Systems to be addressed:
 - o Roof, Electrical, Plumbing, HVAC, Mechanical

Building 2 - Parcel No. 129

- Renovation of:
 - o Roof, Siding, Electrical, Plumbing, HVAC, Mechanical, Interior

Building 3 - Parcel No. 129

- Renovation of:
 - o Roof, Siding, Roll-up Doors, Interior

3. 60-Month Implementation Timeline

Phase	Timeline	Milestones
Phase 1 – Planning & Feasibility	Months 1–6	Structural assessments, feasibility study, cost analysis
Phase 2 – Design & Permitting	Months 6–14	Architectural & engineering design, permits, procurement

Phase	Timeline	Milestones
Phase 3 – Early Works & Site Prep	Months 12–18 (Overlap)	Utility relocation, site clearance, selective demolition
Phase 4 – Building 1 Construction	Months 18-36	Full rebuild or major renovation of Building 1
Phase 5 – Building 2 Renovation	Months 24-42	Exterior + interior renovations, systems upgrades
Phase 6 – Building 3 Renovation	Months 36-48	Roll-up doors, roofing, interior and siding improvements
Phase 7 – Final Commissioning	Months 48-54	Final inspections, testing, and systems commissioning
Phase 8 – Project Closeout	Months 54-60	Documentation, warranty periods, post-construction review
Commissioning		commissioning Documentation, warranty periods, post-

4. Budgeting & Funding Strategy

A phased funding model will be used, aligned with project stages. Estimated cost categories include:

- Demolition & Site Prep
- Construction/Renovation Materials & Labor
- System Upgrades (HVAC, Electrical, Plumbing)
- Interior Finishes
- Permitting, A&E Fees, Contingency (10–15%)

Detailed cost breakdown to follow preliminary design and procurement.

5. Project Management Approach

- Delivery Method: Design-Bid-Build or Design-Build
- Stakeholders: Local authorities, building users, engineers, contractors
- Compliance: All work will comply with:
 - o National & Local Building Codes
 - o Local zoning & environmental requirements
 - o Energy & accessibility codes (e.g., ADA, ASHRAE)

6. Conclusion

The 60-month timeline provides a structured, phased approach that balances efficiency with due diligence. This plan ensures critical infrastructure is modernized while minimizing disruption and enabling thoughtful budgeting and execution.

Prospectus for Accent Property Management, LLC

Prepared for: Department of Property and Procurement

Subject: Lease Agreement for Parcel No. 123 & Parcel No. 129, Sub Base, St. Thomas, USVI

Date: February 18, 2025

1. Introduction

Accent Property Management, LLC is dedicated to the revitalization and redevelopment of key properties in St. Thomas to support economic growth, infrastructure improvement, and business continuity. Under the proposed one-year lease for Parcel No. 123 Sub Base and Parcel No. 129 Sub Base, our company will conduct a comprehensive feasibility study and strategic redevelopment plan for these properties.

This initiative will explore optimal land use aligned with infrastructure development efforts, commercial business needs, and workforce housing demand. Our goal is to enhance property value, create economic opportunities, and develop sustainable solutions for the Virgin Islands.

2. Property Overview

Premises A - Parcel No. 123 Sub Base

- Size: 39,240 sq. ft. (0.90 acres) of improved land
- Zoning: W-2 (Waterfront Industrial)
- Existing Structures: 1 building, other structures, parking surfaces
- Potential Uses: Warehouse expansion or commercial workspace for displaced businesses

Premises B - Parcel No. 129 Sub Base

- Size: 30,675 sq. ft. (0.704 acres) of improved land
- Zoning: I-2 (Heavy Industrial)
- Existing Structures: 2 buildings, other structures, parking surfaces
- Potential Uses: Workforce housing or commercial office space

3. Feasibility, Assessment & Analysis Plan

Over the one-year lease period, Accent Property Management, LLC will undertake a structured evaluation of the Premises, including:

Phase 1: Site & Structural Assessment (Months 1-3)

- Architectural & Engineering Evaluation and Design
- Permit Application Process

Phase 2: Structural Planning & Implementation (Months 4-12)

Building 1 (Premises A) – Assess for full demolition and rebuild OR renovation

Building 2 (Premises B) – Already functional and income-producing; minimal renovation anticipated.

- Conduct financial analysis of current rental income to determine whether it aligns with market rates.
- This revenue stream could serve as seed money for future borrowing to finance additional site development.

Building 3 (Premises B) – Roof repairs OR full demolition and rebuild.

Security Enhancements – Erect security fencing, lighting, and access controls.

4. Development Considerations

Premises A – Warehouse Expansion or Business Relocation

Option 1: Warehouse Storage Facility (Rebuild USVI / Crown Bay Rebuild Initiative)

- Supports increased shipping, storage, and logistics operations
- Aligns with Crown Bay's redevelopment and commercial expansion efforts
- · Maximizes use of W-2 waterfront industrial zoning

Option 2: Commercial Workspace for Displaced Businesses

- Provides affordable, ready-to-use office space
- Supports business continuity for companies impacted by Crown Bay redevelopment
- Attracts entrepreneurs, startups, and government agencies

Premises B – Workforce Housing or Commercial Office Space

Option 1: Temporary Workforce Housing

- Supports recovery and reconstruction efforts in the Virgin Islands
- · Addresses housing shortages for skilled labor and contractors
- Turnkey solution for government, disaster relief, and private companies

Option 2: Commercial Office Space

- Creates long-term commercial leasing opportunities
- Attracts corporate tenants, professional firms, and service businesses
- Strengthens the local business ecosystem and economic growth

Final development plans will be determined based on feasibility results, market demand, and return on investment.

5. Investment & Financial Commitment

Accent Property Management, LLC is prepared to invest a minimum of \$800,000 to \$1 million in initial redevelopment costs, which will cover:

- Site preparation and demolition
- Structural repairs and improvements
- Permitting and compliance costs
- · Security infrastructure

Further investment will depend on the final development decision and projected market returns.

6. Project Goals & Community Impact

- Enhance property value and optimize land use
- Support economic growth through commercial development
- Provide workforce housing to address labor shortages
- Ensure financial sustainability by leveraging rental income as a funding source

- Strengthen business continuity in the Crown Bay area
- Create jobs through construction, management, and operations

7. Next Steps & Timeline

Milestone	Estimated Completion
Architectural & Engineering Evaluation	Months 1-3
Permit Applications & Approvals	Months 2-4
Demolition & Site Preparation	Months 3-6
Structural Repairs & Security Installation	Months 6-9
Final Feasibility Report & Development Deci-	sion Months 9-12

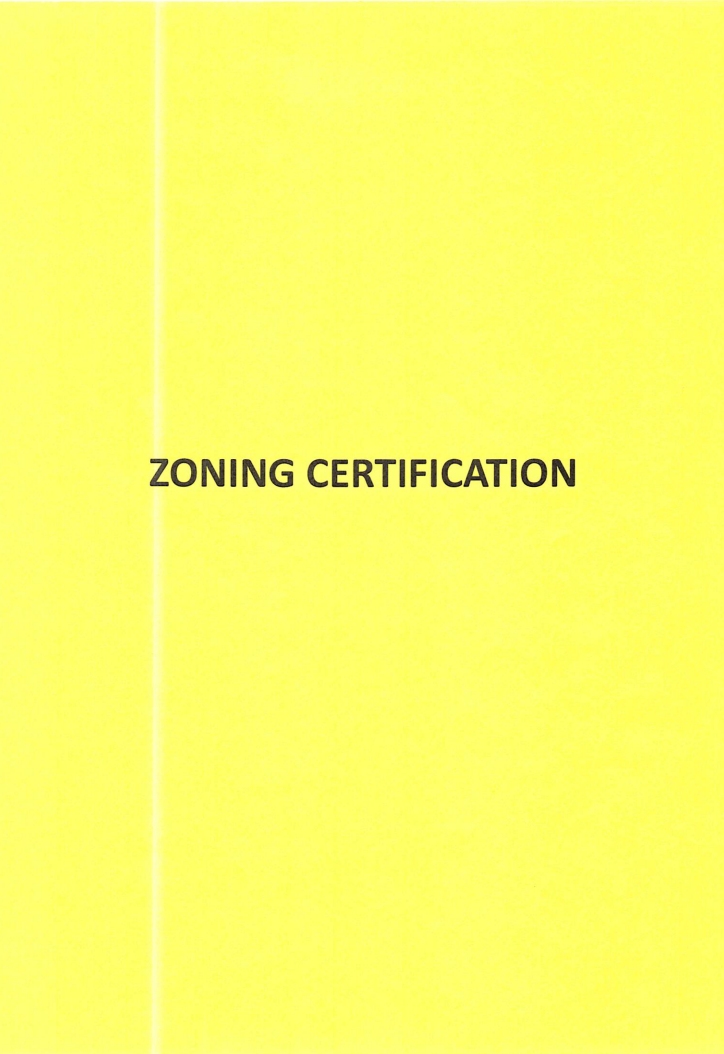
8. Conclusion

Accent Property Management, LLC is committed to maximizing the potential of Parcel No. 123 and Parcel No. 129 Sub Base. By leveraging strategic redevelopment efforts, we will ensure that these properties provide long-term value and economic opportunities for the Virgin Islands.

We look forward to collaborating with the Department of Property and Procurement to finalize a long-term lease agreement upon successful completion of the one-year lease assessment.

For further inquiries, please contact:

Accent Property Management, LLC





GOVERNMENT OF THE UNITED STATES VIRGIN ISLANDS

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DEPARTMENT OF PLANNING AND NATURAL RESOURCES

4611 Tutu Park Mall Suite 300, 2nd Floor St. Thomas, VI 00802 (340) 774-3320 45 Mars Hill, Frederiksted St. Croix, VI 00840 (340) 773-1082 dpnr.vi.gov



Division of Comprehensive and Coastal Zone Planning

ZONING CERTIFICATION

This will certify that Parcel Nos. 123 and 129 Submarine Base/Estate Nisky, St. Thomas are zoned I-2 (Industrial-Light) as per Act No. 3373 (attached).

The proposed use of Warehouse & Storage Services (General) is permitted in the I-2 district.

The list of permitted uses and development provisions for the I-2 zoned district can be found in Virgin Islands Code, Title 29, Chapter 3, Subchapter 1, §228 and 229 (https://legvi.org/vicode/).

GOVERNING AUTHORITY:

Department of Planning and Natural Resources Government of the U.S. Virgin Islands

Researched and Certified By:

Name: Leia LaPlace Title: Territorial Planner Date: September 25, 2025

Phone: 340-773-1082 ext. 2215 Email: leia.laplace@dpnr.vi.gov (BILL 5659)

No. 3371

(Approved February 8, 1973)

To Amend Act No. 3329 (Bill No. 5633) "An Act To Provide Appropriations From the Virgin Islands Conservation Fund for the Fiscal Year July 1, 1972, to June 30, 1973".

Be it enacted by the Legislature of the Virgin Islands:

Section 1. Act No. 3329 (Bill No. 5633), An Act To Provide Appropriations From the Virgin Islands Conservation Fund for the Fiscal Year July 1, 1972, to June 30, 1973, is amended by the addition of a new section as follows:

"Section 2. The funds appropriated herein shall remain available until expended."

Approved February 8, 1973.

(BILL 5661)

No. 3372*

(Approved February 8, 1973)

To Amend Title 3, Virgin Islands Code, Section 712(a) Relating to Death Benefits Provision for Government Employees.

Be it enacted by the Legislature of the Virgin Islands:

Section 1. Title 3, Virgin Islands Code, section 712(a) is amended by deleting from the second clause of the first sentence thereof immediately preceding the word annuity, the word "an", and substituting in lieu thereof the word "no".

Approved February 8, 1973.

(BILL 5662)

No. 3373*

(Approved February 8, 1973)

To Amend Act No. 3284, the Zoning Law for the Virgin Islands.

Be it enacted by the Legislature of the Virgin Islands:

* Enacted as part of the Sixth Special Session.

Section 1. Zoning District Maps STZ-4 and STZ-5 are hereby amended by removing from the I-1, Heavy Industry Zones Parcels 1, 3, 4, 5, 5a, 6a, 19, 22, 24, 25, 26, 30, 30a, 36, 65, 94, 95, 97, 110, 123, 129, 133, and 134 and such other vacant land which falls within the newly designated southern and western boundaries of the I-2 Zone, now shown on Maps STZ-4 and STZ-5, and placing them in the I-2, Light Industry Zone.

Section 2. Zoning District Map STZ-10 is hereby amended to include the remainder of Parcel 41-5, Frydenhoj in the W-1, Waterfront Pleasure Zoning District.

Section 3. For purposes of this Act only, a determination having been made by the Legislature that all interested persons have been notified and given an opportunity to appear and testify at a hearing held in the Virgin Islands Planning Office and that the testimony at such hearing was strongly in favor of the zoning amendments contained in sections 1 and 2 of this Act, the provisions and requirements of Title 29, chapter 3, sections 238 and 239, Virgin Islands Code, are hereby waived.

Approved February 8, 1973.

(BILL 5670)

No. 3374*

(Approved February 8, 1973)

To Approve the Workable Program Certification in Accordance With the Provisions of the Federal Housing Act of 1946, as Amended.

WHEREAS the Housing Act of 1946, as amended, requires as a condition of Federal financial assistance in renewal and housing programs, the submission of a workable program for community improvement, which shall include an official plan of action for effectively dealing with the problem of urban slums and blight within the community and for the establishment and preservation of a well-planned community; and

WHEREAS the aforesaid Housing Act requires further that the aforesaid workable program be approved by the Governing Body and the Chief Executive of the Community; Now, Therefore,

.^

SUPPORTING BUSINESS DOCUMENTS

(N/A)	Financial Statements/ Business Plan		
(X)	Business License Expires: 02/28/2026		
(X)	Certificate of Liability Insurance (if already on property Expires: 08/27/2026		
(N/A)	Articles of Incorporation		
(X)	Articles of Organization		
(N/A)	Certificate of Limited Partnership		
(N/A)	Tradename Certificate (if applicable) Expires: N/A		
(X)	Corporate Resolution/ Memo Authorizing Signature Dated: 12/26/2024 Expires: N/A		
(X)	Certificate of Good Standing Dated: 08/05/2025 Expires: 06/30/2026		
(N/A)	Certificate of Existence Dated: N/A Expires: N/A		



THE GOVERNMENT OF THE VIRGIN ISLANDS DEPARTMENT OF LICENSING AND CONSUMER AFFAIRS BUSINESS LICENSE

KNOW ALL BY THIS PRESENT

That, in accordance with the applicable provisions of Title 3 Chapter 16 and Title 27 V.I.C. relating to the licensing of businesses and occupations, and compliance having been made with the provisions of 10 V.I.C. Sec. 41 relating to the Civil Rights Act of the Virgin Islands, the following license is hereby granted.

Trade Name: ACCENT PROPERTY MAN	ACCENT PROPERTY MANAGEMENT, LLC			
Mailing Address	Physical Address			
129 SUB BASE SOUTH SIDE QTR CHARLOTTE AMALIE ST. THOMAS VI 00802	129 SUB BASE SOUTH SIDE QTR CHARLOTTE AMALIE ST. THOMAS VI 00802			
Business No: 67088	License No: 1-67088-2L			
Typ	Des of License(s) tal of Commercial Space			

As provided by law, the authorized licensing authority shall have the power to revoke or suspend any License issued hereunder, upon finding, after notice and adequate hearing, that such revocation or suspension is in the public interest; provided, that any persons aggrieved by any such decision of this office shall be entitled to a review of the same by the Territorial Court upon appeal made within (30) days from the date of the decision; provided, further, that all decisions of this office hereunder shall be final except upon specific findings by the Court that the same was arrived at by fraud or illegal means.

2025

If a renewal is desired, the holder is responsible for making application for same without any notice from this office. It is the responsibility of the Licensee to notify the Department in writing within (30) days, when a license is to be cancelled or placed in inactive status. Failure to do so will result in the assessment of penalties as authorized by law.

Valid from 02/26/2025 until 02/28/2026

Printed on 02/26/2025
Issued at St. Thomas,V.I.
Fee 130.00

H. Nathalie Hodge

Commissioner, Department of Licensing and Consumer Affairs

THIS LICENSE MUST BE PROMINENTLY DISPLAYED AT PLACE OF BUSINESS



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 08/28/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT Sophia Jean PHONE (A/C, No, Ext): E-MAIL ADDRESS: FAX (A/C, No): (340) 776-5765 (340) 776-7000 Theodore Tunick & Company 1336 Beltjen Road, Suite 300 siean@theodoretunick.com INSURER(S) AFFORDING COVERAGE NAIC# VI 00802 St. Thomas Lloyd's Syndicate #4444 CPS MIL INSURER A: INSURED INSURER B Accent Property Management, LLC INSURER C 9053 Estate Thomas, Suite 101 INSURER D : INSURER E: VI 00802 St. Thomas INSURER F: **COVERAGES** CL2582823716 **CERTIFICATE NUMBER: REVISION NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDLISUBR INSD WVD POLICY EFF POLICY EXP (MM/DD/YYYY) (MM/DD/YYYY) TYPE OF INSURANCE LIMITS POLICY NUMBER 1,000,000 COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE 100,000 CLAIMS-MADE | CCCUR PREMISES (Ea occurren 5,000 MED EXP (Any one person) Υ SLGLCPSM22610 08/27/2025 08/27/2026 1,000,000 PERSONAL & ADV INJURY 2,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE 1,000,000 POLICY PRODUCTS - COMP/OP AGG OTHER: \$ COMBINED SINGLE LIMIT (Ea accident) **AUTOMOBILE LIABILITY** ANY AUTO BODILY INJURY (Per person) \$ OWNED AUTOS ONLY HIRED AUTOS ONLY SCHEDULED AUTOS NON-OWNED AUTOS ONLY **BODILY INJURY (Per accident)** s PROPERTY DAMAGE \$ LIMBRELLALIAR OCCUR EACH OCCURRENCE EXCESS LIAB CLAIMS-MADE AGGREGATE DED RETENTION \$ WORKERS COMPENSATION STATUTE AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? E.I. FACH ACCIDENT N/A (Mandatory in NH)
If yes, describe under
DESCRIPTION OF OPERATIONS below E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Department of Property & Procurement, Government of the VI is provided Additional Insured status when required by written contract or agreement with respect to land leased at 123 & 129 Sub Base South Side Qtr, St. Thomas VI 00802 **CERTIFICATE HOLDER** CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. Government of the U.S. Virgin Islands Department of Property & 8201 Subbase, Suite 4 **AUTHORIZED REPRESENTATIVE** St. Thomas VI VI 00802

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS OR OTHER INTERESTS FROM WHOM LAND HAS BEEN LEASED

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Person(s) Or Organization(s)	Designation Of Premises (Part Leased To You)
Government of the U.S. Virgin Islands Department of Property & Procurement 8201 Subbase, Suite 4, St. Thomas VI, 00802	
formation required to complete this Schedule, if not shown	shove will be shown in the Declarations

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability arising out of the ownership, maintenance or use of that part of the land leased to you and shown in the Schedule.

However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- **B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

1. Any "occurrence" which takes place after you cease to lease that land;

- 2. Structural alterations, new construction or demolition operations performed by or on behalf of the person(s) or organization(s) shown in the Schedule.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.



THE UNITED STATES VIRGIN ISLANDS

USVI Lieutenant Governor Filed: February 20, 2025 02:01 PM BID: DC0131239

Articles of Amendment

ACCENT PROPERTY MANAGEMENT, LLC (DC0131239)

General Details

Handling Option

Standard Processing

Delayed Effective Date

Amendment Adoption Date

February 17 2025

Other Amendments

Name Change Details (Optional)

Amend Company Name?

No

Business Addresses

Physical Address

Principal Office or Place of

Business

30 Estate Pearl, St Thomas, United States Virgin Islands, 00802, United

States

Mailing Address

Mailing Address P O Box 12016, St Thomas, United States Virgin Islands, 00801, United

States

Amendment Details

Term Perpetual

Nature of Business/Purpose Finance, Insurance, and Real Estate, Real Estate

Additional Purpose Details: PROPERTY MANAGEMENT

Amount of Capital 1,000.00

Managed By Member Managed

Members Liability Members are not liable

This Amendment supersedes the original registration and all Amendments to the original registration. Yes

Resident Agent

Resident Agent in USVI

Resident Agent Type

Registered Business Entity

Entity Name

BUSINESS BASICS VI, LLC

Business Identifier

582110

Physical Address

Royal Palms Professional Building, 62-3a & 62-3b Estate Thomas, Suite 101, St Thomas, United States Virgin Islands, 00802, United States

Mailing Address

Royal Palms Professional Building, 9053 Estate Thomas, Suite 101, St

Thomas, United States Virgin Islands, 00802, United States

Start Date

December 18 2024

Principals

Managers/Members

Manager/Member Non-Registered Entity

Non-Registered Entity Name ARI GROUP MANAGEMENT TRUST

Created

Status

Active

Physical Address

Royal Palm Professional Bldg 62-3a & 62-3b Suite 101, St Thomas,

United States Virgin Islands, 00802, United States

Mailing Address

Royal Palm Professional Bldg 9053 Estate Thomas Suite 101, St

Thomas, United States Virgin Islands, 00802, United States

Position

Member

Manager/Member

Registered Business Entity

Changed

Entity Name ARI GROUP SUBBASE MANAGEMENT, LLC

Business Identifier DC0130563

Status Dissociated

Previous Value Active

Physical Address 3077 Kroprindsens Gade, St Thomas, United States Virgin Islands,

00802, United States

Mailing Address is the same as the Physical Address

Position Member

Documents

Supporting Documents

Accent signed Amendment.pdf02/24/2025 8:31 PM

Created

Signature(s)

Name Randa DESUZA

Position Entity Representative

Organization ARI GROUP MANAGEMENT TRUST

Date February 18 2025

I DECLARE, UNDER
PENALTY OF PERJURY,
UNDER THE LAWS OF THE
UNITED STATES VIRGIN
ISLANDS, THAT THIS
OFFICER HAS AGREED BY
RESOLUTION TO THE
CHANGES MADE IN THIS
APPLICATION.

Daytime Contact

Febr Yes Name

Mrs. Knolah Nicholls Thomas

Telephone

(1) 340-690-5093

Expertbusinessvi@gmail.com

Yes

Email I DECLARE, UNDER PENALTY OR PERJURY, UNDER THE LAWS OF THE **UNITED STATES VIRGIN** ISLANDS THAT ALL STATEMENTS CONTAINED IN THIS APPLICATION, AND ANY ACCOMPANYING **DOCUMENTS, ARE TRUE** AND CORRECT, WITH **FULL KNOWLEDGE THAT ALL STATEMENTS MADE** IN THIS APPLICATION ARE **SUBJECT TO INVESTIGATION AND** THAT ANY FALSE OR **DISHONEST ANSWER TO** ANY QUESTION MAY BE **GROUNDS FOR DENIAL, SUBSEQUENT REVOCATION OF** REGISTRATION, OR **OTHER FINES AND** PENALTIES PURSUANT TO THE FRAUDULENT CLAIMS STATUTE AS SET FORTH IN

14 V.I.C. § 843.



THE UNITED STATES VIRGIN ISLANDS

USVI Lieutenant Governor Filed: December 18, 2024 04:18 PM BID: DC0131239

Articles of Organization

ACCENT PROPERTY MANAGEMENT, LLC (DC0131239)

General Details

Handling Option

Standard Processing

Delayed Effective Date

Type of Limited Liability

Company

Limited Liability Company

Proposed Company Name

Select a Reserved Name

No

ACCENT PROPERTY MANAGEMENT, LLC

Business Addresses

Physical Address

Principal Office or Place of

Business

30 Estate Pearl, St Thomas, United States Virgin Islands, 00802, United

States

Mailing Address

Mailing Address

P O Box 12016, St Thomas, United States Virgin Islands, 00801, United

States

Business Details

Term Perpetual

Nature of Business/Purpose Finance, Insurance, and Real Estate, Real Estate

Additional Purpose Details: PROPERTY MANAGEMENT

Amount of Capital 1,000.00

Managed By Member Managed

Members Liability Members are not liable

Resident Agent

Resident Agent in USVI Resident Agent Type

Registered Business Entity

Entity Name

BUSINESS BASICS VI, LLC

Business Identifier

582110

Physical Address

Royal Palms Professional Building, 62-3a & 62-3b Estate Thomas, Suite 101, St Thomas, United States Virgin Islands, 00802, United States

Mailing Address

Royal Palms Professional Building, 9053 Estate Thomas, Suite 101, St

Thomas, United States Virgin Islands, 00802, United States

Resident Agent Consent Form

Accent Property Management, LLC Resident Agent.pdf12/18/2024 4:03 PM

Principals

Organizers

Organizer 1 Individual

Name

Knolah NICHOLLS-THOMAS

Status

Active

Physical Address

30 Estate Pearl, St Thomas, United States Virgin Islands, 00801, United

States

Mailing Address

P O Box 12016, St Thomas, United States Virgin Islands, 00801, United

States

Managers/Members

Manager/Member

Registered Business Entity

Entity Name

ARI GROUP SUBBASE MANAGEMENT, LLC

Business Identifier

DC0130563

Status

Active

Physical Address

3077 Kroprindsens Gade, St Thomas, United States Virgin Islands, 00802,

United States

Mailing Address

Mailing Address is the same as the Physical Address

Position

Member

Signature(s)

Name

Mrs. Knolah NICHOLLS-THOMAS

Position

Organizer

Date

December 18 2024

I DECLARE, UNDER
PENALTY OF PERJURY,
UNDER THE LAWS OF THE
UNITED STATES VIRGIN
ISLANDS, THAT THIS
OFFICER HAS AGREED BY
RESOLUTION TO THE
CHANGES MADE IN THIS
APPLICATION.

Yes

Daytime Contact

Name

Mrs. Knolah Nicholls-Thomas

Telephone

(1) 340-690-5093

Email

Expertbusinessvi@gmail.com

I DECLARE, UNDER
PENALTY OR PERJURY,
UNDER THE LAWS OF THE
UNITED STATES VIRGIN
ISLANDS THAT ALL
STATEMENTS CONTAINED
IN THIS APPLICATION,
AND ANY ACCOMPANYING

Yes

DOCUMENTS, ARE TRUE AND CORRECT, WITH **FULL KNOWLEDGE THAT ALL STATEMENTS MADE** IN THIS APPLICATION ARE **SUBJECT TO INVESTIGATION AND** THAT ANY FALSE OR **DISHONEST ANSWER TO ANY QUESTION MAY BE GROUNDS FOR DENIAL, SUBSEQUENT REVOCATION OF REGISTRATION, OR OTHER FINES AND** PENALTIES PURSUANT TO THE FRAUDULENT CLAIMS STATUTE AS SET FORTH IN 14 V.I.C. § 843.



Government of The United States Virgin Islands

-0-

Office of the Lieutenant Governor Division of Corporations & Trademarks

CERTIFICATE OF GOOD STANDING

To Whom These Presents Shall Come:

I, the undersigned Lieutenant Governor the United States Virgin Islands, do hereby certify that **ACCENT PROPERTY MANAGEMENT, LLC** has filed in the Office of the Lieutenant Governor the requisite annual reports and statements as required by the Virgin Islands Code, and the Rules and Regulations of this Office. In addition, the aforementioned entity has paid all applicable taxes and fees to date, and has a legal existence not having been cancelled or dissolved as far as the records of my office show.

Wherefore, the aforementioned entity is duly formed under the laws of the Virgin Islands of the United States, is duly authorized to transact business, and, is hereby declared to be in good standing as witnessed by my seal below. This certificate is valid through June 30th, 2026.

Entity Type: Domestic Limited Liability Company

Entity Status: In Good Standing Registration Date: 12/18/2024

Jurisdiction: United States Virgin Islands, United States

COULENMENT OF THE

Witness my hand and the seal of the Government of the United States Virgin Islands, on this 5th day of August, 2025.

> Tregenza A. Roach Lieutenant Governor United States Virgin Islands

Trugge A. Road

CERTIFIED RESOLUTIONS OF THE CHIEF ADMINISTRATIVE OFFICER AND AUTHORIZED REPRESENTATIVE OF ACCENT PROPERTY MANAGEMENT, LLC

The undersigned, as Attorney-in-Fact for the ARI Group Management Revocable Trust ("Trust"), designates Randa DeSuza, as the Chief Administrative Officer ("CAO") and Authorized Representative of Accent Property Management, LLC (the "Company"), a limited liability company organized under the laws of the United States Virgin Islands, and hereby certifies that the following resolutions were duly adopted in accordance with the Operating Agreement of the Company and that these resolutions remain in full force and effect as of the date set forth below:

RESOLVED, that the CAO and Authorized Representative, on behalf of the Company, is authorized to enter into a Lease Agreement with the Government of the Virgin Islands (the Government") under the terms of such agreement.

RESOLVED, that the Company is authorized to execute a Lease Agreement and any and all documents necessary or desirable to effectuate the terms and conditions of such Lease Agreement; and it is further

RESOLVED, that all actions necessary to effectuate a Lease Agreement, including the execution and delivery of agreements, documents, or instruments contemplated by such Lease Agreement, are hereby authorized, approved, and ratified; and it is further

RESOLVED, that any actions taken by the company or Randa DeSuza, as CAO and Authorized Representative of the Company, before the date of these resolutions that are consistent with and in furtherance of the foregoing resolutions, are hereby approved, ratified, and confirmed as valid acts of the Company; and it is further

CERTIFIED, that the undersigned CAO and Authorized Representative is duly authorized to make these resolutions and that the CAO's certification is binding upon the Company.

[SIGNATURE PAGES FOLLOW]

[SIGNATURE PAGE TO THE CERTIFIED RESOLUTIONS OF THE MEMBERS OF ACCENT PROPERTY MANAGEMENT GROUP, LLC]

Witnesses (two):	Chief Administrative Officer
Colcen Kitter-Garvey	Accent Property Management Group, LLC
Print Name A Co	
A So THE T	77
Will Harux	By:
Signature	Randa DeSuza
	Title: Authorized Representative
Marie Rainer	The state of the s
Print Name	, 3
Mane Hann	Name: Randa DeSuza
	Title: Authorized Representative and Attorney-
Signature	in-Fact
TERRITORY OF THE US VIRGIN ISLAN	
DISTRICT OF ST. THOMAS / ST. JOHN) ACKNOWLEDGMENT
DISTRICT OF ST. INOWAS/ST. JUHN	,
The foregoing document was acknowled	dged before me this 26 day of December
2024 by, the Authorized Representative of AR	
	ROUP, LLC for the purposes contained therein.

Notary Public

My Commission Expires: Charmaine A. Duncan
My Commission Exp.: March 5, 2025 NP Commission #: NP-380-21 St. Thomas/St. John, USVI District

PROOF OF OWNERSHIP

(X) Deed

(N/A) Map (if referenced in deed)

(N/A) Title and Encumbrance Certificate

QUITCLAIM DEED

WITNESSETM:

WHEREAS, the Government of the Virgin Islands has requested the Secretary of the Interior to convey the lands hereinafter described to the Government of the Virgin Islands, pursuant to the Territorial Submerged Lands Act, 77 Stat. 338, 48 U.S.C. 1701 (1963), for specific economic development purposes; and

WHEREAS, pursuant to Section 1(c) of the said Act, on December 13, 1966, an explanatory statement was submitted to the Committees on Interior and Insular Affairs of the Senate and House of Representatives of the United States Congress; and

WHEREAS, by letter dated January 5, 1967, the Chairman of the Noune Committee on Interior and Insular Affairs and by letter dated December 16, 1966, the Chairman of the Senate Committee on Interior and Insular Affairs have informed the Secretary of the Interior that they wish to take no action with respect to the proposed conveyance; and

WHEREAS, notice of this conveyance of the lands hereinafter described has been published in the Virgin Islands in the manner and form required by Section 1(e) of the said Act;

NOW, THEREFORE, the United States does hereby transfer and convey unto the Government of the Virgin Islands, in accordance with and subject to the said Act, and the terms and conditions hereof, all the right, title and interest in the following described lands:

2019 24,57

TRACT (4) SECTION (1) FORMER NAVAL SUBMARINE BASE, ST. THOMAS, V.I.

Reference P.W.Drawing No.A3-97-T66.
Beginning at point "A" located North 7 degrees 00 minutes West, a distance of 255.0 feet, from the northwest corner of the tender pier, the line runs:

North 24 degrees 30 minutes East, a distance of 600.0 feet, to a point; thence North 1 degree 45 minutes West, a distance of 100.0 feet, to a point; thence South 55 degrees 30 minutes East, a distance of 190.0 feet, to a point; thence North 54 degrees 00 minutes East, a distance of 200.0 feet, to a point; thence North 56 degrees 00 minutes East, a distance of 175.0 feet, to a point; thence South 35 degrees 30 minutes West, a distance of 640.0 feet, to a point; thence South 49 degrees 25 minutes East, a distance of 175.0 feet, to a point; thence North 58 degrees 37 minutes West, a distance of 77.8 feet, to a point; thence South 34 degrees 50 minutes West, a distance of 170.0 feet, to a point; thence South 34 degrees 15 minutes West, a distance of 400.0 feet, to a point; thence South 56 degrees 30 minutes East, a distance of 55.0 feet, to a point; thence South 41 degrees 30 minutes West, a distance of 55.0 feet, to a point; thence North 59 degrees 10 minutes West, a distance of 100.0 feet, to the point of beginning.

The area is 2.80 acres
All distances are in U.S. Feet.

TRACT (4) SECTION (2) FORMER NAVAL SUBMARINE BASE, ST. THOMAS, V.I.

Deginning at Point "X" located on the shoreline and being the southeast corner of tract 3 (U.D.T. training facilities) the line runs:

South 37 degrees 18 minutes West, a distance of 55.0 feet to a point; thence North 52 degrees 40 minutes West, a distance of 282.5 feet, to a point; thence South 37 degrees 18 minutes West, a distance of 110.0 feet, to a point; thence North 30 degrees 00 minutes West, a distance of 30.0 feet, to a point; thence

North 37 degrees 18 minutes East, a distance of 370.0 feet, to a point; thence North 52 degrees 42 minutes West, a distance of 115.0 feet, to a point; thence South 63 degrees 18 minutes West, a distance of 156.0 feet, to a point; thence North 43 degrees 20 minutes East, a distance of 30.0 feet, to a point; thence North 63 degrees 30 minutes East, a distance of 190.0 feet, to a point; thence North 69 degrees 40 minutes East, a distance of 250.0 feet, to a point; thence North 51 degrees 10 minutes East, a distance of 200.0 feet, to a point; thence South 86 degrees 05 minutes East, a distance of 190.0 feet, to a point; thence South 71 degrees 00 minutes East, a distance of 190.0 feet, to a point; thence North 86 degrees 10 minutes East, a distance of 190.0 feet, to a point; thence South 37 degrees 18 minutes West, a distance of 95.0 feet, to a point; thence Along the shore line passing pier "C" and pier "B", to the point of beginning.

The area is 6.47 acres
All distances are in U.S. feet

TRACT (4) SECTION (3) FORMER NAVAL SUBMARINE BASE, ST. THOMAS, V.I.

Reginning at point "C" located North 85 degrees 30 minutes East, a distance of 760.0 feet, from V.I. Corporation, Monument 2, the line runs:

North 51 degrees 15 minutes East, a distance of 90.0 feet, to a point; thence North 57 degrees 00 minutes East, a distance of 110.0 feet, to a point; thence North 77 degrees 00 minutes East, a distance of 45.0 feet, to a point; thence south 40 degrees 40 minutes East, a distance of 130.0 feet, to a point; thence south 12 degrees 00 minutes East, a distance of 90.0 feet, to a point; thence south 28 degrees 30 minutes West, a distance of 340.0 feet, to a point; thence south 40 degrees 00 minutes West, a distance of 125.0 feet, to a point; thence

South 4 degrees 05 minutes West, a distance of 170.0 feet, to a point; thence South 47 degrees 35 minutes West, a distance of 60.0 feet, to a point; thence the shore line; thence

Along the shoreline in a general northerly direction, to the point of beginning.

The area is 1.54 acres
All distances are in U.S. Feet

TRACT (4) SECTION (4) FORMER NAVAL SUBMARINE BASE, ST. THOMAS, V.I.

Reference: Y & D Drawing No. 839 062 also P.W. Drawing No. AB-97-T66.

Beginning at a point located North 87 degrees 00 minutes East, a distance of 100.0 feet, from V.I. Corp. Monument 2, the line runs:

South 75 degrees 45 minutes West, a distance of 100.0 feet, to a point; thence South 8 degrees 45 minutes West, a distance of 280.0 feet, to a point; thence South 17 degrees 00 minutes East, a distance of 170.0 feet, to a point; thence South 61 degrees 50 minutes East, a distance of 100.0 feet, to a point; thence South 49 degrees 15 minutes East, a distance of 150.0 feet, to a point; thence South 64 degrees 20 minutes East, a distance of 95.0 feet, to a point; thence South 3 degrees 45 minutes West, a distance of 135.0 feet, to a point; thence South 16 degrees 30 minutes West, a distance of 140.0 feet, to a point; thence North 29 degrees 15 minutes West, a distance of 130.0 feet, to a point; thence North 37 degrees 15 minutes West, a distance of 120.0 feet, to a point; thence North 71 degrees 50 minutes West, a distance of 145.0 feet, to a point; thence North 17 degrees 45 minutes West, a distance of 145.0 feet, to a point; thence North 17 degrees 45 minutes West, a distance of 100.0 feet, to a point; thence North 17 degrees 45 minutes West, a distance of 100.0 feet, to a point; thence North 13 degrees 45 minutes West, a distance of 100.0 feet, to a point; thence

North 9 degrees 45 minutes East, a distance of 160.0 feet, to a point; thence North 12 degrees 15 minutes West, a distance of 95.0 feet, to a point; thence North 20 degrees 00 minutes East, a distance of 130.0 feet, to a point; thence North 49 degrees 45 minutes East, a distance of 50.0 feet, to a point; thence South 79 degrees 20 minutes East, a distance of 87.3 feet, to the point of beginning.

The area is 1.37 acres
All distances are in U.S. feet

As required by Section 1(e) of the Territorial Submerged Lands Act, this conveyance is made without the power or right to reconvey title to the subject lands.

The United States excepts and reserves all deposits of oil, gas, and other minerals, but the term "minerals" shall not include sand, gravel, or coral.

TO HAVE AND TO HOLD the same unto and to the use of the Government of the Virgin Islands forever.

Under

IN WITNESS WHEREOF, the Secretary of the Interior has signed and sealed this deed in behalf of the United States on the day and year first above written.

UNITED STATES OF AMERICA

By Manual Tu

In the presence of:

5

ACKNOWLEDGMENT

DISTRICT OF COLUMBIA) CITY OF WASHINGTON

9.7/2 day of February On this in the year 1967, before me Mary M. Braune Public, personally appeared Charles F. Luce, who acknowledged himself to be the Under Secretary of the Department of the Interior, and that he, as such officer, being authorized so to do, executed the foregoing ins

Serial 45799

In

DISTRICT OF COLUMBIA

To ALL WHOM THESE PRESENTS SHALL COME, GREETING: To Centify that MARY M. BROWN

Also whose name is subscribed to the accompanying instrument, was at the time of signing the same a Notary Public and for the District of Columbia, and duly commissioned and authorized by the laws of said District of Columbia and for the District of Columbia and for the District of Columbia and root of deeds or conveyance of lands, tenements, or hereditements, and other matruments in writing to be recorded in said District, and to administer eaths; and that I am well acquainted wit genuine, after comparison with signature and impression of seal on file in this office.

In Witness Whenzor, the Secretary to the Board of Commissioners of the District of Columbia, has hereunt caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., thi day of __ FEBRUARY

(D. C. SEAL)

GIUEF, NOTARY PUBLIC SECTION

Mesorded and entered in the throunder's Book for the District Se Thomas and St. Juan, Virgin 19 and of the U. S. Thus 65, Sub North Islands of the U. S. A. Sub North 99 and noted in the Real eroport: Harloter for

AMENDMENT TO QUITCLAIM DEED

This AMENDMENT made this 13Th day of April, 1967, by and between the United States of America, acting through the Under Secretary of the Interior, and the Government of the Virgin Islands, acting through the Governor of the Virgin Islands,

WITNESSETH:

WHEREAS, by quitclaim deed dated February 9, 1967, a copy of which is attached hereto and made a part hereof, the United States of America acting through the Secretary of the Interior, conveyed the lands described therein to the Government of the Virgin Islands pursuant to the Territorial Submerged Lands Act, 77 Stat. 338, ~ U.S.C.; and

WHEREAS, the Government of the Virgin Islands wishes to transfer certain of the lands thus conveyed to it to the Virgin Islands Water and Power Authority; and

WHEREAS, pursuant to section 1(c) of the said Act, on Mirch 31, 1967, an explanatory statement was submitted to the Committees on Interior and Insular Affairs of the Senate and House of Representatives of the United States Congress; and

WAZARAS, by letter dated April 10, 1967, the Chairman of the House Committee on Interior and Insular Affairs and by letter ted April 10, 1967, the Chairman of the Senate Committee on Interior and Insular Affairs have informed the Secretary of the Interior that their respective Committees have no objections to the proposed transfer; and

WHEREAS, notice of proposal to amend the February 9, 1967, Quitclaim deed by adding language permitting such transfer has been published in the Virgin Islands in the manner and form required by section 1(c) of said Act;

NOW, THEREFORE, in consideration of the premises it is mutually agreed that the quitclaim deed dated February 9, 1967, by and between the United States of America (grantor), acting through the Secretary of the Interior, and the Government of the Virgin Islands (grantee) be and it hereby is amended by adding thereto after the paragraph at page 5 thereof which reads as follows:

As required by section 1(e) of the Territorial Submerged lands Act this conveyance is made without the power or right to reconvey the subject lands.

the following proviso:

Provided, however, that the Government of the Virgin Islands may convey to the Virgin Islands Water and Power Authority in fee simple absolute that portion of the former naval submarine base known as Tract (4), Section (4) as more particularly described in Public Works Drawing No. A3-97-T66 and which metes and bounds description has been published as aforesaid and that such conveyance shall be without cost to the Virgin Islands Water and Power Authority.

This AMENIMENT to the quitelaim deed will be recorded by the Government of the Virgin Islands at the same time and together with its deed of conveyance to the Virgin Islands Water and Power Authority.

IN WITHESS WHEREOF the United States of America, acting through the Secretary of the Interior, and the Government of the

Virgin Islands, acting through the Governor of the Virgin Islands, have affixed their hands and seals on the year and day first above written.

UNITED STATES OF AMERICA

By Charlest Surg.
Under Secretary of the Interior

In the presence of:

Edna B. Jarger

GOVERNMENT OF THE VIRGIN ISLANDS

By Salpl M. Dawinsky

In the presence of:

ACKNOWLEDGMENT

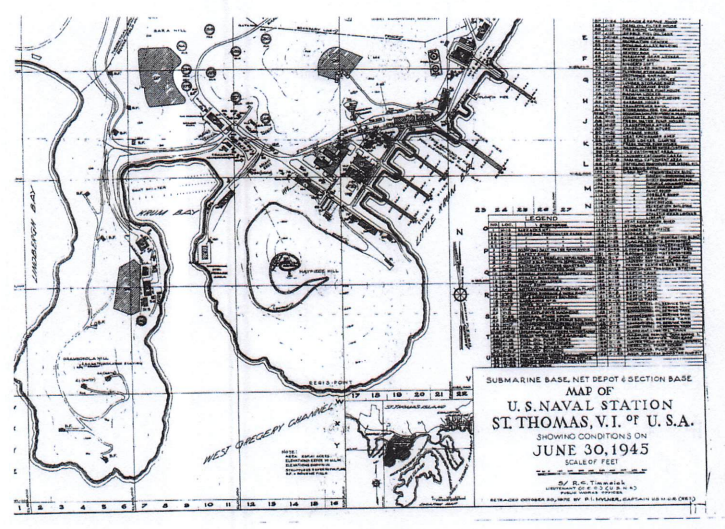
DISTRICT OF COLUMBIA)
ss
CITY OF WASHINGTON
.

on this 13 Th day of April , in the year 1967, before me Bernice O Hist , a Notary Public, personally appeared Charles F. Luce, who acknowledged himself to be the Under Secretary of the Department of the Interior, and that he, as such officer, being authorized so to do, executed the foregoing instrument for the United States of America.

In Witness Whereof I hereunto set my hand and seal.

Bernice O. Hett Notary Public 20 Controlates explored Potentary 24, 1963,

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council shall insofar as possible be geographical. No member of the council shall be a licensee under this chapter. The council shall organize, elect a chairman and thereafter meet upon call of the chairman through the Commissioner. The council shall counsel and advise with the Commissioner and make recommendations relative to the operation and regulation of the industry. Such advisory council members as are appointed by the Commissioner shall serve without pay; however, Government per diem and travel allowances may be claimed for attendance at officially called meetings of the council as provided.

§ 1324. Attorney General; enforcement

The Attorney General shall be attorney for the Commissioner in the enforcement of this chapter and shall conduct any investigations incidental to its enforcement.

§ 1325. Waiver of experience requirements

The Commissioner shall waive the experience requirements specified in section 1304 of this chapter in the case of any applicant for a license under this chapter if the applicant meets the other requirements of this chapter and if the applicant is conducting a private investigative agency or a watchman, guard or patrol agency on the effective date of this chapter.

Section 2. The Act shall be effective August 1, 1971.

Approved May 28, 1971.

(BILL 5055)

No. 3057

(Approved May 28, 1971)

To Amend Title 29, Chapter 10, Relating to the Virgin Islands Port Authority.

Be it enacted by the Legislature of the Virgin Islands:

Section 1. Subsection (a) of section 541 of Title 29 is amended by striking out the phrase "The Governor of the Virgin Islands and the Director of the Budget" and substituting therefor the following phrase: "Any two members of his cabinet designated by the Governor".

Section 2. Subsection (b) of section 541 of Title 29, Virgin Islands Code, is amended to read as follows:

(b) The term of office of each member shall be three years and each shall be eligible for reappointment. Any person appointed to fill a vacancy occurring prior to the expiration of the term for which a predecessor was appointed shall be appointed only for the remainder of such term.

Section 3. Subsection (c) of section 541 of Title 29, Virgin Islands Code, is amended to read as follows:

(c) Of the said seven persons, three shall be residents of the Island of St. Thomas, three shall be residents of the Island of St. Croix, and one shall be a resident of the Island of St. John.

Section 4. Subsection (c) of section 542 of Title 29, Virgin Islands Code, is amended to read as follows:

(c) The Board shall appoint in addition to the Executive Director of the Authority, such other officers, agents, or employees, permanent or temporary, and by contract or otherwise may employ such consulting engineers, superintendents, managers, fiscal, legal and other technical experts, as it may deem necessary and shall determine their qualifications, duties, tenure and compensation. The bylaws of the Authority may provide for the delegation to its Executive Director or its other officers, agent or employees of such of the powers and duties of the Authority as the Board may deem proper.

Section 5. The first sentence of section 543 of Title 29, Virgin Islands Code, as far as the first semicolon, is hereby amended to read as follows:

The purposes of the Authority shall be to establish, acquire, construct, develop and improve, own, operate and manage any and all types of air and marine terminals;

Section 6. The sentence at the end of subparagraph (6) of section 543 of Title 29, Virgin Islands Code, is amended to read as follows:

In no case shall the Authority have the power to sell, lease, assign, mortgage, pledge or otherwise dispose of or encumber any real property without the approval of the Legislature (of the Committee of the Whole of the Legislature when the Legislature is not in session), and the Governor; Provided, however, That leases for a term of one year or less shall not require such approval;

Section 7. Subsection (a) of section 551 of Title 29 is amended by deleting therefrom the following provision:

Provided, further, That of the total amount of bonds which may be outstanding at any one time hereunder, not less than thirty million dollars shall be available exclusively for facilities on the Island of St. Thomas, not less than thirty million dollars shall be available exclusively for facilities on the Island of St. Croix, and not less than five million dollars shall be available exclusively for facilities on the Island of St. John;

Section 8. Section 561 of Title 29, Virgin Islands Code, is hereby amended by the deletion of subsection (b) thereof.

Section 9. Subsection (c) of section 561 of Title 29 of the Virgin Islands Code, is amended by adding the following at the end thereof:

Any of the real property which was transferred to the Authority pursuant to paragraph (a) of section 3 of Act No. 2375 (approved December 24, 1968) which does not constitute facilities related to the airport and/or marine activities of the Authority shall be retransferred to the Government of the Virgin Islands. Such transfer shall be effective as of July 1, 1971, and shall be evidenced by appropriate deeds of conveyance or other legal instruments.

Section 10. Section 576 of Title 29 of the Virgin Islands Code, is hereby repealed.

Section 11. All activities of the Authority, its properties and personnel, other than that involving Marine and Aviation, and including housing units, beaches, real property leases, fire fighting units shall be transferred to the Government of the Virgin Islands effective July 1, 1971, provided that in the transferral of personnel employees currently holding positions with the Port Authority shall be given preference in appointments to the extent that such jobs are retained by the Government of the Virgin Islands.

Section 12. Land in eastern St. Thomas which has been acquired for the development of a new airport shall not be used for any other purpose without the prior approval of the Governor and the Legislature of the Virgin Islands.

Section 13. It is hereby declared that none of the foregoing amendments, separately or collectively, is intended to affect in any way any obligation of the Authority arising out of its issuance of bonds, or any other evidence of indebtedness, or any contract,

lease or other obligation heretofore entered into by the Authority or its predecessors.

Section 14. There is hereby appropriated to the Virgin Islands Port Authority the sum of \$700,000 out of any available funds in the Treasury of the Virgin Islands for fiscal year ending June 30, 1971, to remain available until expended.

Approved May 28, 1971.

(BILL 5069)

No. 3058

(Approved May 28, 1971)

To Amend Title 18 of the Virgin Islands Code, Pertaining to Elections; To Lower the Voting Age and Remove Literacy Requirements for Electors; and Provide Additional Opportunities for the Registration of Electors.

Be it enacted by the Legislature of the Virgin Islands:

Section 1. Section 261 of chapter 13 of Title 18, Virgin Islands Code, is hereby amended to read as follows:

"Except as provided in this chapter, every resident of the Virgin Islands, who is a citizen of the United States and is 18 years of age or over, has the right to franchise, and shall be entitled to vote at all elections if he or she has complied with the provisions of this title requiring and regulating the registration of its electors."

Section 2. Sections 1 and 4 of Act No. 2887 (Bill No. 4663), Eighth Legislature of the Virgin Islands, Regular Session 1970, are hereby repealed.

Section 3. Subsections (d) and (e) of section 100 of chapter 5 of Title 18, Virgin Islands Code, are redesignated as subsections (e) and (f), respectively, and a new subsection (d) is added to said section 100 to read as follows:

"(d) If the applicant for registration shall allege inability to sign his name, then he shall be required to present affidavits, subscribed in person before a member of the board or the clerk, of two electors who are personally acquainted with the applicant and who know his qualifications as an elector. Each of said two electors shall state in his affidavit the applicant's residence, his own residence, his knowledge of the statement made by the applicant

(Bill 3863)

No. 2375

(Approved December 24, 1968)

To Create the Virgin Islands Port Authority; To Authorize the Issuance of Bonds for the Port Authority, and for Other Purposes.

Be it enacted by the Legislature of the Virgin Islands:

Section 1. A new chapter 9 is added to Title 29 of the Virgin Islands Code, as follows:

Chapter 9. Virgin Islands Port Authority

Subchapter I. Declaration of Policy and Definitions

§ 501. Declaration of policy

- (a) The powers conferred by this chapter are for public uses and purposes and are proper governmental functions for which public money may be expended, private property may be acquired, by eminent domain or otherwise, property may be exchanged, leased, mortgaged, assigned, sublet, or sold, and bonds or other obligations may be issued pursuant to section 8(b) of the Revised Organic Act of the Virgin Islands, as amended, or any other such authority as may hereafter be conferred by Federal Law, or by the laws of the Virgin Islands.
- (b) The provisions enacted in this chapter are hereby declared to be necessary in the public interest, and the facilities herein authorized are declared to be public improvements and public undertakings.

§ 502. Definitions

- (a) The term "Authority" shall mean the Virgin Islands Port Authority created by this chapter.
- (b) The term "Board" shall mean the Governing Board of the Authority.
- (c) The term "Bonds" shall mean the bonds, temporary bonds, refunding bonds, debentures, notes, interim bonds, receipts, certificates, or other evidences of indebtedness or obligations which are authorized to be issued by this chapter, but shall not include the debts or accounts incurred in the usual course of business for expenses of the Authority.

- (d) The term "Holder of bonds" or "Bondholders" or any similar term shall mean any person who shall be the bearer of any outstanding bond or bonds registered to bearer, or not registered, or the registered owner of any outstanding bond or bonds which at the time shall be registered other than to bearer.
- (e) The term "Federal agency" shall mean the United States of America, the President or any department thereof, or any corporation, agency or instrumentality heretofore or hereafter created, designated, or established by the United States of America.
- (f) "Air terminals" shall mean developments consisting of runways, hangars, control towers, ramps, buildings, structures, parking areas, improvements, facilities or other real and personal property necessary, convenient or desirable for the landing, taking off, accommodation and servicing of aircraft of all types, including but not limited to airplanes, airships, dirigibles, helicopters, gliders, amphibians, seaplanes, or any other contrivance now or hereafter used for the navigation of or flight in air or space, operated by carriers engaged in the transportation of passengers or cargo, or for the loading, unloading, interchange or transfer of such passengers or their baggage, or such cargo, or otherwise for the accommodation, use or convenience of such passengers, or such carriers or their employees or of the persons visiting the airports, or for the landing, taking off, accommodation and servicing of aircraft owned or operated by persons other than carriers, as well as property acquired by the Government of the Virgin Islands to be used for air facilities.
- (g) "Marine terminals" shall mean developments consisting of one or more public piers, wharves, docks, bulkheads, slips, basins, sidings or other buildings, structures, equipment, facilities or improvements, or other real or personal property, necessary or convenient to the accommodation of steamships, tugs, freighters, boats or other sea going vessels and their cargoes or passengers.
- (h) "Industrial, commercial, residential and recreational development" shall mean developments, consisting of warehouses, quarries, cement block plants, sewage disposal plants, public dumps, parking areas, wholesale and retail outlets, hotels, motels, apartments, guesthouses, restaurants, office buildings, and related activities.
- (i) "Facility" shall mean an air terminal, marine terminal or an industrial, commercial, residential and recreational development, or or any two or more of them collectively.

(j) Words importing the singular number shall include the plural number and vice versa, and words importing persons shall include firms, partnerships of all kinds and corporations.

Subchapter II. Virgin Islands Port Authority

§ 503. Creation of Virgin Islands Port Authority

- (a) The Governor of the Virgin Islands, the Director of the Budget, three members to be appointed by the President of the Legislature, and four other persons, not more than two of whom shall be employed by the Government of the Virgin Islands or by the Government of the United States, are hereby established a body corporate and politic constituting a public corporation and autonomous governmental instrumentality of the Government of the Virgin Islands, by the name of the "Virgin Islands Port Authority."
- (b) Three of the members shall be appointed by the President of the Legislature, not more than two such members shall be a resident of the same District. The term of office of each such member shall be two years and each shall be eligible for reappointment. Any person appointed to fill a vacancy occurring prior to the expiration of the term for which a predecessor was appointed shall be appointed only for the remainder of such term.
- (c) The four persons, at least two of whom shall not be employed by the Government of the Virgin Islands or by the Government of the United States, shall be appointed by the Governor with the advice and consent of the Legislature, and two shall be residents of the District of St. Thomas-St. John, and two shall be residents of the District of St. Croix. Such persons shall be appointed for a term of three years, except that any person appointed to fill a vacancy occurring prior to the expiration of the term for which a predecessor was appointed shall be appointed only for the remainder of such term. Each such appointed member shall serve until the appointment and qualification of his successor.
- (d) Governmental members of the Authority shall be entitled to no compensation for their service as members. Nongovernmental members shall be entitled to compensation at the rate of \$20.00 per day or fraction thereof spent in the work of the Authority. All members shall be entitled to reimbursement for, or per diem in lieu of, necessary travel expenses.
- (e) The Authority hereby created is and shall be a governmental instrumentality subject, as provided for herein, to the

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control of the aforementioned members, acting in their capacity as members of the Governing Board thereof, but it is a corporation having legal existence and personality separate and apart from the Government and the officers controlling it. The debts, obligations, contract, bonds, notes, debentures, receipts, expenditures, accounts, funds, facilities, and property of the Authority shall be deemed to be those of said Authority and not to be those of the Government of the Virgin Islands, or any office, bureau, department, agency, commission, municipality, branch, agent, offices or employee thereof.

§ 504. Governing Board and other personnel of Authority

- (a) The powers of the Authority shall be exercised by a Governing Board consisting of the members of the Authority acting as a board. Within one hundred and twenty (120) days after this chapter becomes effective, the Board shall meet at the call of the Governor and organize, elect a Chairman, Vice Chairman, and, as soon as practicable, shall appoint an Executive Director of the Authority who shall be authorized to attend all meetings of the Board but shall not be entitled to vote.
- (b) Five members of the Board shall constitute a quorum for the purpose of organizing the Authority and conducting the business thereof and for all other purposes, and all action shall be taken by a vote of the majority.
- (c) The Board shall appoint in addition to the Executive Director of the Authority, an Assistant Director for Marine Activity, an Assistant Director for Airport Facilities, and an Assistant Director for Industrial Development, and may appoint such other officers, agents, or employees, permanent or temporary, and by contract or otherwise may employ such consulting engineers, superintendents, managers, fiscal, legal and other technical experts, as it may deem necessary, and shall determine their qualifications, duties, tenure and compensation without regard to 3 V.I.C. chapter 25. The bylaws of the Authority may provide for the delegation to its Executive Director or its other officers, agents or employees of such of the powers and duties of the Authority as the Board may deem proper.
- (d) The Executive Director shall be appointed by the Board exclusively upon the basis of merit as determined by technical training, skill, experience, and other qualifications best suited to carrying out the purposes of the Authority. The Executive Director

shall be removable by the Board but only for cause and after notice and an opportunity to be heard.

§ 505. Powers of Authority

The purposes of the Authority shall be to establish, acquire, construct, develop and improve, own, operate and manage any and all types of air terminals, marine terminals and industrial, commercial, residential and recreational developments, and to make available the benefits thereof in the widest economic manner, thereby promoting the general welfare and increasing commerce and prosperity. The Authority is granted and shall have and may exercise all rights and powers necessary or convenient for carrying out the aforesaid purposes, including but without limiting the generality of the foregoing, the following:

- (1) to have perpetual existence as a corporation;
- (2) to adopt, alter, and use a corporate seal which shall be judicially noticed;
- (3) to make, and from time to time modify, and repeal, bylaws, rules and regulations, not inconsistent with this chapter, providing for the internal organization and management of the Authority, for the administration of its affairs and operations, and for carrying into effect the powers and purposes of the Authority;
 - (4) to sue and be sued in its corporate name;
- (5) to make contracts and to execute all instruments necessary or convenient in the exercise of any of its powers;
- (6) to acquire by any lawful means (except by exercise of the power of eminent domain), own, hold, develop, improve, redevelop, enlarge, extend, repair, maintain, use and operate any property or interest therein; and to sell, lease, exchange, transfer, assign, mortgage, pledge or otherwise dispose of, or encumber, such property or any interest therein. In no case shall the Authority have the power to sell, lease, assign, mortgage, pledge or otherwise dispose of or encumber, any real property without the approval of the Legislature;
- (7) to acquire through condemnation real property and any other property or rights necessary for carrying out the purposes of the Authority when the approval of the Governor and the Legislature has been obtained prior to bringing any action for condemnation;

- (8) to borrow money, make and issue bonds of the Authority for any of its corporate purposes, and to give security therefor as provided for in subchapter III of this chapter;
- (9) to make and issue bonds for the purpose of funding, refunding, purchasing, paying, or discharging any of the outstanding bonds or obligations issued or assumed by it;
- (10) to accept grants or loans from, and enter into contracts, leases, agreements, or other transactions with, any Federal agency, the Government of the Virgin Islands, or political subdivisions thereof, and to expend the proceeds of any such grants or loans for any of its corporate purposes;
- (11) to invest funds in United States obligations or other securities approved for investment for the Government of the Virgin Islands;
- (12) to determine, fix, alter, charge, and collect reasonable rates, fees, rentals and other charges for the use of the facilities of the Authority, or other services or commodities rendered or furnished by it, which shall be at least sufficient, together with all other available moneys, revenues, income, appropriations, and receipts of the Authority from all sources, for the payment of the expenses of the Authority incurred in the conservation, development, improvement, extension, repair, maintenance, use and operation of its facilities and properties, for the payment of the principal of and the interest on its bonds and for fulfilling the terms and provisions of such covenants as may be made with, or for the benefit of, the purchasers or holders of any bonds of the Authority; Provided, That in fixing rates, fees, rentals, and other charges, the Authority shall have in view the encouragement of the widest economically possible diversified use of its facilities consistent with sound fiscal management; and in this connection it is the intention of the Legislature that in fixing such rates, fees, rentals and other charges the Authority shall take into account the respective expenses, as hereinbefore enumerated in this subparagraph, for the operations of its facilities; Provided, further, That initially, the rates, fees, rentals and other charges for the use of the facilities transferred hereunder existing and in force and effect on the effective date of this chapter shall continue in force and effect and that, thereafter, before changes in the general rate structure for the use of its facilities are made, or, in cases where the Board shall decide to make such changes and

deems the immediate effectiveness thereof to be necessary, then within a reasonable time after such changes are made, a public hearing shall be held with respect thereto before the Board or before such hearing officer or officers as the Board may designate to give interested persons an opportunity to advise the Board of their views and of evidence in support thereof, and upon such hearing the Board, pursuant to the powers, duties, and obligations vested in it by this chapter, may alter, suspend, or revoke such changes;

- (13) to have complete control and supervision of facilities and properties constructed or acquired by it, including the power to determine the character of and necessity for all expenditures and the manner in which they shall be incurred, allowed and paid, and such determinations shall be final and conclusive for all purposes;
- (14) to prepare, or cause to be prepared, plans, designs, specifications and estimates of costs for the acquisition, construction, reconstruction, extension, improvement, enlargement or repair of any facility, and from time to time to modify such plans, designs, specifications and estimates;
- (15) to acquire in accordance with subsection (6) hereof, produce, impound, develop, treat, hold, use, transmit, distribute, supply, exchange, sell, rent and otherwise dispose of equipment, and/or such other things, supplies and services as the Authority shall deem necessary, proper, incidental, or desirable in connection with its activities under this chapter;
- (16) to construct or reconstruct any facility, and any additions, improvements and extensions thereto, by contract or contracts and/or under, through, or by means of its officers, agents, and employees;
- (17) to do all acts or things necessary or desirable to carry out the powers granted to it by this chapter or by any other Act of the Legislature of the Virgin Islands;
- (18) to participate in the programs of any Federal agencies in the fields of its authorized activities and, consistent with this chapter, to do any and all things necessary to secure participation in such programs and the cooperation of such agencies in achieving the policies and purposes of this chapter.

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Subchapter III. Bonds of the Authority

- § 506. Authorization of issuance; security, tax exemption; terms and conditions; etc.
- (a) By authority of the Government of the Virgin Islands under section 8(b) (i) of the Revised Organic Act of the Virgin Islands, as amended, which is hereby granted, the Authority may issue and sell bonds from time to time and have outstanding at any one time. exclusive of bonds issued solely for the purpose of exchanging the same in return for the cancellation of bonds either issued by the Authority or assumed by it, bonds not in excess of sixty-five million dollars, in aggregate principal amount, in addition to all sums that the Legislature of the Virgin Islands has authorized or may authorize separately for particular purposes; Provided, however, That refunding bonds of the Authority issued solely for the purpose of applying the proceeds thereof to the payment for, or purchase of, bonds issued by the Authority or assumed by it, shall not be included in computing any such limitation until six (6) months after their sale; Provided, further, That of the total amount of bonds which may be outstanding at any one time hereunder, not less than thirty million dollars shall be available exclusively for facilities on the Island of St. Thomas, not less than thirty million dollars shall be available exclusively for facilities on the Island of St. Croix, and not less than five million dollars shall be available exclusively for facilities on the Island of St. John; and Still Further Provided, That before any facility shall be financed by the issuance of bonds hereunder such facility shall be authorized by Act of the Legislature.
- (b) Payment of the bonds of the Authority may be secured by a pledge of or lien on all or any part of its properties, contracts, gross or net rates, fees, revenues, other income or bond proceeds to which the rights of the Authority then exist or may thereafter come into existence, or by pledge of or lien on any loan, grant, or contribution, or parts thereof, from any Federal agency, the Government of the Virgin Islands or any other source. It is the intention hereof that any pledge of revenues or other monies, or of a revenue-producing contract or contracts made by the Authority shall be valid and binding from the time when the pledge is made; that the revenues, or other monies or proceeds of any contract or contracts so pledged and thereafter received by the Authority shall

immediately be subject to the lien of such pledge without any physical delivery thereof or further act; and that the lien of any such pledge shall be valid and binding as against all parties having claims of any kind in tort, contracts or otherwise against the Authority irrespective of whether such parties have notice thereof. Neither the resolution nor any other instrument by which a pledge is created need be recorded.

- (c) In accordance with section 8(b) of the Revised Organic Act of the Virgin Islands, as amended, the bonds of the Authority shall be exempt as to principal and interest from taxation by the Government of the United States, or by the Government of the Virgin Islands, or by any state, territory, or possession, or by any political subdivision of any state, territory or possession, or by the District of Columbia.
- (d) Bonds of the Authority shall be authorized by resolution or resolutions of the Board, and shall comply with all pertinent provisions of the Revised Organic Act of the Virgin Islands, as amended, or such other provisions of applicable Federal law as may be in effect at the time. Except as otherwise provided for by said Act or other Federal law, and all laws of the Virgin Islands, bonds of the Authority may be issued in one or more series and shall bear such date or dates, mature in such amounts and at such time or times, bear interest at such rate or rates not exceeding 6 per centum per annum, payable semi-annually, be in such denomination or denominations, be in such form, either coupon or registered, carry such conversion or registration privileges, have such rank or priority, be executed by such members or officers in such manner, be payable in such medium of payment, at such place or places, may be declared or become due at such time before the maturity date thereof, may be authenticated in such manner and upon compliance with such conditions, and may contain such other terms and covenants as such resolutions or its trust indenture may provide.
- (e) The bonds shall be sold in such manner as permitted by the Revised Organic Act of the Virgin Islands, as amended or other applicable Federal laws or the laws of the Virgin Islands, at such price as the Authority may determine.
- (f) In case any of the members or officers of the Authority whose signatures appear on any bonds or coupons shall cease to be such members or officers before the delivery of such bonds,

such signatures shall, nevertheless, be valid and sufficient for all purposes, the same as if such members or officers had remained in office until such delivery. Any provisions of any law to the contrary notwithstanding, any bonds, issued by the Authority pursuant to this chapter shall be negotiable for all purposes, subject only to the provisions of bonds for registration.

- (g) Neither the members of the Authority nor any person executing the bonds shall be liable personally on the bonds or be subject to any liability by reason of the issuance thereof.
- (h) In any suit, action or proceeding involving the validity or enforceability of any bond of the Authority or the security therefor, any such bond reciting in substance that it has been issued by the Authority to aid in financing a facility as defined in this chapter, shall be conclusively deemed to have been issued for such purpose, and the facility shall be conclusively deemed to have been undertaken, constructed or aquired in accordance with the provisions of this chapter.

§ 507. Powers of Authority with respect to bonds

In any resolution or resolutions authorizing the issuance of bonds. the Authority may contract with the holders of the bonds to undertake and obligate itself of such commitments, as long as the bonds are outstanding and unpaid, as are deemed by the Board to be necessary and appropriate for the protection of the bondholders and the marketability of the bonds, and may specifically in addition to any other provisions-

- (a) covenant as to the disposition of the entire gross or net revenues and present or future income of the Authority including the pledging of all or any part thereof to secure payment of the bonds and the interest thereon;
- (b) covenant against making, permitting or suffering any pledge or other lien on all or any part of its receipts, revenues or other income, or real or personal property, to which its right or title then exists or may thereafter come into existence; covenant with respect to limitations on any sale, lease or other disposition of the Authority or any part or parts thereof; and covenant as to what other or additional debts or obligations may be incurred by it;
- (c) covenant as to the bonds then or thereafter to be issued as to the issuance of such bonds in escrow or otherwise, as to the use and disposition of the proceeds thereof, and as to the limita-

tions on the issuance of additional bonds; covenant against extending the time for the payment of its bonds or interest thereon; and covenant for redemption of the bonds and provide for the terms and conditions thereof;

- (d) covenant as to the rates, fees, rentals, and other charges to be fixed and collected, the amount to be raised each year or other period of time thereby, and as to the use and disposition to be made thereof;
- (e) create or authorize the creation of special funds or reserves for moneys held for construction or operating costs, debt service, reserves, or other purposes; and covenant as to the use, disposition and investment of the moneys held in such funds;
- (f) covenant as to the use, maintenance and replacement of any or all of its real or personal property, the amount and kind of insurance to be carried thereon and the use and disposition of insurance moneys;
- (g) prescribe the procedure, if any, by which the terms of the bonds, resolution, or any other contract with the bondholders may be modified, the amount of bonds, the holders of which must consent thereto, and the manner in which such consent may be given;
- (h) covenant as to and prescribe the events of default and terms and conditions upon which any or all of its bonds shall become or may be declared due before maturity, and as to the terms and conditions upon which such declaration and its consequences may be waived;
- (i) covenant as to the rights, liabilities, powers and duties arising upon the nonperformance by the Authority or any of its covenants, conditions, or obligations, including the right and remedies of bondholders which may be in addition to remedies specified in this chapter;
- (i) vest in a trustee or trustees the right to enforce the payment of the bonds or any covenants securing or relating to the bonds and the right, in the event of a default by the Authority, to take possession of and use, operate and manage the Authority or any part or parts thereof or any funds connected therewith, and to collect the rates, fees, revenues, or other income arising therefrom and to dispose of such moneys in accordance with the agreement of the Authority with the holders of the bonds; provide for the powers and duties of such trustee or trustees which may be a national banking association or a bank or trust company organized

under the laws of the United States or of the Virgin Islands or any state, and limit the liabilities thereof; and provide the terms and conditions upon which the holders of the bonds or any proportion of them may enforce any covenant or rights securing or relating to the bonds; and

(k) exercise all or any part or combination of the powers herein granted; make covenants and to do any and all such acts and things not inconsistent with this chapter as may be necessary and desirable in order to secure its bonds, or as may tend to make the bonds more marketable notwithstanding that such covenants, acts or things may not be enumerated herein.

§ 508. Right to receivership upon default

- (a) The Authority is authorized to covenant for the right to receivership upon default as hereinafter set forth in paragraphs (b) to (f) inclusive, or to limit such right by definition of default or otherwise, in its agreement with the bondholders.
- (b) In the event that the Authority shall default in the payment of the principal of, or interest on, any of its bonds after the same shall become due, whether it be a default in the payment of the principal and interest or in the payment of interest only at maturity or upon call for redemption, and such default shall continue for a period of thirty (30) days, or in the event that the Authority or the Board, officers, agents, or employees thereof shall default on any agreement made with the holders of the bonds, any holder or holders of the bonds (subject to any contractual limitation as to a specific percentage of such holders), or trustee therefor, shall have the right to apply in an appropriate judicial proceeding to any Court of competent jurisdiction in the Virgin Islands for the appointment of a receiver of the facilities, the income or revenues of which are pledged to the payment of the bonds so in default, whether or not all the bonds have been declared due and payable and whether or not such holder, or trustee therefor is seeking or has sought to enforce any other right or to exercise any remedy in connection with such bonds. Upon such application and showing the court may appoint, and if the application is made by the holders of twenty-five (25%) per centum in principal amount of such bonds then outstanding or by trustee for holders of bonds in such principal amount, shall appoint a receiver of such facilities.
- (c) The receiver so appointed shall forthwith, directly or by his agents and attorneys, enter into and upon and take possession of

such facilities and may exclude the Authority, its Board, officers, agents, and employees and all persons claiming under them, wholly therefrom and shall have, hold, use, operate, manage, and control the same, and, in the name of the Authority or otherwise, as the receiver may deem best, shall exercise all the rights and powers of the Authority with respect to such facilities as the Authority itself might do. Such receiver shall maintain, restore, insure and keep insured, such facilities and from time to time shall make all repairs necessary or proper for the conservation of the facilities. shall establish, levy, maintain and collect such rates, fees, and other charges in connection with such facilities as such receiver may deem necessary, proper and reasonable, consistent with the purposes of the receivership and the purposes of this chapter, and shall collect and receive all income and revenues and deposit the same in a separate account and apply the income and revenues so collected and received in such manner as the court shall direct.

- (d) Whenever all that is due upon the bonds, and interests thereon, and under any of the terms of any covenants or agreements with bondholders shall have been paid or deposited as provided therein, and all defaults in consequence of which a receiver may be appointed shall have been cured and made good, the Court may, in its discretion and after such notice and hearing as it deems reasonable and proper, direct the receiver to surrender possession of such facilities to the Authority, the same right of the holders of the bonds to obtain the appointment of a receiver to exist upon any subsequent default as hereinabove provided.
- (e) Such receiver shall act, in the performance of the powers hereinabove conferred upon him, under the direction and supervision of the Court and shall at all times be subject to the orders and decrees of the Court and may be removed thereby. Nothing herein contained shall limit or restrict the jurisdiction of the Court to enter such other and further orders and decrees as such Court may deem necessary or appropriate for the exercise by the receiver of any functions specifically set in this chapter.
- (f) Notwithstanding anything in this section to the contrary, such receiver shall have no power to sell, assign, mortgage, or otherwise dispose of any assets of whatever kind or character belonging to the Authority and useful for its activities, but the powers of any such receiver shall be limited to the operation and maintenance of the facilities of the Authority, and the collection

and application of the income and revenues therefrom and the Court shall not have jurisdiction to enter any order or decree requiring or permitting said receiver to sell, mortgage, or otherwise dispose of any such assets.

§ 509. Remedies of bondholders

- (a) Subject to any contractual limitations binding upon the holders of any issue of bonds, or trustees therefor, including but not limited to the restriction of the exercise of any remedy to a specified proportion or percentage of such holders, any holder of bonds, or trustee therefor, shall have the right and power, for the equal benefit and protection of all holders of bonds similarly situated-
- (1) by mandamus or other suit, action, or proceeding at law or in equity to compel the Authority and its Board, officers, agents, or employees to perform and carry out its and their duties and obligations under this chapter and its and their covenants and agreements with bondholders;
- (2) by action or suit in equity to require the Authority and the Board thereof to account as if they were the trustees of an express trust:
- (3) by action or suit in equity to enjoin any acts or things which may be unlawful or in violation of the rights of the bondholders; and
 - (4) to bring suit upon the bonds.
- (b) No remedy conferred by this chapter upon any holder of the bonds, or any trustee therefor, is intended to be exclusive of any other remedy, but each such remedy is cumulative and in addition to every other remedy, and may be exercised without exhausting and without regard to any other remedy conferred by this chapter or by any other law. No waiver of any default or breach of duty or contract, whether by any holder of the bonds, or any trustee therefor, shall extend to or shall affect any subsequent default or breach of duty or contract or shall impair any rights or remedies thereon. No delay or omission of any bondholder or any trustee therefor to exercise any right or power accruing upon default shall impair any such right or power or shall be construed to be a waiver of any such default or acquiescence therein. Every substantive right and every remedy, conferred upon the holder of the bonds, may be enforced and exercised from time to time as

often as may be deemed expedient. In case of any suit, action or proceeding to enforce any right or exercise any remedy shall be brought or taken and then discontinued or abandoned, or shall be determined adversely to the holder of the bonds, or any trustee therefor, then and in every such case the Authority and such holder, or trustee, shall be restored to their former positions and rights and remedies as if no such suit, action, or proceeding had been brought or taken.

§ 510. Bonds of Authority legal investments for public or private

The bonds of the Authority shall be lawful investment, and may be accepted as security, for all fiduciary, trust and public funds, the investment or deposit of which shall be under the authority or control of the Government of the Virgin Islands or any officer or officers thereof.

- § 511. Exemption of Authority from judicial process and taxes
- (a) All property including funds of the Authority shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against the same nor shall any judgment against the Authority be a charge or lien upon its property: Provided, however, That this subsection shall not apply to or limit the right of bondholders to pursue any remedies for the enforcement of any pledge or lien given by the Authority on its rates, fees, revenues, or other income or any other funds.
- (b) The purpose for which the Authority is created and shall exercise its powers being public purposes, the property of the Authority, its income and its activities shall be exempt from all taxes and special assessments of the Virgin Islands or any political subdivision thereof. In lieu of taxes, the Authority may agree to make such payments to the Virgin Islands or any political subdivision thereof as it finds consistent with the obligations of the Authority and the achievement of the purposes of this chapter.

Subchapter IV. Assistance of Government of the Virgin Islands

- § 512. Assistance of Government of the Virgin Islands
- (a) For the purpose of aiding the Authority in carrying out the purposes of this chapter, the Governor of the Virgin Islands

with the approval of the Legislature, may at the request of the Authority and upon such terms as shall be determined—

- (1) dedicate, sell, convey, or lease any interest of the Government in any property or grant easements, licenses or any rights or privileges therein to the Authority;
- (2) cause services of the character which the Government is otherwise empowered to render to be furnished to the Authority.
- (b) Any sale, conveyance, lease or agreement provided for in this section may be made without appraisal, public notices, advertisement or public bidding, notwithstanding any other laws tothe contrary.

Subchapter V. Other Purposes

§ 513. Moneys and accounts of Authority

- (a) All moneys of the Authority shall be deposited in qualified depositories for funds of the Government of the Virgin Islands, but they shall be kept in separate accounts in the name of the Authority. The disbursements shall be made by it pursuant to regulations and budgets approved by the Board. Notwithstanding the provisions of this subsection (a) the Authority shall have power to contract with the holders of any of its bonds as to the custody, collection, investment and payment of any moneys of the Authority, or any moneys held in trust or otherwise for the payment of bonds or in any way to secure bonds, and deposits of such moneys may be secured in the same manner as moneys of the Authority.
- (b) The Authority shall account to the Government of the Virgin Islands in accordance with applicable law for all funds which the Government may furnish to the Authority, by loan or grant. The Authority shall also account to any Federal agency, if and in the manner required, for any funds that it may have received from any such agency.
- (c) The Authority shall establish an accounting system for the proper statistical control and record of all expenses and income belonging to or managed or controlled by the Authority. Subject to agreements with bondholders, said system shall, insofar as advisable, segregate the accounts for different classes of operations, facilities, and activities of the Authority; Provided, That from time to time the Authority shall have its accounts and books,

including its receipts, disbursements, contracts, leases, sinking funds, investments and any other matters which relate to its financial condition examined by an independent accountant who shall report thereon to the Board of the Authority and to the Legislature.

§ 514. Competitive bidding

All purchases and contracts for supplies or services, except for personal services, made by the Authority, including contracts for the construction of facilities of the Authority, shall be made after advertisement for bids sufficiently in advance of opening bids for the Authority to secure appropriate notice and opportunity for competition; Provided, That where the expense estimated to be necessary in connection with the purchase or work does not exceed two thousand five hundred (2,500) dollars the same may be carried out without advertisement for bids. Advertisements for bids shall not be required, however, when—

- (1) an emergency requires immediate delivery of the materials, supplies, equipment, or performance of the services; or
- (2) repair parts, accessories, or supplemental equipment or services are required for supplies or services previously furnished or contracted for; or
- (3) professional, financial (including financial printing) or other expert services or work are required and the Authority shall deem it best in the interest of good administration that contracts therefor be made without such advertisement; or
- (4) prices are noncompetitive because there is only one source of supply or because regulated under law; in such case the purchase of such materials, supplies, or equipment or procurement of such services, may be made in the open market in the manner usual in commercial practice. In the comparison of bids and the making of awards, due consideration shall be given to such factors (in addition to whether the bidder has complied with the specifications) as the bidder's ability to perform construction work of the kind involved in the construction contract under consideration; the relative quality and adaptability of materials, supplies, equipment, or services; and the time of delivery or performance offered. The Authority may prescribe rules and regulations for the submission of bids.

(a) All officials and employees of the Authority shall be covered by and subject to the Employees Retirement System of the Virgin Islands and the Workmen's Compensation Act. The Authority shall contribute to the Retirement System of the Government of the Virgin Islands its share of the cost of the retirement of the officials and employees on the basis of semi-annual billings as determined by the Division of Personnel, Government of the Virgin Islands, and the contribution of officials and employees for retirement shall be deducted from the salaries in the same manner as in the case of regular employees of the Government of the Virgin Islands and shall be paid semi-annually to the Retirement Fund of the Government of the Virgin Islands. The Authority shall also contribute to the Government Insurance Fund, on the basis of annual billings as determined by the Commissioner of Finance for the benefit payments made from such fund on account of the Authority's employees. The annual billings shall also include a statement of the fair portion of the cost of the Government Insurance Fund, which shall be paid by the Authority into the Treasury of the Virgin Islands as miscellaneous receipts.

(b) For purposes of unemployment compensation, the Authority shall be deemed an employing unit as defined in 24 V.I.C. § 302(j) (i), and the Authority shall make payments to the Unemployment Compensation Subfund and the Unemployment Compensation Administration Subfund in lieu of contributions in the same manner provided for the Government of the Virgin Islands by 24 V.I.C. § 308(d).

§ 516. Reports

Act No. 2375

The Authority shall submit to the Legislature and to the Governor of the Virgin Islands, as soon as practicable after the close of each fiscal year of the Government of the Virgin Islands (1) its complete budget, a financial statement and complete report of the business of the Authority for the preceding fiscal year, and (2) a complete report on the status and progress of all of its facilities and activities since the creation of the Authority or the date of its last such report. The Authority shall also submit to the Legislature and to the Governor, at such other times as may be required, official reports of its business and activities under this chapter.

§ 517. Agreements of the Government of the Virgin Islands

FIFTEENTH SPECIAL SESSION

The Government of the Virgin Islands does hereby pledge to, contract and agree with, any person, firm or corporation, or any Federal, Virgin Islands or state agency, subscribing to or acquiring bonds of the Authority or of the Government of the Virgin Islands issued for the purposes of this chapter, that it obligates itself not to limit or alter the rights or powers hereby vested in the Authority or the Government, as the case may be, until all such bonds at any time issued, together with the interest thereon, are fully met and discharged. The Government of the Virgin Islands does further pledge to, contract and agree with, any Federal agency that in the event any such agency shall construct, extend, improve, or enlarge or contribute any funds for the construction. extension, improvement, or enlargement of, any facilities, the Government of the Virgin Islands will not alter or limit the rights or powers of the Authority in any manner which would be inconsistent with the continued maintenance and operation of such facilities or the extensions, improvement, or enlargement thereof, or which would be inconsistent with the due performance of any agreements between the Authority and any such Federal agency; and the Authority shall continue to have and may exercise all rights and powers herein granted so long as the same shall be necessary or desirable for the carrying out of the purposes of this chapter and the purpose of any Federal agency in constructing. extending, improving or enlarging, or contributing funds for the construction, extension, improvement or enlargement of, any facili-

§ 518. Injunctions

An injunction shall not be granted to prevent the application of this chapter or any part thereof.

§ 519. Lack of jurisdiction of other agencies

No officer, board, commission, department or other agency or political subdivision of the Virgin Islands shall have jurisdiction over the Authority in the management and control of its properties and facilities, or any power over the regulation of rates, fees, rentals and other charges to be fixed, revised and collected by the Authority, or any power to require a certificate of convenience or necessity, license, consent, or other authorization in order that the Authority may acquire, lease, own and operate, construct, maintain, improve, extend, or enlarge any facility.

Act No. 2375

1968

Insofar as the provisions of this chapter are inconsistent with the provisions of any other Act of the Legislature of the Virgin Islands, the provisions of this chapter shall be controlling and no law heretofore or hereafter passed governing the administration of the Government of the Virgin Islands or any parts, office, bureaus, departments, commissions, municipalities, branches, agents, officers, or employees thereof shall be construed to apply to the Authority unless so specifically provided but the affairs and business of the Authority shall be administered as provided herein.

§ 521. Separability of provisions

If any provisions of this chapter or the application of such provisions to any person or circumstances shall be held invalid, the remainder of the chapter and the application of such provisions to persons or circumstances other than those as to which it shall have been held invalid shall not be affected thereby.

- Section 2. (a) Effective upon the date of approval of this Act, and until such later date as fixed by the Legislature for the coming into existence of the Virgin Islands Port Authority pursuant to section 5 hereof,
- all revenues received from the operation of airports and covered into the Marine and Aviation Fund;
 - (2) all monies payable into the Special Airport Fund; and
- (3) all fees or other charges imposed under the provisions of 33 V.I.C. section 49;

—shall be payable to and collected by the Virgin Islands Airport and Industrial Resources Agency, deposited in the special fund designated the Marine and Aviation Fund, and available for all authorized uses and purposes of the said Agency.

(b) Effective simultaneously with the coming into existence of the Virgin Islands Port Authority as above determined, the provisions of section 49, Title 33 of the Virgin Islands Code are repealed; Provided, however, That all rates, fees or other charges imposed for the use of facilities and in force and effect on such date shall continue in force and effect until changed by the said Authority as elsewhere provided in this Act.

Section 3. (a) The title to all property of the Government of the Virgin Islands administered by the Virgin Islands Airport and

Industrial Resources Agency and the Marine Division, Department of Commerce, and to all property on the Island of St. Croix acquired in accordance with that certain Agreement of February 8, 1962. ratified and adopted by Act No. 814, approved February 20, 1962, and all personnel, records, contracts, deeds, leases, subleases, mortgages, rights, franchises and unexpended balances of appropriations and funds of the Virgin Islands Airport and Industrial Resources Agency, the Marine Division of the Department of Commerce, all balances in the Marine and Aviation Fund and in the Special Airport Fund, and any other property that can be identified as airport property, former Submarine Base property, and all public docks, piers, wharves, or bulkheads are hereby transferred to the Virgin Islands Port Authority established under section 1 of this Act; Provided, That any personnel so transferred who are found to be in excess of the personnel required for the efficient administration of the functions of the Authority, shall be retransferred under existing law to other positions in the Government of the Virgin Islands: Provided, further. That the transfer of any real property or rights or interests therein to the Authority by this subsection shall not become final unless a complete appendix of all such property to be transferred, with appropriate maps, surveys and descriptions sufficient for proper identification thereof is submitted to and approved by the Legislature either in a regular or a special session.

- (b) Any employee of the Government of the Virgin Islands transferred to the Virgin Islands Port Authority pursuant to subsection (a) of this section shall be credited by the Authority with the amount of accumulated and current accrued annual leave to which he is entitled under law and for which leave such employee has not received lump-sum payment.
- (c) In the establishment of sick leave and other benefits for officers and employees of the Authority, the Board shall credit employees transferred pursuant to the provisions of subsection (a) of this section with all accumulated sick leave, and shall provide such other benefits equivalent, insofar as practicable and consistent with sound fiscal management to the benefits to which the officers or employees of the Virgin Islands Water and Power Authority are now or may hereafter be entitled.
- (d) No employee transferred pursuant to subsection (a) of this section shall be reduced in pay.

Section 4. All laws or parts of laws inconsistent or in conflict with any provisions of this Act are, to the extent of such inconsistency or conflict, repealed.

Section 5. This Act shall become effective immediately except that the provisions of sections 1 and 3 shall become effective upon such date as shall be fixed by the Legislature by law after the approval of the creation of the Virgin Islands Port Authority by the Secretary of the Interior pursuant to section 16(a) of the Revised Organic Act of the Virgin Islands, as amended, is received.

Approved December 24, 1968.

(BILL 3864)

No. 2376

(Approved January 8, 1969)

To Authorize the Participation of the Virgin Islands of the United States in the Inauguration of President Richard M. Nixon, To Make an Appropriation Therefor, and for Other Purposes.

Be it enacted by the Legislature of the Virgin Islands:

Section 1. The Governor of the Virgin Islands and the President of the Legislature are hereby authorized to arrange for appropriate representation and participation of the Virgin Islands in the inauguration of President Richard M. Nixon on January 20, 1969.

Section 2. There is hereby appropriated out of the General Fund in the Treasury of the Virgin Islands, fiscal year July 1, 1968, to June 30, 1969, the sum of \$17,000 for personal services, travel and transportation, and all other expenses, including the construction of an appropriate float, which sum shall be available to the Legislature for payment of all necessary expenses to carry out the provisions of this Act.

Approved January 8, 1969.

(BILL 3865)

No. 2377

(Approved January 10, 1969)

To Further Amend the Composition of the Virgin Islands Law Enforcement Commission.

Be it enacted by the Legislature of the Virgin Islands:

Section 1. Section 2, Title 3 of the Virgin Islands Code is amended by changing subsection (c) (1) thereof, to read as follows:

"(c) The Board shall be composed of nineteen members as follows:

"(1) as ex officio members, the Attorney General of the Virgin Islands, who shall also serve as Chairman of the Board, the Commissioner of Public Safety, the Commissioner of Social Welfare, the Commissioner of Education, the Presiding Judge of the Municipal Court, the Chairman of the Virgin Islands Parole Board. the Executive Secretary of the Virgin Islands Commission on Human Resources, the Director of the Division of Special Projects within the Office of the Governor, established by 3 V.I.C. § 22, the Executive Secretary of the Virgin Islands Commission on Youth. the Chief Probation Officer of the Virgin Islands (or the designee of any of the foregoing when such designation is approved by the Governor), and the respective Chairmen of the St. Croix, St. Thomas and St. John Citizens Advisory Committees on Law Enforcement, and the persons elected by the highest number of votes to the Board of Education in St. Croix, St. John and St. Thomas, respectively, at the most recently conducted election: and".

Approved January 10, 1969.

(BILL 3873)

No. 2378

(Approved January 10, 1969)

To Amend Act No. 2225 (Bill No. 3662), Seventh Legislature, Eighth Special Session 1968, Relating to the Designation and Redesignation by Name of Public Facilities in the Virgin Islands.