A resolution authorizing Allnight, LLC to construct and install an aerial encroachment at 142 Rosa L. Parks Boulevard. (Proposal No. 2025M-013EN-001).

WHEREAS, Allnight, LLC plans to construct, install, and maintain one proposed double-faced, blade projecting sign, encroaching into the public right-of-way at 142 Rosa L. Parks Boulevard; and,

WHEREAS, as set forth in the License Agreement for Private Encroachments Into the Public Right of Way, attached hereto as "Exhibit A", and incorporated by reference herein Allnight, LLC, has agreed to indemnify and hold the Metropolitan Government of Nashville and Davidson County harmless of any and all claims for damages of every nature and kind resulting from or arising from the installation of said aerial encroachment; and,

WHEREAS, Metropolitan Code of Laws §13.16.030(A) allows the Council of the Metropolitan Government of Nashville and Davidson County to grant encroachments, permits, or privileges to construct, maintain and/or operate aerial cables, canopies, etc., over and/or across sidewalks and public rights-of-way by resolution adopted by twenty-one (21) affirmative votes.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY:

- Section 1. That subject to the requirements, limitations and conditions contained herein, Allnight, LLC is hereby granted the privilege to construct and maintain an aerial encroachment as described in Proposal No. 2025M-013EN-001, in accordance with the plans on file in the office of the Director of the Nashville Department of Transportation and Multimodal Infrastructure ("NDOT"), and attached hereto as Exhibit B.
- Section 2. That the authority granted hereby for the construction, installation, operation, and maintenance of said aerial encroachment under Proposal No. 2025M-013EN-001 shall not be construed as a surrender by the Metropolitan Government of its rights or power to pass resolutions or ordinances regulating the use of its streets, or the right of the Metropolitan Government through its legislative body, in the interest of public necessity and convenience to order the relocation of said facilities at the expense of Allnight, LLC.
- Section 3. That construction and maintenance of said aerial encroachment under Proposal No. 2025M-013EN-001 shall be under the direction, supervision, and control of the Director of NDOT, and its installation, when completed, must be approved by said Director.
- Section 4. That this Resolution confers upon Allnight, LLC a privilege and not a franchise, and the Mayor and the Metropolitan Council herein expressly reserve the right to repeal this Resolution, whenever, in their judgment, a repeal may be demanded by public welfare, and such repeal shall confer no liability on the Metropolitan Government of Nashville and Davidson County, its successors and assigns, by reason of said repeal. In the event of such repeal by said Metropolitan Government, Allnight, LLC, its successors and assigns, shall remove said aerial encroachment at their own expense.

- Section 5. Allnight, LLC shall pay all costs incident to the construction, installation, operation and maintenance of said aerial encroachment under Proposal No. 2025M-013EN-001, and shall save and hold the Metropolitan Government of Nashville and Davidson County harmless from all suits, costs, claims, damages or judgments in any way connected with said construction, installation, operation and maintenance of said aerial encroachment and shall not claim, set up or plead, as a defense, in the event of joint liability, with or without suit, that it and the Metropolitan Government were joint wrongdoers. Allnight, LLC shall be responsible for the expense, if any, of repairing and returning the right-of-way to the condition which it was in prior to the installation of said aerial encroachment, and for any street closure.
- Section 6. That the authority granted to Allnight, LLC, as herein described, shall not in any way interfere with the rights of the Metropolitan Government, its agents, servants, and/or contractors and utility companies, operating under franchise from the Metropolitan Government to enter, construct, operate, maintain, repair, rebuild, enlarge, and patrol its now existing or future utilities, including drainage facilities, together with their appurtenances, and to do any and all things necessary and incidental thereto.
- Section 7. Allnight, LLC shall and is hereby required to furnish the Metropolitan Government of Nashville and Davidson County a certificate of public liability insurance, naming the Metropolitan Government as an insured party, of at least two million (\$2,000,000) dollars aggregate, for the payment of any judgment had on any claim, of whatever nature, made for actions or causes of action arising out of, or connected with, the construction or installation of said aerial encroachment. Said certificate of insurance shall be filed with the Metropolitan Clerk and NDOT prior to the granting of a permit, and the insurance required herein shall not be canceled without the insurance company or companies first giving thirty (30) days written notice to the Metropolitan Government of Nashville and Davidson County.
- Section 8. That said construction shall be carefully guarded and protected, and shall be completed promptly, so as to cause the least inconvenience to the public. The acceptance by Allnight, LLC of all provisions of this Resolution shall be determined by the beginning of work.
- Section 9. The authority granted pursuant to this Resolution shall not become effective until the certificate of insurance, as required in Section 7, has been posted with the Metropolitan Clerk and NDOT.
- Section 10. This Resolution shall take effect from and after its adoption, the welfare of the Metropolitan Government of Nashville and Davidson County requiring it.

| RECOMMENDED BY: | INTRODUCED BY: |
|--|----------------------|
| Signed by: | |
| Diana W. Alarcon/Kl | |
| Diana W. Alarcon, Director | |
| Nashville Department of Transportation | |
| and Multimodal Infrastructure | - |
| | |
| APPROVED AS TO INSURANCE: | |
| DocuSigned by: | Member(s) of Council |
| Balozun Cobb | |
| Insurance and Claims Manager | |
| - | |
| APPROVED AS TO FORM | |
| AND LEGALITY: | |
| DocuSigned by: | |
| Erica Haber | |
| Assistant Metropolitan Attorney | |
| · · · · · · · · · · · · · · · · · · · | |

Proposal No. 2025M-013EN-001



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 04/24/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS

| В | 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(ies) 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 | | | | | | | | | | | | |
| | nis certificate does not confer rights to | o the | certi | ficate holder in lieu of su | | | | | | | | |
| PRODUCER | | | | | | CONTACT STEPHEN J UHLMAN | | | | | | |
| UIA | | | | | | PHONE 615-424-8138 FAX (A/C, No.): E-MAIL STEPHEN (S) I II I MANINS I PANCEAGEN CY COM | | | | | | |
| 127 BRIERFIELD WAY | | | | | | ADDRESS: STEPHEN@UHLMANINSURANCEAGENCY.COM | | | | | | |
| HENDERSONVILLE,TN | | | | | | INSURER(S) AFFORDING COVERAGE NAIC # | | | | | | |
| 37075 | | | | | INSURER A: Richmond National Insurance Company | | | | | 17103 | | |
| INSU | IRED | | | | INSURER B : | | | | | | | |
| l | ALL NIGHT, LLC | | | | INSURER C : | | | | | | | |
| | 142 Rosa L Parks BLVD, SU | ITE B | 3 | | INSURER D : | | | | | | | |
| | NASHVILLE, TN | | | | INSURER E : | | | | | | | |
| | 37203 | | | | INSURE | D.E. | | | | | | |
| CO | VERAGES CER | TIFIC | ATE | NUMBER: 1 | *************************************** | | | 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. | | | | | | | | | | | | |
| | | ADDL | SURR | | DEEN | | POLICY EXP | | што | | | |
| INSR LTR | TYPE OF INSURANCE COMMERCIAL GENERAL LIABILITY | WSD | MAG | POLICY NUMBER | | (MM/DD/YYYY) | (MM/DD/YYYY) | | MITS 10 | 00,000 | | |
| | | | | | | | | DAMAGE TO RENTED | \$ 50, | | | |
| l | CLAIMS-MADE X OCCUR | | | | | | | PREMISES (Ea occurrence) | | | | |
| ١. | | | | | | | 04/18/2026 | MED EXP (Any one person) | | CLUDED | | |
| Α | | X | | RN-7-0510819 | 7-0510819 | | | PERSONAL & ADV INJURY | | 00,000 | | |
| | GEN'L AGGREGATE LIMIT APPLIES PER: | | | | | | | GENERAL AGGREGATE | | 00,000 | | |
| | X POLICY PRO- JECT LOC | | | | | | | PRODUCTS - COMP/OP AG | | 00,000 | | |
| | OTHER: | | | | | | | | S | | | |
| | AUTOMOBILE LIABILITY | | | | | | | COMBINED SINGLE LIMIT (Ea accident) | \$ | | | |
| | ANY AUTO | | | | | | | BODILY INJURY (Per persor | 1) \$ | | | |
| | OWNED SCHEDULED AUTOS | | | | | | | BODILY INJURY (Per accide | nt) S | | | |
| | HIRED NON-OWNED AUTOS ONLY | | | | | | | PROPERTY DAMAGE (Per accident) | \$ | | | |
| | HADIOGORE! HADIOGORE! | | | | | | | | 8 | | | |
| | UMBRELLA LIAB OCCUR | | | | | | | EACH OCCURRENCE | s | | | |
| | EXCESS LIAB CLAIMS-MADE | | | | | | | AGGREGATE | s | | | |
| DED RETENTIONS WORKERS COMPENSATION | | | | | | | | s | | | | |
| | | | | | | | | PER STATUTE ER | - | | | |
| AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE Y / N | | | | | | | | E.L. EACH ACCIDENT | 8 | | | |
| OFFICER/MEMBER EXCLUDED? | | | | | | | | EL DISEASE - EA EMPLOY | EE S | | | |
| | (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below | | | | | | | E.L. DISEASE - POLICY LIM | | | | |
| _ | DESCRIPTION OF OPERATIONS below | | | | | | | E.U DISEASE - POLICY LIN | 11 3 | | | |
| | | | | | | | | | | | | |
| | | | | | | | | | | | | |
| DEC | CRIPTION OF OPERATIONS / LOCATIONS / VEHICL | ES /A | CORD | 101 Additional Remarks Pakedul | e may b | a ottached if mor | space is require | ad) | | | | |
| | | | | | | | - special in regula | | | | | |
| CE | RTIFICATE HOLDER IS LISTED AS AD | NOT THE | ONAL | . INSURED ON GENERAL | LIADII | LITTLIMITS. | | | | | | |
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| | | | | | | | | | | | | |
| CE | RTIFICATE HOLDER | CANCELLATION | | | | | | | | | | |
| The Metropolitan Government of Nashville and Davidson County | | | | SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. | | | | | | | | |
| Metro Legal & Claims C/O Insurance and Safety Division | | | | | AUTHO | RIZED REPRESE | NTATIVE | | | | | |
| 222 3rd Avenue North, Ste #501 | | | | | STEPHEN J. UHLMAN | | | | | | | |
| | Nashville, TN 37201 | | | | | | | | | | | |
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ACORD 25 (2016/03)

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LICENSE AGREEMENT FOR PRIVATE ENCROACHMENTS INTO THE PUBLIC RIGHT OF WAY

in consideration of the Resolution No. Allnight, LLC DWc. construct, maintain, install and/or operate an encroachment into, onto, over, or under the public right of way located at in Nashville, Davidson County, Tennessee, do hereby, for myself, my agents, customers, and assigns, waive and release and hold harmless The Metropolitan Government of Nashville and Davidson County, its agents, employees, and assigns from any and all claims, rights, or demands for damages that may arise from my/our use, construction and/or maintenance of the encroachment, to wit: (SEE ATTACHED DESCRIPTION OF ENCROACHMENT). I/We hereby certify to the Metropolitan Government of Nashville and Davidson County that I/We have executed a bond or liability insurance policy in such amount as agreed upon by the Director of NDOT and the Metropolitan Attorney, and in the form approved by the Metropolitan Attorney (per Metropolitan Code Section 38-1-1), which operates to indemnify and save The Metropolitan Government of Nashville and Davidson County harmless from all claims or demands that may result to persons or property by reason of the construction, operations or maintenance of the encroachment. I/We further agree that my/our obligations hereunder may not be assigned except upon approval of the Director of NDOT and the Metropolitan Attorney. I/We further acknowledge that any action that results in a failure to maintain said bond or liability insurance for the protection of The Metropolitan Government of Nashville and Davidson County shall operate to the granting of a lien to The Metropolitan Government of Nashville and Davidson County in the amount of the last effective bond/insurance policy. Said insurance or bond may not be cancelable or expirable except on 30 days' notice to the Director of NDOT. I/We further recognize that the license granted hereby is revocable by The Metropolitan Government upon

recommendation of the Director of NDOT and approval by resolution of the Metropolitan County Council if it is determined to be necessary to the public welfare and convenience. In the event the Metropolitan Government revokes this license as contemplated by this paragraph, licensee will not be entitled to any compensation of any kind. This license shall also be strictly subject to the right of way easement owned by The Metropolitan Government. I/We agree to maintain, construct and use the encroachment in such a way as will not interfere with the rights and duties of the Metropolitan Government

as owner of the right of way. Said interference shall be additional grounds for revocation of the license for encroachment. I/We agree to pay the cost of construction, maintenance, use, as well as relocations cost of said encroachment. Licensee's failure to complete construction of the contemplated encroachment within 36 months of the date of approval by the Metropolitan Council will cause this license to terminate automatically. In the event the encroachment contemplated by this license is substantially destroyed, this license shall terminate unless fully restored by licensee within 36 months from the date of such destruction. In the event this license is revoked or terminated for any reason, licensee shall restore all public property to the condition obtaining at the time the license became effective at licensee's sole cost and expense.

DATE: 04/29/2025

Allnight LI

(Owner of Property)

142 Rosa L Parks BLVD, SUITE B (Address of Property)

NASHVILLE, TN 37203 (City and State)

STATE OF TENNESSEE)

COUNTY OF DAVIDSON)

Sworn to and subscribed before

(NOTARY PUBLIC)

My Commission Expires: Nov. 8 2021

STATE OF TENNESSEE NOTARY PUBLIC PUBL

My Commission Expires November 8, 2027 Docusign Envelope ID: 17EB86D0-4F0C-474C-87C9-98146947F15B SIGN DESIGN

> 4026 Williford Way Spring Hill TN 37174

615-364-4384

Ground

Ladanse Bar Keroles Karas 142 Rosa L Parks Blvd Nashville TN 37203

the size of his wall front store 17'W X 25'H

> 8' H Box Sign Black & White Over all sign size 28'

> > 6"

.063

1.1/2"

Black

.1/8

12

Black

White color Led Light Color Acrylic .3/16 **Thickness** Face White & Black color Color **ALUMINUM** Depth Color Black White Interior Gauge **ANGELS** Size Color **Aluminum** Gauge Power Supply 25 **Amps** 100 - 1 Required Watts MOUNTED TO THE WALL Contained Mounting 1.1/2" ANGEL 36"L OF THE ANGELS 4" Bolts with anchor Screws Type Color 1.1/2 Bolts Mounting Internal Bolts 4' 3/8 External **Aluminum Box** 8' High Size Will Be the Same wall color Color .063 Black White Interior Gauge



