## AMENDMENT #2 TO THE AGREEMENT FOR HURRICANE/DISASTER DEBRIS REMOVAL, REDUCTION AND DISPOSAL BETWEEN SOLID WASTE AUTHORITY OF PALM BEACH COUNTY AND ASHBRITT, INC. DATED THE 28TH DAY OF APRIL 2022

This Second Amendment dated the 27 day of FEBRUARY, 2025, to Agreement No. 22-201A (the "Agreement"), between the Solid Waste Authority of Palm Beach County (hereinafter referred to as the "AUTHORITY") and Ashbritt, Inc. (hereinafter referred to as the "CONTRACTOR" and "Parties" when referred to collectively)

Whereas, the Parties desire to extend the term of the Agreement for three (3) additional years as provided in Article 1 of the original Agreement. There are no further extensions permitted under the Agreement, and,

Whereas, the undersigned as an officer or representative of the CONTRACTOR hereby attests, declares, and affirms that it does not use coercion for labor or services as defined in Section 787.06, of the Florida Statutes, effective July 1, 2024; and

Whereas, AUTHORITY desires CONTRACTOR to continue to perform Services as may be specifically designated and authorized by the AUTHORITY

Now, therefore, in consideration of the foregoing and the mutual promises and covenants contained herein, and other good and valuable consideration, the receipt of which is acknowledged by the other, the Parties hereto agree as follows

In accordance with Effective Date and Incorporation of Recitals, the AUTHORITY and the CONTRACTOR mutually agree to extend the Agreement for above written services on the same terms and conditions for an additional three (3) years effective May 8, 2025 through May 7, 2028.

All other provisions of the Agreement for the services as written above dated the 28th of April 2022, shall remain in full force and effect and shall not be altered, amended or rescinded except as provided herein.

SOLID WASTE AUTHORITY OF PALM BEACH COUNTY:

In Witness Whereof, AUTHORITY and CONTRACTOR have made and executed this Amendment as of the day and year above written

WITNESS.	By: Daniel Pellowitz
1	Executive Director
2 Valuab Deanly	
APPROVED AS TO LEGAL SUFFICIENCY:	Under penalties of perjury, CONTRACTOR declares that it has read the foregoing amendment and that the facts stated in it are true.
Digitally signed by Michael W. Jones DN. DK.=org., DC=phogov. OU=Enterprise OU=CATT OU=Users. CN=Michael W. Jones By.  W. Jones By.  Digitally signed by Michael W. Jones DN. DK.=org., DC=phogov. OU=Enterprise OU=CATT OU=Users. CN=Michael W. Jones Dealth out of this document Location Date. 2025 02 27 11 09-47-0500 Fowl TPDF Reader Version. 12-0.1	APPROVED AS TO TERMS AND CONDITIONS:
Michael W. Jones, Esq. General Counsel	Name Patrick D. Garroll
	Title Managing Director
ATTEST: Church & Kate	ASHBRITT, INC.:
Corporate Secretary	By Mirting Founder
WITNESS:	Name Christina Demidio
1. Ewil Meknight	Title Treasurer
2. Jacqueline Ryan	(Affix Corporate Seal)

Approved by Authority Board on February 12, 2025, Item 5 E