NEW YORK COMMUNITY DEVELOPMENT DISTRICT OFFERING PLAN FOR MIDDLETON

Located at

Central Parkway, City of Wildwood, Sumter, Florida

Initial Offering of Homes	1,000 Homes in Phase I:
	Unit 1, Phase I: 250 Homes
	Unit 2, Phase I: 319 Homes
	Unit 3, Phase I: 144 Homes Unit 3B, Phase I: 13 Homes
	Unit 4, Phase I: 274 Homes
Future Offering of Homes*	Phase II: 1,000 Homes
	Phase III: 1,000 Homes
*This information provided is based upon Sponsor's	Phase IV: 1,000 Homes
present development plan of 4,000 Homes to be	
developed in a number of Units in four overall Phases;	
however, Sponsor has not platted any Phase other than	
Phase I and is reserving the right to modify its	
development plan in its sole discretion. The Community	
may ultimately consist of more or less than 4,000 Homes.	

TOTAL OFFERING:

There is no homeowners' association that owns or maintains any common property, so there is no separately assessed value.

Sponsor

The Villages Development Company, LLC 3619 Kiessel Road The Villages, Florida 32163

Selling Agent

The Villages of Lake-Sumter, Inc. 3619 Kiessel Road The Villages, Florida 32163

Sponsor's Attorney

Carmel & Reyes PLLC 2141 Wisconsin Ave. NW, Suite M Washington, DC, 20007

THE DATE OF ACCEPTANCE FOR FILING OF THIS OFFERING PLAN IS:

JULY 19, 2024

SEE PAGE <u>5</u> FOR SPECIAL RISKS TO PURCHASERS

THIS OFFERING PLAN IS THE ENTIRE OFFER TO SELL RESIDENCES IN A COMMUNITY THAT ARE SUBJECT TO A COMMUNITY DEVELOPMENT DISTRICT. NEW YORK LAW REQUIRES THE SPONSOR TO DISCLOSE ALL MATERIAL INFORMATION IN THIS PLAN AND TO FILE THIS PLAN WITH THE NEW YORK STATE

DEPARTMENT OF LAW PRIOR TO SELLING OR OFFERING ANY RESIDENCES SUBJECT TO COMMUNITY DEVELOPMENT DISTRICTS. FILING WITH THE DEPARTMENT OF LAW DOES NOT MEAN THAT THE DEPARTMENT OR ANY OTHER GOVERNMENT AGENCY HAS APPROVED THIS OFFERING.

THIS OFFERING PLAN CONTAINS THE TERMS OF THE OFFER OF SALE AND THE OBLIGATIONS OF THE SPONSOR.

PLEASE READ IT CAREFULLY.

THE PROPERTY YOU ARE PURCHASING IS PART OF A PRIVATE SELF-GOVERNING COMMUNITY WHICH IS INITIALLY SUBSTANTIALLY CONTROLLED BY THE SPONSOR.

YOUR OBLIGATIONS AS A HOME OWNER ARE INCLUDED IN THIS PLAN. THIS PLAN IS PREPARED AND ISSUED BY THE SPONSOR OF THIS COMMUNITY. IT HAS BEEN FILED WITH THE ATTORNEY GENERAL OF THE STATE OF NEW YORK, DEPARTMENT OF LAW, REAL ESTATE FINANCING BUREAU, 28 LIBERTY STREET, 21ST FLOOR, NEW YORK, NEW YORK 10005-0332.

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SPECIAL RISKS

1. <u>Out-of-State Community</u>

This Offering Plan is for the offering of Homesites (defined herein below) with Homes (defined herein below) in a Florida community to Purchasers who are residents of the State of New York only. Sponsor may cause this Community to be offered for sale to Purchasers in other states where prior governmental-issued approval of the offering is not required or is required and has been obtained. Prospective Purchasers that are New York residents should note that Florida laws, requirements, practices and procedures in the offering, sale and purchase of real estate may differ from those for the purchase and sale of real estate within New York State. This Offering Plan which has been drafted in accordance with New York law and complies with 13 NYCRR § 22, is for offerings to New York residents in or from the State of New York only.

2. <u>Nearby Construction Activity and Inherent Construction Risks:</u>

Each Owner agrees and acknowledges that the Community is a new development that will continue to grow and expand. Consequently, there may be certain inconveniences, including, but not limited to, interruption of travel caused by road construction, noise, dust, odors and debris associated with construction, until all construction within the Community is complete.

The construction of future sections and facilities will be performed in accordance with industry standards in Florida and in substantial compliance with the plans and specifications therefore. However, all residential construction is subject to variations from construction plans, including imperfections and expected minor flaws.

3. Interstate Land Sales Full Disclosure Act

The Sponsor believes that the Community is wholly exempt from the Interstate Land Sales Full Disclosure Act ("ILSFDA") pursuant to the "Improved Lot Exemption" (15 U.S.C. § 1702(a)(2)). Accordingly, no ILSFDA Statement of Record for this Community has been filed with the Consumer Financial Protection Bureau ("CFPB"). A Purchaser who enters into an agreement to purchase a Home in the Community will not receive a CPFB-approved Property Report and will not have the rights afforded Purchasers of lots which are not otherwise exempt from ILSFDA registration and disclosure requirements. Notwithstanding the exemption of this offering from ILSFDA, all Purchasers of Homes in the Community are afforded all rights granted by applicable Florida and New York laws.

4. <u>Development Services Agreement</u>

The Sponsor has entered into a Development Services Agreement with an affiliated company, The Villages of Lake Sumter, Inc., a Florida corporation (VLS). VLS and the Sponsor, The Villages Development Company, LLC (VDC), are part of a closely held

development group in Central Florida. Pursuant to the Development Services Agreement, VLS will assist Sponsor with the development and sale of Homes in the Community. The basis of the Development Services Agreement is that VLS has significant experience, expertise and know-how in the development of residential housing and commercial developments. VLS will market the Community; however, is only doing so as a contracted service provider on behalf of VDC. VLS is acting only as the Selling Agent. Notwithstanding the foregoing, VDC is the entity ultimately responsible for and causing the development of the Community (though it may contract with VLS or any of its affiliates as a "contractor" for the performance of the construction). Further, VDC will be the "Seller" under the contract to purchase a Homes in the Community, and the "Builder" of the Homes, and Purchasers may look solely to VDC as to their rights and obligations. See sections in Part I of the Offering Plan titled *Introduction* and *Identity of Parties*.

5. <u>No Master Home Owners Association</u>

There is no master home owners' association for the Community, and therefore, there is no common property in the Community that is owned by a master home owners association. Rather, infrastructure improvements and recreational facilities and amenities that will be constructed in the Community will be conveyed by the Sponsor to a Community Development District (CDD), Middleton Community Development District A (MCDDA). MCDDA will own and maintain the infrastructure improvements and recreational facilities and amenities dedicated or conveyed to it, and charge owners of Homes in the Community annual non-valorem assessments much like a town, city or county. MCDDA will own the following infrastructure improvements and recreational facilities and amenities: recreation centers, stormwater management and drainage improvements, stormwater collection systems located outside of public rights-of-way, landscaping and irrigation in common areas, any common area tracts shown on the various plat of the Community as being dedicated to MCDDA. Before the Sponsor conveys the facilities, it is obligated to repair any damage from a casualty or other cause. See sections in Part I of the Offering Plan titled *Introduction* and *Terms of Sale*.

6. Community Development District

The infrastructure, common areas and amenities in the Community that would normally be owned by a property or homeowners association will be owned, operated and maintained by a Community Development District. A Community Development District, or "CDD," is a special purpose governmental entity formed to serve the long-term specific needs of a community. Created pursuant to Chapter 190 of the Florida Statutes, a CDD's main powers are to plan, finance, construct, operate and maintain community-wide infrastructure and services specifically for the benefit of its residents. A CDD is governed by its Board of Supervisors, which is generally initially elected by the community's developer and transitions to elected residents over time. Like all municipal, county, state and national elections, the Office of the Supervisor of Elections oversees the vote, and the CDD Supervisors are subject to state ethics and financial disclosure laws. A CDD's business is conducted in the "sunshine," which means that all meetings and records are open to the public. Public hearings are held on the CDD's assessments, and the CDD's

budget is subject to annual independent audit. There is a single overarching CDD, called the Middleton Community Development District A (defined below as "MCDDA"), comprising the Community. See sections in Part I of the Offering Plan titled *Introduction* and *Restrictive Covenants and the Operation of the Community Development District*.

7. <u>CDD Assessments</u>

MCDDA shall have the authority to impose and levy taxes or assessments, or both taxes and assessments, pursuant to the authority granted under Chapter 190, Florida Statutes. Owners will be responsible for paying two types of CDD assessments: (i) Maintenance Assessments (defined below), and (ii) Bond Assessments (defined below). CDD Assessments (defined below) are non-ad-valorem taxes that will appear on the annual property tax bill from Sumter County, and, like ad-valorem property taxes, are in addition to other costs of home ownership. MCDDA also has the authority to assess ad valorem taxes on the property within the district. See section in Part I of the Offering Plan titled *Restrictive Covenants and the Operation of the Community Development District*.

8. Development Agreement

MCDDA is located within the city limits of the City of Wildwood in Sumter County, Florida and lies within The Villages of Southern Oaks (VOSO), which was approved on May 8, 2017 in a Development Agreement between The Villages Land Company, LLC ("VLC") and the City of Wildwood ("VOSO Development Agreement"). The VOSO Development Agreement established the area comprised by it, referred to as The Villages of Southern Oaks or VOSO, as Age Restricted Development (ARD). VLC has since entered into three (3) separate Development Agreements (including the original VOSO Development Agreement) with the City of Wildwood for three areas: Area A, Area B, and Area C. The land covered by each Development Agreement is located within VOSO. Each Development Agreement establishes the land use of the property covered thereby as "ARD" and approves such land for ARD zoning, and each has been amended and restated numerous times to add additional property to the respective Area. The land constituting Middleton is located within Area B and is covered by the Area B Development Agreement (referred to herein as the "Area B Development Agreement"). Notwithstanding the title as "Age Restricted Development," this land use and zoning category permits both age restricted and non-age restricted communities. The Community is not an age-restricted community. The Community will be developed in compliance with the rights, uses, limitations, and standards promulgated by the Area B Development Agreement. All Homes are subject to the Area B Development Agreement, and the improvements and activities by an Owner on a Homesite shall be in compliance with the Area B Development Agreement at all times. See section in Part I of the Offering Plan titled Introduction.

9. Interlocal Agreement

Chapter 190 Florida Statutes, Special Powers, Section 190.12 authorizes Community Development Districts to provide certain specified services for its property owners. On

May 12, 2022, MCDDA entered into an Interlocal Agreement with VCCDD for the provision of management, finance, and administrative services to its residents by Village Center Community Development District (VCCDD). In exchange for its services, MCDDA shall provide annual compensation to VCCDD in such amount as approved by the MCDDA Board as reflected in the MCDDA budget. Such costs shall be passed on to Owners as part of the Maintenance Assessments. The Interlocal Agreement has a term of twenty (20) years from effectiveness of the Interlocal Agreement. The Interlocal Agreement may be terminated prior to the expiration of the term if the Boards of both CDDs mutually agree to such termination, or it may be renewed at expiration of the term. In the event the Interlocal Agreement is terminated or not renewed, MCDDA may either engage a third-party management company or hire their own employees for management. Any of the foregoing courses of action may result in CDD Assessments increasing or decreasing, or may have no effect on the level of CDD Assessments. There is no way of predicting, at this time, whether the Interlocal Agreement will be renewed at the end of the twenty (20) year term. VCCDD is a public agency and is not a business affiliate or associate of the Sponsor. Interlocal Agreements between CDDs are customary and permissible under Section 190.011 of Chapter 190, Florida Statutes. See sections in Part I of the Offering Plan titled Introduction and Management Agreement, Contracts, and Leases.

10. Sponsor's Control

MCDDA is governed by a five (5) seat Board that has been initially elected by the landowners in MCDDA. The Sponsor, as a landowner, is entitled to one (1) vote per acre of land in MCDDA owned by it. Over time, control of the Board (i.e., residents' ability to control at least three (3) of the five (5) seats) will transition to residents of MCDDA. Turnover of control of the Board is dictated by Chapter 190, Florida Statutes. Commencing six (6) years after the initial appointment of the Supervisors, and once two hundred fifty (250) registered voters (or qualified electors) reside in MCDDA, the seats will transition (referred to as "Turnover") in staggered terms to qualified electors elected by other qualified electors. As the Board is initially controlled by the Sponsor and its affiliates, Purchasers initially have no control over the operation of MCDDA including the adoption of its budget. Because Turnover of control is dependent upon sales, the timing in which Turnover will occur varies. Turnover of control of the Board will not occur until more than five (5) years after the closing on the first Home. The building out of the Community over a number of Units and Phases would not itself prolong Sponsor's control of the Board, but the pace of sales of Homes may. Turnover of a CDD occurs much sooner than it would in a community subject to a homeowners' association and subject to Chapter 720, Florida Statutes. See section in Part I of the Offering Plan titled Control by the Sponsor.

11. <u>Ownership of a Home Subject to Governing Documents</u>

Upon closing on a Home, Owners automatically become subject to the provisions of and restrictions contained in the governing documents of the Community. There is no "master declaration" for the Community. Rather, as each Unit is platted and developed, the

Sponsor will record in the public records of Sumter County a separate Declaration of Covenants and Restrictions for that Unit (each such document being a "Declaration") prior to the first conveyance of title to a Home in such Unit. The improvements on a Homesite and activities conducted thereon, and use of a Homesite and Home must comply with the Declaration applicable to the Unit in which the Homesite in situated. Purchasers should carefully review the Declaration affecting their Homesite, and any other governing documents affecting their Homesite or the Community, prior to their purchase of a Home in the Community. See section in Part I of the Offering Plan titled *Restrictive Covenants and the Operation of the Community Development District*.

12. Purchaser's Default under the Purchase Agreement

In the event a Purchaser defaults under any provisions of the Purchase Agreement (defined herein below), fails or refuses to select a Home (as provided in the Land Purchase Agreement, defined herein below) or pay a deposit as provided in the Purchase Agreement, or otherwise terminates the Purchase Agreement, then the Purchase Agreement shall be terminated and all monies paid thereunder and under any separate agreement shall be retained by the Sponsor as liquidated damages. Sponsor must make a written demand for payment after default at least thirty (30) days before forfeiture of the deposit may be declared. Because the amount of the deposit made under a Purchase Agreement may be in excess of ten percent (10%) of the purchase price, the amount retained by the Sponsor in the event of Purchaser default may be in excess of ten percent (10%) of the purchase price. Any money paid under a Home Sale Addendum for the order and construction of a Home will also be retained as liquidated damages in the event of Purchaser default. See section in Part I of the Offering Plan titled *Procedure to Purchase*.

13. Purchase Agreement not contingent on Purchaser's ability to obtain financing

A Purchase Agreement to purchase a Home in the Community is not contingent upon the purchaser obtaining financing. A Purchaser may obtain financing from any lending institution or other source; however, Purchaser's obligation to purchase a Home pursuant to the Purchase Agreement will not be contingent on Purchaser obtaining such financing. Any Purchaser who executes a Purchase Agreement and does not obtain financing may lose their deposit if they are unable to otherwise raise the monies for the balance of the purchase price. Purchasers who require financing are advised to consult with a lending institution before executing a Purchase Agreement. Citizens First Bank is an affiliate of the Sponsor and may offer Fannie Mae loans to prospective Purchasers. Certain owners of direct or indirect interests in Sponsor also have direct or indirect interests in Citizens First Bank; however, Sponsor and Citizens First Bank are not controlled by the same individuals or entities. Such loans would be at current market rates. No representation is made by the Sponsor as to availability or cost of any financing. Sponsor is not offering financing to Purchasers. See section in Part I of the Offering Plan titled *Procedure to Purchase*.

14. Funds in Escrow

New York Purchasers' Deposits under the Purchase Agreement will be held and disbursed in accordance with the Purchase Agreement and the terms of the NY Addendum (defined below). All deposits from New York Purchasers, except for advances made for upgrades, extras, or custom work, received in connection with the Purchase Agreement, will be held in escrow and will continue to be the Purchaser's money and will not be comingled with any other money or pledged or hypothecated by Sponsor as per New York General Business Law §352-h. All statutory and regulatory provisions relating to funds in escrow afforded to New York Purchasers supplement but do not abrogate or diminish legal protections available to all Purchasers under Florida law. If Sponsor wishes to release from escrow and utilize any portion of the deposits made by New York Purchasers, for purposes other than upgrades or extras requested by New York Purchasers, Sponsor must first apply to the Department of Law for the use of an alternate form of security in the form of surety bonds or a letter of credit in lieu of escrow of New York Purchaser funds. If Sponsor's application to the Department of Law is approved, Sponsor will promptly disclose the alternate security in an amendment to the Offering Plan. In the event that alternative assurances are posted and approved by the Department of Law, New York Purchasers having executed Purchase Agreements prior to such posting of alterative assurances agree to the immediate release of their deposited funds to Sponsor. Such released funds will thereafter only be protected by such alternative assurances. See section in Part I of the Offering Plan titled Procedure to Purchase.

15. FDIC Insurance Limits

The Escrow Account (defined below) is federally insured by the FDIC at the maximum amount of two hundred fifty thousand dollars (\$250,000) per depositor. Any deposit of a depositor in excess of two hundred fifty thousand (\$250,000) will not be federally insured. See section in Part I of the Offering Plan titled *Procedure to Purchase*.

16. Retention of Deposits by Sponsor

The NY Addendum states that Sponsor, as Seller, must make a written demand for payment by a Purchaser in default of their Purchase Agreement at least thirty (30) days before forfeiture of the Deposit may be declared. Accordingly, New York Purchasers shall have thirty (30) days in which to cure a default. See section in Part I of the Offering Plan titled *Procedure to Purchase*.

17.<u>No Sale Period</u>

As set forth in the Purchase Agreement, Purchasers of a Home in the Community may not sell, convey, or transfer their Home for a period of one (1) year following the closing of their transaction (the "No Sale Period"). In the event the Purchaser sells, conveys, or transfers their Homesite during the No Sale Period, the Purchaser agrees to forfeit any and all profits from such sale to the Sponsor. Profits are defined as the gross sales proceeds from any sale during the No Sale Period, less the gross purchase price from their original purchase. The Sponsor reserves the right to make exceptions for hardships such as death, in Sponsor's sole discretion on a case-by-case basis. The No Sale Period clause of the Purchase Agreement is subordinate to the interest of any mortgagee, and shall survive (continue to be in effect after) the closing of the transaction governed by the Purchase Agreement. See section in Part I of the Offering Plan titled *Procedure to Purchase*.

18. <u>Time is of the Essence</u>

"Time is of the essence" in connection with Purchaser's performance of its obligations under the Purchase Agreement; this fact is set forth in the Purchase Agreement. "Time is of the essence" means that there is a need for timely completion of an obligation. See section in Part I of the Offering Plan titled *Procedure to Purchase*.

19. Insurance Coverage

Neither the Sponsor nor MCDDA will obtain any insurance policy on or in connection with an Owner's Homesite or any of the improvements thereon (including the Home). It is the responsibility of each Owner, at such Owner's sole expense, to maintain property insurance on such Owner's property including casualty and liability insurance. Owners may obtain such other and additional coverage on and in relation to their Home as the Owner, in their sole discretion, conclude is desirable or necessary. Each Owner is also responsible for providing insurance coverage for the amount of any additional value to any Homesite caused by any improvement to the Homesite or existing Home made by the Owner and not initially made by Sponsor, including, but not limited to, the value of structural upgrades or fixtures supplied by the Owner. Sponsor will not procure flood insurance for the Homesite, Home or personal property contained therein. It is the responsibility of each individual Purchaser to purchase, when required or desired, flood insurance for their Homesite, Home and the contents therein. The cost of obtaining such flood insurance is set by third parties and is outside of Sponsor's control, and is subject to change at any time without prior notice.

20. General Risks of Buying Land

The future value of any land is uncertain and dependent upon many factors. Do not expect land to increase in value. Any value which your Home may have will be affected if the roads, utilities and all proposed improvements are not completed. Resale of your Home may be difficult or impossible, since you may face competition from the Sponsor's sales program and local real estate brokers may not be interested in listing your Home. Any development such as the Community will have an impact on the surrounding environment. Regardless of whether the impact is adverse, the degree of impact will depend on the location, size, planning and extent of development. Subdivisions, which adversely affect the environment, may cause governmental agencies to impose restrictions on the use of the land. Changes in plant and animal life, air and water quality and noise levels may affect your use and enjoyment of your Home and your ability to sell it.

21. Construction Subject to Review by Architectural Review Board

There will be an Architectural Review Board (ARB) in the Community. Initially, the Sponsor shall constitute the ARB; however, the Sponsor may transfer such authority to serve in that capacity to MCDDA in its sole and absolute discretion. The role of ARB is not an elected position, but rather is a designation. As such, there are no "members" of the ARB and Owners will not hold seats on the ARB nor will they have a vote related to the ARB. Only the Sponsor or its designee may be designated as the ARB. With some exception, no reconstruction, additions, alterations or modifications to the Home, or in the locations or utility connections of the Home, nor any buildings, fence, wall, outbuilding, landscaping or other structure or improvement shall be erected, altered, added onto or repaired upon any portion of the Unit without, in each instance, the prior written consent of the ARB. See section in Part I of the Offering Plan titled *Restrictive Covenants and the Operation of the Community Development District*.

22. Tax Cuts and Jobs Act of 2017

On January 1, 2018, the Tax Cuts and Jobs Act of 2017 went into effect. This federal law significantly changed the previously existing Internal Revenue Code, including the taxes and deductions related to Home Ownership. Accordingly, the tax information and projections disclosed in this Offering Plan may be inaccurate because such are based on federal tax law as it existed prior to 2018. Purchasers are advised to consult with a tax expert regarding whether the new law will affect the Purchaser's taxes. Purchasers should not rely on any representations in this Offering Plan addressing taxes without first consulting a tax expert.

23. No Lifeguards

The pools within the Community will not be manned with lifeguards. All swimming is at one's own risk. See section in Part I of the Offering Plan titled *Description of Common Areas and Facilities to be Owned and Maintained by the Community Development District.*

24. Downtown Middleton

The Sponsor also plans to construct a "downtown" area with shopping, dining and entertainment (deferred to as "Downtown Middleton"). Downtown Middleton is not located within the boundaries of the Community nor MCDDA. Downtown Middleton will be privately held, operated and maintained by the Sponsor and/or a community development district. MCDDA has no responsibilities pertaining to Downtown Middleton. Owners will not contribute to any costs of operation and maintenance of Downtown Middleton. The public will be able to access Downtown Middleton via the roads serving and in the Community. See section in Part I of the Offering Plan titled *Description of Common Areas* and *Facilities to be Owned and Maintained by the Community Development District*.

25. No Bond or Security for Completion of Improvements

The Sponsor is obligated to complete construction of the Community in conformity with the Area B Development Agreement. No bond or other security has been furnished to secure the Sponsor's obligation including its obligation to complete construction of MCDDA property. See section in Part I of the Offering Plan titled *Rights and Obligations of the Sponsor*.

26. <u>Conveyance to MCDDA</u>

The deed given by the Sponsor to MCDDA for property and improvements conveyed to it is not a full warranty deed or a bargain and sale deed with covenants against grantor's acts. A quit claim deed gives no assurance of clear title, and the property conveyed to MCDDA will not be insured by a title company. This type of deed is typically used for conveyance of property to a community development district, as the primary mode of conveyance is dedication on a recorded plat. See sections in Part I of the Offering Plan titled *Terms of Sale* and *Rights and Obligations of the Sponsor as Stipulated Under New York Law*.

27. <u>Reserve Fund</u>

Reserve funds are permitted costs of the operation of a community development district under Chapter 190, Florida Statutes. Because the Community is a new development, MCDDA does not have a reserve fund for capital expenditures for the 2023-2024 fiscal year. As MCDDA continues to develop, MCDDA may establish reserves as part of its budget for the ensuing fiscal year at a level deemed necessary and appropriate. If established, the reserve fund will be funded through payment of Maintenance Assessments paid to MCDDA. See sections in Part I of the Offering Plan titled *Reserve/Working Capital Fund*.

28. <u>Future Phases</u>

Phase III and Phase IV of the Community are in the very early stages of planning. For this reason, and due to unknown future market conditions and absorption rates, the Sponsor cannot currently predict construction timelines for Phase III and Phase IV. The Sponsor is under no obligation to construct all Homes in the Community by any date.

INTRODUCTION

This is the Offering Plan for Middleton (the "Community"). The purpose of this Offering Plan is to set forth the material terms of the offer of Homes in the Community to prospective Purchasers solicited in or from the State of New York ("Purchasers" or "New York Purchasers"). This Offering Plan may be amended from time to time when an amendment is filed with the New York State Department of Law. Amendments will be served on all offerees as defined in Section 22.1(d) of Title 13 NYCRR Part 22.

The Sponsor of this Offering is The Villages Development Company, LLC, a Florida limited liability company (the "Sponsor" or "VDC"). Though not anticipated, affiliated development entities may be established and offer for sale Homesites in the Community in the future. The Sponsor acquired ownership of the property comprising Phase I of the Community on June 2, 2022 by way of merger with an affiliated company. The remainder of the property comprising the Community is currently owned by an affiliate or affiliates of the Sponsor. The Sponsor will acquire additional portions of the property on a rolling basis, as development progresses, pursuant to effective Option Agreements with the current owners thereof. The Offering Plan will be amended when the Sponsor acquires additional portions of the land.

The Sponsor and an affiliated company, The Villages of Lake-Sumter, Inc. ("VLS") have entered into a Development Services Agreement, whereby VLS will assist the Sponsor with the development and sale of Homes in the Community. The Sponsor and VLS are part of a closely held development group in Central Florida. The basis of the Development Services Agreement is that VLS has extensive experience developing vacant land into residential housing, marketing and selling residential housing, and developing and leasing commercial space in a nearby community known as The Villages that is offered to New York Purchasers under a separate Offering Plan. It is the Sponsor's intention for the Community not to be or appear as part of The Villages, as the Community is a distinct and independently operating community. Pursuant to the Development Services Agreement, Sponsor wishes to retain the services of VLS to provide technical expertise and local development knowledge in the development of the Community. Sponsor and VLS entered into the Development Services Agreement as independent contractors; neither party shall seek control over the other party. VLS will only act as the Selling Agent.

VLS will market the Community; however, is only doing so as a contracted service provider on behalf of the Sponsor. Notwithstanding the foregoing, the Sponsor is the entity ultimately responsible for and causing the development of the Community (though it may contract with VLS or any of its affiliates as a "contractor" for the performance of the construction). Further, the Sponsor will be the "Seller" under all contracts to purchase Homes in the Community, and the "Builder" of the Homes, and Purchasers may look solely to the Sponsor as to their rights and obligations.

The Development Services Agreement will have an initial term of five (5) years and will automatically be renewed for successive one (1) year terms unless either VLS or the Sponsor gives notice of termination not less than sixty (60) days prior to intended

termination date which either party may give for any reason, with or without cause. The Sponsor may terminate the agreement during the initial five (5) year term, but will be subject to a termination fee payable to VLS in the amount of five percent (5%) of all internal costs incurred by VLS in providing development services for the prior calendar year.

There is no homeowners' association within the Community. Rather, a Community Development District has been established pursuant to Chapter 190, Florida Statutes to plan, finance, construct, operate and maintain community-wide infrastructure and services specifically for the benefit of its residents. Residents of the Community are required to pay assessments to the Community Development District for the provision of its services, which is discussed in further detail below.

The Community will be located on 2,484.6 acres in the City of Wildwood, Sumter County, Florida. The entrance to the Community is located on Central Parkway in City of Wildwood, Sumter, FL.

The Community is located within Middleton Community Development District A (or MCDDA). MCDDA lies within The Villages of Southern Oaks (VOSO), which was initially approved on May 8, 2017 in a Development Agreement between The Villages Land Company, LLC (VLC) and the City of Wildwood (the "VOSO Development Agreement"). Development Agreements such as the VOSO Development Agreement govern the orderly development of properties and strengthen the public planning process, encourages sound capital improvement planning and financing and assists in ensuring that adequate capital facilities are in place to address the impacts of development. Development Agreements also encourage well thought out development and planning to reduce the costs and impacts of development. The VOSO Development Agreement established the area comprised by it, referred to as The Villages of Southern Oaks or VOSO, as Age Restricted Development ("ARD"). Notwithstanding the title as "Age Restricted Development," this land use and zoning category permits both age restricted and non-age restricted communities.

VLC subsequently entered into three (3) separate Development Agreements (including the original VOSO Development Agreement) with the City of Wildwood, which each agreement covering a different area of land: Area A, Area B, and Area C. Each Development Agreement establishes the land use of the property covered thereby as "ARD" and approves such land for ARD zoning, and each has been amended and restated numerous times to add additional property to the respective Area. The Development Agreement for Area B includes the land constituting the Community (the "Area B Development Agreement"). The Community is not an age-restricted community. The Community will be developed in compliance with the Area B Development Agreement, and the improvements and activities by an owner on a Homesite (each an "Owner and collectively the "Owners") shall be in compliance with the Area B Development at all times. In addition to residential sections of the Community, significant acreage has been set aside for commercial use, institutional (school) and office use.

The Community is planned to be developed in four (4) phases (each a "Phase") with each Phase containing approximately one thousand (1,000) total Homesites for purchase and buildout. The Sponsor's present plan is to offer and develop a total of four thousand (4,000) Homes in the Community. The development plan is subject to change at the Sponsor's sole discretion; as such, the Community may ultimately consist of more of less than four thousand (4,000) Homes. Each Phase will contain infrastructure, common areas, amenities, and recreational facilities as described in more detail below. Each Phase will be further broken down and platted by "Unit." Phase I will consist of Unit 1, Unit 2, Unit 3, Unit 3B and Unit 4. Unit 1 consists of two hundred fifty (250) lots. Unit 2 consists of three hundred nineteen (319) lots. Unit 3 consists of one hundred forty-four (144) lots. Unit 3B consists of thirteen (13) lots. Unit 4 consists of two hundred seventyfour (274) lots. Accordingly, this initial Offering Plan covers a total of one thousand (1000) lots (the "Homesites") in Phase I to be sold, with homes to be constructed thereon (the "Homes") by the Sponsor. The Homesites including the Homes thereon are sometimes collectively referred to herein as "Homes" unless explicitly stated or the context otherwise requires. Homes in Phases II, III, and IV will be offered in the future.

The Community will initially contain single-family detached homes, though other types of homes (such as multi-family residences) may be developed and offered in the future. The Sponsor is initially offering four (4) "series" of Homes, with various models within the series ranging from two (2) to five (5) bedrooms, and which may be built to the Purchaser's specifications (based upon the Sponsor's available offerings) or built based on the Sponsor's predetermined specifications. The Sponsor's current development plan is subject to increase or decrease as market forces dictate.

Designation	Homesite Numbers	Date of Plat Recordation
Phase I Unit 1	1-250	October 20, 2022
Phase I Unit 2	1-319	February 15, 2023
Phase I Unit 3	1-144	December 12, 2023
Phase I Unit 3B	1-13	January 10, 2024
Phase I Unit 4	1-274	December 12, 2023
Total Homesites in current offering	1,000	

The chart below lists the Homesites located in Phase I that are currently subject to this offering.

Some of the Homesites listed above may have been sold by the time you receive this Offering Plan. As of the date of this Offering Plan, approximately 660 Homes in Phase I are unsold and are or will become available for sale. A list of available Homesites is available at the sales center for the Community. This Offering Plan will be amended from time to time to disclose additional Homes as new Phases and Units are platted and the Homes become available for sale.

As stated above, there is no homeowners' association in the Community. The infrastructure, common areas and amenities in the Community that would normally be owned by a home owners' association will be owned, operated and maintained by a Community Development District. A Community Development District, or "CDD," is a special purpose governmental entity formed to serve the long-term specific needs of a community. Created pursuant to Chapter 190 of the Florida Statutes, a CDD's main powers are to plan, finance, construct, operate and maintain community-wide infrastructure and services specifically for the benefit of its residents. A CDD is governed by its Board of Supervisors ("Board"), which is initially elected by the landowner(s), typically the community's developer, and transitions to elected residents over time. Like all municipal, county, state and national elections, the Office of the Supervisor of Elections oversees the vote, and the CDD Supervisors are subject to state ethics and financial disclosure laws. A CDD's business is conducted in the "sunshine," which means that all meetings and records are open to the public. Public hearings are held on the CDD's assessments, and the CDD's budget is subject to annual independent audit.

There is a single overarching CDD, called the Middleton Community Development District A ("MCDDA"), comprising the Community. By entering a Purchase Agreement for the purchase of a Home in the Community, every Purchaser consents to their Home being subject to and part of MCDDA and agrees to pay any and all assessments levied by MCDDA. MCDDA was established on May 9, 2022 for the purpose of delivering services and facilities including, roadways, bridges, tunnels, street lighting systems and facilities, storm water management and drainage control system and facilities, a storm sewer system, security systems and other systems and facilities and other improvements within and outside MCDDA, including and without limitation participating in the contribution and/or construction of such improvements which provide a special benefit to the residents of MCDDA. MCDDA began operating when it was established on May 9, 2022. MCDDA will have such authority and perform those services consistent with Chapter 190, Florida Statutes with respect to the Community. The infrastructure, systems and facilities, recreational areas, amenities and other property and improvements thereon in the Community intended to be used and enjoyed by all Owners and residents, which would normally be common area of a property or home owners' association, will be conveyed to MCDDA for ownership, operation and maintenance upon or following completion of construction of same by the Sponsor, pursuant to an agreement between the Sponsor and MCDDA.

Services of MCDDA shall include, but not be limited to the following: maintenance and repair of tracts conveyed to MCDDA, together with all improvements located thereon; maintenance and repair of areas owned by MCDDA or dedicated to the use and enjoyment of the residents of MCDDA, the Community or the public; payment of the cost of water and sewer provided by the applicable utility company serving the Community, together with the cost of trash removal, electrical, lighting, telephone, gas and other necessary utility services for areas owned by MCDDA or dedicated to the use and enjoyment of the residents of MCDDA, the Community or the public (to the extent such costs are not paid directly by Owners); maintenance and repair of the storm water management system in the Community; and maintenance and repair, including structural repair to the perimeter fence or wall surrounding the Community.

MCDDA has entered into an Interlocal Agreement with Village Center Community Development District ("VCCDD") for the provision of certain services to its residents by VCCDD. VCCDD, like MCCDDA, is a public agency established pursuant to Chapter 190, Florida Statutes. Section 190.011 of Chapter 190, Florida Statutes provides that joint power between public agencies may be exercised in a contract in the form of an Interlocal Agreement. Pursuant to the Interlocal Agreement, VCCDD agreed to provide management, finance, and administrative services to MCDDA, and MCDDA will provide funding for such services. VCCDD will provide MCDDA various and numerous functions including, but not limited to, providing a local office for primary contact by Owners, maintaining all records of MCDDA, maintaining a legal office for MCDDA as required by law, managing day-to-day business of MCDDA, representation relating to business matters of MCDDA before the Board of Supervisors, providing public information, public education, management of the MCDDA operations, assistance to property owners, collection of assessments, and other services as may be deemed appropriate. MCDDA may, upon action by the Board of Supervisors, request such additional services as necessary for the efficient and effective management of MCDDA, for which MCDDA will be charged. MCDDA shall provide annual compensation to VCCDD in such amount as approved by the MCDDA Board as reflected in MCDDA's budget. Such costs shall be passed on to Owners as part of the Maintenance Assessments (defined below). The Interlocal Agreement shall be in effect for twenty (20) years or until such earlier time as the Boards of Supervisors of both MCDDA and VCCDD mutually agree to terminate the Interlocal Agreement. The Interlocal Agreement may be, but is not required to be, renewed following expiration.

The Community is planned to include several recreation centers, pathways, trails, ponds, and be adjacent to a town center with shopping, dining and entertainment, a Charter School (serving early childhood through eighth grade) and a High School. The recreation centers, pathways, trails and ponds will be part of the Common Area of the Community for the exclusive use of residents the Community and will be conveyed to MCDDA for ownership and maintenance. The downtown area and schools will be privately held and maintained and be available for use by the general public. Common Area is discussed in further detail in the section below titled *Description of Common Areas and Facilities to be Owned and Maintained by the Community Development District*.

Below is a list of the recreation centers planned to be developed in Phase 1 and Phase 2 of the Community:

Lake Harlow Park				
Amenity	Occupancy			
Pond (kayak and fishing)	N/A			
Pool	50			
Bathroom Building	3			
Postal Building	2			
Basketball court	N/A			
Corn toss (2)	N/A			
Dog park	N/A			
Gathering pavilions (2)	N/A			
Open green space	N/A			
Pedestrian path	N/A			
Pickleball courts (2)	N/A			
Playground	N/A			
Tennis court	N/A			
Parking Spaces (Park)	56			
Parking Spaces (Dog Park)	24			

Dry Creek Park			
Amenity	<u>Occupancy</u>		
Pool	50		
Bathroom Building	3		
Postal Building	2		
Basketball court	N/A		
Corn toss (2)	N/A		
Gathering pavilions (2)	N/A		
Open green space	N/A		
Pedestrian path	N/A		
Pickleball courts (2)	N/A		
Playground	N/A		
Parking Spaces	64		

Thurston Park			
Amenity	<u>Occupancy</u>		
Pool	50		
Bathroom Building	3		
Postal Building	2		
Basketball court	N/A		
Corn toss (2)	N/A		
Gathering pavilion	N/A		
Open green space	N/A		
Outdoor fitness equipment	N/A		
Pickleball courts (4)	N/A		
Playground	N/A		
Parking Spaces	45		

Kewadin Park			
Amenity	<u>Occupancy</u>		
Pool	50		
Bathroom Building	3		
Postal Building	2		
Basketball court	N/A		
Corn toss (2)	N/A		
Gathering pavilions (2)	N/A		
Open green space	N/A		
Multi-pathways	N/A		
Pickleball courts (2)	N/A		
Playground	N/A		
Parking Spaces	37		

The following services will be provided to residents of the Community:

- Water & Sewer Service: Potable water and wastewater services will be provided by Middleton Utility Company, LLC, a private utility company regulated by the Florida Public Service Commission.
- Fire Protection: Fire protection is provided by the Coleman Fire Department.
- Police Protection: Police protection is provided by The Wildwood Police Department.
- Refuse Removal: Refuse removal will be provided by Tri-County Sanitation, LLC.
- Snow Removal: Snow removal service is not typically available in Florida.
- Road Maintenance: Interior roads in the Community will be maintained by MCDDA for a period of two (2) years from completion, before the City of Wildwood accepts such roads for maintenance.

See section of the Offering Plan titled *Description of Common Areas and Facilities* to be Owned and Maintained by the Community Development District for further discussion of the roads and water and wastewater service.

Middleton and adjacent areas are located within VOSO, as established by the VOSO Development Agreement, and are zoned as Age Restricted Development. Notwithstanding the title, Age Restricted Development is a broad land use and zoning category that permits both age restricted and non-age restricted communities. The Age Restricted Development category requires a mixture of land uses. VOSO, which is comprised of approximately 26,550 acres, presently contains both developed and vacant lands, and, as an "Age Restricted Development," may include residential (age restricted and non-age restricted), office, commercial/retail, hotel, medical, research and development, light industrial, institutional, education, recreation, urban agriculture and community farming, recreational vehicle development, and other similar uses as well as supporting infrastructure (e.g. roads, water, sewer, etc.), and agricultural use (e.g. silviculture, farming and animal husbandry). Middleton is located in close proximity to The Villages, an extremely large age-restricted community, also located in part within

VOSO. The Villages consists of tens of thousands of residential use land, expansive commercial property, and a wide range of golf and recreational facilities. Many of the recreational facilities in The Villages are for the exclusive use of its residents; however, the town squares in The Villages are public and may be accessed by residents of Middleton. Additionally, memberships are available to the Country Clubs and Golf Clubs in The Villages to individuals who are not residents of The Villages, including any resident of the Community that obtains membership. The Villages is also offered to New York purchasers by affiliates of the Sponsor pursuant to a separately filed New York Offering Plan.

This Offering Plan as presented to prospective purchasers contains all of the detailed terms of the transaction as it relates to the services and amenities provided by the Sponsor and the Community Development District. Copies of the Offering Plan and all Exhibits submitted to the Department of Law will be available for inspection and without charge and for copying at a reasonable charge to prospective Purchasers and their attorneys at the site whenever the on-site sales office is open and at the office of the Selling Agent or Sponsor.

THE PURCHASE OF A HOME ASSOCIATED WITH A COMMUNITY DEVELOPMENT DISTRICT AND SUBJECT TO RESTRICTIVE COVENANTS HAS MANY SIGNIFICANT LEGAL AND FINANCIAL CONSEQUENCES AND MAY BE ONE OF THE MOST IMPORTANT FINANCIAL TRANSACTIONS OF YOUR LIFE. THE ATTORNEY GENERAL STRONGLY URGES YOU TO READ THIS OFFERING PLAN CAREFULLY AND TO CONSULT WITH AN ATTORNEY BEFORE SIGNING A CONTRACT OF SALE.

DESCRIPTION OF COMMON AREAS AND FACILITIES TO BE OWNED AND MAINTAINED BY THE COMMUNITY DEVELOPMENT DISTRICT

The Community is planned to include various walkways, pathways, ponds and recreation centers (parks which may each include pickleball, tennis, and/or basketball courts; walking paths; a swimming pool; cornhole; a playground; a lake; and/or a dog park). These recreational amenities will constitute Common Area and be for the exclusive use of Owners and residents of the Community. A more detailed description of the recreation centers is set forth below.

Middleton Community Development District A (MCDDA) was established pursuant to Chapter 190, Florida Statutes and the City Commission of the City of Wild Wood Ordinance No. O2022-35 on May 9, 2022. The lands that are encompassed by MCDDA are located within the city limited of the City of Wildwood, Florida and lies within The Villages of Southern Oaks (VOSO), which was approved on May 8, 2017 as an Age Restricted Development (ARD). MCDDA consists of approximately two thousand four hundred eighty-four point sixty (2,484.60) acres.

The powers and functions of MCDDA are described in Chapter 190, Florida Statutes. MCDDA has the ability to plan, establish, acquire, construct or reconstruct, enlarge or extend, equip, operate, and maintain systems and facilities described and authorized by Section 190.012(3)(a) (d) and (e), as long as they do not conflict with systems and facilities provided by the City of Wildwood. MCDDA will provide community infrastructure, services, and facilities to the area within its boundaries. MCDDA does have the legal ability to provide services outside of the established geographical boundaries.

The above-mentioned recreational amenities will be constructed by the Sponsor and thereafter purchased by and conveyed to MCDDA for ownership and maintenance. The Sponsor and MCDDA have entered into an Interim Developer Funding and Acquisition Agreement (the "Funding and Acquisition Agreement") whereby the Sponsor agreed to convey to MCDDA and MCDDA agreed to acquire, own and maintain certain project improvements including, without limitation, stormwater management and drainage improvements, stormwater collection systems, landscaping and irrigation in common areas, upon or following the Sponsor's completion of construction of same, all in accordance with the terms thereof. Pursuant to the Funding and Acquisition Agreement, the Sponsor has conveyed or will convey to MCDDA various tracts of land within the Community and the improvements thereon (which includes areas and improvements serving as Common Areas and recreational amenities, such as the recreation centers, but does not include Downtown Middleton which is not part of the Community). The Owners will fund maintenance performed by MCDDA through payment of Maintenance Assessments. The MCDDA will fund its acquisition of the completed improvements from the Sponsor with proceeds from CDD Bonds (defined below), which the Owners will repay through payment of Bond Assessments. See section of the Offering Plan titled Restrictive Covenants and the Operation of the Community Development District for further discussion of CDD Assessments.

Common Area

The following recreation centers are planned to be developed in Phase 1 and Phase 2 of the Community: Lake Harlow Park; Dry Creek Park; Thurston Park; and Kewadin Park.

Lake Harlow Park includes a pool (capacity of 50 people), restrooms and lockers, basketball court, dog park, corn toss area, unenclosed gathering pavilions, open green space, pickleball courts, tennis court, playground equipment (5 pieces), pond for fishing and kayaking, pedestrian path, and parking spaces.

Dry Creek Park includes a pool (capacity of 50 people), restrooms and storage lockers, basketball court, corn toss area, pickleball courts, playground equipment (7 pieces), unenclosed gathering pavilions, open green space, pedestrian path, and parking spaces.

Thurston Park will include a pool (capacity of 50 people), restrooms and lockers, basketball court, corn toss area, pickleball courts, playground equipment (type and number of pieces to be determined), outdoor fitness equipment (type and number of pieces to be determined), unenclosed gathering pavilion, open green space, and parking spaces.

Kewadin Park will include a pool (capacity of 50 people), restrooms and lockers, basketball court, corn toss area, pickleball courts, playground equipment (type and number of pieces to be determined), unenclosed gathering pavilions, open green space, and parking spaces.

There will be also be a network of pathways, tunnels and trails throughout the Community, as well as ponds that may be used for fishing and/or kayaking.

Lifeguards will not be provided for the pools.

Below is an estimated completion schedule for the initial recreation centers:

Amenity	Development Stage	Estimated Completion Date
Lake Harlow Park	Phase 1	Complete
Dry Creek Park	Phase 1	Complete
Thurston Park	Phase 2	July 2024
Kewadin Park	Phase 2	August 2025

The dates set forth above are estimates only and should not be relied on as guaranteed completion dates. Additional parks are planned to be constructed in the future simultaneously with the development of additional Phases of the Community; however, the definitive timeline for development of same is to be determined by the Sponsor in its sole discretion. All other Common Area will be comprised of infrastructure improvements within the Community which may include, without limitation, entry areas, entry gates, and sign islands; drainage retention areas; the storm water management system; postal facilities, and appurtenant parking areas; lands owned by or conveyed to MCDDA; and all improvements now or hereafter constructed thereon, including, without limitation, walkways, paths, utilities, lighting systems, signage, structures, gates, access systems, recreational facilities, and landscaping; and all other improvements which are maintained by MCDDA.

The Sponsor also plans to construct a "Downtown" area with shopping, dining and entertainment ("Downtown Middleton") adjacent to the Community. Construction of Downtown Middleton has commenced, and will be completed over time. Downtown Middleton is not located within the Community or MCDDA. As such, Downtown Middleton will not be Common Area; rather, it is available to the general public. Downtown Middleton will be privately held, operated and maintained by the Sponsor and/or a community development district. MCDDA has no responsibilities pertaining to Downtown Middleton. Owners will not contribute to any costs of operation and maintenance of Downtown Middleton. The public will be able to access Downtown Middleton via the roads serving and within the Community.

As additional Phases of the Community are developed and Homes are sold, the Sponsor may, in its sole discretion, add new amenities and facilities to serve the residents of Middleton. It is anticipated that any such new amenities and facilities will be conveyed to MCDDA as they are completed by the Sponsor.

Infrastructure Improvements and Utilities

The interior roads within the Community will be public roads owned by the City of Wildwood, and will be accessible by Owners, residents and the general public. All interior roads will be paved and have two (2) lanes, with each lane being ten feet (10') in width. Some roads will provide sidewalks located within the right-of-way. Roads will have stormwater inlets and drainage collection systems. The roads and any drainage facilities lying therein, including the construction materials and size of the roads, will be designed and constructed to local standards. The City Engineer must certify construction of the interior roads as complete. At such time as the City has certified the interior roads as complete, the interior roads and drainage facilities will be accepted for maintenance by the City. Central Parkway and Marsh Bend Trail, which provide access to and from County Road 470, will not be owned or maintained by MCDDA. As the Sponsor constructs portions of Central Parkway and Marsh Bend Trail, it will convey such portions to Sumter County for ownership and maintenance. Central Parkway and Landstone Boulevard are public arterial roads bordering the Community.

Middleton Utility Company, LLC ("MU"), a private utility company regulated by the Florida Public Service Commission (FPSC), and an affiliate of VLS, will provide potable water and wastewater services to the Community. MU will own and maintain the potable

water distribution system and wastewater collection system. Middleton Water Conservation Authority ("MWCA"), an affiliate of VLS, will provide non-potable irrigation service to the Community and will be responsible for construction of the irrigation systems at its own expense. No water treatment plants are currently planned to be constructed. MU has entered into a separate bulk water agreement with an adjacent utility company, Gibson Place Utility Company (GPU), in which MU will purchase bulk water as needed with rates to be established by the FPSC. The GPU water treatment plants have adequate capacity to serve all of the potable water demands within the GPU service area in addition to the MU service area, which covers the entirety of MCDDA. In addition, the MU potable water distribution system has been designed and constructed to adequately serve the peak potable water and fire flow demands of MCDDA. The MU wastewater collection system (including lift stations and force mains) has been designed and constructed to adequately serve the anticipated peak wastewater flows of MCDDA. No MU wastewater treatment plans are currently planned to be constructed. MU has entered into a separate wastewater agreement with GPU in which GPU will treat all MU wastewater flows. The existing GPU wastewater collection system and wastewater treatment plant have adequate capacity to support anticipated peak MU wastewater flows and all development sites within the region of MCDDA. Connections to the treatment plants have been made. The Sponsor will construct water distribution and wastewater collection lines simultaneously with Unit development so that Homes have water and sewer service when constructed. Homes that have been constructed in the Community have established water and sewer service.

Construction of Homes in Unit 1, Unit 2, Unit 3 and Unit 4 in Phase I has commenced. A number of move-in ready Homes are already complete. As of the date of this Offering Plan, construction has not commenced on any Homes in Unit 3B. Below are estimated construction timelines for completion of the Homes in Phase I and Phase II.

Phase	Unit	Estimated Lot	Estimated Start	Estimated Home
		Completion	of First Home	Build Out
Phase I	Unit 1	1/2023	2/2023	7/2024
Phase I	Unit 2	4/2023	5/2023	10/2024
Phase I	Unit 3	1/2024	3/2024	9/2025
Phase 1	Unit 3B	3/2024	5/2024	10/2025
Phase I	Unit 4	6/2024	4/2024	9/2025
Phase II	Unit 5	9/2024	1/2025	7/2026
Phase II	Unit 6	3/2024	5/2025	11/2026
Phase II	Unit 7	5/2025	8/2025	1/2027
Phase II	Unit 8	7/2025	10/2025	4/2027
Phase II	Unit 9	11/2025	2/2026	7/2027

The timelines presented above are current estimates and are subject to change. The Sponsor makes no guarantee that construction of any Unit or Phase will start or end at the dates set forth above, nor is the Sponsor obligated to start or complete construction at any given date. Actual construction timelines may be significantly different than presently estimated. This is because development of the Community is based on market conditions and demand, which can increase or decrease at any time and is entirely outside of the Sponsor's control. Phase III and Phase IV of the Community are in the very early stages of planning. For this reason, and due to unknown future market conditions and absorption rates, the Sponsor cannot currently predict construction timelines for Phase III and Phase IV. The Sponsor is under no obligation to construct all Homes in the Community by any date.

Other than Homes that are preconstructed by the Sponsor, construction of a Home does not commence until a Purchase Agreement or Home Sale Addendum (each as defined below), as the case may be, for such Home has been entered into. As such, the timeline for construction and completion of Homes in the Community will fluctuate. Notwithstanding the foregoing, the Sponsor is contractually obligated to complete construction of a Home within two (2) years following execution of the Purchase Agreement for such Home.

All Homes and recreational amenities to be constructed by the Sponsor will be constructed in accordance with all applicable zoning and building laws. Governmental authorities that have jurisdiction over the development of the Community include the City of Wildwood (the "City"), Florida Department of Environmental Protection (FDEP), Southwest Florida Water Management District (SWFWMD), Florida Fish & Wildlife Conservation Commission (FWC), and the United States Army Corps of Engineers (ACOE). Further, the Community will be developed in compliance with the Area B Development Agreement.

The Florida Department of Environmental Protection and Southwest Florida Water Management District have or will issue permits needed to complete the improvements to be undertaken by MU and MWCA to serve the Community, have been or can reasonably be expected to be obtained in the ordinary course. The water and sewer lines in the Community will be constructed in accordance with all local government specifications.

BUDGET FOR MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A FOR THE 2023-2024 FISCAL YEAR

(SCHEDULE A)

The following is the 2023-2024 budget for MCDDA ("MCDDA Budget"). MCDDA began operating simultaneously with its establishment on May 9, 2022.

MCDDA will have the ability to assess Owners within MCDDA for the installation, operation and maintenance of its infrastructure improvements. To that end, MCDDA will impose a non-ad valorem assessment on all properties located within MCDDA to fund the operations and maintenance of MCDDA and its facilities and services. MCDDA may also issue revenue bonds, which is a source of public funding, to fund improvements ("CDD Bonds"). CDD Bonds are repaid through non-ad valorem assessments levied on all properties located within MCDDA that benefit from these improvements. Further, MCDDA may levy ad valorem taxes on property within its boundaries.

Pursuant to its authority under Chapter 190, MCDDA has issued revenue bonds to fund a portion of the public infrastructure improvements in Phase I. By funding the development of such property, MCDDA creates special benefits to the property. The costs of the improvements funded by the bonds will be allocated amongst the Phase I property, based upon the benefits the property receives from the improvements. Any portion of the public infrastructure improvements in Phase I not funded by the bonds will be completed by the Sponsor, or may be funded by another community development district.

To repay the bonds, MCDDA will levy Bond Assessments against the Homesites in Phase I. The Bond Assessment reflects each Homesite's proportionate share of the cost of building the infrastructure. The Bond Assessment was set at the time the bond used to build the infrastructure was issued. The formula for calculating each Homesite's proportionate share starts with the total cost of the bond (including interest) issued to pay for the infrastructure. That cost is divided equally among each assessable acre in the Phase for which the bond was issued. That gives you a cost per acre. The cost per acre is then multiplied by the number of acres in the Unit in which you live. That gives you the obligation for the Unit as a whole. The Unit is further broken down by sub-unit, and the number of lot acreage in the sub-unit is divided by the total lot acreage in the Unit. This gives you the sub-unit's total proportionate share of the total obligation of the Unit. The proportionate share of the sub-unit is then divided by the number of Homesites in that sub-unit, and that computation gives you the amount of the total Bond Assessment levied against each Homesite in the sub-unit. Therefore, each Homesite within a sub-unit pays the same amount. Amortization schedules for each sub-unit in Unit 1 and Unit 2 in Phase I are enclosed in the footnotes on the following pages. The amortization schedules include the interest rate and annual Bond Assessment per Homesite in the respective sub-unit over a thirty (30) year period.

MCDDA will issue additional revenue bonds in the future for future Phases of development, which bonds will be repaid in the same manner as described above.

Below is an outline of the various facilities and services MCDDA may provide. MCDDA plans to fund, own, operate, and maintain certain drainage and stormwater systems comprised of drainage inlets, stormwater conveyance systems and water retention areas, landscaping, and ponds. MCDDA will also plan, construct and finance some of the Community's roadways, along with possibly offsite roadway improvements. The roadways and drainage systems within publicly dedicated rights-of-way will be conveyed to the appropriate general-purpose government for operation and maintenance. The Sponsor, as the landowner, will construct the utilities and other community infrastructure and facilities. MCDDA will be responsible for maintenance of some of these facilities.

Improvements/Facility	Funded By	Operation & Maintenance By	Ownership
Roads	Landowner/ MCDDA	City	City
Utilities	Landowner	Landowner	Landowner
Amenities	Landowner	MCDDA	MCDDA
Drainage/Basins	Landowner/ MCDDA	MCDDA	MCDDA
Landscape	Landowner/ MCDDA	MCDDA	MCDDA

The capital costs for improvements within MCDDA are typical for residential developments of the type contemplated to be developed. There is nothing unusual about MCDDA's financing that requires additional infrastructure over and above what would normally be needed. Instead, the facilities and services provided by MCDDA are substituting in part for developer-provided infrastructure and facilities. District-imposed assessments for operations and maintenance costs are similar to what would typically be charged by a home owners' association for common expenses.

Pursuant to the Interlocal Agreement, a neighboring Community Development District, VCCDD, will provide a local office for primary contact by Owners, maintaining all records of MCDDA, maintaining a legal office for MCDDA as required by law, managing day-to-day business of MCDDA, representation relating to business matters of MCDDA before the Board of Supervisors, providing public information, public education, management of the MCDDA operations, assistance to property owners, and other services as may be deemed appropriate. These services are paid for through the receipt of monthly contractual amenity fees, a fee for service, paid by each property within the service area of the District, as described by the Declaration applying to each Homesite.

As a governmental entity in the State of Florida, MCDDA is held to the same high standards as cities and counties as it pertains to Sunshine Law, Public Records Law, Financial Reporting and Financial Disclosure Laws. Additionally, the Board of Supervisors adheres to Florida Statute Chapter 112, Part III Code of Ethics for Public Officers and Employees.

SCHEDULE A

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A OCTOBER 1, 2023-SEPTEMBER 30, 2024 BUDGET

Attached on the following pages is the adopted Budget of Middleton Community Development District A for the 2023-2024 Fiscal Year commencing October 1, 2023 and ending September 30, 2024.

RESOLUTION 2023-11

A RESOLUTION ADOPTING THE FINAL BUDGET OF THE MIDDLETON COMMUNITY DEVELOPMENT DISTRICT-A FOR FISCAL YEAR BEGINNING OCTOBER 1, 2023 AND ENDING SEPTEMBER 30, 2024

WHEREAS, the District Manager has prepared and submitted to the Board of Supervisors a Proposed Budget for the forthcoming Fiscal Year 2023-24; and,

WHEREAS, the Board of Supervisors approved the Proposed Budget at a public meeting on June 8, 2023, and set September 15, 2023, as the date for a public hearing with notice of the budget hearing published pursuant to section 190.008(2) (a), Florida Statutes; and,

WHEREAS, the District Board of Supervisors submitted to the local governing authorities, for purposes of disclosure and information only, the Fiscal Year 2023-24 Proposed Budget at least 60 days prior to approval; and,

WHEREAS, Section 190.021 Florida Statutes provides that a Maintenance Special Assessment and Benefit Special Assessments may be assessed upon each piece of property within the boundaries of the District benefited by the approved maintenance and capital improvement program of the District, such levy representing the amount of assessments for District purposes necessary to provide for payment during the ensuing budget year of all properly authorized expenditures to be incurred by the District; and,

WHEREAS, a public hearing has been held on this 15th day of September, 2023, at which members of the general public were accorded the opportunity to speak prior to the approval of the Final Budget.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE MIDDLETON COMMUNITY DEVELOPMENT DISTRICT-A;

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1. The operating budget proposed by the District Manager for Fiscal Year 2023-24 is hereby approved for the amount as listed below:

General Fund \$ 1,295,183

2. The Debt Service Fund budget proposed by the District Manager for Fiscal Year 2023-24 is hereby approved for the amount as listed below:

2022- Debt Service Fund \$ 2,726,051

3. The Maintenance assessment shall be levied at a rate based on the schedule attached as an exhibit to this resolution in the District's "Official Record of Proceedings." The annual Maintenance assessment is based on net assessable acres and platted lots.

4. A verified copy of said Final Budget shall be attached as an exhibit to this Resolution in the District's "Official Record of Proceedings."

Adopted this 15th day of September, 2023.

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT

Joe Kicciardi, Chair

AND

Kenneth C. Blocker, Secretary

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FISCAL YEAR 2023-24 BUDGET REPORT

GL NUMBER DESCRIPTION	2021-22 ACTIVITY	2022-23 ORIGINAL BUDGET	2022-23 AMENDED BUDGET	2022-23 ACTIVITY THRU 07/31/23	2023-24 FINAL BUDGET
		505021	505021	11110 07/01/20	
Fund: 54.001 GENERAL FUND ESTIMATED REVENUES					
325.211 MAINTENANCE ASSESSMENT	0	0	0	0	1,632,000
341.999 MISCELLANEOUS REVENUE	0	0	0	17	1,032,000
361.101 INT INCOME - CFB	0	0	0	910	100
366.001 CONTRIBUTIONS FROM DEVELOPER	4,676	0	769,228	119,777	0
669.901 (ADD)/USE-WORKING CAPITAL	4,070 0	0	05,228	115,777	(336,917)
TOTAL ESTIMATED REVENUES	4,676	0	769,228	120,704	1,295,183
	.,	-	,	,	_//
APPROPRIATIONS	0	0	27	18	25
241 WORKER'S COMPENSATION 311 ADMINISTRATIVE SVCS	500	0			25 117,744
311 ADMINISTRATIVE SVCS 312 ENGINEERING SERVICES	0	0	69,930 5,000	58,275 0	7,600
313 LEGAL SERVICES	1,200	0	1,000	10,496	2,000
314 TAX COLLECTOR FEES	0	0	1,000	10,430	34,000
319 OTHER PROFESSIONAL SVCS	0	0	8,000	2,302	11,079
322 AUDITING SERVICES	ů 0	0	9,500	0	14,500
341 JANITORIAL SVCS	Ő	0	27,500	3,052	35,000
343 SYSTEMS MGMT SUPPORT	0	0	5,500	4,845	2,205
344 PAYROLL SERVICES	0	0	162	0	0
412 POSTAGE	53	0	100	0	100
431 ELECTRICITY	0	0	0	0	17,500
432 NATURAL GAS	0	0	0	0	4,800
433 WATER & SEWER	0	0	0	0	3,600
434 IRRIGATION WATER	0	0	67,381	0	45,832
451 CASUALTY & LIABILITY INSUR	1,691	0	5,000	4,583	5,750
462 BUILDING/STRUCTURE MAINT	0	0	170,950	14,751	126,085
463 LANDSCAPE MAINT-RECURRING	0	0	294,726	7,610	92,710
464 LANDSCAPE MAINT-NON RECURRING	0	0	6,750	0	15,000
466 POOL MAINTENANCE	0	0	0	0	132,000
468 IRRIGATION REPAIR	0	0	18,277	0	10,000
469 OTHER MAINTENANCE	0	0	69,950	5,191	46,700
493 PERMITS & LICENSES	100	0	1,375	450	1,775
497 LEGAL ADVERTISING	1,052	0	500	1,026	500
498 PROJECT WIDE FEES	0	0	0	0	559,678
499 MISC CURRENT CHARGES	80	0	0	0	200
522 OPERATING SUPPLIES	0	0	600	334	800
524 NON CAPITAL FF&E	0	0	7,000	6,845	8,000
TOTAL APPROPRIATIONS	4,676	0	769,228	119,778	1,295,183
NET OF REVENUES/APPROPRIATIONS - FUND 54.001	0	0	0	926	0

MIDDLETON CDD- A ANNUAL MAINTENANCE ASSESSMENT

Wantenan					FY2023-24 First Year		
		Net Assessable					
Unit		Acres	Lot Acres	# of Lots	\$	1,700,000	
Phase I							
Unit 1B			17.82	127		1,298.08	
Unit 1C			16.99	110		1,428.89	
Unit 1D			2.98	13		2,120.66	
	Unit 1	51.48	37.79	250			
Unit 2A			3.05	34		777.25	
Unit 2B			3.82	27		1,225.85	
Unit 2C			17.58	120		1,269.33	
Unit 2D			33.95	138		2,131.56	
	Unit 2	74.51	58.40	319			
Unit 3D			27.52	144		1,611.66	
Unit 3Prer 1			3.32	3		9,332.65	
Unit 3Prer 2	2		2.88	5		4,857.47	
Unit 3Prer >	<		4.70	8		4,954.46	
	Unit 3	47.71	38.42	160			
Unit 4A			2.06	23		823.79	
Unit 4B			10.23	75		1,254.56	
Unit 4C			19.44	128		1,396.89	
Unit 4D			9.61	39		2,266.39	
	Unit 4	55.99	41.34	265			
Parcel D		4.64		1		31,510.41	
Parcel E		16.00		1		108,656.57	
Total Phase	el –	250.33	196.59	996			
Budget Revenue (96%)				\$	1,632,000		
Tax Collector (2%)				\$	34,000		

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FISCAL YEAR 2023-24 BUDGET REPORT

		2021-22	2022-23	2022-23	2022-23	2023-24
		ACTIVITY	ORIGINAL	AMENDED	ACTIVITY	FINAL
GL NUMBER	DESCRIPTION		BUDGET	BUDGET	THRU 07/31/23	BUDGET
Fund: 54.201 DEBT	SERVICE 1					
ESTIMATED REVEN	UES					
325.111 DEBT SEF	RVICE ASSESSMENT(REG)	0	0	0	0	2,622,756
325.112 DEBT SERVICE ASSESSMENT (PRE-PA		0	0	0	32,153	100,000
361.103 INT INCOME - USB		0	0	20,000	63,903	72,600
384.001 DEBT PROCEEDS-DEBT SERVICE FUN		0	0	3,473,344	3,473,344	0
669.901 (ADD)/US	SE-WORKING CAPITAL	0	0	(3,493,344)	0	(69,305)
TOTAL ESTIMATED	REVENUES	0	0	0	3,569,400	2,726,051
APPROPRIATIONS						
314 TAX COLLECT	OR FEES	0	0	0	0	54,641
321 ACCOUNTING		0	0	0	0	1,000
323 TRUSTEE SERVICES		0	0	0	0	5,388
324 ARBITRAGE SERVICES		0	0	0	0	600
710 PRINCIPAL		0	0	0	0	450,000
715 PRINCIPAL PR	REPAYMENT	0	0	0	0	100,000
720 INTEREST		0	0	0	1,138,899	2,113,422
730 MISC BOND E	XPENSES	0	0	0	0	1,000
919 TRANS TO MI	SCELLANEOUS	0	0	0	3,084,988	0
TOTAL APPROPRIA	TIONS	0	0	0	4,223,887	2,726,051
NET OF REVENUES/	APPROPRIATIONS - FUND 54.201	0	0	0	(654,487)	0

FOR INFORMATION ONLY

Board Supervisors,

Attached are additional items for your information:

- 1) The General Fund Budget Form with the Proposed and Final columns which reflects the changes made throughout the budget process. The accounts with changes since the Proposed Budget are highlighted in yellow.
- 2) List of adjustments made since Proposed Budget
- 3) Working Capital and Reserve Spreadsheet

Please feel free to contact me at 751-3939 if you have any questions!

Brandy

FISCAL YEAR 2023-24 BUDGET REPORT

	2021-22 ACTIVITY	2022-23 ORIGINAL	2022-23 AMENDED	2022-23 ACTIVITY	2023-24 PROPOSED	2023-24 FINAL	2023-24 FINAL	2023-24 FINAL
GL NUMBER DESCRIPTION		BUDGET	BUDGET	THRU 07/31/23	BUDGET	BUDGET	AMT CHANGE	% CHANGE
Fund: 54.001 GENERAL FUND								
ESTIMATED REVENUES								
325.211 MAINTENANCE ASSESSMENT	0	0	0	0	1,632,000	1,632,000	0	0.00
341.999 MISCELLANEOUS REVENUE	0	0	0	17	0	0	0	0.00
361.101 INT INCOME - CFB	0	0	0	910	100	100	0	0.00
366.001 CONTRIBUTIONS FROM DEVELOPER	4,676	0	769,228	119,777	0	0	0	0.00
669.901 (ADD)/USE-WORKING CAPITAL	0	0	0	0	(344,064)	(336,917)	7,147	(2.08)
TOTAL ESTIMATED REVENUES	4,676	0	769,228	120,704	1,288,036	1,295,183	7,147	0.55
APPROPRIATIONS								
241 WORKER'S COMPENSATION	0	0	27	18	25	25	0	0.00
311 ADMINISTRATIVE SVCS	500	0	69,930	58,275	116,549	117,744	1,195	1.03
312 ENGINEERING SERVICES	0	0	5,000	0	8,600	7,600	(1,000)	(11.63)
313 LEGAL SERVICES	1,200	0	1,000	10,496	2,000	2,000	0	0.00
314 TAX COLLECTOR FEES	0	0	0	0	34,000	34,000	0	0.00
319 OTHER PROFESSIONAL SVCS	0	0	8,000	2,302	11,079	11,079	0	0.00
322 AUDITING SERVICES	0	0	9,500	0	14,500	14,500	0	0.00
341 JANITORIAL SVCS	0	0	27,500	3,052	35,000	35,000	0	0.00
343 SYSTEMS MGMT SUPPORT	0	0	5,500	4,845	2,205	2,205	0	0.00
344 PAYROLL SERVICES	0	0	162	0	0	0	0	0.00
412 POSTAGE	53	0	100	0	100	100	0	0.00
431 ELECTRICITY	0	0	0	0	11,500	17,500	6,000	52.17
432 NATURAL GAS	0	0	0	0	0	4,800	4,800	0.00
433 WATER & SEWER	0	0	0	0	0	3,600	3,600	0.00
434 IRRIGATION WATER	0	0	67,381	0	135,219	45,832	(89,387)	(66.11)
451 CASUALTY & LIABILITY INSUR	1,691	0	5,000	4,583	5,750	5,750	0	0.00
462 BUILDING/STRUCTURE MAINT	0	0	170,950	14,751	143,550	126,085	(17,465)	(12.17)
463 LANDSCAPE MAINT-RECURRING	0	0	294,726	7,610	544,784	92,710	(452,074)	(82.98)
464 LANDSCAPE MAINT-NON RECURRING	0	0	6,750	0	20,000	15,000	(5,000)	(25.00)
466 POOL MAINTENANCE	0	0	0	0	132,000	132,000	0	0.00
468 IRRIGATION REPAIR	0	0	18,277	0	20,000	10,000	(10,000)	(50.00)
469 OTHER MAINTENANCE	0	0	69,950	5,191	46,700	46,700	0	0.00
493 PERMITS & LICENSES	100	0	1,375	450	2,975	1,775	(1,200)	(40.34)
497 LEGAL ADVERTISING	1,052	0	500	1,026	500	500	0	0.00
498 PROJECT WIDE FEES	0	0	0	0	0	559,678	559,678	0.00
499 MISC CURRENT CHARGES	80	0	0	0	200	200	0	0.00
522 OPERATING SUPPLIES	0	0	600	334	800	800	0	0.00
524 NON CAPITAL FF&E	0	0	7,000	6,845	0	8,000	8,000	0.00
TOTAL APPROPRIATIONS	4,676	0	769,228	119,778	1,288,036	1,295,183	7,147	0.55
NET OF REVENUES/APPROPRIATIONS - FUND 54.001	0	0	0	926	0	0	0	0.00

Middleton-A Adjustments since Proposed Budget FY 2023-24

- **311:** Administrative Services increased \$1,195 due to final cost allocation adjustments.
- **431:** Electricity increased \$6,000 due to adding funds for electricity for the Recreation Centers
- **432:** Natural Gas increased \$4,800 due to adding funds for natural gas for the Recreation Centers
- **433:** Water & Sewer increased \$3,600 due to adding funds for water and sewer at the Recreation Centers.
- **498:** Project Wide Fees increased \$559,678 due to the establishment of the Middleton Maintenance Advisory Committee.
- **524:** Non-Capital FF&E increased \$8,000 due to adding funds for bench and trash can replacement.
- Decreases in various line items due to maintenance of various areas included in the proposed budget transferring to the Middleton Maintenance Advisory Committee Budget.
 - **312:** Engineering Services decreased \$1,000.
 - **434:** Irrigation Water decreased \$89,387.
 - **462:** Building/Structure Maintenance decreased \$17,465.
 - **463:** Landscape Maintenance- Recurring decreased \$452,074.
 - **464:** Landscape Maintenance Non-recurring decreased \$5,000.
 - **468:** Irrigation Repairs decreased \$10,000.
 - **493:** Permits and Licenses decreased \$1,200.

Middleton-A Adjustments since Proposed Budget FY 2023-24

Proposed Budget	\$ 1,288,036
Administrative Services	1,195
Engineering Services	(1,000)
Electricity	6,000
Natural Gas	4,800
Water & Sewer	3,600
Irrigation Water	(89,387)
Building/Structure Maint.	(17,465)
Landscape Maint Recurring	(452,074)
Landscape Maint. – Non-Recurring	(5,000)
Irrigation Repair	(10,000)
Permits & Licenses	(1,200)
Project Wide Fees	559,678
Non-Capital FF&E	8,000
Final Budget	\$1,295,183

MIDDLETON CDD-A WORKING CAPITAL AND RESERVE BALANCES

WORKING CAPITAL	2022-23	2023-24	2023-24
	Amended	Proposed	Final
Beginning Balance	0	0	0
Deposits	769,228	1,632,100	1,632,100
Expenditures	769,228	1,288,036	1,295,183
Ending Balance	0	344,064	336,917

FY23-24 Operating Budget	\$1,295,183
3-Months	\$323,796
4-Months	\$431,728

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MIDDLETON CDD-A - DEBT SERVICE FUND - 2022 ASSESSMENT BONDS

2022-23	2023-24	2023-24
Amended	Proposed	Final
Budget	Budget	Budget

Debt Service

Beginning Balance	-	3,493,344	3,493,344
Deposits	3,493,344	2,795,356	2,795,356
Expenditures	-	2,726,051	2,726,051
Ending Balance	3,493,344	3,562,649	3,562,649

RESOLUTION 2024-02

A RESOLUTION TO AMEND BUDGET FOR THE MIDDLETON COMMUNITY DEVELOPMENT DISTRICT-A FOR FISCAL YEAR BEGINNING OCTOBER 1, 2023 AND ENDING SEPTEMBER 30, 2024

WHEREAS, on September 15, 2023, the Middleton Community Development District-A Board of Supervisors approved an interlocal governmental agreement for the maintenance of Water Conservation Structures; and,

WHEREAS, the District Manager has heretofore prepared and submitted to the Board of Supervisors, the District's Storm Water Management Fund Management Fees for the operating budget for Fiscal Year 2023-24; and,

WHEREAS, the District Manager has prepared and submitted to the Board of Supervisors an Amended Budget for the District's General Fund operating budget for Fiscal Year 2023-24.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE MIDDLETON COMMUNITY DEVELOPMENT DISTRICT-A;

Sources:

54.001-00.00.000-669.901	Working Capital	\$ 19,007
Disbursements: 54.001-00.00.000-538.498	Stormwater Management Fees	\$ 19,007

Adopted this 17th day of November 2023.

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT-A ardi. Chair Joe Ri

Kenneth C. Blocker, Secretary

Footnotes to Budget:

- 241 <u>Worker's Compensation</u>: Premiums and benefits paid for Worker's Compensation insurance. Contact the Office of Management & Budget for cost.
- **311** <u>Management Fees:</u> Fees paid for management services through the cost allocation process. These amounts will be provided by the Office of Management & Budget.
- 312 <u>Engineering Services</u>: Expenses related to any professional engineering or surveying services procured.
- 313 <u>Legal Services</u>: Any fees paid to an attorney for legal services provided to the districts.
- 314 <u>Tax Collector Fees:</u> Fees paid to the county tax collector for the collection of maintenance assessments.
- **319** <u>Other Professional Services:</u> Fees paid for investment services, environmental services, Maxicom and any other professional services not outlined in the preceding accounts.
- 322 <u>Auditing Services:</u> Services obtained to perform independent external audit engagements. Includes both financial and non-financial audits.
- 341 <u>Janitorial Services:</u> Custodial services procured independently through contract or agreement with an individual or company.
- 343 <u>Systems Management Support</u>: Fees paid for all IT services or maintenance contracts and license fees for any computer hardware or software.
- 344 <u>Payroll Services:</u> Expenses related to the services procured for payroll processing from an outside source.
- 412 **Postage:** This includes all postage and freight service expenses.
- 431 Electricity: Monthly fees for electric service.
- 432 <u>Natural Gas:</u> Monthly fees for natural gas service.
- 433 <u>Water & Sewer:</u> Monthly fees for water and sewer service.
- 434 Irrigation Water: Fees for water usage associated with irrigation.
- **451** <u>Casualty & Liability Insurance:</u> Amount to cover property damage, fire damage, etc. This amount will be furnished by the Office of Management & Budget.
- 462 <u>Building/Structure Maintenance:</u> Any maintenance performed on district buildings or infrastructures including streets, sidewalks, parking lots, storm drainage, retention areas, pumps, etc.
- 463 <u>Landscape Maintenance-Recurring:</u> Landscape maintenance that is performed on a regular or contractual basis.
- **464** <u>Landscape Maintenance-Non-Recurring:</u> Any landscape maintenance that is performed outside of the normal maintenance schedule.
- **466** <u>**Pool Maintenance:**</u> The costs associated with the maintenance and repair of pools, including pump repair/replacement, cleaning, etc.
- **468** <u>**Irrigation Repair:**</u> Costs applicable to the repair and maintenance of irrigation systems.
- 469 Other Maintenance: Other maintenance expenses not outlined in the previous accounts.
- 493 Permits & Licenses: Fees paid for any permits or licenses, including building permits, vehicle tags, etc.
- **497** <u>Legal Advertising</u>: Costs applicable to items that legally must be advertised. Ex: public notices.
- **498** <u>Project Wide Fees:</u> Fees paid for services provided by the Project Wide Fund through the cost allocation process. These amounts will be provided by the Office of Management & Budget.
- 499 Miscellaneous Current Charges: Any other current charges that are not outlined in the previous accounts.
- **522** <u>Operating Supplies:</u> Includes materials and supplies necessary for the basic operation of a department, including cleaning supplies.
- **524** <u>Non-Capital FF&E:</u> Furniture, fixtures, and ALL equipment (tangible property) that have an individual cost of less than \$10,000 excluding computer hardware/software, telephones, and ATA Devices.

Unit 1 B Ser	ies (Recess Serie	es) Lots 1-46,59-11	1,138-157 and 23	3-240	
Tax Bill					
Due	Principal	Interest	Admin	Total	Balance
			<u> </u>	<u> </u>	<u> </u>
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$29,209.97
2024	\$374.49	\$1,749.04	\$150.06	\$2,273.59	\$28,835.48
2025	\$395.29	\$1,729.02	\$150.11	\$2,274.42	\$28,440.19
2026	\$416.10	\$1,707.93	\$150.09	\$2,274.12	\$28,024.09
2027	\$436.90	\$1,685.75	\$149.99	\$2,272.64	\$27,587.19
2028	\$461.87	\$1,661.80	\$150.07	\$2,273.74	\$27,125.32
2029	\$486.83	\$1,635.95	\$150.00	\$2,272.78	\$26,638.49
2030	\$515.96	\$1,608.63	\$150.13	\$2,274.72	\$26,122.53
2031	\$545.09	\$1,579.71	\$150.15	\$2,274.95	\$25,577.44
2032	\$574.21	\$1,549.21	\$150.05	\$2,273.47	\$25,003.23
2033	\$607.50	\$1,515.79	\$150.04	\$2,273.33	\$24,395.73
2034	\$644.95	\$1,479.16	\$150.10	\$2,274.21	\$23,750.78
2035	\$682.40	\$1,440.34	\$150.00	\$2,272.74	\$23,068.38
2036	\$724.01	\$1,399.20	\$150.03	\$2,273.24	\$22,344.37
2037	\$769.78	\$1,355.50	\$150.18	\$2,275.46	\$21,574.59
2038	\$815.55	\$1,308.11	\$150.07	\$2,273.73	\$20,759.04
2039	\$869.64	\$1,256.72	\$150.26	\$2,276.62	\$19,889.40
2040	\$923.73	\$1,202.02	\$150.21	\$2,275.96	\$18,965.67
2041	\$981.99	\$1,143.89	\$150.22	\$2,276.10	\$17,983.68
2042	\$1,044.40	\$1,082.09	\$150.27	\$2,276.76	\$16,939.28
2043	\$1,106.82	\$1,015.92	\$150.00	\$2,272.74	\$15,832.46
2044	\$1,177.55	\$945.11	\$150.00	\$2,272.66	\$14,654.91
2045	\$1,256.61	\$869.65	\$150.25	\$2,276.51	\$13,398.30
2046	\$1,335.67	\$789.29	\$150.16	\$2,275.12	\$12,062.63
2047	\$1,418.89	\$703.90	\$150.00	\$2,272.79	\$10,643.74
2048	\$1,510.43	\$613.09	\$150.06	\$2,273.58	\$9,133.31
2049	\$1,610.29	\$516.35	\$150.28	\$2,276.92	\$7,523.02
2050	\$1,710.15	\$413.41	\$150.06	\$2,273.62	\$5,812.87
2051	\$1,818.34	\$304.03	\$149.97	\$2,272.34	\$3,994.53
2051	\$1,934.85	\$187.68	\$149.99	\$2,272.52	\$2,059.68
2052	\$2,059.68	\$63.85	\$150.06	\$2,273.59	
				φ2,210.00	
Totals	\$29,209.97	\$34,512.14	\$4,502.86	\$68,224.97	

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A ANNUAL ASSESSMENT PER LOT

Total Principal	\$35,100,000
Total Net Interest	41,471,354
Total Admin.	5,410,824
Total Asses.	\$81,982,177
# acres platted Unit 1	51.48
net total asses. acres	229.69
# lots platted Unit 1	250
Total Asses. Unit 1	7,866,899
Total Principal	\$7,866,899
Total Net Interest	9 294 899

	φ1,000,000
Total Net Interest	9,294,899
Total Admin.	1,212,718
Total Asses.	\$18,374,516
# acres platted	17.82
net total asses. acres	37.79
# lots platted	127
Total Asses. per Lot	68,225

Number of Payments Average Annual Assessment

ANNUAL ASSESSMENT PER LOT FOR SERIES 2022 SPECIAL ASSESSMENT REVENUE BONDS NTEREST: 6.24%					
Unit 1 C Series (Field Day Series) Lots 47-58, 112-124, 158-232 and 241-250					
Tax Bill		, , ,			
Due	Principal	Interest	Admin	Total	Balance
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$32,153.44
2024	\$412.22	\$1,925.29	\$165.18	\$2,502.69	\$31,741.22
2025	\$435.12	\$1,903.26	\$165.24	\$2,503.62	\$31,306.10
2026	\$458.03	\$1,880.03	\$165.22	\$2,503.28	\$30,848.07
2027	\$480.93	\$1,855.62	\$165.11	\$2,501.66	\$30,367.14
2028	\$508.41	\$1,829.26	\$165.19	\$2,502.86	\$29,858.73
2029	\$535.89	\$1,800.81	\$165.12	\$2,501.82	\$29,322.84
2030	\$567.95	\$1,770.73	\$165.26	\$2,503.94	\$28,754.89
2031	\$600.01	\$1,738.90	\$165.28	\$2,504.19	\$28,154.88
2032	\$632.08	\$1,705.33	\$165.17	\$2,502.58	\$27,522.80
2033	\$668.72	\$1,668.54	\$165.16	\$2,502.42	\$26,854.08
2034	\$709.94	\$1,628.22	\$165.22	\$2,503.38	\$26,144.14
2035	\$751.16	\$1,585.48	\$165.12	\$2,501.76	\$25,392.98
2036	\$796.97	\$1,540.20	\$165.15	\$2,502.32	\$24,596.01
2037	\$847.35	\$1,492.10	\$165.31	\$2,504.76	\$23,748.66
2038	\$897.73	\$1,439.93	\$165.19	\$2,502.85	\$22,850.93
2039	\$957.27	\$1,383.36	\$165.40	\$2,506.03	\$21,893.66
2040	\$1,016.82	\$1,323.15	\$165.35	\$2,505.32	\$20,876.84
2041	\$1,080.94	\$1,259.16	\$165.36	\$2,505.46	\$19,795.90
2042	\$1,149.65	\$1,191.13	\$165.41	\$2,506.19	\$18,646.25
2043	\$1,218.35	\$1,118.30	\$165.12	\$2,501.77	\$17,427.90
2044	\$1,296.21	\$1,040.35	\$165.11	\$2,501.67	\$16,131.69
2045	\$1,383.24	\$957.28	\$165.39	\$2,505.91	\$14,748.45
2046	\$1,470.26	\$868.83	\$165.29	\$2,504.38	\$13,278.19
2047	\$1,561.87	\$774.83	\$165.12	\$2,501.82	\$11,716.32
2048	\$1,662.63	\$674.87	\$165.18	\$2,502.68	\$10,053.69
2049	\$1,772.56	\$568.38	\$165.42	\$2,506.36	\$8,281.13
2050	\$1,882.49	\$455.07	\$165.18	\$2,502.74	\$6,398.64
2051	\$2,001.57	\$334.67	\$165.09	\$2,501.33	\$4,397.07
2052	\$2,129.82	\$206.59	\$165.10	\$2,501.51	\$2,267.25
2053	\$2,267.25	\$70.28	\$165.18	\$2,502.71	(\$0.00
Totals	\$32,153.44	\$37,989.95	\$4,956.62	\$75,100.01	

Total Principal	\$35,100,000
Total Net Interest	41,471,354
Total Admin.	5,410,824
Total Asses.	\$81,982,177
# acres platted Unit 1	51.48
net total asses. acres	229.69
# lots platted Unit 1	250
Total Asses. Unit 1	7,866,899

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Total Principal	\$7,866,899
Total Net Interest	9,294,899
Total Admin.	1,212,718
Total Asses.	\$18,374,516
# acres platted	16.99
net total asses. acres	37.79
# lots platted	110
Total Asses. per Lot	75,100

Number of Payments Average Annual Assessment **30** \$2,503.33

ax Bill Due	Principal				
		Interest	Admin	Total	Balance
2023	ГППСІраї	Interest	Aumin	TOLAI	Dalarice
	\$0.00	\$0.00	\$0.00	\$0.00	\$47,719.91
2024	\$611.79	\$2,857.38	\$245.14	\$3,714.31	\$47,108.12
2025	\$645.78	\$2,824.68	\$245.24	\$3,715.70	\$46,462.34
2026	\$679.77	\$2,790.22	\$245.20	\$3,715.19	\$45,782.57
2027	\$713.76	\$2,753.99	\$245.04	\$3,712.79	\$45,068.81
2028	\$754.55	\$2,714.87	\$245.16	\$3,714.58	\$44,314.26
2029	\$795.33	\$2,672.63	\$245.06	\$3,713.02	\$43,518.93
2030	\$842.92	\$2,627.99	\$245.27	\$3,716.18	\$42,676.01
2031	\$890.50	\$2,580.75	\$245.29	\$3,716.54	\$41,785.51
2032	\$938.08	\$2,530.93	\$245.13	\$3,714.14	\$40,847.43
2033	\$992.47	\$2,476.33	\$245.12	\$3,713.92	\$39,854.96
2034	\$1,053.64	\$2,416.48	\$245.21	\$3,715.33	\$38,801.32
2035	\$1,114.82	\$2,353.06	\$245.05	\$3,712.93	\$37,686.50
2036	\$1,182.80	\$2,285.85	\$245.11	\$3,713.76	\$36,503.70
2037	\$1,257.58	\$2,214.47	\$245.35	\$3,717.40	\$35,246.12
2038	\$1,332.35	\$2,137.05	\$245.16	\$3,714.56	\$33,913.77
2039	\$1,420.72	\$2,053.08	\$245.47	\$3,719.27	\$32,493.05
2040	\$1,509.09	\$1,963.72	\$245.40	\$3,718.21	\$30,983.96
2041	\$1,604.26	\$1,868.76	\$245.42	\$3,718.44	\$29,379.70
2042	\$1,706.22	\$1,767.79	\$245.49	\$3,719.50	\$27,673.48
2043	\$1,808.19	\$1,659.70	\$245.05	\$3,712.94	\$25,865.29
2044	\$1,923.75	\$1,544.01	\$245.05	\$3,712.81	\$23,941.54
2045	\$2,052.91	\$1,420.73	\$245.46	\$3,719.10	\$21,888.63
2046	\$2,182.06	\$1,289.45	\$245.31	\$3,716.82	\$19,706.57
2047	\$2,318.02	\$1,149.95	\$245.06	\$3,713.03	\$17,388.55
2048	\$2,467.57	\$1,001.59	\$245.14	\$3,714.30	\$14,920.98
2049	\$2,630.71	\$843.55	\$245.50	\$3,719.76	\$12,290.27
2050	\$2,793.86	\$675.39	\$245.15	\$3,714.40	\$9,496.41
2051	\$2,970.60	\$496.69	\$245.01	\$3,712.30	\$6,525.81
2052	\$3,160.93	\$306.61	\$245.03	\$3,712.57	\$3,364.88
2053	\$3,364.88	\$104.31	\$245.15	\$3,714.34	(\$0.00

Total Principal	\$35,100,000
Total Net Interest	41,471,354
Total Admin.	5,410,824
Total Asses.	\$81,982,177
# acres platted Unit 1	51.48
net total asses. acres	229.69
# lots platted Unit 1	250
Total Asses. Unit 1	7,866,899
Total Asses. Unit 1	7,866,899

Total Principal	\$7,866,899
Total Net Interest	9,294,899
Total Admin.	1,212,718
Total Asses.	\$18,374,516
# acres platted	2.98
net total asses. acres	37.79
# lots platted	13
Total Asses. per Lot	111,458

Number of Payments Average Annual Assessment **30** \$3,715.27

INTEREST:		ANNUAL ASSES	SSMENT PER LOT		
		Series) Lots 155-17	7 and 309-319		
Tax Bill					
Due	Principal	Interest	Admin	Total	Balance
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$17,489.9 [.]
2024	\$224.23	\$1,047.26	\$89.85	\$1,361.34	\$17,265.6
2024	\$236.69	\$1,035.28	\$89.88	\$1,361.85	\$17,028.9
2026	\$249.14	\$1,022.65	\$89.87	\$1,361.66	\$16,779.8
2020	\$261.60	\$1,009.37	\$89.81	\$1,360.78	\$16,518.2
2028	\$276.55	\$995.03	\$89.85	\$1,361.43	\$16,241.7
2020	\$291.50	\$979.55	\$89.82	\$1,360.87	\$15,950.2
2020	\$308.94	\$963.19	\$89.89	\$1,362.02	\$15,641.2
2031	\$326.38	\$945.88	\$89.90	\$1,362.16	\$15,314.8
2032	\$343.82	\$927.61	\$89.84	\$1,361.27	\$14,971.0
2033	\$363.75	\$907.61	\$89.84	\$1,361.20	\$14,607.3
2034	\$386.17	\$885.67	\$89.87	\$1,361.71	\$14,221.1
2035	\$408.60	\$862.42	\$89.82	\$1,360.84	\$13,812.5
2036	\$433.51	\$837.79	\$89.83	\$1,361.13	\$13,379.0
2037	\$460.92	\$811.63	\$89.92	\$1,362.47	\$12,918.1
2038	\$488.32	\$783.25	\$89.85	\$1,361.42	\$12,429.7
2039	\$520.71	\$752.48	\$89.97	\$1,363.16	\$11,909.0
2000	\$553.10	\$719.73	\$89.94	\$1,362.77	\$11,355.9
2041	\$587.98	\$684.92	\$89.95	\$1,362.85	\$10,768.0
2042	\$625.35	\$647.92	\$89.97	\$1,363.24	\$10,142.6
2043	\$662.72	\$608.30	\$89.82	\$1,360.84	\$9,479.9
2044	\$705.08	\$565.90	\$89.81	\$1,360.79	\$8,774.8
2045	\$752.42	\$520.72	\$89.96	\$1,363.10	\$8,022.4
2046	\$799.75	\$472.60	\$89.91	\$1,362.26	\$7,222.6
2047	\$849.58	\$421.47	\$89.82	\$1,360.87	\$6,373.1
2048	\$904.39	\$367.10	\$89.85	\$1,361.34	\$5,468.7
2049	\$964.19	\$309.17	\$89.98	\$1,363.34	\$4,504.5
2050	\$1,023.98	\$247.54	\$89.85	\$1,361.37	\$3,480.5
2051	\$1,088.76	\$182.04	\$89.80	\$1,360.60	\$2,391.7
2052	\$1,158.52	\$112.38	\$89.81	\$1,360.71	\$1,233.2
2053	\$1,233.26	\$38.23	\$89.85	\$1,361.34	\$0.0
Totals	\$17,489.91	\$20,664.69	\$2,696.13	\$40,850.73	

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Total Principal	\$35,100,000
Total Net Interest	41,471,354
Total Admin.	5,410,824
Total Asses.	\$81,982,177
# acres platted Unit 2	74.51
net total asses. acres	229.69
# lots platted Unit 2	319
Total Asses. Unit 2	11,386,221
Total Principal	\$11,386,221
Total Net Interest	13,453,048
Total Admin.	1,755,237
Total Asses.	\$26,594,507
# acres platted	3.05
net total asses. acres	58.40
# lots platted	34

Total Asses. per Lot

Number of Payments Average Annual Assessment

40,851

30 \$1,361.69

		ANNUAL ASSES	SMENT PER LOT		
INTEREST:		2022 SPECIAL A	SSESSWENT REV	VENUE BONDS	
Unit 2 B Ser	ies (Recess Serie	es) Lots 1, 145-154,	212-220 and 302-	-308	
Tax Bill					
Due	Principal	Interest	Admin	Total	Balance
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$27,584.58
2024	\$353.65	\$1,651.71	\$141.71	\$2,147.07	\$27,230.93
2025	\$373.30	\$1,632.81	\$141.76	\$2,147.87	\$26,857.63
2026	\$392.94	\$1,612.89	\$141.74	\$2,147.57	\$26,464.69
2027	\$412.59	\$1,591.95	\$141.65	\$2,146.19	\$26,052.10
2028	\$436.17	\$1,569.33	\$141.72	\$2,147.22	\$25,615.93
2029	\$459.74	\$1,544.92	\$141.66	\$2,146.32	\$25,156.19
2030	\$487.25	\$1,519.11	\$141.78	\$2,148.14	\$24,668.94
2031	\$514.75	\$1,491.81	\$141.79	\$2,148.35	\$24,154.19
2032	\$542.26	\$1,463.01	\$141.70	\$2,146.97	\$23,611.93
2033	\$573.70	\$1,431.45	\$141.69	\$2,146.84	\$23,038.23
2034	\$609.06	\$1,396.85	\$141.75	\$2,147.66	\$22,429.1
2035	\$644.43	\$1,360.19	\$141.65	\$2,146.27	\$21,784.74
2036	\$683.72	\$1,321.34	\$141.69	\$2,146.75	\$21,101.02
2037	\$726.94	\$1,280.08	\$141.82	\$2,148.84	\$20,374.08
2038	\$770.17	\$1,235.33	\$141.72	\$2,147.22	\$19,603.9
2039	\$821.25	\$1,186.79	\$141.90	\$2,149.94	\$18,782.6
2040	\$872.33	\$1,135.13	\$141.85	\$2,149.31	\$17,910.3
2041	\$927.34	\$1,080.24	\$141.86	\$2,149.44	\$16,982.9
2042	\$986.29	\$1,021.88	\$141.90	\$2,150.07	\$15,996.70
2043	\$1,045.23	\$959.39	\$141.65	\$2,146.27	\$14,951.4
2044	\$1,112.03	\$892.52	\$141.65	\$2,146.20	\$13,839.44
2045	\$1,186.69	\$821.26	\$141.89	\$2,149.84	\$12,652.7
2046	\$1,261.35	\$745.37	\$141.80	\$2,148.52	\$11,391.40
2047	\$1,339.93	\$664.73	\$141.66	\$2,146.32	\$10,051.4
2048	\$1,426.38	\$578.97	\$141.71	\$2,147.06	\$8,625.0
2049	\$1,520.69	\$487.61	\$141.91	\$2,150.21	\$7,104.40
2050	\$1,614.99	\$390.41	\$141.71	\$2,147.11	\$5,489.4
2051	\$1,717.16	\$287.11	\$141.63	\$2,145.90	\$3,772.2
2052	\$1,827.18	\$177.24	\$141.64	\$2,146.06	\$1,945.0
2053	\$1,945.11	\$60.30	\$141.71	\$2,147.12	(\$0.04
Totals	\$27,584.58	\$32,591.73	\$4,252.30	\$64,428.65	

Total Principal	\$35,100,000
Total Net Interest	41,471,354
Total Admin.	5,410,824
Total Asses.	\$81,982,177
# acres platted Unit 2	74.51
net total asses. acres	229.69
# lots platted Unit 2	319
Total Asses. Unit 2	11,386,221
Total Principal	\$11,386,221
Total Net Interest	13,453,048
Total Admin.	1,755,237
Total Asses.	\$26,594,507

# acres platted	3.82
net total asses. acres	58.40
# lots platted	27
Total Asses. per Lot	64,429

Number of Payments Average Annual Assessment

	MIDDLE				
			SSMENT PER LO		
INTEREST:		S 2022 SPECIAL /	ASSESSMENT RE	EVENUE BONDS	
		eries) Lots 29-94, 1	12 111 179 211 1	261 266 and 278 2	20
Tax Bill		<u>enes) Lois 29-94, 1</u>	143-144, 170-211, 1	201-200 and 270-2	.09
Due	Principal	Interest	Admin	Total	Balance
Due	Тппсіра	Interest	Admin	Total	Dalance
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$28,563.04
2024	\$366.19	\$1,710.30	\$146.73	\$2,223.22	\$28,196.8
2025	\$386.54	\$1,690.73	\$146.79	\$2,224.06	\$27,810.3
2026	\$406.88	\$1,670.10	\$146.77	\$2,223.75	\$27,403.43
2027	\$427.22	\$1,648.41	\$146.67	\$2,222.30	\$26,976.2
2028	\$451.64	\$1,625.00	\$146.74	\$2,223.38	\$26,524.5
2029	\$476.05	\$1,599.72	\$146.68	\$2,222.45	\$26,048.5
2030	\$504.53	\$1,573.00	\$146.81	\$2,224.34	\$25,543.9
2031	\$533.01	\$1,544.73	\$146.82	\$2,224.56	\$25,010.9
2032	\$561.50	\$1,514.90	\$146.73	\$2,223.13	\$24,449.4
2033	\$594.05	\$1,482.22	\$146.72	\$2,222.99	\$23,855.4
2034	\$630.67	\$1,446.40	\$146.77	\$2,223.84	\$23,224.7
2035	\$667.28	\$1,408.44	\$146.68	\$2,222.40	\$22,557.4
2036	\$707.97	\$1,368.21	\$146.71	\$2,222.89	\$21,849.5
2037	\$752.73	\$1,325.48	\$146.85	\$2,225.06	\$21,096.7
2038	\$797.49	\$1,279.14	\$146.74	\$2,223.37	\$20,299.2
2039	\$850.38	\$1,228.88	\$146.93	\$2,226.19	\$19,448.9
2040	\$903.28	\$1,175.40	\$146.89	\$2,225.57	\$18,545.6
2041	\$960.24	\$1,118.56	\$146.90	\$2,225.70	\$17,585.3
2042	\$1,021.27	\$1,058.12	\$146.94	\$2,226.33	\$16,564.1
2043	\$1,082.30	\$993.42	\$146.68	\$2,222.40	\$15,481.8
2044	\$1,151.47	\$924.18	\$146.67	\$2,222.32	\$14,330.3
2045	\$1,228.78	\$850.39	\$146.92	\$2,226.09	\$13,101.5
2046	\$1,306.09	\$771.81	\$146.83	\$2,224.73	\$11,795.4
2047	\$1,387.46	\$688.31	\$146.68	\$2,222.45	\$10,408.0
2048	\$1,476.98	\$599.51	\$146.73	\$2,223.22	\$8,931.0
2049	\$1,574.63	\$504.91	\$146.95	\$2,226.49	\$7,356.4
2050	\$1,672.28	\$404.26	\$146.74	\$2,223.28	\$5,684.1
2051	\$1,778.07	\$297.30	\$146.65	\$2,222.02	\$3,906.0
2052	\$1,892.00	\$183.52	\$146.66	\$2,222.18	\$2,014.0
2053	\$2,014.06	\$62.44	\$146.73	\$2,223.23	(\$0.0
Totals	\$28,563.04	\$33,747.79	\$4.403.11	\$66,713.94	

Total Principal	\$35,100,000
Total Net Interest	41,471,354
Total Admin.	5,410,824
Total Asses.	\$81,982,177
# acres platted Unit 2	74.51
net total asses. acres	229.69
# lots platted Unit 2	319
Total Asses. Unit 2	11,386,221
Total Principal	\$11,386,221
Total Net Interest	13,453,048
Total Admin.	1,755,237
Total Asses.	\$26,594,507

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# acres platted	17.58
net total asses. acres	58.40
# lots platted	120
Total Asses. per Lot	66,714

Number of Payments Average Annual Assessment

INTEREST:		ANNUAL ASSES 5 2022 SPECIAL A	SSMENT PER LOT		
		Series) Lots 2-28, 9	5-142, 221-260, 26	67-277 and 290-30	01
Tax Bill					
Due	Principal	Interest	Admin	Total	Balance
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$47,965.33
2024	\$614.94	\$2,872.07	\$246.41	\$3,733.42	\$47,350.3
2025	\$649.10	\$2,839.21	\$246.50	\$3,734.81	\$46,701.29
2026	\$683.27	\$2,804.57	\$246.46	\$3,734.30	\$46,018.02
2027	\$717.43	\$2,768.15	\$246.30	\$3,731.88	\$45,300.59
2028	\$758.43	\$2,728.83	\$246.42	\$3,733.68	\$44,542.16
2029	\$799.42	\$2,686.38	\$246.32	\$3,732.12	\$43,742.74
2030	\$847.25	\$2,641.51	\$246.53	\$3,735.29	\$42,895.49
2031	\$895.08	\$2,594.03	\$246.55	\$3,735.66	\$42,000.4
2032	\$942.91	\$2,543.94	\$246.39	\$3,733.24	\$41,057.50
2033	\$997.57	\$2,489.07	\$246.38	\$3,733.02	\$40,059.93
2034	\$1,059.06	\$2,428.91	\$246.47	\$3,734.44	\$39,000.8
2035	\$1,120.56	\$2,365.16	\$246.31	\$3,732.03	\$37,880.3
2036	\$1,188.88	\$2,297.61	\$246.37	\$3,732.86	\$36,691.43
2037	\$1,264.04	\$2,225.86	\$246.61	\$3,736.51	\$35,427.39
2038	\$1,339.20	\$2,148.04	\$246.42	\$3,733.66	\$34,088.19
2039	\$1,428.03	\$2,063.64	\$246.73	\$3,738.40	\$32,660.10
2040	\$1,516.85	\$1,973.82	\$246.66	\$3,737.33	\$31,143.3
2041	\$1,612.51	\$1,878.38	\$246.68	\$3,737.57	\$29,530.8
2042	\$1,715.00	\$1,776.89	\$246.75	\$3,738.64	\$27,815.8
2043	\$1,817.49	\$1,668.24	\$246.31	\$3,732.04	\$25,998.3
2044	\$1,933.65	\$1,551.95	\$246.31	\$3,731.91	\$24,064.60
2045	\$2,063.47	\$1,428.04	\$246.72	\$3,738.23	\$22,001.19
2046	\$2,193.29	\$1,296.08	\$246.57	\$3,735.94	\$19,807.9
2047	\$2,329.94	\$1,155.86	\$246.32	\$3,732.12	\$17,477.9
2048	\$2,480.26	\$1,006.75	\$246.41	\$3,733.42	\$14,997.70
2049	\$2,644.24	\$847.89	\$246.77	\$3,738.90	\$12,353.40
2050	\$2,808.23	\$678.86	\$246.41	\$3,733.50	\$9,545.2
2051	\$2,985.88	\$499.24	\$246.27	\$3,731.39	\$6,559.3
2052	\$3,177.19	\$308.19	\$246.29	\$3,731.67	\$3,382.10
2053	\$3,382.16	\$104.85	\$246.41	\$3,733.42	\$0.00
Totals	\$47,965.33	\$56,672.02	\$7,394.05	\$112,031.40	

Total Principal	\$35,100,000
Total Net Interest	41,471,354
Total Admin.	5,410,824
Total Asses.	\$81,982,177
# acres platted Unit 2	74.51
net total asses. acres	229.69
# lots platted Unit 2	319
Total Asses. Unit 2	11,386,221
Total Principal	\$11,386,221
Total Net Interest	13,453,048
Total Admin.	1,755,237
Total Asses.	\$26,594,507

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Total Asses.	\$26,594,507
# acres platted	33.95
net total asses. acres	58.40
# lots platted	138
Total Asses. per Lot	112,031

Number of Payments Average Annual Assessment

	FOR SERIE	TON COMMUNITY D ANNUAL ASSESS S 2022 SPECIAL ASS	MENT PER LOT		
INTEREST: Unit 3B - D (ies), Lots 145-146			
Tax Bill		,,			
Due	Principal	Interest	Admin	Total	Balance
2022	\$0.00	\$0.00	\$0.00	\$0.00	\$36,266.0
2022	\$0.00	\$0.00	\$0.00	\$0.00	\$36,266.0
2024	\$464.95	\$2,171.54	\$186.30	\$2,822.79	\$35,801.1
2024	\$490.78	\$2,146.70	\$186.37	\$2,823.85	\$35,310.3
2026	\$516.61	\$2,120.50	\$186.35	\$2,823.46	\$34,793.7
2027	\$542.44	\$2,092.97	\$186.23	\$2,821.64	\$34,251.2
2028	\$573.44	\$2,063.24	\$186.32	\$2,823.00	\$33,677.8
2020	\$604.43	\$2,031.14	\$186.24	\$2,821.81	\$33,073.4
2023	\$640.60	\$1,997.21	\$186.40	\$2,824.21	\$32,432.8
2031	\$676.76	\$1,961.32	\$186.42	\$2,824.50	\$31,756.0
2031	\$712.92	\$1,923.45	\$186.30	\$2,822.67	\$31,043.1
2032	\$754.25	\$1,881.96	\$186.28	\$2,822.49	\$30,288.8
2033	1	\$1,836.47		. ,	\$29,488.1
2034	\$800.75		\$186.36	\$2,823.58	
	\$847.24	\$1,788.27	\$186.24	\$2,821.75	\$28,640.9
2036	\$898.90	\$1,737.20	\$186.28	\$2,822.38	\$27,742.0
2037	\$955.73	\$1,682.95	\$186.46	\$2,825.14	\$26,786.2
2038	\$1,012.56	\$1,624.11	\$186.32	\$2,822.99	\$25,773.7
2039	\$1,079.72	\$1,560.30	\$186.55	\$2,826.57	\$24,693.9
2040	\$1,146.88	\$1,492.39	\$186.50	\$2,825.77	\$23,547.1
2041	\$1,219.20	\$1,420.22	\$186.51	\$2,825.93	\$22,327.9
2042	\$1,296.69	\$1,343.48	\$186.56	\$2,826.73	\$21,031.2
2043	\$1,374.18	\$1,261.34	\$186.24	\$2,821.76	\$19,657.0
2044	\$1,462.01	\$1,173.41	\$186.23	\$2,821.65	\$18,195.0
2045	\$1,560.16	\$1,079.73	\$186.54	\$2,826.43	\$16,634.8
2046	\$1,658.32	\$979.95	\$186.43	\$2,824.70	\$14,976.5
2047	\$1,761.64	\$873.93	\$186.24	\$2,821.81	\$13,214.9
2048	\$1,875.30	\$761.19	\$186.30	\$2,822.79	\$11,339.6
2049	\$1,999.28	\$641.08	\$186.58	\$2,826.94	\$9,340.3
2050	\$2,123.27	\$513.28	\$186.31	\$2,822.86	\$7,217.0
2051	\$2,257.59	\$377.47	\$186.20	\$2,821.26	\$4,959.4
2052	\$2,402.24	\$233.02	\$186.22	\$2,821.48	\$2,557.2
2053	\$2,557.23	\$79.27	\$186.30	\$2,822.78	\$0.0
Totals	\$36,266.07	\$42,849.09	\$5,590.58	\$84,705.72	
Total Princi	pal	\$35,100,000			
Total Net In	•	41,471,354			
Total Admir		5,410,824			
Total Asses		\$81,982,177			
# acres plat		47.71			
net total as		229.69			
# lots platte		160			
Total Asses		7,290,788			
Total Princi	pal	\$7,290,788			
Total Net In	terest	8,614,212			
Total Admir	۱.	1,123,908			
Total Asses		\$17,028,908			
# acres plat	ted	0.583			
net total as		38.42			
# lots platte	d	2			
Total Asses	. per Lot	84,706			
	,	Number of Payments			

Number of Payments Average Annual Assessment

30 \$2,823.52

The above assessment schedule reflects calculations so the maximum principal and the associated annual assessments of the Unit 3B D Series are not exceeded.

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A ANNUAL ASSESSMENT PER LOT						
INTEREST:		ES 2022 SPECIAL AS	SESSMENT RE	VENUE BONDS		
Unit 3B - (P	remiere Series)	Lots 147-157				
Tax Bill						
Due	Principal	Interest	Admin	Total	Balance	
2022	\$0.00	\$0.00	\$0.00	\$0.00	\$74,491.56	
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$74,491.56	
2024	\$955.02	\$4,460.42	\$382.68	\$5,798.12	\$73,536.54	
2025	\$1,008.08	\$4,409.38	\$382.82	\$5,800.28	\$72,528.46	
2026	\$1,061.13	\$4,355.58	\$382.77	\$5,799.48	\$71,467.33	
2027	\$1,114.19	\$4,299.02	\$382.52	\$5,795.73	\$70,353.14	
2028	\$1,177.86	\$4,237.95	\$382.70	\$5,798.51	\$69,175.28	
2029	\$1,241.53	\$4,172.02	\$382.54	\$5,796.09	\$67,933.75	
2030	\$1,315.81	\$4,102.34	\$382.87	\$5,801.02	\$66,617.94	
2031	\$1,390.08	\$4,028.60	\$382.90	\$5,801.58	\$65,227.86	
2032	\$1,464.36	\$3,950.82	\$382.66	\$5,797.84	\$63,763.50	
2033	\$1,549.25	\$3,865.60	\$382.63	\$5,797.48	\$62,214.25	
2034	\$1,644.76	\$3,772.17	\$382.78	\$5,799.71	\$60,569.49	
2035	\$1,740.26	\$3,673.16	\$382.53	\$5,795.95	\$58,829.23	
2036	\$1,846.37	\$3,568.25	\$382.62	\$5,797.24	\$56,982.86	
2037	\$1,963.10	\$3,456.82	\$382.99	\$5,802.91	\$55,019.76	
2038	\$2,079.82	\$3,335.97	\$382.70	\$5,798.49	\$52,939.94	
2039	\$2,217.77	\$3,204.89	\$383.19	\$5,805.85	\$50,722.17	
2040	\$2,355.72	\$3,065.40	\$383.08	\$5,804.20	\$48,366.45	
2041	\$2,504.27	\$2,917.17	\$383.10	\$5,804.54	\$45,862.18	
2042	\$2,663.44	\$2,759.56	\$383.21	\$5,806.21	\$43,198.74	
2043	\$2,822.61	\$2,590.82	\$382.53	\$5,795.96	\$40,376.13	
2044	\$3,003.01	\$2,410.23	\$382.52	\$5,795.76	\$37,373.12	
2045	\$3,204.62	\$2,217.79	\$383.17	\$5,805.58	\$34,168.50	
2046	\$3,406.24	\$2,012.85	\$382.93	\$5,802.02	\$30,762.26	
2047	\$3,618.46	\$1,795.09	\$382.54	\$5,796.09	\$27,143.80	
2048	\$3,851.91	\$1,563.51	\$382.67	\$5,798.09	\$23,291.89	
2049	\$4,106.59	\$1,316.79	\$383.24	\$5,806.62	\$19,185.30	
2050	\$4,361.26	\$1,054.29	\$382.68	\$5,798.23	\$14,824.04	
2051	\$4,637.15	\$775.34	\$382.47	\$5,794.96	\$10,186.89	
2052	\$4,934.27	\$478.62	\$382.50	\$5,795.39	\$5,252.62	
2053	\$5,252.62	\$162.83	\$382.67	\$5,798.10	(\$0.00	
Totals	\$74,491.56	\$88,013.28	\$11,483.21	\$173,988.03		
Total Princ	inal	\$35,100,000				
Total Net Ir		41,471,354				
Total Admi		5,410,824				
Total Asse	S.	\$81,982,177				
# acres pla	tted Unit 3	47.71				
net total as	ses. acres	229.69				
# lots platt	ed Unit 3	160				
Total Asse	s. Unit 3	7,290,788				
Total Princ	ipal	\$7,290,788				
Total Net Ir	•	8,614,212				
Total Admi		1,123,908				
Total Asse	s.	\$17,028,908				
# acres pla	tted	3.857				
net total as	ses. acres	38.42				
# lots platt	ed	11				
Total Asse	s. per Lot	173,988				
		Number of Payments			30	

Number of Payments Average Annual Assessment

30 \$5,799.60

The above assessment schedule reflects calculations so the maximum principal and the associated annual assessments of the Unit 3B Premiere Series are not exceeded.

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A ANNUAL ASSESSMENT PER LOT					
NTEREST:		ES 2022 SPECIAL A		-	
	ne Range Series	s) Lots 1-144			
Tax Bill	ie i kunge eenee				
Due	Principal	Interest	Admin	Total	Balance
2022	\$0.00	\$0.00	\$0.00	\$0.00	\$36,266.00
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$36,266.00
2024	\$464.95	\$2,171.56	\$186.31	\$2,822.82	\$35,801.05
2025	\$490.78	\$2,146.71	\$186.38	\$2,823.87	\$35,310.27
2026	\$516.61	\$2,120.52	\$186.35	\$2,823.48	\$34,793.66
2027	\$542.44	\$2,092.98	\$186.23	\$2,821.65	\$34,251.22
2028	\$573.44	\$2,063.25	\$186.32	\$2,823.01	\$33,677.78
2029	\$604.44	\$2,031.15	\$186.24	\$2,821.83	\$33,073.34
2030 2031	\$640.60 \$676.76	\$1,997.23	\$186.40	\$2,824.23	\$32,432.74
2031	\$070.70	\$1,961.33 \$1,923.46	\$186.42 \$186.30	\$2,824.51 \$2,822.69	\$31,755.98 \$31,043.05
2032	\$754.26	\$1,881.97	\$186.29	\$2,822.59	\$30,288.79
2033	\$800.75	\$1,836.49	\$186.36	\$2,823.60	\$29,488.04
2034	\$847.25	\$1,788.28	\$186.24	\$2,821.77	\$28,640.79
2000	\$898.91	\$1,737.21	\$186.28	\$2,822.40	\$27,741.88
2037	\$955.74	\$1,682.96	\$186.46	\$2,825.16	\$26,786.14
2038	\$1,012.56	\$1,624.12	\$186.32	\$2,823.00	\$25,773.58
2039	\$1,079.72	\$1,560.31	\$186.55	\$2,826.58	\$24,693.86
2040	\$1,146.88	\$1,492.39	\$186.50	\$2,825.77	\$23,546.98
2041	\$1,219.21	\$1,420.23	\$186.51	\$2,825.95	\$22,327.77
2042	\$1,296.70	\$1,343.49	\$186.57	\$2,826.76	\$21,031.07
2043	\$1,374.19	\$1,261.34	\$186.24	\$2,821.77	\$19,656.88
2044	\$1,462.02	\$1,173.42	\$186.23	\$2,821.67	\$18,194.86
2045	\$1,560.17	\$1,079.73	\$186.55	\$2,826.45	\$16,634.69
2046	\$1,658.33	\$979.96	\$186.43	\$2,824.72	\$14,976.36
2047	\$1,761.65	\$873.94	\$186.24	\$2,821.83	\$13,214.71
2048	\$1,875.31	\$761.19	\$186.31	\$2,822.81	\$11,339.40
2049	\$1,999.30	\$641.08	\$186.58	\$2,826.96	\$9,340.10
2050 2051	\$2,123.28 \$2,257.60	\$513.28 \$377.47	\$186.31 \$186.20	\$2,822.87 \$2,821.27	\$7,216.82 \$4,959.22
2051	\$2,402.25	\$233.02	\$186.22	\$2,821.49	\$2,556.97
2052	\$2,556.97	\$79.27	\$186.31	\$2,822.55	<u>\$2,330.97</u> (\$0.00
2000	ψ2,000.01	ψ10.21	φ100.01	ψ2,022.00	(\$0.00
Totals	\$36,266.00	\$42,849.34	\$5,590.65	\$84,705.99	
Total Princ	ipal	\$35,100,000			
Total Net Ir		41,471,354			
Total Admi	n.	5,410,824			
Total Asses	s.	\$81,982,177			
# acres pla		47.71			
net total as		229.69			
# lots platte		160			
Total Asses	s. Unit 3	7,290,788			
Total Princ	ipal	\$7,290,788			
Total Net Ir	•	8,614,212			
Total Admi	n.	1,123,908			
Total Asses	S	\$17,028,908			
# acres pla	tted	27.51			
net total as		38.42			
# lots platte	ed	144			
Total Asses	s. per Lot	84,706			
		Number of Paymer			30
		$\Delta vorado \Delta nnual \Delta c$	seesement		\$2 823 53

Average Annual Assessment

30 \$2,823.53

The above assessment schedule reflects calculations so the maximum principal and the associated annual assessments of the Unit 3 D Series are not exceeded.

INTEREST:	FOR SERI	ETON COMMUNIT Annual Assi Es 2022 Special	ESSMENT PER LO	т	
-) Lots 17-35, 173, 2	61-264		
Tax Bill					
Due	Principal	Interest	Admin	Total	Balance
2022	\$0.00	\$0.00	\$0.00	\$0.00	\$18,493.4
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$18,493.4
2024	\$237.10	\$1,107.35	\$95.00	\$1,439.45	\$18,256.3
2025	\$250.27	\$1.094.68	\$95.04	\$1,439.99	\$18,006.0
2026	\$263.44	\$1,081.33	\$95.03	\$1,439.80	\$17,742.6
2027	\$276.61	\$1,067.28	\$94.96	\$1,438.85	\$17,466.0
2028	\$292.42	\$1,052.12	\$95.01	\$1,439.55	\$17,173.6
2029	\$308.22	\$1,035.76	\$94.97	\$1,438.95	\$16,865.3
2030	\$326.66	\$1,018.46	\$95.05	\$1,440.17	\$16,538.7
2031	\$345.11	\$1,000.15	\$95.06	\$1,440.32	\$16,193.6
2032	\$363.55	\$980.84	\$95.00	\$1,439.39	\$15,830.0
2033	\$384.62	\$959.68	\$94.99	\$1,439.29	\$15,445.4
2034	\$408.33	\$936.49	\$95.03	\$1,439.85	\$15,037.1
2035	\$432.04	\$911.91	\$94.97	\$1,438.92	\$14,605.0
2036	\$458.38	\$885.86	\$94.99	\$1,439.23	\$14,146.7
2037	\$487.36	\$858.20	\$95.08	\$1,440.64	\$13,659.3
2038	\$516.34	\$828.20	\$95.01	\$1,439.55	\$13,143.0
2039	\$550.59	\$795.65	\$95.13	\$1,441.37	\$12,592.4
2040	\$584.84	\$761.02	\$95.10	\$1,440.96	\$12,007.5
2041	\$621.72	\$724.22	\$95.11	\$1,441.05	\$11,385.8
2042	\$661.23	\$685.09	\$95.14	\$1,441.46	\$10,724.6
2043	\$700.75	\$643.20	\$94.97	\$1,438.92	\$10,023.8
2044	\$745.53	\$598.37	\$94.97	\$1,438.87	\$9,278.3
2045	\$795.59	\$550.59	\$95.13	\$1,441.31	\$8,482.7
2046	\$845.64	\$499.72	\$95.07	\$1,440.43	\$7,637.1
2047	\$898.33	\$445.65	\$94.97	\$1,438.95	\$6,738.7
2048	\$956.29	\$388.16	\$95.00	\$1,439.45	\$5,782.4
2049	\$1,019.51	\$326.91	\$95.14	\$1,441.56	\$4,762.9
2050	\$1,082.74	\$261.74	\$95.01	\$1,439.49	\$3,680.2
2051	\$1,151.23	\$192.49	\$94.95	\$1,438.67	\$2,529.0
2052	\$1,224.99	\$118.82	\$94.96	\$1,438.77	\$1,304.0
2053	\$1,304.02	\$40.42	\$95.00	\$1,439.44	\$0.0
Totals	\$18,493.45	\$21,850.36	\$2,850.84	\$43,194.65	
Fotal Princ	ipal	\$35,100,000			
Fotal Net In		41,471,354			
Total Admi		5,410,824			
Total Asses		\$81,982,177			
# acres pla		55.99			
	ses. Acres	229.69			
# lots platte Fotal Asses		<mark>274</mark> 8,556,093			
Fotal Princ	ipal	\$8,556,093			
Total Net In	•	10,109,195			
Total Admi		1,318,960			
Total Asses		\$19,984,249			
# acres pla		2.19	5		
net total as		41.42	5		
# lots platte		24			
Total Asses		43,195			
	1	Number of Paymen	ts		:
		Average Annual As			\$1,439.8
	,				φ1,400

The above assessment schedule reflects calculations and percentage reductions so the maximum principal and the associated annual assessments of the Unit 4 A Series are not exceeded.

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A ANNUAL ASSESSMENT PER LOT						
INTEREST:		ES 2022 SPECIAL A				
_		ots 1-16, 36-53, 78-8	4, 150-172, 237-2	260, 265-274		
Tax Bill			.,			
Due	Principal	Interest	Admin	Total	Balance	
İ						
2022	\$0.00	\$0.00	\$0.00	\$0.00	\$28,163.91	
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$28,163.91	
2024	\$361.08	\$1,686.40	\$144.68	\$2,192.16	\$27,802.83	
2025	\$381.14	\$1,667.10	\$144.74	\$2,192.98	\$27,421.69	
2026	\$401.20	\$1,646.76	\$144.72	\$2,192.68	\$27,020.49	
2027	\$421.26	\$1,625.38	\$144.62	\$2,191.26	\$26,599.23	
2028	\$445.33	\$1,602.29	\$144.69	\$2,192.31	\$26,153.90	
2029	\$469.40	\$1,577.37	\$144.63	\$2,191.40	\$25,684.50	
2030	\$497.48	\$1,551.02	\$144.75	\$2,193.25	\$25,187.02	
2031	\$525.57	\$1,523.14	\$144.77	\$2,193.48	\$24,661.45	
2032	\$553.65	\$1,493.73	\$144.68	\$2,192.06	\$24,107.80	
2033	\$585.75	\$1,461.51	\$144.67	\$2,191.93	\$23,522.05	
2034	\$621.85	\$1,426.19	\$144.72	\$2,192.76	\$22,900.20	
2035	\$657.96	\$1,388.76	\$144.63	\$2,191.35	\$22,242.24	
2036	\$698.08	\$1,349.09	\$144.66	\$2,191.83	\$21,544.16	
2037	\$742.21	\$1,306.96	\$144.80	\$2,193.97	\$20,801.95	
2038	\$786.34	\$1,261.27	\$144.69	\$2,192.30	\$20,015.61	
2039	\$838.50	\$1,211.71	\$144.88	\$2,195.09	\$19,177.11	
2040	\$890.65	\$1,158.97	\$144.83	\$2,194.45	\$18,286.46	
2041	\$946.82	\$1,102.93	\$144.84	\$2,194.59	\$17,339.64	
2042	\$1,007.00	\$1,043.34	\$144.88	\$2,195.22	\$16,332.64	
2043	\$1,067.18	\$979.54	\$144.63	\$2,191.35	\$15,265.46	
2044 2045	\$1,135.38 \$1,211.61	\$911.26 \$838.51	\$144.62 \$144.87	\$2,191.26 \$2,194.99	\$14,130.08 \$12,918.47	
2045	\$1,211.01	\$761.02	\$144.87	\$2,194.99	\$12,916.47	
2040	\$1,368.08	\$678.69	\$144.63	\$2,193.04	\$10,262.55	
2047	\$1,308.08	\$591.13	\$144.68	\$2,191.40	\$8,806.21	
2040	\$1,552.63	\$497.86	\$144.90	\$2,195.39	\$7,253.58	
2050	\$1,648.91	\$398.61	\$144.69	\$2,192.21	\$5,604.67	
2051	\$1,753.22	\$293.14	\$144.60	\$2,190.96	\$3,851.45	
2052	\$1,865.56	\$180.96	\$144.61	\$2,191.13	\$1.985.89	
2053	\$1,985.89	\$61.56	\$144.68	\$2,192.13	(\$0.00)	
	+ .,			<i>,</i>	(+)	
Totals	\$28,163.91	\$33,276.20	\$4,341.57	\$65,781.68		
Total Princi	ipal	\$35,100,000				
Total Net In	terest	41,471,354				
Total Admin	n.	5,410,824				
Total Asses		\$81,982,177				
# acres plat		55.99				
net total as		229.69				
# lots platte Total Asses		274 8,556,093				
Total Princi	inal	\$8,556,093				
Total Net In	•	10,109,195				
Total Admi		1,318,960				
Total Asses		\$19,984,249				
# acres plat		13.15				
net total as		41.42				
# lots platte		98				
Total Asses		65,782				
		Number of Paymer			30	
		Average Annual As	ssessment		\$2,192.72	

The above assessment schedule reflects calculations and percentage reductions so the maximum principal and the associated annual assessments of the Unit 4 B Series are not exceeded.

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A ANNUAL ASSESSMENT PER LOT FOR SERIES 2022 SPECIAL ASSESSMENT REVENUE BONDS INTEREST: 6.24%					
-		Lots 54-77, 85-120, 7	123-124, 129-132,	174-180, 185, 189	9-236
Tax Bill					
Due	Principal	Interest	Admin	Total	Balance
2022	00.02	00.02	00.02	00.02	\$31,359.19
2022	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$31,359.19
2023	\$402.04	\$1,877.73	\$0.00	\$2,440.87	\$30,957.15
2025	\$424.38	\$1,856.24	\$161.16	\$2,441.78	\$30,532.77
2026	\$446.71	\$1,833.59	\$161.13	\$2,441.43	\$30,086.06
2027	\$469.05	\$1,809.78	\$161.03	\$2,439.86	\$29,617.01
2028	\$495.85	\$1,784.08	\$161.11	\$2,441.04	\$29,121.16
2029	\$522.65	\$1,756.32	\$161.04	\$2,440.01	\$28,598.51
2030	\$553.92	\$1,726.99	\$161.18	\$2,442.09	\$28,044.59
2031	\$585.19	\$1,695.95	\$161.19	\$2,442.33	\$27,459.40
2032	\$616.46	\$1,663.20	\$161.09	\$2,440.75	\$26,842.94
2033 2034	\$652.20 \$602.40	\$1,627.33	\$161.08	\$2,440.61 \$2.441.54	\$26,190.74
	\$692.40	\$1,588.00	\$161.14	· · ·	\$25,498.34 \$24,765.73
2035 2036	\$732.61 \$777.28	\$1,546.31 \$1,502.15	\$161.04 \$161.07	\$2,439.96 \$2,440.50	\$23,988.45
2036	· ·	\$1,502.15		\$2,440.50	, ,
2037	\$826.42 \$875.56	\$1,455.24	\$161.23 \$161.11	\$2,442.89	\$23,162.03 \$22,286.47
2030	\$933.63	\$1,404.30	\$161.31	\$2,444.12	\$21.352.84
2039	\$991.70	\$1,290.46	\$161.27	\$2,444.12	\$20.361.14
2040	\$1,054.24	\$1,228.06	\$161.28	\$2,443.58	\$19,306.90
2041	\$1.121.25	\$1,161.71	\$161.32	\$2,444.28	\$18,185.65
2042	\$1,188.25	\$1,090.67	\$161.04	\$2,439.96	\$16,997.40
2040	\$1,264.20	\$1,014.65	\$161.03	\$2,439.88	\$15,733.20
2045	\$1,349.07	\$933.64	\$161.30	\$2,444.01	\$14,384.13
2046	\$1,433.95	\$847.36	\$161.21	\$2,442.52	\$12,950.18
2047	\$1,523.29	\$755.69	\$161.04	\$2,440.02	\$11,426.89
2048	\$1,621.57	\$658.20	\$161.10	\$2,440.87	\$9,805.32
2049	\$1,728.78	\$554.34	\$161.33	\$2,444.45	\$8,076.54
2050	\$1,835.99	\$443.83	\$161.10	\$2,440.92	\$6,240.55
2051	\$1,952.13	\$326.40	\$161.01	\$2,439.54	\$4,288.42
2052	\$2,077.21	\$201.49	\$161.02	\$2,439.72	\$2,211.21
2053	\$2,211.21	\$68.55	\$161.10	\$2,440.86	\$0.00
Totals	\$31,359.19	\$37,051.50	\$4,834.16	\$73,244.85	
Total Princi		\$35,100,000			
Total Net In		41,471,354			
Total Admir		5,410,824			
Total Asses		\$81,982,177			
# acres plat		55.99			
net total as		229.69			
# lots platte Total Asses		<mark>274</mark> 8,556,093			
Total Drime:	inal	¢9 556 000			
Total Princi Total Net In	•	\$8,556,093 10,109,195			
Total Admir		1,318,960			
Total Asses		\$19,984,249			
# acres plat		18.72			
net total as		41.42			
# lots platte		122			
Total Asses		73,245			
		Number of Paymen	ts		30
		Average Annual As			\$2,441.50

The above assessment schedule reflects calculations and percentage reductions so the maximum principal and the associated annual assessments of the Unit 4 C Series are not exceeded.

Jnit 4-D (Th	e Range Series)	Lots 121-122, 125-	128, 133-149, 18	1-184, 186-188	
ax Bill	,				
Due	Principal	Interest	Admin	Total	Balance
2022	\$0.00	\$0.00	\$0.00	\$0.00	\$50,878.8
2023	\$0.00	\$0.00	\$0.00	\$0.00	\$50,878.8
2024	\$652.29	\$3,046.53	\$261.37	\$3,960.19	\$50,226.5
2025	\$688.53	\$3,011.67	\$261.47	\$3,961.67	\$49,538.0
2026	\$724.77	\$2,974.92	\$261.43	\$3,961.12	\$48,813.2
2027	\$761.01	\$2,936.29	\$261.27	\$3,958.57	\$48,052.2
2028	\$804.49	\$2,894.58	\$261.39	\$3,960.46	\$47,247.7
2029	\$847.98	\$2,849.55	\$261.28	\$3,958.81	\$46,399.7
2030	\$898.71	\$2,801.96	\$261.50	\$3,962.17	\$45,501.0
2031	\$949.45	\$2,751.59	\$261.53	\$3,962.57	\$44,551.6
2032	\$1,000.18	\$2,698.47	\$261.36	\$3,960.01	\$43,551.4
2033	\$1,058.16	\$2,640.26	\$261.34	\$3,959.76	\$42,493.2
2034	\$1,123.39	\$2,576.45	\$261.44	\$3,961.28	\$41,369.9
2035	\$1,188.62	\$2,508.82	\$261.28	\$3,958.72	\$40,181.2
2036	\$1,261.10	\$2,437.17	\$261.33	\$3,959.60	\$38,920.2
2037	\$1,340.82	\$2,361.06	\$261.59	\$3,963.47	\$37,579.3
2038	\$1,420.55	\$2,278.52	\$261.39	\$3,960.46	\$36,158.8
2039	\$1,514.77	\$2,188.99	\$261.72	\$3,965.48	\$34,644.0
2040	\$1,608.99	\$2,093.72	\$261.65	\$3,964.36	\$33,035.0
2041	\$1,710.46	\$1,992.47	\$261.66	\$3,964.59	\$31,324.5
2042	\$1,819.17	\$1,884.82	\$261.74	\$3,965.73	\$29,505.4
2043	\$1,927.89	\$1,769.57	\$261.28	\$3,958.74	\$27,577.5
2044	\$2,051.10	\$1,646.22	\$261.27	\$3,958.59	\$25,526.4
2045	\$2,188.81	\$1,514.78	\$261.71	\$3,965.30	\$23,337.6
2046	\$2,326.51	\$1,374.81	\$261.55	\$3,962.87	\$21,011.1
2047	\$2,471,47	\$1,226.07	\$261.28	\$3,958,82	\$18,539.6
2048	\$2,630.92	\$1,067.90	\$261.37	\$3,960.19	\$15,908.7
2049	\$2.804.86	\$899.39	\$261.76	\$3,966.01	\$13,103.8
2050	\$2,978.80	\$720.10	\$261.38	\$3,960.28	\$10,125.0
2051	\$3,167.25	\$529.57	\$261.23	\$3,958.05	\$6,957.8
2052	\$3,370.18	\$326.91	\$261.25	\$3,958.34	\$3,587.6
2053	\$3,587.63	\$111.22	\$261.37	\$3,960.22	(\$0.0
Totals	\$50,878.86	\$60,114.38	\$7,843.19	\$118,836.43	

Iotal Principal	\$35,100,000
Total Net Interest	41,471,354
Total Admin.	5,410,824
Total Asses.	\$81,982,177
# acres platted Unit 4	55.99
net total asses. Acres	229.69
# lots platted Unit 4	274
Total Asses. Unit 4	8,556,093
Total Principal	\$8,556,093
Total Net Interest	10,109,195
Total Admin.	1,318,960
Total Asses.	\$19,984,249
# acres platted	7.36
net total asses. acres	41.42
# lots platted	30
Total Asses. per Lot	118,836

Number of Payments Average Annual Assessment

30 \$3,961.21

The above assessment schedule reflects calculations and percentage reductions so the maximum principal and the associated annual assessments of the Unit 4 D Series are not exceeded.

ACCOUNTANT'S CERTIFIED STATEMENT OF OPERATION

Pursuant to Chapter 190, Florida Statutes, MCDDA's accounts and records will be independently audited within nine (9) months after the end of each fiscal year. An annual financial report is then required to be prepared within forty-five (45) days after completion of the audit but no later than nine (9) months after the end of the fiscal year. MCDDA's first fiscal year ended on September 30, 2023. Included on the following pages is the Annual Financial Report (with Independent Auditors' Report) of MCDDA as of and for the year ended September 30, 2023.

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, **2023**



ANNUAL FINANCIAL REPORT (WITH INDEPENDENT AUDITORS' REPORT THEREON)

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT - A

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Report

2023 •



Financial Section

Annual Financial Report

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT - A

PURVIS GRAY

INDEPENDENT AUDITOR'S REPORT

Board of Supervisors Middleton A Community Development District The Villages, Florida

Report on the Audit of the Financial Statements

Opinions

We have audited the accompanying financial statements of the governmental activities and each major fund of the Middleton A Community Development District (the District) as of and for the year ended September 30, 2023, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities and each major fund of the District as of September 30, 2023, and the respective changes in financial position and the budgetary comparison statement for the General Fund for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the District and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the District's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

CERTIFIED PUBLIC ACCOUNTANTS

Gainesville | Ocala | Tallahassee | Sarasota | Orlando | Tampa

purvisgray.com

Members of American and Florida Institutes of Certified Public Accountants An Independent Member of the BDO Alliance USA Board of Supervisors Middleton A Community Development District The Villages, Florida

INDEPENDENT AUDITOR'S REPORT

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and, therefore, is not a guarantee that an audit conducted in accordance with generally accepted auditing standards and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards and *Government Auditing Standards*, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the District's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that
 raise substantial doubt about the District's ability to continue as a going concern for a reasonable
 period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis, as listed in the table of contents, be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate

Board of Supervisors Middleton A Community Development District The Villages, Florida

INDEPENDENT AUDITOR'S REPORT

operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated March 7, 2024, on our consideration of the District's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts and grant agreements, and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the District's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the District's internal control over financial reporting.

JEVIS CREAK

March 7, 2024 Ocala, Florida

Management's Discussion and Analysis September 30, 2023

This Management Discussion and Analysis report provides the reader with a narrative overview and analysis of the financial activities of the Middleton A Community Development District for the fiscal year ending September 30, 2023. This report is designed to (a) assist the reader in focusing on significant financial issues; (b) provide an overview of the District's financial activities; (c) identify changes in the District's financial position and its ability to address the next and subsequent year challenges (d) identify any material deviations from the financial plan (the approved budget), and (e) identify any individual fund issues and concerns. The information contained within this section should be considered in conjunction with the District's Financial Statements.

Financial Highlights

- Total assets of the District are \$71,943,679; the deferred outflows of the resources of the District are \$0; total assets and deferred outflows have increased \$71,939,003 over prior year.
- Total liabilities of the District are \$39,185,918; the deferred inflows of the resources of the District are \$0; total liabilities and deferred inflows have increased \$39,181,242. This increase is primarily due to total debt.
- The assets and deferred outflows of the District exceeded its liabilities and deferred inflows by \$32,757,761 (net position) as of September 30, 2023. Of this amount, \$34,288,825 is Restricted for Debt Service, \$1,733 is Unrestricted and can be used at the discretion of the Board of Supervisors, (\$1,532,797) is the Net Investment of Capital Assets.
- Depreciation expenses on existing capital assets for the current fiscal year amounted to \$429,341 to show the need for the gradual replacement of these assets over time.
- The District's total debt increased by \$35,100,000 during the year ending September 30, 2023, from zero balance in prior year.

Overview of the Financial Statements

The discussion and analysis are intended to serve as an introduction to the District's basic financial statements.

The District's basic financial statements consist of three sections:

- Government-wide financial statements
- Fund financial statements
- Notes to the financial statements.

This report also contains other supplemental information in addition to the basic financial statements themselves.

Government-wide Financial Statements

The government-wide financial statements are designed to provide readers with a broad overview of the District's finances in a manner similar to a private-sector business.

The Statement of Net Position presents information on all of the District's assets (and deferred outflows) and liabilities (and deferred inflows), with the difference reported as *net position*. Over time, increases and

decreases in net position may serve as a useful indicator of whether the financial position of the District is improving or deteriorating.

The Statement of Changes in Net Position, also referred to as the Statement of Activities, presents information showing how the government's net position changed during the most recent fiscal year. All changes in net position are reported as soon as the underlying event giving rise to the change occurs, regardless of timing of related cash flows. Thus, revenues and expenses are reported in this statement for some items that will only result in cash flows in future fiscal periods (e.g., uncollected assessments).

The government-wide financial statements are provided on pages 10 - 11 of this report.

Fund Financial Statements

The fund financial statements provide more detailed information about the District's major funds individually. A *fund* is a grouping of related accounts that is used to maintain control over resources that have been segregated for specific activities or objectives. The District, like other state and local governments, uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. All of the funds of the District are considered governmental funds. There are no proprietary or fiduciary funds maintained by the District. The fund financial statements present information in more detail than the government-wide financial statements.

Governmental funds

Governmental funds are used to account for essentially the same functions reported as governmental activities in the government-wide financial statements. However, unlike the government-wide financial statements, governmental fund financial statements focus on near-term inflows and outflows of spendable resources, as well as on balances of spendable resources available at the end of the fiscal year. Such information may be useful in evaluating a government's near-term financing requirements.

Because the focus of governmental funds is narrower than that of the government-wide financial statements, it is useful to compare the information presented for governmental funds with similar information presented for governmental activities in the government-wide financial statements. By doing so, readers may better understand the long-term impact of the government's near-term financing decisions. Both the governmental fund balance sheet and governmental fund statement of revenues, expenditures, and changes in fund balance provide a reconciliation to facilitate this comparison between governmental funds and governmental activities.

The District maintains three governmental funds, the General Fund, the Debt Service Fund and the Capital Projects Fund. Information is presented separately in the governmental fund balance sheet and in the governmental fund statement of revenues, expenditures, and changes in fund balance for these funds, all of which are considered to be major funds.

A budgetary comparison statement is provided for the General Fund to demonstrate compliance with this budget.

The basic governmental fund financial statements can be found on pages 12 - 16 of this report.

Notes to the Financial Statements

The notes provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements. The notes are presented beginning on page 17.

Government-Wide Financial Statements and Analysis

Statement of Net Position

A comparison of the Statement of Net Position for the current year and prior year is presented below.

	Governmental Activities			
	September 30, 2023		September 30, 2022	
Assets:				
Current and other assets	\$	2,650,984	4,676	
Assessments receivable		35,010,176	-	
Capital assets, (net of accumulated depreciation)		34,282,519	-	
Total assets		71,943,679	4,676	
Liabilities:				
Current and other liabilities		4,085,918	4,676	
Long-term liabilities				
Due within one year		450,000	-	
Due in more than one year		34,650,000	-	
Total liabilities		39,185,918	4,676	
Net position:				
Net investments in capital assets		(1,532,797)	-	
Restricted for:				
Debt service		34,288,825	-	
Unrestricted		1,733	-	
Total net position	\$	32,757,761		

As noted earlier, net position may serve as a useful indicator of a government's financial position over time. The District's total assets (and deferred outflows) exceeded total liabilities (and deferred inflows) by \$32,757,761

The District's net position is broken down into three categories. 104.7% reflects restricted for debt service. (\$1,532,797) or (4.7%) is its investment in capital assets less any related outstanding debt. The remaining portion of \$1,733 or 0.0% is unrestricted and available to meet the future needs of the district.

Statement of Changes in Net Position

A comparison of the Statement of Changes in Net Position for the current year and prior year is presented below.

	Governm	ental Activities
	September 30 2023), September 30, 2022
Program revenues:		
Charges for services	\$ 35,096,5	- 02
Operating grants and contributions	261,0	41 4,676
Donated capital	364,6	12 -
General revenues:		
Investment earnings (losses)	274,4	- 25
Other revenues	1	13 -
Total revenues	35,996,6	93 4,676
Expenses:		
General government services	628,7	46 4,676
Physical environment	161,2	82 -
Transportation		71 -
Interest on long-term debt	2,019,4	92 -
Depreciation expense	429,3	41 -
Total expenses	3,238,9	32 4,676
Changes in net position	32,757,7	61 -
Net position, ending	\$ 32,757,7	61

As noted earlier, the Statement of Changes in Net Position presents information showing how the District's net position changed during the most recent fiscal year.

Revenues The District's revenues for the years ended September 30, 2023, and September 30, 2022 were \$35,996,693 and \$4,676 respectively. The District's expenses for the years ended September 30, 2023, and September 30, 2022, were \$3,238,932 and \$4,676 respectively. The increase in expense and revenue was related to growth of the District during the year.

Revenues include special assessment proceeds for maintenance and debt service, donated capital, debt service proceeds and investment earnings on cash balances held during the year. Charges for services totaled \$35,096,502 in Fiscal Year 2023. During the current year, the District received \$364,612 in land capital contributions and \$261,041 in operating cash from the Developer. Investment income (loss) increased by \$274,425 from zero balance in prior year.

Expenses General government service expense increased by \$624,070 in fiscal year 2023 compared to fiscal year 2022. This increase relates to growth of the District during the year. Physical environment expenses include landscaping, irrigation, utilities and maintenance costs and totaled \$161,282 for the fiscal year. Transportation expenses totaled \$71. In 2023, interest expense totaled \$2,019,492 and depreciation expense was recorded in the amount of \$429,341. Total expenses increased \$3,234,256 due to the growth of the District during the year.

Financial Analysis Of The Government's Funds

As noted earlier, the District uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. Following is a discussion of the financial statements on a fund accounting level.

Governmental Fund

As of September 30, 2023, the District's governmental funds reported a fund balance of (\$554,341). This fund balance is made up of a Debt Service Fund of (\$591,218) and a Capital Project Fund of \$35,145.

The General Fund is the operating fund of the District. The General Fund reported an ending balance of \$1,732.

General Fund Budgetary Highlights

The Budget to actual comparison statement outlines the original budget, amended budget, actual amounts and any variance between the final budget and actual amounts. Budget amendments are approved throughout the year.

Budgets are revised for a variety of reasons, such as an unforeseen expenditure. Below are notable variances between the original to final budget and final budget to actual.

- During fiscal year 2023, the final General Fund revenue budget was changed compared to the original budgeted revenues mostly due to an increase of \$769,228 in other income.
- The total expenditure budget was changed compared to the original budgeted expenditures; there was \$547,517 increase in building, landscape and other maintenance, \$134,661 increase in management and other professional services, \$68,313 increase in utility services, \$18,710 increase in other expenditures and \$27 increase in personnel services.
- Total revenues were \$506,455, or 65.8% under budget for the year primarily in decrease in other income by \$508,074
- Total expenses were \$508,187 or 66.1% below budget for the fiscal year ending September 30, 2023

Capital Assets And Debt Administration

Capital Assets

The District's investment in capital assets for its governmental activities as of September 30, 2023 amounts to \$34,282,519. This investment in capital assets includes land and improvements other than buildings. There were \$34,711,860 of additions during the year. Depreciation expenses totaled \$429,341 resulting in an overall net increase in capital assets of \$34,282,519.

Additional information regarding the District's capital assets can be found in Note 4 of the Notes to Basic Financial Statements.

Long-Term Debt

As of September 30, 2023, the District has long-term debt outstanding totaling \$35,100,000. During fiscal year 2022-2023, a total \$35,100,000 of bonds were issued for Phase I of the District.

Additional information regarding the District's long-term debt can be found in Note 5 of the Notes to Basic Financial Statements.

Economic Factors and Next Year's Budget and Rates

Local, state and national economic factors influence the District's budget in a variety of ways. These factors were considered in preparing the District's General Fund budget for the 2023 Fiscal Year.

- The unemployment rate in Sumter County where the District is located was 4.8% in September 2023, an increase from 3.9% a year ago. The County's average unemployment rate was above the State's average unemployment rate of 3.0% which was below the national average rate of 3.6%.
- Inflationary trends in the area are comparable to national indices. The national Consumer Price Index (CPI) annual change for all urban consumers decreased from 8.2% in September 2022 to 3.7% in September 2023.

In Fiscal Year 2024, total General Fund revenues are projected to increase by \$1,344,000 compared to Fiscal Year 2022 final budget. The increase is due to the addition of the Phase I maintenance assessments. The Fiscal Year 2024 General Fund expenditure budget projects an increase of \$1,428,000, when compared to the Fiscal Year 2023 final budget. The increase in expenditures results primarily from an increase in project wide and repairs and maintenance services.

To Obtain Further Information

The District's financial statements are designed to provide a general overview of the District's finances and to demonstrate the District's accountability. If you have any questions about the report or would like additional financial information, contact the Village Community Development Districts, Finance Office at:

984 Old Mill Run The Villages, FL 32162 Telephone (352) 753-0421

It is also suggested you visit our website at www.districtgov.org for general information and additional financial information about the District.

Statement of Net Position September 30, 2023

	Governmental activities		
Assets			
Cash and cash equivalents	\$ 2,522,856		
Receivables, net	118,400		
Accrued interest receivable	9,728		
Assessments receivable	35,010,176		
Capital assets:			
Non depreciable assets	364,612		
Depreciable assets (net of accumulated depreciation)	33,917,907		
Total assets	71,943,679		
Liabilities			
Accounts payable	48,355		
Accrued interest payable	880,593		
Due to other governments	72,065		
Due to developer	3,084,905		
Total current liabilities	4,085,918		
Long-term debt:			
Due within one year	450,000		
Due in more than one year	34,650,000		
Total long-term debt	35,100,000		
Total liabilities	39,185,918		
Net position			
Net investments in capital assets	(1,532,797)		
Restricted for:			
Debt service	34,288,825		
Unrestricted	1,733		
Total net position	\$ 32,757,761		

See accompanying notes to basic financial statements.

Statement of Activities Year Ended September 30, 2023

			Program revenues			Net (expense) revenue and changes in net assets			
Functions/Programs	I	Expenses	Charges for services	Operating grants and contributions	Capital grants and contribu- tions	G	overnmental activities	Total	
Governmental activities									
General government	\$	628,746	35,096,502	261,041	364,612		35,093,409	35,093,409	
Physical environment		161,282	-	-	-		(161,282)	(161,282)	
Transportation		71	-	-	-		(71)	(71)	
Interest on long-term debt		2,019,492	-	-	-		(2,019,492)	(2,019,492)	
Depreciation expense		429,341					(429,341)	(429,341)	
Total governmental activities		3,238,932	35,096,502	261,041	364,612		32,483,223	32,483,223	
Total primary government	_	3,238,932	35,096,502	261,041	364,612	_	32,483,223	32,483,223	
General revenues									
Investment earnings (losses)						\$	274,425	274,425	
Other revenues							113	113	
Total general revenues						_	274,538	274,538	
Change in net position Net position, beginning							32,757,761 -	32,757,761 -	
Net position, ending						\$	32,757,761	32,757,761	

Balance Sheet – Governmental Funds September 30, 2023

		General	Debt Service	Capital Projects	Total
Assets					
Cash and cash equivalents	\$	3,752	2,484,050	35,054	2,522,856
Receivables, net		118,400	-	-	118,400
Accrued interest receivable		-	9,637	91	9,728
Assessments receivable		-	35,010,176	-	35,010,176
Total assets		122,152	37,503,863	35,145	37,661,160
Liabilities					
Accounts payable		48,355	-	-	48,355
Due to other governments		72,065	-	-	72,065
Due to developer		-	3,084,905	-	3,084,905
Total liabilities		120,420	3,084,905		3,205,325
Deferred inflows of resources					
Unavailable special assessment revenue		-	35,010,176	-	35,010,176
Total liabilities and deferred inflows		120,420	38,095,081		38,215,501
Fund balances					
Restricted					
Capital improvements		-	-	35,145	35,145
Unassigned	_	1,732	(591,218)		(589,486)
Total fund balances		1,732	(591,218)	35,145	(554,341)
Total liabilities, deferred inflows and fund balances	\$	122,152	37,503,863	35,145	37,661,160

See accompanying notes to basic financial statements.

Reconciliation of the Balance Sheet – Governmental Funds to the Statement of Net Position Year Ended September 30, 2023

Total fund balances, governmental funds Total net position reported for governmental activities in the statement of net position is different because:		\$ (554,341)
Capital assets used in governmental activities are not financial resources and therefore are not reported in the funds.		
Capital assets	\$ 34,711,860	
Less accumulated depreciation	 (429,341)	04 000 510
Long-term liabilities are not due and payable in the current period and therefore are not reported in the funds:		34,282,519
Special assessment revenue bonds	(35,100,000)	
Accrued interest payable	 (880,593)	
		(35,980,593)
Unavailable special assessment revenue reported in the funds is added to the beginning balance of net position restricted for debt service to reflect the revenue as recorded when		
the total assessment is levied.		 35,010,176
Net position of governmental activities		\$ 32,757,761

See accompanying notes to basic financial statements.

Statement of Revenues, Expenditures and Changes in Fund Balances – Governmental Funds Year Ended September 30, 2023

	General	Debt Service	Capital Projects	Total
Revenues				
Special assessments:				
Special assessments	\$-	86,326	-	86,326
Investment earnings (losses)	1,619	72,915	199,891	274,425
Other income:				
Contributions and donations from private sources	261,041	-	-	261,041
Other revenues	113			113
Total revenues	262,773	159,241	199,891	621,905
Expenditures				
Current:				
General government	99,688	-	-	99,688
Physical environment	161,282	-	-	161,282
Transportation	71	-	-	71
Capital outlay	-	-	34,347,248	34,347,248
Debt service:				
Interest	-	1,138,899	-	1,138,899
Miscellaneous bond expense			529,058	529,058
Total expenditures	261,041	1,138,899	34,876,306	36,276,246
Excess (deficiency) of revenues over expenditures	1,732	(979,658)	(34,676,415)	(35,654,341)
Other financing sources (uses)				
Transfer in	-	39,156	3,124,060	3,163,216
Transfer out	-	(3,124,060)	(39,156)	(3,163,216)
Debt proceeds		3,473,344	31,626,656	35,100,000
Total other financing sources (uses)	-	388,440	34,711,560	35,100,000
Net change in fund balances	1,732	(591,218)	35,145	(554,341)
Fund balances, beginning				-
Fund balances, ending	\$ 1,732	(591,218)	35,145	(554,341)

Reconciliation of the Statement of Revenues, Expenditures, and Changes in Fund Balances – Governmental Funds to the Statement of Activities Year Ended September 30, 2023

Net change in fund balances – total governmental funds		\$ (554,341)
Governmental funds report capital outlays as expenditures; however, in the statement of activities, the cost of those assets is capitalized and allocated over their estimated useful lives as depreciation expense. This is the amount of capital assets that were purchased and donated, offset by depreciation for the current period.		
Capital outlay	\$ 34,347,248	
Depreciation expense	(429,341)	
Capital contributions - Land	364,612	
		34,282,519
Some expenses reported in the statement of activities do not require the use of current financial resources and therefore are not reported as expenditures in governmental funds.		
Change in accrued interest payable	 (880,593)	(880,593)
Governmental funds report special assessment debt service as revenue when collected, however in the statement of activities the revenue is recorded when the total assessment is levied.		
Special assessment receivable as of September 30, 2023	35,010,176	
Bond proceeds provide current financial resources to governmental funds, but issuing debt		35,010,176
increases long-term liabilities in the statement of net position.		
Bond proceeds (gross)		 (35,100,000)
Change in net position of governmental activities		\$ 32,757,761

See accompanying notes to basic financial statements.

Statement of Revenues, Expenditures and Changes in Fund Balance – Budget and Actual General Fund Year ended September 30, 2023

	Original Budget	Amended Budget	YTD Actual	Variance
Revenues				
Investment earnings (losses)	\$-	\$-	\$ 1,619	\$ 1,619
Other income	-	769,228	261,154	(508,074)
Total revenues		769,228	262,773	(506,455)
Expenditures				
Personnel services	-	27	18	(9)
Management and other professional services	-	134,661	104,015	(30,646)
Utility services	-	68,313	1,102	(67,211)
Building, landscape and other maintenance	-	547,517	139,401	(408,116)
Other expenditures	-	18,710	16,505	(2,205)
Total expenditures	-	769,228	261,041	(508,187)
Net change in fund balances	-	-	1,732	1,732
Fund balances, beginning				
Fund balances, ending	<u>\$</u>	<u>\$</u>	<u>\$ 1,732</u>	<u>\$ 1,732</u>

See accompanying notes to basic financial statements.

Notes to Financial Statements

Note 1 - Summary Of Significant Accounting Policies

Financial Reporting Entity Middleton, By The Villages

During fiscal year 2023, the Developer introduced Middleton A, a family oriented or non-age restricted community known as "Middleton By The Villages." This community will offer residents their own recreation, community parks, and a charter school in addition to a town center with shopping, dining, and entertainment.

To provide for the necessary community wide infrastructure for this new community a new District was formed.

Middleton Community Development District A was established on May 9, 2022 for the purpose of planning, financing, constructing, operating, and maintaining certain community-wide infrastructure for a community development district located entirely within Sumter County, Florida. The District was created by the City of Wildwood, Florida Ordinance No. 02022-35, pursuant to the provisions of Chapter 190.005, Florida Statutes, and operates within the criteria established by Chapter 190. The District is governed by a five-member Board of Supervisors. As of September 30, 2023, the members of the Board of Supervisors are all employees of or affiliated with the Developer, The Villages Land Company, LLC.

The District boundary consists of approximately 2,485 acres in the city limits of the City of Wildwood. The development includes construction of 994 residential units in Phase I. The land within the District is part of the active family community known as "Middleton, By The Villages". The Villages Land Company, LLC was the developer and initial owner of the property within the District. As of September 30, 2023, 175 homes have been sold.

The financial statements of the District have been prepared in conformity with U.S. Generally Accepted Accounting Principles (GAAP) as applied to governmental units. The Governmental Accounting Standards Board (GASB) is the standard-setting body for establishing governmental accounting and financial reporting principles. As defined by GASB, the financial reporting entity is required to include the primary government, organizations for which the primary government is financially accountable and other organizations for which the primary government is financially accountable and other organizations for which the nature and significance of their relationship with the primary government are such that exclusion would cause the reporting entity's financial statements to be misleading or incomplete. Blended component units, on the other hand, are reported in a separate column in the statement of net position to emphasize they are legally separate from the government.

There are no component units that are legally separate from the District.

In order to acquire land and fund the construction costs of the District's public infrastructure, the District issued Special Assessment Revenue Bonds. The proceeds of these bonds are used to construct improvements within the District which consists of roadway improvements, landscaping, open areas, streetlights, multi-modal paths, master drainage systems and a water and wastewater distribution and collection service system. The bonds are supported by assessments that are levied upon the benefiting properties. In addition to the bond assessment for construction of the infrastructure, there is an annual maintenance assessment to provide for the services and ongoing maintenance and administration.

The Villages

The Villages continues to be developed by the developer, a family-owned business established for the single purpose of developing The Villages. Today, The Villages spans approximately 89 square miles across the

borders of Lake, Sumter and Marion Counties, the City of Wildwood, the City of Fruitland Park, the City of Leesburg and the Town of Lady Lake, Florida, with a population of approximately 150,000. Development is currently underway in the south end of The Villages.

There are no component units that are legally separate from the District. There are eighteen Community Development Districts in the total structure of The Villages, each being a separate government entity established pursuant to Chapter 190, Florida Statutes.

The following is a listing of these Community Development Districts:

- Village Center Community Development District provides water and sewer utility services, recreation facilities and services, security, fire protection, emergency medical first response and executive golf services to the residents. The cost of operations is funded by amenity and utility fees that residents pay monthly. This District also provides for the maintenance of common areas and roadways for the commercial areas within the District boundaries. The cost of maintenance in the commercial areas is funded through commercial maintenance assessments. Lastly, the District provides administrative services, including human resources, payroll, accounting, property management, recreation leadership and community standard services to the Community Development Districts.
- Sumter Landing Community Development District provides recreation facilities and services, security, fire protection, emergency medical first response (non-transport), and executive golf services to the residents. The cost of operations is funded by amenity fees that residents pay monthly. This District also provides for the maintenance of common areas and roadways for the commercial areas within the CDD boundaries in Sumter County. The cost of maintenance in the commercial areas is funded through commercial maintenance assessments.
- Brownwood Community Development District provides the maintenance of common areas and roadways for the commercial areas within the District boundaries in Sumter County. The cost of maintenance in the commercial areas is funded through commercial maintenance assessments as the new downtown area builds out.
- The Village Community Development District No. 1 boundary consists of approximately 993 acres in Sumter County. The development included construction of 3,420 residential units.
- The Village Community Development District No. 2 boundary consists of approximately 990 acres in Sumter County. The development included construction of 3,668 residential units.
- The Village Community Development District No. 3 boundary consists of approximately 894 acres in Sumter County. The development included construction of 3,762 residential units.
- The Village Community Development District No. 4 boundary consists of approximately 1,253 acres in Marion County. The development included construction of 5,432 residential units.
- The Village Community Development District No. 5 boundary consists of approximately 1,407 acres in Sumter County. The development included construction of 6,399 residential units.
- The Village Community Development District No. 6 boundary consists of approximately 1,497 acres in Sumter County. The development included construction of 6,697 residential units.
- The Village Community Development District No. 7 boundary consists of approximately 976 acres in Sumter County. The development included construction of 4,765 residential units.
- The Village Community Development District No. 8 boundary consists of approximately 1,098 acres in Sumter County. The development included construction of 5,193 residential units of which 10 are being used as lifestyle preview homes by the Developer.
- The Village Community Development District No. 9 boundary consists of approximately 1,299 acres in Sumter County. The development included construction of 5,409 residential units.

- The Village Community Development District No. 10 boundary consists of approximately 1,489 acres in Sumter County. The development includes construction of 6,639 residential units of which 56 are being used as lifestyle preview homes by the Developer.
- The Village Community Development District No. 11 boundary consists of approximately 693 acres within the city limits of Fruitland Park in Lake County. The development includes construction of 2,055 residential units.
- The Village Community Development District No. 12 boundary consists of approximately 1,483 acres within the city limits of the City of Wildwood in Sumter County. Planned development includes construction of 6,202 residential units of which 53 are being used as lifestyle preview homes by the Developer.
- The Village Community Development District No. 13 boundary consists of approximately 2,232 acres within the city limits of the City of Wildwood in Sumter County. Planned development includes construction of 8,062 residential units and of which 101 remain unsold as of the end of the fiscal year.
- The Village Community Development District No. 14 boundary consists of approximately 2,385 acres within the city limits of the City of Leesburg in Lake County. Planned development includes construction of Phase I to be 3,234 and construction is currently underway.
- The Village Community Development District No. 15 boundary consists of approximately 1,378 acres within the city limits of the City of Wildwood in Sumter County. Planned development includes construction of 3,616 residential units in Phase I and construction is currently underway.

It is anticipated that additional infrastructure improvements within The Villages will be undertaken by existing community development districts and/or a community development district yet to be created in the future, for which special assessments may be imposed on residences in The Villages and lands owned by the Developer.

In addition to the above community development districts, there are two dependent districts of Sumter County in the total structure of Districts:

- North Sumter County Utility Dependent District (NSCUDD) NSCUDD is a dependent district of Sumter County. This dependent district provides water, wastewater, and non-potable irrigation water to Village properties between C.R. 466 to S.R 44 in Sumter County. NSCUDD also provides solid waste sanitation services for Sumter County, Marion County, and portions of The Villages that are in the City of Fruitland Park and City of Wildwood.
- Wildwood Utility Dependent District (WUDD) WUDD is a dependent district of the City of Wildwood. This dependent district provides water, wastewater and irrigation service to Village properties located south of State Road 44.

Basis of Presentation

Government-wide Statements: The financial statements include both government-wide financial statements, based on the District as a whole, and fund financial statements. The government-wide financial statements report information on all of the non-fiduciary activities of the District. The effect of any inter- fund activity has been removed from these statements. Governmental activities, which normally are supported by assessments and intergovernmental revenues, are reported separately from business-type activities, which rely to a significant extent on fees charged to external parties. The District has no business- type activities.

The government-wide statement of net position reports the governmental activities of the District on a government-wide basis and on a full accrual basis, using the economic resources measurement focus, which incorporates long-term assets and receivables as well as long-term debt and obligations. The statement of net position also addresses deferred inflows and deferred outflows. The statement of activities reflects the expenses of the District, which are offset by revenues. Program revenues are defined

Notes to Financial Statements September 30, 2023

as charges for services, operating grants and contributions, and capital grants and contributions directly associated with a given function.

Program revenues in the statement of activities consist primarily of special assessment revenues. Net position is categorized as net investment in capital assets, restricted, and unrestricted.

Fund Financial Statements: Separate financial statements are provided for the governmental funds. Major individual governmental funds are presented in separate columns on the fund financial statements and all non-major funds are aggregated and displayed in a single column. The governmental fund financial statements include reconciliations with brief explanations to better identify the relationship between the government-wide and the statements of the governmental funds. The District reports the General Fund, the Debt Service fund and the Capital Projects Fund as major funds. The District has no non-major funds.

Measurement Focus, Basis of Accounting and Financial Statement Presentation

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. Assessments are recognized as revenues in the year in which the related debt is issued and the assessments established.

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the District considers revenues to be available if they are collected within sixty (60) days of the end of the current fiscal period. Expenditures generally are recorded when a liability is incurred, as under accrual accounting.

However, debt service expenditures are recorded when payment is due.

The following are the District's major governmental funds:

General Fund: The General Fund is the primary operating fund of the District and is used to account for all financial resources of the general government except those required to be accounted for in another fund.

Debt Service Fund: The Debt Service Fund is used to account for the accumulation of resources for, and payment of, general long-term debt principal, interest, and related costs.

Capital Projects Fund: The Capital Projects Fund is used to account for the funds provided through debt issues and other sources necessary to construct or acquire capital assets of the District.

Governmental Fund Balance Classifications

Governmental fund balances are classified as either non-spendable or spendable. Spendable balances are further classified as restricted, committed, assigned or unassigned, based on the extent to which there are external or internal constraints on the spending of these fund balances. A discussion of each is as follows:

- Non-spendable: This classification includes amounts that cannot be spent because they are either not in spendable form or are legally or contractually required to be maintained intact. "Not in spendable form" includes items that are not expected to be converted into cash (such as inventories and prepaid amounts).
- Restricted: This classification includes amounts for which constraints have been placed on the use of the resources either externally imposed by creditors, grantors, contributors, laws or regulations of other governments or imposed by law through constitutional provisions or enabling legislation.

- Committed: This classification includes amounts that can only be used for specific purposes established by the highest decision making authority in the government. Committed amounts cannot be used for any other purpose unless the District removes those constraints by taking the same type action.
- Assigned: This classification includes amounts that are constrained by the District's intent to be used for a specific purpose but are neither restricted nor committed.
- Unassigned: This classification includes the residual fund balance for the General Fund. This classification represents fund balance that has not been assigned to other funds and that has not been restricted, committed or assigned to a specific purpose within the General Fund. Unassigned fund balance may also include negative balances for any governmental fund if expenditures exceed amounts restricted, committed or assigned for those specific purposes.

The District does not currently use non-spendable or assigned categories of fund balance. All restricted fund balances relate to external debt service restrictions. The Board of Supervisors, the highest decision making authority of the District, approves the establishment, increase and reduction in committed fund balances by budget resolutions and amendments. All other fund balances are unassigned. Restricted and Committed fund balances are always used first for the purposes for which they are designated. Changes to this practice require prior Board of Supervisors approval. A minimum fund balance amount has not been formally adopted.

Budgetary Information

The annual budget is formally adopted by the Board of Supervisors and serves as the legal authorization for expenditures. Legal authority and control are established in accordance with Section 190.008, Florida Statutes. The annual budget, as well as any subsequent amendment, is adopted and approved for the General Fund and Debt Service Fund by the Board of Supervisors. Budgets are adopted on a basis consistent with GAAP. All budget amounts presented in the statements reflect the original budget and the amended final budget.

Assets, Liabilities and Net Position

Cash, Cash Equivalents and Investments The District considers cash and cash equivalents to be cash on hand, demand deposits, cash with fiscal agent, and short-term investments with original maturities of three months or less from the date of acquisition.

The District's investments are recorded at fair value unless the investment qualifies as an external investment pool and follows the guidance in GASB, which allows the investment to be recorded at amortized cost under certain criteria. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The method of measuring the fair value of investments uses the fair value hierarchy as defined by GASB.

Receivables and Payables The accounts receivable of the District are recorded in the government-wide and fund financial statements. Activities between funds that are representative of lending/borrowing arrangements outstanding at the end of the fiscal year are referred to as "due to/from other funds".

Deferred Outflows/Inflows of Resources In addition to assets, the statement of financial position may report a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position that applies to a future period(s) and so will not be recognized as an outflow of resources (expense/expenditure) until then. The District has no deferred outflows of resources.

In addition to liabilities, the statement of financial position may report a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents

Notes to Financial Statements September 30, 2023

an acquisition of net position that applies to a future period(s) and so will not be recognized as an inflow of resources (revenue) until then. There is one item that qualifies for reporting in this category. This deferred inflow, unavailable revenue, consists of special assessment revenue received/receivable by the District that is applicable to a future period.

Capital Assets Capital assets, which may include property (land), buildings, infrastructure assets (roads, sidewalks, etc.), improvements, equipment, construction in progress and intangible assets, are reported in the government-wide financial statements.

The District has established the threshold for additions to capital assets as an asset with an acquisition cost of \$10,000 or more, and an estimated useful life in excess of one year. Such assets are recorded at historical cost or estimated historical cost if purchased or constructed. The District values and records donated capital assets at the estimated acquisition value of the item at the date of its donation.

Routine maintenance and repairs to capital assets are not included in the reported value because they do not increase the capacity or extend the useful life of the capital asset.

Depreciation of capital assets is computed using the straight-line method and is recorded in general government expenses in the District's Statement of Activities. Estimated useful lives of the assets are as follows:

•	mprovement other than building and structure	40 years
Furn	iture and Equipment	5-10 years

Special Assessments: The District levies an annual bond and maintenance assessment to the land owners:

• **Bond Assessments:** The bond debt is repaid from the proceeds of an assessment levied by the District's Board of Supervisors. The levy is in the form of a non-ad valorem special assessment that will have a lien against properties within the boundary of the District that receive special benefits from the infrastructure improvements financed by the bonds. These assessments may be prepaid in total or in annual installments as a non-ad valorem special assessment. The bond assessment revenue and the debt service activity are accounted for in the Debt Service Fund.

The assessment methodology consists of five steps.

- The District Engineer determines the costs for all District improvements needed.
- The assessable acres that benefit from the District's infrastructure improvements are determined.
- The District Financial Advisor and Underwriter estimate total funding needed to acquire and/or construct the infrastructure improvements.
- This amount is divided equally among the benefited properties on a net assessable acreage basis.
- And finally, as land is platted, the debt on each assessable acre is allocated to each residential unit.

This methodology is applied to both the bond and the maintenance assessments.

- **Maintenance Assessments:** In addition to the assessment for the repayment of bond obligations, the District has levied an assessment for the maintenance of the infrastructure and the operations of the District. This assessment is a part of the General Fund's annual budget. The maintenance assessment revenue is classified as program revenue and is accounted for in the General Fund.
- **Billing and Collection:** The District has entered into an agreement with the Tax Collector of Sumter County. The assessments are placed on the county property tax bill as a non-ad valorem assessment. They are collected by the county under the uniform tax collection process and then remitted to the District.

Net Position

Net investment in capital assets is intended to reflect the portion of net position which is associated with capital assets net of accumulated depreciation less outstanding capital asset related debt.

Restricted net position is assets that have third party (statutory, bond covenant or granting agency) or enabling legislation limits on their use. The District would typically use restricted assets first, as appropriate opportunities arise, but reserves the right to selectively defer the use thereof to a future project or replacement equipment acquisition.

Unrestricted net position represents net position not included in net investment in capital assets or restricted net position.

Use of Estimates

The preparation of the financial statements in conformity with generally accepted accounting principles (GAAP) requires management to make various estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statement and the reported amounts of revenues and expenditures/expenses during the reporting period. Some of these estimates include assessing the collectability of the receivables, the useful lives of capital assets, and the collectability of the liabilities. Although these estimates are based on management's knowledge of current events and actions it may undertake in the future, they could ultimately differ from actual results.

Note 2 - Cash, Cash Equivalents And Investments

The District maintains an approved Investment Policy and Long-Term Portfolio Investment Policy in compliance with guidelines established by Florida Statutes.

The primary objective of the District's Investment Policy is to assure safety and preservation of principal.

The objective is to mitigate credit and interest rate risk, maintain the necessary liquidity to match expected liabilities and maximize yield.

The primary objective of the District's Long-term Portfolio Investment policy is to achieve a long-term (five years or longer) level of return commensurate with the contemporary economic conditions and equal to or exceeding the then prevailing investment environment.

Cash and Cash Equivalents: The District's cash and cash equivalents are considered to be cash on hand, demand deposits, cash with fiscal agent and short-term investments with an original maturity of three months or less.

The District invests its operating cash solely in Qualified Public Depositories that meet the requirements of Chapter 280, Florida Statutes "Florida Security for Public Deposits Act". In addition to protection of up to \$250,000 for its deposits with a single bank as provided by the Federal Deposit Insurance Corporation (FDIC), the District's deposits are provided the extra level of security afforded by using a public depository that meets the requirements of Chapter 280. This includes the provision by the public depository of collateral based on the amount of public deposits maintained at the institution and the ability of the State of Florida to levy other public depositories for shortages in collateral in the event of the failure of a public depository. Citizens First Bank is a Qualified Public Depository.

Additionally the District invests Debt Service Funds deposited in the Trust accounts, in U.S. Bank Money Market Deposit Account. The money market fund seeks to provide stable income and preserve capital.

As of September 30, 2023, the District's Cash and Cash Equivalents consisted of:

		Weighted Average	
Cash and Cash Equivalents	Fair Value	Maturity (Days)	Credit Rating
Citizens First Bank demand deposits	3,752	1.0	n/a
US Bank Money Market Fund	2,519,104	35.0	AAAm
Total Fair Value	\$ 2,522,856		
Portfolio Weighted Average Maturity (WAM)		35.0	

Note 3 - Receivables And Payables

Receivables

The Assessments Receivable The infrastructure of the District is built with tax-exempt bonds. The proceeds of these bonds are used to construct improvements within the District which consists of roadway improvements, landscaping, open areas, streetlights, multi-modal paths, master drainage systems and a water and waste water distribution and collection service system. The bonds are supported by assessments that are levied upon the benefiting properties. The bonds are repaid with monies collected in the annual tax bill sent out by the County Tax Collector's Offices and appear in the Non-Ad Valorem section of the tax bill as "Bond Debt Assessment". As of September 30, 2023, the outstanding Assessment Receivable to support the future bond liability for the District was \$35,010,176.

Due from Other Governments As of September 30, 2023 no balance is due from other governments.

Due from Other Funds The inter-fund balances result from the time lag between the dates that (1) inter-fund goods and services were provided or reimbursable expenditure occur, (2) transactions are recorded in the accounting system and (3) payments between funds are made. The balance, if any, at September 30, 2023 is expected to be repaid shortly after year-end from available current assets and next year funding.

There is no allowance for doubtful accounts as management believes the accounts are fully collectible as of September 30, 2023.

Payables

Accounts Payable As of September 30, 2023, a total \$48,355 is due to trade vendors in the normal course of business. This balance is expected to be repaid shortly after year-end from available current assets and next year funding.

Due to other Governments As of September 30, 2023, a total \$72,065 is due to other governments. The inter-government balances result from the time lag between the dates that (1) inter-government goods and services were provided or reimbursable expenditure occur, (2) transactions are recorded in the accounting system and (3) payments between governments are made. The balance at September 30, 2023 is expected to be repaid shortly after year-end from available current assets and next year funding.

Due to Other Funds The inter-fund balances result from the time lag between the dates that (1) inter-fund goods and services were provided or reimbursable expenditure occur, (2) transactions are recorded in the accounting system and (3) payments between funds are made. The balance, if any, at September 30, 2023 is expected to be repaid shortly after year-end from available current assets and next year funding.

Due to Developer As of September 30, 2023 a total \$3,084,905 is Due to the Developer. This balance includes all requisitions for the construction of the District received from the Developer in excess of

Notes to Financial Statements September 30, 2023

the balance in the construction bond fund. This liability will be paid from any excess funds that become available in the Reserve account in the Debt Service Reserve Fund.

Note 4 - Capital Assets

Capital asset activity for the year ended September 30, 2023, was as follows:

	Beginning balance	Increases	Decreases	Ending balance
Governmental activities:				
Assets not being depreciated:				
Land	<u>\$</u> -	364,612	-	364,612
Total assets not being depreciated		364,612		364,612
Assets being depreciated:				
Improvements other than buildings		34,347,248		34,347,248
Less accumulated depreciation for:				
Improvements other than buildings		(429,341)		(429,341)
Total assets being depreciated, net	-	33,917,907	-	33,917,907
Governmental activities, capital assets	\$	34,282,519	-	34,282,519

Note 5 - Long-Term Debt

Long-term debt consists of the following Special Assessment Revenue bonds as of September 30, 2023:

\$35,100,000 Special Assessment Revenue Bonds, Series 2022 principal installments ranging from \$450,000 to \$2,475,000 through May 2053 in accordance with the redemption schedule. Interest is due semi-annually on May 1 and November 1 of each year until redemption or maturity. Interest rates range from 5.2% to 6.2%.	35,100,000
Total long-term bond debt	\$ 35,100,000
Less current installments of bonds payable	 (450,000)
Revenue bonds payable less current installments	\$ 34,650,000

The Special Assessment Revenue Bonds are secured by a lien and pledge of revenues under the indentures, which are derived through levy and collection on land within the District specifically benefited. These bonds are additionally secured by amounts on deposit in the funds and accounts created pursuant to the indentures.

The annual requirements to amortize the principal and interest of all revenue bonds payable as of September 30, 2023, are as follows:

	Principal	Interest	Total
Fiscal year ending September 30,			
2024	450,000	2,113,423	2,563,423
2025	475,000	2,090,023	2,565,023
2026	500,000	2,065,323	2,565,323
2027	525,000	2,039,323	2,564,323
2028	555,000	2,012,023	2,567,023
2029-2033	3,280,000	9,570,975	12,850,975
2034-2038	4,370,000	8,519,313	12,889,313
2039-2043	5,920,000	7,031,375	12,951,375
2044-2048	8,050,000	4,961,240	13,011,240
2049-2053	10,975,000	2,125,047	13,100,047
Total	\$ 35,100,000	42,528,065	77,628,065

The following is a summary of changes in long-term debt:

	Beginning balance	Additions	Reductions	Ending balance	Due within one year
Governmental activities:					
Bonds payable	\$-	35,100,000	-	35,100,000	450,000
Governmental activities					
Long-term debt	\$	35,100,000		35,100,000	450,000

The District issued \$35,100,000 in Special Assessment Revenue Bonds, Series 2022 in May 2022, carrying an interest rate ranging from 5.2% to 6.2%. The first interest payment was made on May 1, 2023 and the first principal payment is due on May 1, 2024.

Debt Covenants and Pledged Revenues

The Bond indentures contain significant limitations and restrictions on the District regarding annual debt service requirements, the use of certain restricted accounts, minimum sinking fund balances and minimum revenue bond coverage. Management believes that the District has complied with all material financial- related covenants.

The District has pledged certain benefit special assessment revenue to pay the principal and interest on special assessment bonds issued to pay for infrastructure improvements. These special assessment revenue bonds were outstanding on September 30, 2023. Pledged revenues consist of special assessments to be billed in Fiscal Year ending September 30, 2024.

An interest payment for the Special Assessment Revenue Bonds, Series 2023 was made in the 2024 fiscal year. A capitalized interest fund was created at the time of issuance to cover the payments during the current year.

Note 6 - Related Parties

The District has no employees. For certain management, finance, technology and administrative services, the District entered into an inter-local agreement with Village Center Community Development District (Center District), a community development district created under Florida Statute 190. Under the agreement, management fees accrued to the Center District by the District for such services totaled \$69,930 for the year ended September 30, 2023.

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Notes to Financial Statements September 30, 2023

The District paid Villages Technology Solutions Group, a Developer owned technology company, a total \$4,800 for technology services in FY 2023. The District paid The Daily Sun, a Developer Owned newspaper company, a total of \$2,200 for certain legal advertisements.

Note 7 - Transfers In (Out)

During the fiscal year, \$3,124,060 was transferred from the Debt Service Fund to the Capital Projects Fund to record additional construction costs and \$39,156 represented interest earned on the reserved account balance. Additionally, \$39,156 was transferred from the Capital Projects Fund to the Debt Service Fund to pay down deferred construction costs.

Note 8 - Risk Management

The District is exposed to various risks of loss related to general liability, crime, auto liability, employee practice liability, theft, damage and destruction of assets, errors and omissions and natural disasters. To manage much of this risk, the District carries insurance, however, the District retains risk for certain property coverage and for losses in excess of coverage limits. Any settled claims from these risks have not exceeded commercial insurance coverage in any of the past three years.





Other Reports

Annual Financial Report

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT - A

PURVIS GRAY

INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

Board of Supervisors Middleton A Community Development District The Villages, Florida

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of the governmental activities and each major fund of Middleton A Community Development District (the District) as of and for the year ended September 30, 2023, and the related notes to the financial statements, which collectively comprise the District's basic financial statements, and have issued our report thereon dated March 7, 2024.

Report on Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the District's internal control over financial reporting (internal control) as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the District's internal control. Accordingly, we do not express an opinion on the effectiveness of the District's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies in internal control, such that there is a reasonable possibility that a material misstatement of the District's financial statements will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses or significant deficiencies may exist that were not identified.

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Board of Supervisors Middleton A Community Development District The Villages, Florida

INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

Report on Compliance and Other Matters

As part of obtaining reasonable assurance about whether the District's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts and grant agreements, non-compliance with which could have a direct and material effect on the financial statements. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of non-compliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of This Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the District's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the District's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

March 7, 2024 Ocala, Florida

PURVIS GRAY

MANAGEMENT LETTER

Board of Supervisors Middleton A Community Development District The Villages, Florida

Report on the Financial Statements

We have audited the financial statements of Middleton A Community Development District (the District) as of and for the fiscal year ended September 30, 2023, and have issued our report thereon dated March 7, 2024.

Auditor's Responsibility

We conducted our audit in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; and Chapter 10.550, *Rules of the Auditor General*.

Other Reporting Requirements

We have issued our Independent Auditor's Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of the Financial Statements Performed in Accordance with *Government Auditing Standards* and Independent Accountant's Report on an examination conducted in accordance with the American Institute of Certified Public Accountants *Professional Standards*, AT-C Section 315, regarding compliance requirements in accordance with Chapter 10.550, *Rules of the Auditor General*. Disclosures in those reports, which are dated March 7, 2024, should be considered in conjunction with this management letter.

Prior Audit Findings

Section 10.554(1)(i)1., *Rules of the Auditor General*, requires that we determine whether or not corrective actions have been taken to address findings and recommendations made in the preceding financial audit report. There were no findings in the prior audit report.

Official Title and Legal Authority

Section 10.554(1)(i)4., *Rules of the Auditor General*, requires that the name or official title and legal authority for the primary government and each component unit of the reporting entity be disclosed in this management letter, unless disclosed in the notes to the financial statements (see Note 1 of the District's September 30, 2023, basic financial statements for this information). There are no component units related to the District.

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MANAGEMENT LETTER

Financial Condition and Management

Sections 10.554(1)(i)5.a. and 10.556(7), *Rules of the Auditor General*, require us to apply appropriate procedures and communicate the results of our determination as to whether or not the District met one or more of the conditions described in Section 218.503(1), Florida Statutes, and to identify the specific condition(s) met. In connection with our audit, we determined that the District did not meet any of the conditions described in Section 218.503(1), Florida Statutes.

Pursuant to Sections 10.554(1)(i)5.b. and 10.556(8), *Rules of the Auditor General*, we applied financial condition assessment procedures for the District. It is management's responsibility to monitor the District's financial condition, and our financial condition assessment was based in part on representations made by management and review of financial information provided by same.

Section 10.554(1)(i)2., *Rules of the Auditor General*, requires that we communicate any recommendations to improve financial management. In connection with our audit, we did not have any such recommendations.

Special Districts

For information required by Section 218.39(3)(c), Florida Statutes, and Section 10.554(1)(i)6 and 7, *Rules of the Auditor General*, please see attached information provided by management that is unaudited and, accordingly, we do not express an opinion or provide any assurance on the information.

Additional Matters

Section 10.554(1)(i)3., *Rules of the Auditor General*, requires us to communicate non-compliance with provisions of contracts or grant agreements, or abuse, that have occurred, or are likely to have occurred, that have an effect on the financial statements that is less than material but warrants the attention of those charged with governance. In connection with our audit, we did not note any such findings.

Purpose of This Letter

Our management letter is intended solely for the information and use of the Legislative Auditing Committee, members of the Florida Senate and Florida House of Representatives, the Florida Auditor General, federal and other granting agencies, the Board of Supervisors, and applicable management, and is not intended to be, and should not be, used by anyone other than these specified parties.

We wish to take this opportunity to thank you and your staff for the cooperation and courtesies extended to us during the course of our audit. Please let us know if you have any questions or comments concerning this letter, our accompanying reports, or other matters.

JEVIS GROU

March 7, 2024 Ocala, Florida

Attachment to the Management Letter For the Year Ending September 30, 2023

Specific Information (For a dependent special district or an independent special district, or a local government entity that includes the information of a dependent special district)

As required by Section 218.39(3)(c), Florida Statutes, and Section 10.554(1)(i)6, Rules of the Auditor General, the (name of district) reported:

- a) The total number of district employees compensated in the last pay period of the district's fiscal year as <u>N/A</u>.
- b) The total number of independent contractors to whom nonemployee compensation was paid in the last month of the district's fiscal year as <u>N/A</u>.
- c) All compensation earned by or awarded to employees, whether paid or accrued, regardless of contingency as <u>N/A</u>.
- d) All compensation earned by or awarded to nonemployee independent contractors, whether paid or accrued, regardless of contingency as <u>N/A</u>.
- e) Each construction project with a total cost of at least \$65,000 approved by the district that is scheduled to begin on or after October 1 of the fiscal year being reported, together with the total expenditures for such project as <u>\$0</u>.
- f) A budget variance based on the budget adopted under Section 189.016(4), Florida Statutes, before the beginning of the fiscal year being reported if the district amends a final adopted budget under Section 189.016(6), Florida Statutes, as _____. This is discussed in the "General Fund Budgetary Highlight" section of the Management Discussion and included as a "Budget to Actual" statement in the "Basic Financial Statements", page 16.

Note: If the required information for a dependent special district is fulfilled by inclusion in the primary local government's audit report, a statement to that effect should be made in the dependent special district's audit report, and vice versa.

Specific Information (For an independent special district that imposes ad valorem taxes) Not Applicable

As required by Section 218.39(3)(c), Florida Statutes, and Section 10.554(1)(i)7, Rules of the Auditor General, the (name of district) reported:

- a) The mileage rate or rates imposed by the district as <u>N/A</u>.
- b) The total amount of ad valorem taxes collected by or on behalf of the district as <u>N/A</u>.
- c) The total amount of outstanding bonds issued by the district and the terms of such bonds as <u>N/A</u>.

Specific Information (For an independent special district that imposes non-ad valorem special assessments)

As required by Section 218.39(3)(c), Florida Statutes, and Section 10.554(1)(i)7, Rules of the Auditor General, the (name of district) reported:

- a) The rate or rates of non-ad valorem special assessments imposed by the District as <u>n/a</u> for maintenance and bond payment assessment.
- b) The total amount of special assessments collected by or on behalf of the district as <u>\$86,326</u>.
- c) The total amount of outstanding bonds issued by the district and the terms of such bonds as <u>\$35,100,000</u>.

PURVIS GRAY

INDEPENDENT ACCOUNTANT'S REPORT ON COMPLIANCE WITH FLORIDA STATUTE SECTION 218.415 - INVESTMENT OF PUBLIC FUNDS

Board of Supervisors Middleton A Community Development District The Villages, Florida

We have examined Middleton A Community Development District's (the District) compliance with Section 218.415, Florida Statutes, with regards to the District's investments during the fiscal year ended September 30, 2023. District management is responsible for the District's compliance with those requirements. Our responsibility is to express an opinion on the District's compliance based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. Those standards require that we plan and perform the examination to obtain reasonable assurance about whether the District complied, in all material respects, with the requirements referenced above. An examination involves performing procedures to obtain evidence about whether the District complied with the specified requirements. The nature, timing, and extent of the procedures selected depend on our judgment, including an assessment of the risks of material non-compliance, whether due to fraud or error. We believe that the evidence we obtained is sufficient and appropriate to provide a reasonable basis for our opinion.

We are required to be independent and to meet our other ethical responsibilities in accordance with relevant ethical requirements relating to the engagement.

Our examination does not provide a legal determination on the District's compliance with specified requirements.

In our opinion, the District complied with the aforementioned requirements during the fiscal year ended September 30, 2023, in all material respects.

This report is intended solely for the information and use of the Florida Auditor General, the Board of Supervisors of the District, and applicable management, and is not intended to be, and should not be, used by anyone other than these specified parties.

March 7, 2024 Ocala, Florida

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MIDDLETON COMMUNITY DEVELOPMENT DISTRICT - A

EXISTING COMMERCIAL OR PROFESSIONAL TENANTS

This Offering Plan does not include any commercial or professional space.

INTERIM LEASES

The Sponsor is selling Homes under this Offering Plan. The Sponsor does not presently plan to rent any Homes in the Community.

PROCEDURE TO PURCHASE

Purchasers will be able to purchase either a Homesite with a Home of their choosing and selections to be constructed thereon ("Homesite-Home Purchase"), or a Homesite with a Home of a predetermined model and specifications constructed or to be constructed thereon ("Model Home Purchase").

Homesite-Home Purchase

A prospective Purchaser of a Homesite-Home Purchase will enter into two (2) contracts with the Sponsor, as "Seller," for the purchase of a Homesite and construction of Home thereon. Initially, the Purchaser and the Sponsor will enter into a Purchase Agreement ("Land Purchase Agreement") for the specific Homesite being purchased. The Land Purchase Agreement contemplates that the Purchaser will also purchase the Home to be constructed by the Sponsor on the Homesite; provided, the terms and specifications of construction of the Home will be pursuant to a "Home Sale Addendum" entered into at the time the Home is ordered. The purchase price paid for the Home and improvements on the Homesite is separate and in addition to the purchase price paid for the Home site and will be set forth in the Home Sale Addendum.

The purchase price for the Homesite will be set forth in the Land Purchase Agreement. The Homesite selected may be subject to a premium (based on location and/or size of the Homesite); if applicable, the premium will also be set forth in the Land Purchase Agreement. Purchaser will be required to make two (2) deposits under the Land Purchase Agreement. The initial deposit in the minimum amount of two thousand five hundred dollars (\$2,500.00) will be due upon signing the Land Purchase Agreement. A second deposit will be required to be made upon execution of a Home Sale Addendum, as discussed below. The total amount of the deposit required under the Land Purchase Agreement and Home Sale Addendum will be dependent upon the amount of financing Purchaser qualifies for; the percentage of the total purchase price required as a deposit will be equivalent to the percentage of the total purchase price not financed. For example, if Purchaser is qualified to finance ninety-five percent (95%) of the total purchase price, a total deposit of five percent (5%) of the total purchase will be required. The balance of the purchase price (including the additional price for the Home and improvements) will be

due at closing. Purchaser will be responsible for other expenses at closing, as discussed herein above and as specified in the Land Purchase Agreement.

The Homesite and Home will be sold for cash, unless the Purchaser obtains financing for their purchase. The purchase of the Homesite and Home is not contingent on the Purchaser obtaining financing, and the Purchaser will be obligated to close on their purchase regardless of whether they obtain any financing. The Sponsor is not providing any financing to Purchasers, although Purchasers may finance their purchase from any source of their choosing. Citizens First Bank, an affiliate of the Sponsor, may offer Fannie Mae loans to prospective Purchasers. Such loans would be at current market rates. Financing may also be available from a number of other local sources; however, the Sponsor makes no representation as to the availability of financing to any Purchaser from Citizens First Bank or any other lender.

The Land Purchase Agreement will set forth a date by which the Purchaser will select and enter into a Home Sale Addendum to order a particular Home and improvements for construction by the Sponsor. The Sponsor will be obligated to complete construction of the Home on the Homesite prior to the date of closing on the transaction ("Closing Date") and subject to the Land Purchase Agreement. The Closing Date will be set by the Sponsor at the time the Home is ordered based on its construction timetable for the Home ordered and will be set forth in the Home Sale Addendum. The price of the Home and improvements ordered will be determined by the Sponsor's prices prevailing at the time the Home is ordered. A second deposit will be required at the time the Home Sale Addendum is executed. The amount of the second deposit will be equal to the difference between the total required deposit, calculated as described above, and the deposit previously paid.

The Sponsor will be unconditionally obligated by the Land Purchase Agreement to complete construction of the Home prior to the earliest of the Closing Date or two (2) years from the execution of the Land Purchase Agreement. Accordingly, construction of the Home will be completed no later than two (2) years following execution of the Land Purchase Agreement.

Model Home Purchase

A prospective Purchaser of a Model Home Purchase will enter into a Purchase Agreement with the Sponsor, as "Seller," for the purchase of a Homesite with a predetermined model and specifications of Home already constructed or to be constructed thereon ("Home Purchase Agreement" and together with the Land Purchase Agreement, the "Purchase Agreement"). The purchase price for the Homesite and Home will be set forth in the Home Purchase Agreement. The Homesite may be subject to a premium (based on location and/or size of the Homesite); if applicable, the premium will also be set forth in the Home Purchase Agreement. The Purchaser will be required to make an initial deposit upon signing the Home Purchase Agreement in an amount to be specified in the Home Purchase Agreement, and an additional deposit in an amount and by a date both specified in the Home Purchase Agreement. The balance of the purchase

price will be due at closing. Purchaser will be responsible for other expenses at closing, as discussed herein above and as specified in the Home Purchase Agreement.

The Homesite and Home will be sold for cash, unless the Purchaser obtains financing for their purchase. The purchase of the Homesite and Home is not contingent on the Purchaser obtaining financing, and the Purchaser will be obligated to close on their purchase regardless of whether they obtain any financing. The Sponsor is not providing any financing to Purchasers, although Purchasers may finance their purchase from any source of their choosing. Citizens First Bank, an affiliate of the Sponsor, may offer Fannie Mae loans to prospective Purchasers. Such loans would be at current market rates. Financing may also be available from a number of other local sources; however, the Sponsor makes no representation as to the availability of financing to any Purchaser from Citizens First Bank or any other lender.

The Sponsor will make the selections to be constructed in the Home. The selection of items already installed or intended to be installed by the Sponsor prior to closing will be attached as an exhibit to the Home Purchase Agreement. The Purchaser may pay a change order fee and request a change order to the Home Purchase Agreement, including, moving up the Closing Date, or adding or modifying an enhancement package. The Sponsor will not remove any selections that have been installed prior to execution of the Home Purchase Agreement. The Sponsor will be obligated to complete construction of the Home on the Homesite prior to the Closing Date and subject to the Home Purchase Agreement. The Closing Date will be set by the Sponsor at the time the Home Purchase Agreement is entered and will be set forth in the Home Purchase Agreement.

The Sponsor will be unconditionally obligated by the Home Purchase Agreement to complete construction of the Home prior to the earliest of the Closing Date or two (2) years from the execution of the Home Purchase Agreement. Accordingly, construction of the Home will be completed no later than two (2) years following execution of the Home Purchase Agreement.

The amount of the deposit made under a Purchase Agreement may be in excess of ten percent (10%) of the purchase price. Consequently, the amount retained by the Sponsor in the event of Purchaser default may be in excess of ten percent (10%) of the purchase price. This fact has been highlighted as a Special Risk.

<u>Closing</u>

In both a Homesite-Home Purchase and Model Home Purchase, closing is scheduled by the Sponsor. Documentary stamps on the Warranty Deed delivered to Purchaser, building permit costs, impact fees, if applicable, water/wastewater fee, contributions in aid of construction for utilities, mailbox fees and the cost of recording the Warranty Deed will be paid by the Sponsor at closing. Purchaser will be responsible for all other costs and expenses associated with closing, including but not limited to any and all financing costs and expenses associated with Purchaser's financing for the purchase of the Home and title insurance. Any real estate taxes and CDD Assessments not yet due will be pro-rated between Purchaser and the Sponsor at closing and will be the responsibility of Purchaser after closing.

Purchaser will be responsible for additional costs incurred by the Sponsor before closing if the Purchaser, as and only if permitted by their Land Purchase Agreement or Home Purchase Agreement and only upon the Sponsor's approval, extends the Closing Date.

The Sponsor may extend the Closing Date up to ninety (90) days if the Sponsor is unable for any reason to timely secure all labor, product, and materials necessary to complete the residence prior to the initially-scheduled closing date.

A Purchaser will be conveyed fee simple title to a Homesite (and Home constructed thereon) by Warranty Deed, free and clear of any and all encumbrances, subject only to taxes and assessments for the year of closing and thereafter (to be prorated), easements, restrictions and reservations of record (existing at the time of contract or placed of record prior to closing) and zoning regulations.

No Sale Period

The Purchase Agreement includes a provision by which the Purchaser will acknowledge that it is not an investor purchasing the Home with intent to resell the Home within one (1) year. Therefore, the Purchaser agrees, by executing a Purchase Agreement, not to sell, convey, or transfer their Home for a period of one (1) year following the closing of their transaction (the "No Sale Period"). In the event the Purchaser sells, conveys, or transfers their Home during the No Sale Period, the Purchaser agrees to forfeit any and all profits from such sale to the Sponsor. Profits are defined as the gross sales proceeds from any sale during the No Sale Period, less the gross purchase price from their original purchase. The Sponsor reserves the right to make exceptions for hardships such as death, in Sponsor's sole discretion on a case-by-case basis. The No Sale Period clause is subordinate to the interest of any mortgagee, and shall survive the closing of the transaction governed by the Purchase Agreement. This existence of this No Sale Period is outlined as a Special Risk in this Offering Plan.

Escrow

The Escrow Agent:

The law firm of *McLin & Burnsed PA*, with an address at 26736 US Highway 27, Suite 202, Leesburg, FL 34748, shall serve as escrow agent ("Escrow Agent") for Sponsor and Purchaser. The attorneys who can authorize the withdrawal of funds from the Escrow Account (defined below) and execute documents on the Escrow Agent's behalf are: (i) Philip S. Smith, Esq., an attorney licensed to practice law in the State of Florida, and (ii) Steven P. Feiner, Esq., an attorney licensed to practice law in the States of Florida and New York. Such attorneys have submitted themselves to the jurisdiction of the laws of the state of New York for purposes of administration of escrow pursuant to this Offering Plan.

Neither the Escrow Agent nor any authorized signatories on the account are the Sponsor, Selling Agent, Managing Agent, or any principal thereof, or have any beneficial interest in any of the foregoing. The Escrow Agent shall only be responsible for and have a fiduciary duty to the parties relating to deposits (which are good funds) ("Deposits") actually delivered to Escrow Agent.

The Escrow Account:

The Escrow Agent has established the escrow account at Truist Bank located at 4525 County Road 48, Okahumpka, FL 34762 ("Escrow Account"). The Escrow Account is federally insured by the FDIC at the maximum amount of two hundred fifty thousand dollars (\$250,000) per depositor. Any deposit of a depositor in excess of two hundred fifty thousand (\$250,000) will not be federally insured.

All Deposits received by the Purchaser shall be in the form of purchaser checks or wire transfers and shall be made payable to or endorsed by the Purchaser to the order of the Escrow Agent. Any Deposits made for upgrades, extras, or custom work at the time of entering into the Purchase Agreement or thereafter shall be initially deposited into the Escrow Account, and released in accordance to the terms of a written agreement between the Purchaser and Seller. Any payments not part of the Purchase Agreement for such items will be between the Purchaser and the Sponsor pursuant to a separate written agreement, if any.

The account will be an IOTA Account established pursuant to Section 5-1(g) of the Rules and Regulations of the Florida Bar where interest inures to the benefit of the Florida Bar Foundation as a result of the fact that the nominal interest that could be earned on such Deposits would not be in excess of the costs to secure such income. No fees of any kind may be deducted from the Escrow Account, and the Sponsor shall bear all costs associated with the maintenance of the Escrow Account.

The Purchase Agreement:

Forms of the Land Purchase Agreement, Home Sale Addendum and Home Purchase Agreement are attached as *Exhibit A* in Part II of this Offering Plan. Since this Offering Plan is for an out-of-state property, the Sponsor has prepared a specific New York Addendum, attached as *Exhibit J* in Part II of this Offering Plan, that includes provisions relevant to New York Purchasers that are separate and distinct from obligations to residents of other jurisdictions. The relevant escrow trust fund provisions are included in a New York Addendum. The New York Addendum, executed by the Purchaser and Sponsor, will be delivered to and executed by the Escrow Agent; a copy of which will be returned to the Purchaser at the address set forth on the Purchase Agreement with a notice of receipt and deposit of the Purchaser's Deposit.

Notification to Purchaser:

Within five (5) business days after the Purchase Agreement has been tendered to Escrow Agent along with the Deposit, the Escrow Agent shall sign the New York Addendum and place the Deposit into the Escrow Account. Within ten (10) business days of the placing the Deposit in the Escrow Account, Escrow Agent shall provide written notice to the Purchaser and the Sponsor, confirming the Deposit. The notice shall provide the account number of the Escrow Account and the fact that the funds are in an IOTA account for which the Purchaser will not earn interest.

The Escrow Agent is obligated to send notice to the Purchaser once the Deposit is placed in the Escrow Account. The notice shall be deemed delivered when sent. If the Purchaser does not receive notice of such deposit within fifteen (15) business days after tender of the deposit, they may cancel the Purchase Agreement within ninety (90) days after tender of the Purchase Agreement and Deposit to Escrow Agent. Complaints concerning the failure to honor such cancellation requests may be referred to the New York State Department of Law, Real Estate Finance Bureau, 28 Liberty Street, 21st Floor, New York, NY 10005-1413. Rescission shall not be afforded where proof satisfactory to the Attorney General is submitted establishing that the Deposit was timely placed in the Escrow Account in accordance with the New York State Department of Law's regulations concerning deposits and requisite notice was timely sent to the Purchaser.

Release of Funds:

All Deposits, except for advances made for upgrades, extras, or custom work received in connection with the Purchase Agreement, are and shall continue to be the Purchaser's money, and may not be comingled with any other money or pledged or hypothecated by Sponsor, as per GBL § 352-h.

Under no circumstances shall Sponsor seek or accept release of the Deposit of a defaulting Purchaser until after consummation of the Offering Plan, as evidenced by closing on at least one (1) Home. Consummation of the Plan does not relieve the Sponsor of its obligations pursuant to GBL §§ 352-3(2-b) and 352-h.

The Escrow Agent shall release the deposit if so directed:

(a) pursuant to terms and conditions set forth in the Purchase Agreement and New York Addendum upon closing of title to the property being purchased and delivery to Escrow Agent of a completed Settlement Statement signed by Sponsor and Purchaser; or

(b) in a subsequent writing signed by both Sponsor and Purchaser; or

(c) by a final, non-appealable order or judgment of a court.

If the Escrow Agent is not directed to release the deposit pursuant to paragraphs (a) through (c) above, and the Escrow Agent receives a request by either party to release the Deposit, then the Escrow Agent must give both the Purchaser and Sponsor prior written notice of not fewer than thirty (30) days before releasing the Deposit. If the Escrow Agent has not received notice of objection to the release of the deposit prior to the expiration of the thirty (30) day period, the Deposit shall be released and the Escrow Agent shall provide further written notice to both parties informing them of said release; provided however, if the Escrow Agent cannot contact either the Sponsor or the Purchaser for any reason whatsoever, or does not know of their whereabouts or their continued existence and/or operation of a business, then the Escrow Agent may continue to hold such funds until such time as it receives written permission signed by both parties or other directions on where to release such Deposit. Escrow Agent shall incur no liability whatsoever for failure to release and/or disburse such funds held in escrow prior to written instructions by both Sponsor and Purchaser or by waiting for a final, non-appealable order or judgment of a court. If the Escrow Agent receives a written notice from either party objecting to the release of the Deposit within said thirty (30) day period, the Escrow Agent shall continue to hold the Deposit until otherwise directed pursuant to paragraphs (a) through (c) above. Notwithstanding the foregoing, the Escrow Agent shall have the right at any time, but not the obligation, to deposit the Deposit contained in the Escrow Account with the Clerk of the County where the property is located and shall give written notice to both parties of such deposit. Upon depositing the Deposit with the Clerk, the Escrow Agent shall be released from all further liability under the Escrow Agreement and the Purchaser and the Sponsor will indemnify and hold Escrow Agent harmless and free of any costs or expense including all attorneys' fees and costs that may be incurred in depositing such funds with the Clerk. To the extent that the Escrow Agent is required to file a formal interpleader with a Court of competent jurisdiction in order to deposit the deposit with the Clerk, all costs and expenses, including attorneys' fees shall be the obligation of the Sponsor and the Purchaser and the Court may pay such fees and costs due to the Escrow Agent from the deposit deposited with the Clerk.

The Sponsor shall not object to the release of the deposit to:

(a) a Purchaser who timely rescinds in accordance with an offer of rescission contained in the Offering Plan or an Amendment to the Offering Plan; or

(b) all Purchasers after an Amendment abandoning the Offering Plan is accepted for filing by the Department of Law.

The Department of Law may perform random reviews and audits of any records involving the Escrow Account to determine compliance with all applicable statutes and regulations.

Records on File:

The Escrow Agent shall maintain all records concerning the Escrow Account for seven (7) years after release of the funds. Upon the dissolution of any law firm which was

the escrow agent, the former partners or members of the firm shall make appropriate arrangements for the maintenance of these records by one of them or by the successor firm and shall notify the Department of Law of such transfer.

Trust Obligation of Sponsor:

Nothing contained herein shall diminish or impair the Sponsor's statutory obligation to each Purchaser pursuant to General Business Law Section 352-h to hold in trust all deposits, advances or payments made in connection with the offer until consummation of the transaction with such Purchaser. Consummation of the Offering Plan does not relieve sponsor of its obligations pursuant to General Business Law Section 352-h. Funds from any escrow account remain the property of the Purchaser until employed in connection with the consummation of the transaction. Such funds shall not be a part of the estate of the Sponsor or the Escrow Agent upon any bankruptcy, incapacity or death.

Waiver Void:

Any provision of any Purchase Agreement or separate agreement, whether oral or in writing, by which a Purchaser purports to waive or indemnify any obligation of the Escrow Agent holding any Deposit in trust, except for the indemnification provisions contained herein in connection with depositing funds with a Clerk of Court, is absolutely void. The provisions of the Attorney General's regulations and GBL §§ 352-e(2-b) and 352-h concerning escrow trust funds shall prevail over any conflicting or inconsistent provisions in the Purchase Agreement, Offering Plan, or any amendment thereto.

Additional Important Provisions

In addition to the information disclosed above, the following are important matters regarding the purchase of a Homesite in the Community:

- In the event a Purchaser defaults under any provisions of the Purchase Agreement, fails or refuses to select a Home (as provided in the Land Purchase Agreement) or pay a deposit as required in the Purchase Agreement, or otherwise terminates the Purchase Agreement, then the Purchase Agreement shall be terminated and all monies paid under it and under any separate agreement shall be retained by the Sponsor as liquated damages. Because the amount of the deposit made under a Purchase Agreement may be in excess of ten percent (10%) of the purchase price, the amount retained by the Sponsor in the event of Purchaser default may be in excess of ten percent (10%) of the purchase price. Any money paid under a Home Sale Addendum for the order and construction of a Home will also be retained as liquidated damages in the event of Purchaser default. This fact has been disclosed as a Special Risk earlier in this Offering Plan.
- The first closing of a Home occurred in May 2023. Unlike a homeowners' association, a Community Development District begins operating when established; therefore, the year of the first closing does not align with the first year

of operation of MCDDA. MCDDA was established, and began operating, on May 9, 2022.

- "Time is of the essence" in connection with Purchaser's performance of its obligations under the Purchase Agreement; this fact is set forth in the Purchase Agreement and has been highlighted as a Special Risk earlier in this Offering Plan. "Time is of the essence" means that there is a need for timely completion of an obligation.
- The Sponsor must make a written demand for payment after default at least thirty (30) days before forfeiture of the deposit may be declared.
- At Sponsor's option, Purchasers who have received the Offering Plan and all filed amendments will be afforded:
 - not fewer than seven (7) days after delivering an executed Purchase Agreement together with the required deposit to rescind the Purchase Agreement and have the full deposit refunded promptly. The Purchaser must either personally deliver a written notice of rescission to the Sponsor or Selling Agent within the seven (7) day period or mail the notice of rescission to the Sponsor or Selling Agent and have the mailing post marked within the seven (7) day period; or
 - 2. not fewer than three (3) business days to review the Offering Plan and all filed amendments prior to executing a Purchase Agreement.
- The risk of loss from fire or other casualty remains with the Sponsor unless and until legal title to the Home has been conveyed to the Purchaser.
- A complete copy of the Land Purchase Agreement, Home Sales Addendum, and Home Purchase Agreement are each attached as *Exhibit A* to this Offering Plan.
- The purchase of a Home is not contingent on the Purchaser obtaining financing; this fact has been disclosed as a Special Risk earlier in this Offering Plan.
- Any conflict between this Offering Plan and the Purchase Agreement will be resolved according to the terms of the Offering Plan.
- The Purchase Agreement and the Offering Plan do not contain, and may not be modified to contain, a provision waiving Purchaser's rights or abrogating Sponsor's obligations under article 23-A of the General Business Law.
- Typically, within five (5) days after a Purchaser delivers an executed Purchase Agreement together with the required deposit, the Sponsor must either accept the Purchase Agreement and return a fully executed counterpart to the Purchaser or reject the Purchase Agreement and refund the full deposit previously tendered.

• The Sponsor will not permit the assignment or transfer of a Purchase Agreement without the Sponsor's written consent, which is may withhold for any reason in its sole discretion.

FINANCING FOR QUALIFIED PURCHASERS

Homes are being sold for cash. The Sponsor is not providing any financing to Purchasers. Purchasers may finance their purchase from any source of their choosing. Financing for qualified Purchasers may be available from local lenders. Citizens First Bank is an affiliate of the Sponsor and may offer Fannie Mae loans to prospective Purchasers who apply for same. Such loans would be at current market rates. The Sponsor makes no representation as to the availability or terms of financing from Citizens First Bank or any other lender. Certain owners of direct or indirect interests in Sponsor also have direct or indirect interests in Citizens First Bank; however, Sponsor and Citizens First Bank are not controlled by the same individuals or entities.

TERMS OF SALE

New York law requires the Sponsor to give the following information regarding Terms of Sale:

- The Sponsor will convey the property and improvements to be owned by MCDDA by dedication on the plats of the Community. Such plat dedication constitutes a legal conveyance that is effective at the time of recordation of the plat in the plat book records of Sumter County. The Sponsor will subsequently record in the official records of Sumter County a quit claim deed evidencing conveyance of the same property from it to MCDDA. This type of deed is typically used for conveyance of property to a community development district, as the primary mode of conveyance is dedication on a recorded plat much like the manner in which privately owned property, such as roads, would be conveyed to a city, town or county. The quit claim deed is given for the sole purpose of conforming the real property records of Sumter County to the plat book records. Copies of the quit claim deeds to MCDDA for property and improvements in Unit 1, Unit 2, Unit 3, Unit 3B, and Unit 4, respectively, are included in Part II of this Offering Plan.
- Before the Sponsor conveys any facilities or improvements to MCDDA, it is obligated to repair any damage from a casualty or other cause.
- A closing will take place only concurrently with the issuance of a partial, temporary or permanent certificate of occupancy for the Home being closed on.
- Certain portions of improvements conveyed to MCDDA may be constructed in rights-of-way, utility easements, common area or areas, any or all of which may

have been previously dedicated to Sumter County and/or the City of Wildwood or to other governmental bodies, public entities, or other quasi-public organizations or MCDDA, and therefore portions of the improvements may be subject to certain rights of other governmental bodies, public entities, or MCDDA. Accordingly, the Sponsor's rights or interest in such portions of the improvements may be conveyed by the Sponsor to MCDDA subject to such other rights. MCDDA issues revenue bonds to finance community infrastructure, including to fund its purchase of improvements from the Sponsor. Generally, MCDDA will assess each Owner a yearly debt service assessment (defined herein as Bond Assessment) to pay back those bonds. Because property will be conveyed to MCDDA by plat, and subsequently by quit claim deed, no guarantee of clear title is made. The plats contain certain restrictions imposed against the lands conveyed to MCDDA.

- Each Unit in the Community will be subject to a separate Declaration of Covenants and Restrictions. The Sponsor will record the Declaration in the public records of Sumter County, prior to the first conveyance of title to a Home in the applicable Unit.
- The Real Property Transfer Gains Tax is not applicable to the sales of Homes in the Community made by Sponsor because the Community of located, and closings will occur, outside of the State of New York.

RIGHTS AND OBLIGATIONS OF THE SPONSOR AS STIPULATED UNDER NEW YORK LAW

New York law requires the Sponsor to undertake the following obligations under this Offering Plan:

- The Sponsor is obligated to defend any suits or proceedings arising out of Sponsor's acts or omissions and to indemnify the Owners. Since there is no property owned by any homeowners' association, the Sponsor is not obligated to indemnify any Board of Directors. The Sponsor is also not obligated to indemnify the Board of MCDDA since such it is an independent, special purpose governmental entity.
- All representations under this Offering Plan and all obligations pursuant to the General Business Law and such additional obligations under the Offering Plan which are to be performed subsequent to the closing date will survive the delivery of the deed.
- The Sponsor will not disclaim liability for failure to perform any obligation imposed by statute or regulation. The Offering Plan will not include any financial limitation on Sponsor's liability for failure to perform its obligations under the Offering Plan.

• Construction of Homes in Unit 1, Unit 2, Unit 3 and Unit 4 in Phase I has commenced. A number of move-in ready Homes are already complete. There is no minimum number of Homes that the Sponsor is obligated to improve or construct.

Phase	Unit	Estimated Lot	Estimated Start	Estimated Home
		Completion	of First Home	Build Out
Phase I	Unit 1	1/2023	2/2023	7/2024
Phase I	Unit 2	4/2023	5/2023	10/2024
Phase I	Unit 3	1/2024	3/2024	9/2025
Phase I	Unit 3B	3/2024	5/2024	10/2025
Phase I	Unit 4	6/2024	4/2024	9/2025
Phase II	Unit 5	9/2024	1/2025	7/2026
Phase II	Unit 6	3/2024	5/2025	11/2026
Phase II	Unit 7	5/2025	8/2025	1/2027
Phase II	Unit 8	7/2025	10/2025	4/2027
Phase II	Unit 9	11/2025	2/2026	7/2027

Below are estimated construction timelines for completion of the Homes in Phase I and Phase II:

The timelines presented above are current estimates and are subject to change. The Sponsor makes no guarantee that construction of any Unit or Phase will start or end at the dates set forth above, nor is the Sponsor obligated to start or complete construction at any given date. Actual construction timelines may be significantly different than presently estimated. This is because development of the Community is based on market conditions and demand, which can increase or decrease at any time and is entirely outside of the Sponsor's control. Phase III and Phase IV of the Community are in the very early stages of planning. For this reason, and due to unknown future market conditions and absorption rates, the Sponsor cannot currently predict construction timelines for Phase III and Phase IV. The Sponsor is under no obligation to construct all Homes in the Community by any date.

Other than Homes that are preconstructed by the Sponsor, construction of a Home does not commence until a Purchase Agreement or Home Sale Addendum (each as defined below), as the case may be, for such Home has been entered into. As such, the timeline for construction and completion of Homes in the Community will fluctuate. Notwithstanding the foregoing, the Sponsor is contractually obligated to complete construction of a Home within two (2) years following execution of the Purchase Agreement for such Home.

The Sponsor will be the party responsible for constructing all aspects of the Community, including any property that will become MCDDA property. The construction of improvements will be primarily financed by both the Sponsor, and will be partially financed by MCDDA using the proceeds of CDD Bonds (defined herein). As additional Phases and Units are developed, Sponsor will construct

the recreational facilities and convey them to MCDDA, which will own and maintain the facilities. Below is the estimated construction schedule for the initial recreation centers to be constructed in Phases I and II:

Amenity	Estimated Completion Date
Lake Harlow Park	Complete
Dry Creek Park	Complete
Thurston Park	July 2024
Kewadin Park	August 2025

- The Sponsor will finance construction of the recreational facilities from capital of its affiliates, which funds are in place as of the date of this Offering Plan. The Sponsor will construct the recreational facilities, which will be owned by MCDDA, in accordance with the building plans and specifications identified in this Offering Plan. The Sponsor has the right to substitute equipment or materials of lesser quality or design.
- The Sponsor agrees to pay for the authorized and proper work involved in the construction, establishment and sale of all recreational facilities that will ultimately be transferred to MCDDA and will cause all mechanics' liens with respect to such construction to be promptly discharged or bonded.
- The Sponsor will record the Declaration for each Unit prior to closing title to the first Home in each such Unit. Conveyance to MCDDA of all property that is to be its property in each Unit will occur prior to closing title to the first Home in such Unit. There are no permanent mortgages or construction loan mortgages on any property in the Community owned by the Sponsor. The Sponsor will complete construction of all infrastructure improvements serving a Homesite which are vital to the health and safety of a Purchaser prior to the closing of a Home thereon.
- Pursuant to Sponsor's Funding and Acquisition Agreement with MCDDA, prior to payment by MCDDA for any portion of the facilities and infrastructure, MCDDA may require that it receive a Certificate signed by the District Engineer certifying, among other things, that the portions of the facilities and infrastructure it is acquiring have been designed, installed, or constructed in conformity with the plans and specifications for the facilities and infrastructure or the Area B Development Agreement; and that the portions of the facilities and infrastructure it is acquiring are subject to, and not inconsistent with, all development orders and other approvals applicable to the facilities and infrastructure. The plans and specifications, as built, are not in substantial compliance with the disclosure in the Offering Plan, the Offering Plan must be amended and rescission must be offered to all New York Purchasers.

- The Sponsor is obligated to complete construction of the Community in conformity with the Area B Development Agreement and any other development orders and approvals applicable to the facilities and infrastructure it constructs. No bond or other security has been furnished to secure the Sponsor's obligation including its obligation to complete construction of MCDDA property. This fact has been highlighted as a special risk.
- The Sponsor may elect, but is not obligated, to procure fire and casualty insurance for recreational facilities consisting of an enclosed building with air conditioning while such facilities are in the Sponsor's control. After any recreational facilities have been conveyed to MCDDA, the Sponsor has no obligation to, and will not, procure or maintain such insurance. MCDDA will be responsible for insuring any property it owns.
- In the event of the dissolution or liquidation of the Sponsor or the transfer of three

 or more Homes to a Purchaser who is not purchasing for occupancy by the
 Purchaser or one or more members of their immediate family, the principals of the
 Sponsor will provide financially responsible entities or individuals who at the time
 of engaging in sales activity will assume the status and all of the obligations of the
 Sponsor for those transferred Homes under the Offering Plan, applicable laws or
 regulations. If the original Sponsor is dissolved or liquidated, and if the new
 sponsor wishes to continue to offer in New York, the new sponsor will amend this
 Offering Plan to disclose the new sponsor and its obligations under this Offering
 Plan. If the original Sponsor is dissolved or liquidated, the principals of the original
 Sponsor will guarantee the obligations of the new Sponsor.
- So long as the Sponsor has unsold Homes which are offered for sale pursuant to this Offering Plan, the Sponsor shall amend the Offering Plan whenever there is a change in the MCDDA Budget or when one (1) year has passed since the MCDDA Budget was last updated. The prior year's financial statements for MCDDA in compliance with section 22.3(h) of Title 13 NYCRR and/or in the format set forth in this Offering Plan will be submitted annually with an amendment to extend the term of the Offering Plan as required by Section 22.4 of Title 13 NYCRR.
- The Sponsor is required by the Funding and Acquisition Agreement to assign to MCDDA at closing all of the Sponsors warranty rights in completed improvements being conveyed to MCDDA.
- The Sponsor and the Sponsor's agents and designees have a right of access to complete infrastructure and amenities within the Community. The Sponsor has an obligation to repair any damage caused by its acts or the acts of its agents or designees.
- Title to the property conveyed to MCDDA will not be insured by a title company.
- There are no mortgages or liens on the property comprising the Community.

- The Sponsor will be obligated to pay CDD Assessments on the Homesites and Homes it owns. The Sponsor represents that it has the financial resources to meet its obligations with respect to the unsold Homesites or Homes. The source of funding will be from projected sales, and in the event that such sales projections are not met, the Sponsor will use its own funds.
- The roads and drainage facilities therein, sewer lines, water lines, electricity lines and telephone lines serving the Homesites offered pursuant to this Offering Plan have been completed in accordance with local government specifications. Pursuant to Sponsor's Funding and Acquisition Agreement with MCDDA, prior to purchase of any facilities and infrastructure, MCDDA may require that it receive a Certificate signed by the District Engineer certifying, among other things, that the portions of the facilities and infrastructure it is acquiring have been designed, installed, or constructed in conformity with the plans and specifications for the facilities and infrastructure or the Area B Development Agreement, and that the facilities and infrastructure being conveyed to it are not inconsistent with any development orders and other approvals applicable the facilities and infrastructure.
 - The Sponsor shall have the right to delegate the rights and obligations afforded to it by the Declaration to MCDDA.

CONTROL BY THE SPONSOR

There is no homeowners' association in the Community. The Community is encompassed by a Community Development District (MCDDA) which is a special purpose governmental entity that is governed by a Board of Supervisors. The members of the Board of Supervisors hold "seats" but are not assigned "positions" as the members of the board of a homeowners' association are.

The Board is initially elected by the Sponsor, then begins transitioning to residents of MCDDA as sales of Homes are made. Like all municipal, county, state, and national elections, the Office of the Supervisor of Elections oversees the vote, and the Supervisors are subject to state ethics and financial disclosure laws. MCDDA's business is conducted in the "Sunshine," which means all meetings and records are open to the public. Public hearings are held on CDD Assessments and the MCDDA Budget is subject to annual independent audit. The financial statements of MCDDA are public records. Neither the Sponsor nor MCDDA is obligated by Florida law to send MCDDA's financial statements to residents; however, Chapter 190, Florida Statutes obligates MCDDA to take affirmative steps to provide for the full disclosure of information relating to the public financing and maintenance of improvements to property undertaken by it. Such information must be made available to all existing residents, and all prospective residents of MCDDA. To that end, MCDDA will promptly post all financial statements on its website.

Election of the members of the Board of Supervisors is dictated by Chapter 190, Florida Statutes. Initially, the five (5) seat Board of Supervisors is elected based upon land ownership. The Sponsor, as a landowner, is entitled to one (1) vote per acre of land in MCDDA owned by it. Commencing six (6) years after the initial appointment of the Supervisors, and once two hundred fifty (250) registered voters (or "qualified electors") reside in MCDDA, the seats will transition ("Turnover") in staggered terms to qualified electors elected by other qualified electors. A "qualified elector" is a registered voter who is a resident of MCDDA and the State of Florida and a citizen of the Unites States. Once the transition begins, eventually all Supervisors will be elected by qualified electors. The frequency of meetings to elect Supervisors will be dictated by Chapter 190, Florida Statutes. Once a district qualifies to have any of its Supervisors elected by the qualified electors of the district, the initial and all subsequent elections by the qualified electors of the district shall be held at the general election in November. Supervisors are elected on a non-partisan basis on the general election ballot.

The Sponsor will continue to control the Board after the closing of the first Home and for a period of more than five (5) years thereafter. Because Turnover is dependent upon the pace of sales, the timing in which Turnover will occur varies; however, Turnover of a CDD occurs much sooner than it would in a community subject to a homeowners' association and subject to Chapter 720, Florida Statutes.

The Sponsor may not exercise veto power over expenses described in Schedule A, or over expenses required: (i) to comply with applicable laws or regulations; (ii) to remedy any notice of violation; or (iii) to remedy any work order by an insurer.

RESTRICTIVE COVENANTS AND THE OPERATION OF THE COMMUNITY DEVELOPMENT DISTRICT

The Declaration of Covenants and Restrictions

There is no "master" declaration of restrictive covenants for the Community. The Sponsor will record in the public records of Sumter County, Florida a Declaration of Covenants and Restrictions (each a "Declaration" and together, the "Declarations") for each Unit being developed in the Community. As the Sponsor plats and develops additional Units in the Community, a separate Declaration will be recorded for that Unit prior to the time any Home in the applicable Unit is conveyed. The "Declaration of Covenants and Restrictions for Middleton Unit No. 1" was recorded in the Sumter County public records on January 12, 2023 ("Unit 1 Declaration"). The "Declaration of Covenants" and Restrictions for Middleton Unit No. 2" was recorded in the Sumter County public records on February 15, 2023 ("Unit 2 Declaration"). The "Declaration of Covenants and Restrictions for Middleton Unit No. 3" was recorded in the Sumter County public records on December 12, 2023 ("Unit 3 Declaration"). The "Declaration of Covenants and Restrictions for Middleton Unit No. 3B" was recorded in the Sumter County public records on January 20, 2024 ("Unit 3B Declaration"). The "Declaration of Covenants and Restrictions for Middleton Unit No. 4" was recorded in the Sumter County public records on December 12, 2023 ("Unit 4 Declaration"). The Declarations are intended and

expected to be substantially similar but may vary in certain respects, including, without limitation, with respect to the development standards or restrictions applicable to a particular Unit which might be dependent on the characteristics or location of, or the Sponsor's plan for, that Unit. Purchasers should carefully and completely review the Declaration pertaining to the Unit in which their Homesite is located to have a complete understanding of the restrictions, covenants, easements and reservations pertaining to them.

Below is a cursory summary of some of the restrictions generally applicable to all Homesites in this offering, based upon the recorded Declarations for Units 1 through 4. The capitalized terms used below and not otherwise defined shall be given the same meaning assigned to them in the Declarations. The restrictions, guidelines, easements, and obligations set forth below are summary in nature and are not intended to be a substitute for a thorough review of the applicable Declaration. There are many additional provisions set forth in the Declarations. Purchasers should carefully review the Declaration applicable to their Homesite to determine if any of the additional provisions are of significance to them.

The covenants and restrictions of each Declaration will run with and bind the land subject thereto for a term of forty (40) years from the date the Declaration is recorded, after which time they will be automatically extended for successive periods of ten (10) years. It is the intention that the Declaration will remain in effect in perpetuity. Notwithstanding the foregoing, the Declaration may be revoked after the initial forty (40) year period upon the vote of not less than sixty-five percent (65%) of the Owners and by mortgagees holding first mortgages on not less than fifty percent (50%) of the Homesites. Any revocation must be recorded.

Copies of the recorded Unit 1 Declaration, as amended; Unit 2 Declaration, as amended; Unit 3 Declaration; Unit 3B Declaration; and Unit 4 Declaration are each attached as *Exhibit G* attached to this Offering Plan.

Architectural Review

An Architectural Review Board ("ARB") has been or will be created to establish guidelines for the construction, operation and maintenance of Homes and Homesites (the "AR Guidelines") and will enforce same. There are no "members" of the ARB. The ARB is a designated role. The ARB will initially be the Sponsor; however, the Sponsor may transfer its authority to serve as the ARB to MCDDA. The Sponsor and/or MCDDA, as applicable, may designate an agent or agent(s) from time to time to serve as the ARB. After the Initial Home has been constructed and except for: (a) matters expressly reserved to the Sponsor pursuant to the provisions of the Declaration, and/or (b) matters which are expressly permitted in the Declaration without ARB review, no reconstruction, additions, alterations or modifications to the Home, or in the locations or utility connections of the Home, nor any buildings, fence, wall, outbuilding, landscaping or other structure or improvement shall be erected, altered, added onto or repaired upon any portion of the Unit without, in each instance, the prior written consent of the ARB; provided however

that improvements erected, altered, added onto or repaired by the Sponsor shall be exempt from this provision of the Declaration. Nothing contained in the Declaration shall require that the ARB approve improvements to the interior structures which improvements are not visible or apparent from the exterior of the structure. The AR Guidelines may be amended from time to time in the discretion of the ARB, and construction of improvements will be subject to the AR Guidelines applicable at the given time.

Prior to the initiation of construction upon any Homesite subject to the review of the ARB, the Owner thereof must first submit to the ARB any information deemed reasonably necessary by the ARB for the performance of its function. Such information includes, but is not limited to, a complete set of plans and specifications for the proposed improvement, including site plans, landscape plans, floor plans depicting room sizes and layouts, exterior elevations, approximate ground floor elevation in relation to the existing (natural) grade, and specifications of materials and exterior colors. In addition, the Owner must submit the identity of the individual or company intended to perform the work and a projected commencement and completion date. As a precondition of approval of any plans and specifications or other materials submitted to it, the ARB may assess a reasonable fee, including a fee for initial review and approval and for inspections of construction to assure compliance with the approved plans and specifications and other materials.

Covenants and Restrictions

- No Homesite or Home shall be used for any purpose except for residential use. No commercial, professional or similar activity requiring either maintaining an inventory, equipment or customer/client visits may be conducted in a Home or on a Homesite. No building shall be erected, altered, placed or permitted to remain on any Homesite other than Homes designated for residential use, with attached or detached private garages. No mobile homes shall be permitted. Only one Home may be constructed on each Homesite. Homes shall be conventionally built homes. The Sponsor shall construct the initial home on each Homesite (the "Initial Home").
- All sodded areas on a Homesite shall be serviced by an in-ground irrigation system. The Owner shall maintain all shrubbery, grass, trees and other landscaping installed on their Homesite in a neat, clean, orderly and healthy condition. Each Owner shall also maintain all sodded areas between the Owner's Homesite and the pavement of any adjacent paved street. The lawn shall be comprised of grass only and shall be cut and edged next to all concrete, asphalt and other non-lawn surfaces. All areas of the yard that are not landscaped must be sodded. All grass shall be of a type approved for use in the then-applicable AR Guidelines. Sodded areas will be regularly mowed, and will be appropriately watered, fertilized, and treated for grass destroying pests, including insects, fungus, weeds, and disease in a manner designed to insure healthy growth, color and appearance. The Owner's maintenance and care obligations as set forth in the Declaration shall apply to all portions of the Homesite including any easements

located on or adjacent thereto, including front, side, and rear road and utility easements. The Owners are encouraged to and may add and replace landscape that is more water-conservative and draught-tolerant than provided with the Initial Home, however, any such alterations visible from roadways or Common Areas must receive the prior written approval of the ARB, which shall require, at a minimum, that the aesthetics of such landscaping be compatible with the Home and the surrounding neighborhood. To protect Florida's limited natural resources, Owners may not install any type of sod or grass on their Lots if such sod or grass requires more water than those sods or grasses which were initially installed by the Sponsor.

- Leasing of all or any portion of a Home is restricted to residential uses for a minimum period of six (6) months. All leases shall be in writing, shall specify such residential restriction and shall provide that the Sponsor shall have the right to terminate the lease upon default by the tenant in observing any provisions of the Declaration. A copy of any such lease shall be delivered to the Sponsor upon request. Each lease shall contain the following provision: "The lessee hereby acknowledges that this lease is subject to the Declaration of Covenants and Restrictions for Middleton Unit No. #, that lessee has read the same and agrees to be bound thereby, and that failure to comply with the same may result in certain remedies being applicable to lessee including, without limitation, termination of this lease without further notice, and personal liability of lessee and lessor for damages, including reasonable attorneys' fees." The Sponsor is exempt from the restrictions on leases. During such time as a Home is leased, the Owner thereof delegates its right of enjoyment to the Common Areas and facilities to any tenant of the Home, and the Owner shall not have the right to exercise such right of enjoyment during such time.
- The only color paints that may be used on the exterior of any Home are: (a) the same palette of exterior paint (i.e. dominant and accent colors) used on the Initial Home in the same location as used on the Initial Home; or (b) any other palette of exterior paints as contained at the time of repainting in the then-applicable AR Guidelines, with the applicable colors of the palette being applied to the designated portion of the Home; provided, however, that at the time of repainting, neither Home immediately adjacent to the Home being painted is painted with that same color palette.
- No shutters, awnings, or other decorative exterior trim shall be installed without the prior written consent of the Sponsor, and the Sponsor shall only grant approval therefor if such improvements are consistent in design and color of the applicable Home, and consistent with the then-applicable AR Guidelines.
- All other outside decorations and ornaments, whether affixed to the Home or placed elsewhere on the Homesite, are prohibited. This restriction does not apply to holiday decorations from two weeks prior to the holiday to which the decorations are related until one week after said holiday, nor shall this apply to any holiday

decorations from the period commencing on Thanksgiving and extending until January 10th of the following year. Notwithstanding the foregoing, the Sponsor may prohibit or restrict decorations which it determines, in its sole discretion, create a hardship on, or nuisance to, neighboring property, or otherwise interferes with the quiet and peaceful enjoyment by any other Owner of that Owner's Homesite. This restriction does not apply to a single flag pole which may not, however, extend higher than 22'.

- All construction on any Home shall be completed within twelve (12) months from the issuance of the building permit for that Home; provided, however that such restriction shall not apply to the construction of the Initial Home. If any construction on a Homesite, once commenced, is discontinued for a period of at least sixty (60) consecutive days, the ARB and/or the Sponsor shall have the right, in addition to any other rights and remedies under the Declaration, to require the Owner to raze (or repair any unsightliness caused by) all partially completed improvements on the Homesite, remove all debris and rubble, fill in all foundations, and/or return the Homesite to grade and landscape the entire Homesite with sod per the provisions of the Declaration. All construction on any Homesite shall be at that Homesite Owner's risk and that Homesite, utilities, public rights-of-way, sidewalks, or curbing resulting from construction on such Homesite. Repairs of construction damage must be made within thirty (30) days.
- No animal shall be kept or maintained on any Homesite (including but not limited to in the Home) except conventional household pets (dogs, cats, birds or fish) and only in such manner as not to constitute a hazard, nuisance or annoyance to the Owner of adjoining Homesites. The Sponsor shall have the exclusive authority to determine whether the number and manner of keeping conventional household pets constitutes a hazard, nuisance or annoyance to the Owner of adjoining Homesites.
- The Sponsor reserves the right to establish such other reasonable rules and regulations covering the utilization of Homesites by the Owner in order to maintain the aesthetic qualities of the Community, all of which apply equally to all Owners. The rules and regulations may be contained in the AR Guidelines, or will become effective five (5) days following written notice to the Owners.
- As noted above, pursuant to the Area B Development Agreement, the Community is located within VOSO which is an area defined as an "Age Restricted Development" as established by the VOSO Development Agreement. Notwithstanding the title, Age Restricted Development is a broad land use and zoning category that permits both age restricted and non-age restricted communities. Occupancy in the Community is not restricted to persons of any age.
- By signing a Purchase Agreement, a Purchaser acknowledges and agrees that they are prohibited from reselling their Home withing one (1) year following closing

thereon. See section titled *Procedure to Purchase* in Part I of the Offering Plan for further details.

The Declaration does not require that an Owner maintains any insurance on their Home; however, an Owner may elect to, and a lender may require the Owner to, maintain fire and/or other insurance on their Home.

There are a number of other restrictions contained in the Declaration that affect the construction, use, enjoyment and occupancy of a Home and Homesite and/or establish obligations and responsibilities of the Owners in connection with their Home and Homesite. The above description is meant to be summary in nature and does not purport to cover all restrictions created by the Declaration. You are encouraged to carefully review the Declaration applicable to your Homesite in its entirety with your business or legal advisor prior to purchasing a Home.

Development Agreement

In addition to the Declaration, all Homesites are subject to the Area B Development Agreement, and each Owner agrees that the improvements and activities on a Homesite shall be used in compliance therewith at all times. The Sponsor, and its affiliates and assigns reserve the right to unilaterally amend the Area B Development Agreement, including, but not limited to, the right to add or incorporate additional lands and subdivisions to the property subject to the Area B Development Agreement without the joinder of any Owner whatsoever and each Owner waives any objection to such amendment(s) of the Area B Development Agreement. Additional Development Agreements for additional land, including additional land in the Community, may be entered into.

Annexation

In accordance with the Declaration, additional land adjacent to the property subject to a Declaration may be annexed to such property by the Sponsor without the consent of the Owners, provided the annexation does not change the general nature and character of the Community. The annexation of additional property may, among other things, increase the expenses of MCDDA and correspondingly the amount of the CDD Assessments.

Easements and Rights of Way

The following easements are created by the Declaration:

• Every Owner shall have a non-exclusive perpetual right and easement of enjoyment in and to the Common Areas, which right and easement shall be appurtenant to and shall pass with the title to every Homesite subject to the following provisions:

- any limitations or conditions set forth in the deed, grant of easement, license, the Declaration, or other conveyance or agreement creating a right of the Sponsor or third party in and to that portion of the Common Areas; and
- the right of the Sponsor to dedicate or transfer all or any part of the Common Areas to MCDDA, or any other any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the Sponsor.
- MCDDA shall have a perpetual non-exclusive easement over all areas of the Storm Water Management System for access to operate, maintain or repair the system. By this easement MCDDA shall have the right to enter upon any portion of any Homesite which is a part of the Storm Water Management System, at a reasonable time and in a reasonable manner, to operate, maintain or repair the Storm Water Management System as required by the Southwest Florida Water Management District (SWFWMD) permit. Additionally, MCDDA and the Sponsor shall have a perpetual non-exclusive easement for drainage over the entire Storm Water Management System. No person shall alter the drainage flow of the Storm Water Management System, including buffer areas or swales, without the prior written approval of SWFWMD.
- Sponsor, its designees, successors and assigns (including without limitation its agents, sales agents, representatives and prospective purchasers of Homesites), are reserved easements over the Common Areas, if any, for construction, utilities lines, display, maintenance, sales, parking and exhibit purposes in connection with the erection of improvements and sale and promotion of Homesites and for ingress and egress to and from and parking for construction sites at reasonable times, provided, however, that such use shall terminate upon the sale of all Homesites.
- To the extent that permits, licenses and easements over, upon or under the Common Areas are necessary to provide utility services and roads to the Community, or for such other purposes reasonably necessary or useful for the proper maintenance and operation of the Community, each Owner and his heirs, successors and assigns, do hereby designate and appoint the Sponsor as such Owner's agent and attorneys-in-fact with full power in such Owner's name, place and stead, to execute instruments creating, granting or modifying utility easements over the Common Areas; provided, however, that such easements shall not unreasonably interfere with the intended use of the Common Areas, if any.

Easements and rights of way are reserved by Sponsor for (i) the construction, installation, and maintenance of utilities such as electric lines, sanitary sewer, storm drainage, water lines, cable, telephone, and other utilities, together with rights of ingress and egress necessary for full utilization thereof; (ii) for the construction, installation, and maintenance of any portion of the Perimeter Fence located on such Homesites, and (iii) for landscaping. Such easements and rights of way are hereby reserved and granted over: (i) a seven and one-half (7 $\frac{1}{2}$) foot width along the Rear Yard Homesite lines, (ii) a

ten (10) feet width along the Front Yard Homesite lines, and (iii) a five (5) feet width along the Side Yard Homesite lines. All such utilities and facilities in the easement along the Front Yard Homesite line shall be flush with, or below grade; provided however, the foregoing restriction shall not prohibit above grade utilities and facilities in those areas of the Front Yard easement that are also burdened by the Side Yard easement created. The Sponsor shall have the right, in its sole discretion, to reduce the size of these easements for any particular Homesite.

Sponsor reserves unto itself, the right to grant easements over, upon, under and across all Common Area, including, but not limited to, the right to use the said Common Area to erect, maintain and use electric and telephone poles, wires, cables, conduits, sewers, water mains, and other suitable equipment for the conveyance and use of electricity, telephone equipment, gas, sewer, cable television, water or other public conveniences or utilities, drainage and the right to cut any trees, bushes or shrubbery, make any grading of the soil, or take any other similar action reasonably necessary to provide economical and safe public convenience or utility installation or to provide for drainage and to maintain reasonable standards of health, safety and appearance and the right to locate wells, pumping stations, lift stations and tanks; provided, however, that said reservation and right shall not be considered an obligation to provide or maintain any such utility or service.

Management and Operation of the Community Development District

MCDDA was established by the City of Wildwood Commission on May 9, 2022 by Ordinance No. O2022-35 pursuant to Chapter 190, Florida Statutes. MCDDA is a special purpose governmental entity formed to serve the long-term specific needs of the Community. MCDDA was formed for the purpose of delivering services and facilities which may include, roadways, bridges, tunnels, street lighting systems and facilities, storm water management and drainage control system and facilities, a storm sewer system, security systems and other systems and facilities and other improvements within and outside MCDDA, including and without limitation, participating in the contribution and/or construction of such improvements which provide a special benefit to the residents of MCDDA. MCDDA will have such authority and perform those services consistent with Chapter 190 of the Florida Statutes with respect to the Community. The infrastructure, systems and facilities, recreational areas, amenities and other property and improvements thereon in the Community intended to be used and enjoyed by all Owners, which would normally be common area of a property or homeowners' association, will be conveyed to MCDDA for ownership, operation and maintenance upon or following completion of construction of same by the Sponsor, pursuant to an agreement between the Sponsor and MCDDA.

MCDDA is governed by a Board of Supervisors comprised of five (5) individuals. The Board was initially elected by the landowners, being the Sponsor and its affiliate(s), and transitions to elected residents over time. Supervisors of the Board must be residents of the State of Florida and citizens of the United States. A meeting of the landowners of the district for the purpose of electing five (5) Supervisors for the district is required to be

held within ninety (90) days following the effective date of the rule or ordinance establishing the district. This initial meeting has been held. Supervisors will hold office for a term of two (2) years or four (4) years as provided for in Chapter 190, Florida Statutes. The Supervisors of the first Board shall serve their respective 4-year or 2-year terms; however, the next election by landowners shall be held on the first Tuesday in November. Thereafter, there shall be an election of Supervisors for the district every 2 years in November on a date established by the Board. Commencing six (6) years after the initial appointment of Supervisors, and once two hundred fifty (250) registered voters reside in MCDDA, the position of each Supervisor whose term has expired shall be filled by a qualified elector (a registered voter who is a resident of MCDDA and the State of Florida and a citizen of the Unites States) of MCDDA, elected by the qualified electors of MCDDA. Accordingly, at such time as the aforementioned conditions are met, the positions of two (2) Supervisors whose terms are expiring shall be filled by gualified electors of MCDDA, elected by the qualified electors of MCDDA for four (4) year terms. The remaining Supervisors whose term is expiring shall be elected for a four (4) year term by the landowners and is not required to be a qualified elector. Thereafter, as terms expire, Supervisors shall be qualified electors elected by qualified electors of MCDDA for a term of four (4) years. Once MCDDA qualifies to have any of the Supervisors elected by the qualified electors of MCDDA, the initial and all subsequent elections by the qualified electors of MCDDA shall be held at the general election in November. See the section title Control by the Sponsor in Part I of this Offering Plan for further information regarding turnover of control of MCDDA.

A majority of the Supervisors constitutes a quorum for the purposes of conducting the Board's business and exercising its powers and for all other purposes. Action taken by MCDDA shall be upon a vote of a majority of the Supervisors present unless general law or a rule of MCDDA requires a greater number.

Unlike a homeowner's association, there is no "membership" in a Community Development District. By entering a Purchase Agreement for the purchase of a Home in the Community, every Purchaser consents to their Home being subject to and part of MCDDA and agrees to pay any and all assessments levied by MCDDA. As the Community is not an age-restricted community, there are no limits or restrictions on who may purchase a Home in the Community or reside within MCDDA. Chapter 190, Florida Statutes defines who is a "qualified elector" entitled to elect members of the Board of Supervisors. A qualified elector in MCDDA is any person at least eighteen (18) years of age who is a citizen of the United States, a legal resident of Florida and of MCDDA, and who registers to vote with the supervisor of elections in the county in which MCDDA is located. Supervisors of the Board must be residents of the State of Florida and citizens of the United States.

The initial MCDDA Board of Supervisors is comprised of the following individuals elected by the Sponsor:

Supervisor/Chair - Scott Renick Supervisor/ Vice Chair - Lorraine Flores Supervisor/Secretary-Treasurer - Brandon Matulka Supervisor - Lane Munz Supervisor - Bob Trinh

Scott Renick, Brandson Matulka, Bob Trinh and Lorraine Flores are all employees of affiliates of the Sponsor. Lane Munz is not affiliated with the Sponsor.

The CDD shall have such authority and perform those services consistent with Chapter 190, Florida Statutes. Services shall include, but are not limited to, the following:

- maintenance and repair of tracts conveyed to MCDDA, together with all improvements located thereon;
- maintenance and repair of areas owned by MCDDA or dedicated to the use and enjoyment of the residents of MCDDA, the Community or the public;
- payment of the cost of water and sewer provided by the applicable utility company serving the Community, together with the cost of trash removal, electrical, lighting, telephone, gas and other necessary utility services for areas owned by MCDDA or dedicated to the use and enjoyment of the residents of MCDDA, the Community or the public (to the extent such costs are not paid directly by Owners);
- maintenance and repair of the storm water management system in the Community; and maintenance and repair, including structural repair to the perimeter fence or wall surrounding the Community.

The cost to operate MCDDA is borne by those who benefit from its services. MCDDA has the authority to impose assessments pursuant to the authority granted under Chapter 190, Florida Statutes. Each Owner, by acceptance of the deed to their Homesite, acknowledges and agrees that MCDDA has the right to impose assessments on Homesites and Owners for the provision of amenities and other services, and agrees to pay such assessments. Homesites within MCDDA will be subject to, and Owners will be obligated to pay, two (2) types of assessments ("CDD Assessments"):

- (i) Maintenance Special Assessments ("Maintenance Assessments"): Non-ad valorem assessments levied by the Board to maintain and preserve the facilities and projects of MCDDA. The Maintenance Assessments are assessed upon all of the property within MCDDA benefited by the maintenance thereof, apportioned between the benefited lands in proportion to the benefits received by each tract of land. The Board will determine the amount of the Maintenance Assessments in its discretion. Maintenance Assessments can fluctuate up and down from year to year based on the budget adopted for that fiscal year; and
- (ii) Benefit Special Assessments ("Bond Assessments"): MCDDA has issued and will issue revenue bonds to finance community infrastructure and

facilities. MCDDA levies an annual capital assessment to repay the bonds issued by it. The Bond Assessments are assessed upon all of the property within MCDDA benefited by the project funded by the proceeds of the bond(s), apportioned between the benefited property in proportion to the benefits received by each tract of land. The amount of the Bond Assessment is set at the time the bond used to build the infrastructure was issued, and is generally fixed for the term of the bond. For purposes of computing the debt allocable to each Homesite, each Unit (ex. Unit 1) is further broken down into sub-units (ex. Unit 1-B, Unit 1-C, Unit 1-D). The amount of the Bond Assessment is the same for every Homesite in a subunit.

The obligation to pay CDD Assessments commences upon acquisition of title to property within MCDDA. CDD Assessments constitute a lien on the Homesite upon which they are charged. CDD Assessments will be due and collected during each year that county taxes are due and collected, and will be collected and enforced by the tax collector in the same manner and at the same time as county taxes; provided, MCDDA may collect and enforce CDD Assessments as permitted by Chapter 190, Florida Statutes. The Sponsor will pay CDD Assessments, including supplemental charges, on all unsold Homes and Lots.

There is no minimum or maximum number of Homes that may be located within MCDDA, nor is there a time limit on when Sponsor may add or detract Homes. The Declaration allows the Sponsor to annex additional land adjacent to the Community into the Community. Sponsor may add or detract from its development plan of the Community at any time in its discretion; provided, the development of the Community must at all times be in compliance with the Area B Development Agreement. The Area B Development Agreement allows for eighteen thousand four hundred thirteen (18,413) dwelling units in the area covered by it; however, the Area B Development Agreement allows for conversion of approved entitlements for dwelling units into other allowable uses, and may be amended, or a separate Development Agreement may be entered into, to add additional property and additional dwelling units to MCDDA.

OPINION OF COUNSEL

The following is an Opinion Letter from Erick D. Langenbrunner, Esq., General Counsel to the Sponsor.



Office of General Counsel Erick D. Langenbrunner, Esq. (352) 753-6609

January 11, 2024

Office of the Attorney General Real Estate Finance Bureau 28 Liberty St., 15th Floor New York, NY 10005

Re: The Villages Development Company, LLC

To Whom it May Concern:

The undersigned serves as General Counsel to The Villages Development Company, LLC, a Florida limited liability company ("<u>VDC</u>"). We have reviewed the declarations of covenants, restrictions, easements, and liens of Middleton (the "Community"), and this letter shall serve as the Opinion of Counsel for VDC, pursuant to Part 22 of Title NYCRR, Section 22.3(q). There is no master declaration for the community, but rather separate covenants and restrictions governing different subdivisions or otherwise designated geographic territories within the community. The opinions set forth in this letter are based solely on the facts and on the aforementioned documents. In no event shall VDC, the undersigned, the selling agent or any other person be liable if by reason of future changes in fact or applicable law, regulation, decisional law, or other material changes in circumstances, the legal status of the declaration of covenants, restrictions, easements and/or liens are no longer in accordance with the opinion stated herein. This letter is merely an opinion, and shall not be construed as a guarantee of outcome.

It is the undersigned's opinion that, under relevant present law, regulations, rulings and the decisional law of the State of Florida and the Federal Fair Housing Act, and based upon the terms of the Offering Plan of VDC submitted to the New York Department of Law (the "<u>Offering Plan</u>"), the declarations of covenants, restrictions, easements, and liens are, or when recorded will be, legal and valid.

It is also the undersigned's opinion that, the Community Development District property and homes constructed in the Community, if built in accordance with the plans and specifications, will conform to applicable zoning ordinances and statutes.

The undersigned is not qualified to offer an opinion as to: (i) the deductibility of Community Development District assessments, (ii) the tax-exempt status of the Community Development District, or (iii) the Community Development District's liability for taxes. Individual home owners should consult a tax professional for the foregoing opinions.

This opinion letter is furnished to the New York Department of Law pursuant to a state registration requirement and is solely for the addressee's benefit. It may not be relied upon by, nor may copies of this letter be delivered to any other person without the prior written consent of the undersigned. If you should require anything further in this regard, please contact our offices directly.

Sincerely,

Erick D. Langenbrunner, Esq.

LOCAL GOVERNMENT APPROVAL

The Community is being developed pursuant to and in compliance with the Area B Development Agreement. Middleton Community Development District-A (MCDDA) was established by the City Commission of the City of Wildwood on May 9, 2022 Ordinance No. 02022-35. The Development Agreement and establishment of MCDDA are described in detail in the section titled *Introduction* in Part I of this Offering Plan.

Recorded plats of Units 1 and Unit 2 are attached as *Exhibit E* which plats evidence local governmental approval of the Homesites covered thereby.

RESERVE/WORKING CAPITAL FUND

Reserve and working capital funds are permitted costs of the operation of a community development district under Chapter 190, Florida Statutes. Because the Community is a new development, MCDDA does not have a reserve fund for the 2023-2024 fiscal year. As MCDDA continues to develop, MCDDA may establish reserves as part of its budget for the ensuing fiscal year at a level deemed necessary and appropriate. Reserve funds may be used for any designated expenditure as approved by the Board unless they are funds that are restricted for a specific purpose.

MCDDA has a working capital fund and has budgeted \$336,917.00 to fund the working capital balance in its 2023-2024 fiscal year budget. As of the date of this Offering Plan, there are no capital projects contemplated for the upcoming budget year.

Both Owners and Sponsor contribute to the working capital fund, and reserve fund when in existence, through payment of CDD Assessments.

MANAGEMENT AGREEMENT, CONTRACTS, AND LEASES

A professional manager, known as the District Manager, implements the policies of the Board of Supervisors for MCDDA. The District Manager was appointed by the Board by an adopted resolution of the Board. This professional manager is not employed by the Sponsor but rather is employed by MCDDA and paid compensation fixed by the Board of Supervisors. The District Manager's compensation is part of the management fees charged to MCDDA in accordance with the Interlocal Agreement, which fees are in turn part of MCDDA's budget. The District Manager is responsible for carrying out policy decisions of the Board of Supervisors, professionally leading the day-to-day operations of departments in the organization, and the preparation and administration of the annual budgets.

Pursuant to Section 190.011 of Chapter 190, Florida Statutes which provides that joint power between public agencies may be exercised in a contract in the form of an Interlocal Agreement, MCDDA entered into an Interlocal Agreement with VCCDD for the

provision of management, finance, and administrative services to its residents by VCCDD. The basis of the Interlocal Agreement is that VCCDD has a staff component capable of providing necessary administrative, financial and management services to MCDDA which allows for full time staff services at a proportionate cost in lieu of payment of full staffing costs by MCDDA; thereby reducing the cost of overhead for MCDDA.

VCCDD will provide MCDDA various and numerous functions including, but not limited to, providing a local office for primary contact by Owners, maintaining all records of MCDDA, maintaining a legal office for MCDDA, managing day-to-day business of MCDDA, representation relating to business matters of MCDDA before the Board of Supervisors, providing public information, public education, management of the MCDDA operations, assistance to property owners, collection of assessments, and other services as may be deemed appropriate. In addition, the local office will respond to all requests for information and process collection of assessments, pursuant to law. MCDDA may request additional services to be performed by VCCDD as the Board of MCDDA deems necessary for the efficient and effective management of MCDDA.

In return for its services, MCDDA will provide annual compensation to VCCDD in an amount approved by the MCDDA Board and reflected in the annual budget for MCDDA. Payment will be inclusive of direct personnel costs for the operation of the local office including normal operating expenses such as telephone, utilities, etc. Like all other expenses of MCDDA that are borne by those who benefit from its services, the compensation paid to VCCDD for its services will be passed on to Owners as part of the Maintenance Assessments.

The Interlocal Agreement shall be in effect for twenty (20) years, unless terminated earlier upon mutual agreement of the Boards of Supervisors of both MCDDA and VCCDD. Given the nature of the Interlocal Agreement as a specific type of agreement between two (2) public agencies, it is not assignable by either party.

IDENTITY OF PARTIES

The Sponsor

The Sponsor of this offering is The Villages Development Company, LLC, a Florida limited liability company. The Sponsor is a newly formed identity; however, it has entered into a Development Services Agreement with an affiliated entity, The Villages of Lake-Sumter, Inc., a Florida Corporation (VLS), whereby VLS will assist the Sponsor with the development and sale of Homes in the Community. VLS and the Sponsor, The Villages Development Company, LLC (VDC), are part of a closely held development group in Central Florida. The basis of the Development Services Agreement is that VLS has significant experience, expertise and know-how in the development of residential housing and commercial developments. The Sponsor has retained the services of VLS to provide technical expertise and local development knowledge in the development of the tracts of land now owned or acquired in the future by the Sponsor, including the land comprising the Community, into residential housing developments and/or commercial developments.

VLS will market the Subdivision; however, is only doing so as a contracted service provider on behalf of the Sponsor. Notwithstanding the foregoing, the Sponsor is the entity ultimately responsible for and causing the development of the (though it may contract with VLS or any of its affiliates as a "contractor" for the performance of the construction). Further, the Sponsor will be the "Seller" under all contracts to purchase a Home in the Community, and the "Builder" of the Homes, and Purchasers may look solely to the Sponsor as to their rights and obligations. VLS is not the Sponsor under this Offering Plan.

There are no lawsuits, administrative proceedings or other proceedings, the outcome of which may materially affect the offering, the property, the rights of Owners, the Sponsor's capacity to perform all of its obligations under the Offering Plan, MCDDA or the operation of MCDDA.

The Principal of the Sponsor, Martin L. Dzuro, is also a principal of an affiliate of the Sponsor, The Villages Land Company, LLC (VLC). VLC owns more than ten percent (10%) of unsold Homesites in another community, The Villages, which is registered in the State of New York, bearing registration number H88-0051. VLC is current on any and all existing financial obligations relating to the Community Development Districts governing The Villages, specifically including any such obligation arising out of or in any way related to association charges, assessments, repairs/improvements as described in the Offering Plan for The Villages, maintaining/replenishing any reserve or working capital fund(s), etc.

There have been no prior felony convictions of the Sponsor and/or Martin L. Dzuro and/or any individual who owns or control a ten percent (10%) or more equity interest in the Sponsor; nor (ii) any prior bankruptcies, convictions, injunctions and judgments against the Sponsor, Martin L. Dzuro, and/or entities in which Martin L. Dzuro was a principal, and/or any individual who owns or control a ten percent (10%) or more equity interest in the Sponsor that may be material to the Offering Plan or to an offering of securities generally and that occurred within the fifteen (15) years prior to the submission of the Offering Plan.

Sponsor's Attorney

The attorney for the Sponsor that prepared this Offering Plan is Brigitte Reyes, Esq., Carmel & Reyes, PLLC, 2141 Wisconsin Ave., NW, Suite M, Washington, DC, 20007.

<u>Manager</u>

A professional manager, known as the District Manager, implements the policies of the Board of Supervisors for MCDDA. Currently, the District Manager is Kenneth Blocker, having a business address of 984 Old Mill Run, The Villages, FL 32162. The District Manager is not employed by the Sponsor. The District Manager represents MCDDA and is employed by MCDDA, and its compensation is part of MCDDA's budget. Chapter 190, Florida Statutes permits the District Manager to be a stockholder, officer, or employee of the Sponsor of an entity affiliated with the Sponsor; however, Kenneth Blocker is not a stockholder, officer or employee of, or otherwise an affiliate of, the Sponsor.

Selling Agent

The Selling Agent for the Community is The Villages of Lake-Sumter, Inc. (VLS), 1020 Lake Sumter Landing, The Villages, Florida 32162. Neither the Selling Agent nor its principals have any prior felony convictions and no prior convictions, injunctions, or judgments that may be material to the Offering plan, or an offering of securities generally, that occurred within fifteen (15) years prior to the submission of this Offering Plan. VLS and the Sponsor are part of a closely held development group in Central Florida.

Sponsor's Engineer and Architect

The Sponsor's Engineer is Clymer Farner Barley, Inc., 4450 NE 83rd Road, Wildwood, FL 34785. The Sponsor's Architect is AgeWave Solutions, Inc., 340 Heald Way, The Villages, FL 32163. Clymer Farner Barley and AgeWave Solutions have been involved in the planning of The Villages, a nearby community of over 75,000 +/- homes developed by affiliates of the Sponsor, for thirty-one (31) years and sixteen (16) years, respectively. Neither the engineer nor the architect are affiliated with the Sponsor.

Designation of Secretary of State for Service of Process

The Secretary of State of New York has been designated as the agent to receive service of process on behalf of the Sponsor and Selling Agent and their respective principal identified in connection with each of their Broker-Dealer registrations.

Other than as stated above, no person or firm who will provide services to MCDDA is affiliated with the Sponsor.

REPORTS TO RESIDENCE OWNERS

Financial disclosures and meeting requirements of MCDDA are governed and dictated by Chapter 190, Florida Statutes. The operations of a Community Development District in Florida, such as MCDDA, are conducted in the "sunshine," which means all meetings and records are open to the public. Public hearings are held on CDD Assessments; and the budget of MCDDA is subject to an annual independent audit.

Section 190.007 of Chapters 190, Florida Statutes provides that the financial records of the Board shall be audited by an independent certified public accountant at least once a year.

Section 190.006 of Chapter 190, Florida Statutes dictates notice requirements for meetings. The Board is required to keep a permanent record book in which shall be recorded minutes of all meetings, resolutions, proceedings, certificates, bonds given by all employees, and any and all corporate acts. All meetings of the Board shall be open to the public and governed by the provisions of Chapter 286, Florida Statutes.

Section 190.008 of Chapter 190, Florida Statutes provides that: on or before each June 15th, the district manager shall prepare a proposed budget for the ensuing fiscal year to be submitted to the board for board approval. The proposed budget shall include at the direction of the board an estimate of all necessary expenditures of the district for the ensuing fiscal year and an estimate of income to the district from the taxes, assessments, and other revenues provided in Chapter 190. The board shall consider the proposed budget item by item and may either approve the budget as proposed by the district manager or modify the same in part or in whole. The board shall indicate its approval of the budget by resolution, which resolution shall provide for a hearing on the budget as approved. Notice of the hearing on the budget shall be published in a newspaper of general circulation in the area of the district once a week for two (2) consecutive weeks, except that the first publication shall be not fewer than fifteen (15) days prior to the date of the hearing. The notice shall further contain a designation of the day, time, and place of the public hearing. At the time and place designated in the notice, the board shall hear all objections to the budget as proposed and may make such changes as the board deems necessary. At the conclusion of the budget hearing, the board shall, by resolution, adopt the budget as finally approved by the board. The budget shall be adopted prior to October 1 of each year.

MCDDA does not issue reports to its residents; however, as stated above all meetings and records of MCDDA are open to the public.

DOCUMENTS ON FILE

The Sponsor shall keep copies of the Offering Plan, all documents referred to in the Offering Plan and all exhibits submitted to the Department of Law in connection with the filing of the Offering Plan, on file and available for inspection without charge and for copying at a reasonable charge at the sales center for the Community for six (6) years from the date of first closing.

GENERAL

There are no lawsuits, administrative proceedings or other proceedings, the outcome of which may materially affect the offering, the property comprising the Community, the rights of home owners, the Sponsor's capacity to perform all of its obligations under the Offering Plan, MCDDA or the operation of MCDDA.

The property has not been the subject of any prior cooperative, condominium or HOA offerings. No binding agreements have been entered into with, and no money has been collected from, prospective purchasers of the State of New York.

All real estate interest described herein will be offered without regard to marital status, sex, race, handicap, religion, familial status, color, ancestry, creed, or national origin. The Sponsor will not indicate a preference for, or a rejection of any particular group in its advertising, rendering of services, or in any other manner.

Pursuant to Title 13 NYCRR Section 22.5(a)(5), Purchasers have the right to rescind Purchase Agreements if there is a material amendment to the Offering Pan that adversely affects Purchasers, as determined by the Department of Law.

Those circumstances deemed important by New York laws, which may affect the use and/or enjoyment of any property and/or appurtenance, have been disclosed elsewhere in this Offering Plan.

SPONSORS STATEMENT OF SPECIFICATIONS AND BUILDING CONDITION

Sponsor adopts the Description of Property and Specifications set forth in Part II of the Offering Plan.

To the extent the CDD property is subject to Federal, State or local laws concerning lead-based paint, the Sponsor will comply with such laws and regulations promulgated thereunder during its time of ownership of such property.

Part II

CONTRACT OF SALE	Exhibit A
FORM OF DEED TO CDD	Exhibit B
DESCRIPTION OF PROPERTY AND SPECIFICATIONS	Exhibit C
SITE PLAN	Exhibit D
PLATS	Exhibit E
LOCATION MAP	Exhibit F
PLANS OF CDD PROPERTY	Exhibit G
DECLARATIONS OF COVENANTS AND RESTRICTIONS	Exhibit H
CDD ESTABLISHING DOCUMENTS	Exhibit I
NEW YORK ADDENDUM	Exhibit J
CERTIFICATIONS	Exhibit K
CERTIFICATION BY SPONSOR	
CERTIFICATION OF SPONSOR'S ENGINEER	

Exhibit A

CONTRACT OF SALE

- LAND PURCHASE AGREEMENT
- HOME SALE ADDENDUM
- HOME PURCHASE AGREEMENT

Land Purchase Agreement



Deal Number: Comp Number: Job Number : Home Phone#:000-0000



Sold by: Villages House Sale/ cs THIS AGREEMENT, made this 19th day of January 2023 , by and between THE VILLAGES

DEVELOPMENT COMPANY, LLC, hereinafter called "Seller", and

THE VILLAGES DEVELOPMENT CO LLC 3619 KIESSEL RD THE VILLAGES, FL 32163-2909

hereinafter called the "Buyer":

WITNESSETH:

WHEREAS, the Buyer wishes to purchase from the Seller, upon the following terms and conditions, a parcel of land situated in the county of Sumter, State of Florida, legally described as follows:

Middleton Unit 1, according to the plat thereof, recorded in Plat Book 20, pages 28, and 28A through 28N, Public Records of Sumter County, Florida. ("The Homesite")

together with a home to be constructed upon the Homesite described above (collectively "Property").

WHEREAS, Buyer has made a personal on-site inspection of <u>The Homesite</u> prior to the execution of this contract,

NOW, THEREFORE, in consideration of the mutual covenants herein contained and other good and valuable considerations, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

1. At the closing of this transaction, the Seller agrees to convey to the Buyer by Warranty Deed, good and insurable title to the above described Property , free and clear of any and all encumbrances whatsoever, except for taxes and <u>assessments</u>, for the year of <u>closing and thereafter (to be pro-rated)</u>, easements, reservations, restrictions (now or prior to closing to be placed of record) and zoning regulations, based on the following Purchase Price and Method of Payment:

a. Purchase Price: The purchase price for the home and improvements shall be set forth in a separate <u>Home Sale Addendum</u> executed at the time the home is ordered. The Homesite which has been selected is subject to a Homesite premium of \$7,000.00 which is not subject to change.

b. METHOD OF PAYMENT: The Buyer, upon signing this Agreement shall deposit the sum of DOLLARS, (\$.00), and on or before 00/00/0000 shall cause to be deposited a total sum of DOLLARS, (\$.00), excluding any credit card deposits as deposits for the purchase of the above described <u>Property</u>. At the time of closing of this transaction, the remainder of the Purchase Price for the <u>Property</u>, home and improvements, which is unpaid, is to be paid by wire transfer or locally drawn cashier's check.





CNT093S/QVRBG

Page 1 of 6

2. Buyer agrees to select and order on or before , a particular home and improvements for immediate build and closing, which the Seller shall be obligated to complete construction on The Homesite prior to the Closing Date and subject to this Agreement. The parties agree that the actual closing date shall be set by the Seller at the time the home is ordered based on builder's construction time table for the home ordered. The parties agree that the price of the home and improvements as ordered shall be determined by the Seller's prices prevailing at the time the home is ordered. An additional deposit in the amount of 20% of the total purchase price of the Homesite and home as ordered less deposit(s) paid by Buyer, as set forth in paragraph 1(b) above, will be required at the time the separate Home Sale Addendum is executed when the home is ordered.

3. THE BUYER OF A ONE-FAMILY OR TWO-FAMILY RESIDENTIAL DWELLING UNIT HAS THE RIGHT TO HAVE ALL DEPOSIT FUNDS (UP TO 10% OF THE PURCHASE PRICE) DEPOSITED IN AN ESCROW ACCOUNT. THIS RIGHT MAY BE WAIVED IN WRITING BY THE BUYER. THE RIGHT TO HAVE THE DEPOSIT HELD IN <u>AN</u> ESCROW ACCOUNT IS HEREBY WAIVED BY THE BUYER.

4. Until closing, Seller will pay the real estate taxes and all <u>Community</u> <u>Development District and Maintenance</u> assessments due at or prior to closing. At closing, such taxes and assessments not yet due will be pro-rated between Buyer and Seller, and shall be the responsibility of the Buyer after closing. In the event <u>The Property</u> closes between January 1st and September 30th of any year and the Certificate of Occupancy is also issued on or after January 1st of that same year, then in addition to pro-rating the current years fire assessment, the following years fire assessment shall also be collected from buyer at closing.

5. Documentary stamps on the Warranty Deed, building permit costs, impact fees, if applicable, water/wastewater fee, contributions in aid of construction for utilities, mailbox fees and the cost of recording the deed shall be paid by the Seller. Buyer shall be responsible for all other costs and expenses associated with closing, including but not limited to any and all financing costs and expenses associated with Buyer's financing for the purchase of The Property and title insurance.

6. The Buyer may not take possession of The Property until closing.

7. Buyer acknowledges that Buyer is not an investor purchasing The Property with intent to resell The Property within one (1) year. Therefore, in consideration of Seller selling Buyer The Property, Buyer hereby agrees not to Init1 sell, convey or transfer The Property for a period of one (1) year following the closing of this transaction ("No Sale Period"). In the event Buyer sells, conveys or transfers The Property during this No Sale Period, then Buyer agrees to forfeit any and all profits from such a sale to the Seller. Profits shall be defined as the gross sales proceeds from any sale during the No Sale Period, less the gross purchase price of this transaction. Seller reserves the right to make exceptions for hardships such as death, in Seller's sole discretion on a case-by-case basis. This clause shall be subordinate to the interest of any mortgagee, and shall survive the closing of this transaction. 8. Buyer agrees to pay for garbage, trash, water and sewage services to be provided by the Seller, or its successors, assigns or nominee. The charges for such services shall be billed and paid on a monthly basis.

9. Buyer acknowledges that lakes, ponds, retention and detention areas, canals, creeks, marsh areas, stream or other water related areas (hereafter, "water features") within <u>Middleton by The Villages</u> are designed to detain, or retain stormwater runoff and are only recharged by either rainfall or in some instances, springs. The level of water contained in water features within <u>Middleton by The Villages</u> is subject to naturally occuring events such as drought, floods, rain or the absence of rain. Therefore, Seller, <u>Selling representatives</u>, and agents make no representation, warranty or covenant with the Buyer that the level of water in any water feature shall be at any particular depth or height, either before or after closing of the sale to the Buyer.

10. Notices will be either (a) personally delivered (including delivery by Federal Express or other courier service) to the offices set forth below, in which case they will be deemed delivered on the date of delivery to said offices; or (b) sent by certified or registered mail, return receipt requested, in which case they will be deemed delivered on the date that is three (3) business days after the date shown on the receipt, unless delivery is refused or delayed by the addressee, in which event they will be deemed delivered or by email, in which case they will be deemed delivered on the date of deposit in the U.S. Mail or (c) by confirmed facsimile or by

Buyer(s):

THE VILLAGES DEVELOPMENT CO LLC 3619 KIESSEL RD THE VILLAGES, FL 32163-2909

Home Phone#:000-0000
Email:

Seller:

The Villages Development Company, LLC Address (TBD) The Villages, FL 32162

Attention: Mike Berning Phone: 352-753-2270 Email: Mike.Berning@TheVillages.com 11. Disclosures:

a. Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risk to persons who are exposed to it over time. Levels of radon that exceed Federal and State Guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.

b. Buyer hereby acknowledges receipt of the Florida Building Energy Efficiency Rating Brochure.

c. If your Homesite adjoins or is near property that is not within <u>Middleton by</u> <u>The Villages</u>, Buyer hereby acknowledges and understands that the Seller is not in a position to make any representations to you on what the use might be for that adjoining property. Buyer further acknowledges that the Seller has not made any representations regarding the use of such adjoining property.

d. BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.

e. Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.

f. <u>CHAPTER 558 NOTICE OF CLAIM:</u> ANY CLAIMS FOR CONSTRUCTION DEFECTS ARE SUBJECT TO THE NOTICE AND CURE PROVISIONS OF CHAPTER 558, FLORIDA STATUTES.

12. This Agreement may not be assigned by Buyer without Seller's written consent.

13. The Buyer requests the Seller to have the water and gas (if applicable) service turned on at the property in Buyer's name and the Buyer agrees to pay for electric and gas used in construction and testing of systems of the home up to SEVENTY FIVE AND 00/100 DOLLARS (\$75.00) per utility.

14. Whenever the words "Seller" and "Buyer" are used in this Agreement, such words shall mean singular or the plural and one gender shall include all wherever the Agreement so requires or permits.

15. This Agreement, together with The Home Sale Addendum, constitutes the entire Agreement between the parties. Buyer agrees that no representations, oral or implied, have been made to Buyer to induce Buyer to enter into this Agreement other than those expressly herein set forth. No waiver of any provision herein contained shall at any time be valid unless reduced to writing and executed by the parties hereto.

16. Buyer understands that all homes offered by Seller may not be placed <u>on</u> this <u>Homesite</u> because of <u>availability and/or</u> applicable restrictive covenants. Buyer agrees to order a home which would be allowed under the restrictions applicable to the Homesite.

17. Nothing contained in this Agreement or the separate <u>Home Sale Addendum</u> shall relieve the Seller from its unconditional obligation to complete construction of the residential unit prior to the earliest of the Closing Date set forth in the separate Home Sale Addendum or two (2) years from the execution hereof. Further, the parties agree that this Agreement and the separate Home Sale Addendum shall be construed in the manner necessary for the Seller's obligation to complete construction of the residential unit pursuant to the Statutory Improved Lot Exemption, 15 U.S.C. 1702(a)(2).

18. Seller may extend Closing up to 90 days if seller is unable for any reason to timely secure all labor, product and materials necessary to complete the Home prior to the initially-scheduled closing date.

19. In the event the Buyer made the initial deposit with a credit card, then upon receipt of cleared funds for the additional deposit, the initial Two Thousand Five Hundred and 00/100 Dollar (\$2,500.00) credit card deposit shall be credited back to the Buyer's credit card.

20. In the event of litigation arriving hereunder, the losing party will pay the cost and expenses reasonably incurred by the prevailing party, including attorney's fees.

21. The failure of either party to insist on strict compliance by the other party's obligations hereunder shall not constitute a waiver of either party's right to require subsequent compliance with such obligations.

22. The Buyer agrees that, in the event Buyer defaults under any provisions of the Agreement, fails or refuses to select a home or pay deposit, as provided (Buyer understands time is of the essence); or otherwise terminates Init1 this Agreement then this Agreement shall be terminated and all monies paid hereunder and under any separate agreement shall be retained by the Seller as liquidated damages. The parties hereto acknowledge that it would be impossible to ascertain actual damages suffered by Seller and agree that such liquidated damages are a reasonable estimate of such damages. Thereafter all parties shall be relieved of any and all further liability under the terms of this Agreement.

23. However, since the closing is within 2 years of the execution of the purchase agreement the following are intended to be in lieu of any other damages suffered by either party, <u>as a result of either party's failure</u> to close within the first 30 days after the original scheduled closing. Thereafter, either party shall have the right to pursue any remedy which said part might have for breach of contract.

24. (i) In the event closing fails to take place on the designated closing date and such failure is caused by a default by Seller and closing is deferred by Seller, the Seller shall be responsible to Buyer for the following reasonable expenses to the extent they are actually incurred by Buyer as a result of such default:

- 1. Lodging expenses between original closing date and actual closing date;
- 2. The cost of the main meal of the day between the original closing date and the actual closing date;
- 3. Furniture storage.

(ii) In the event closing fails to take place on the designated closing date and such failure is not caused by a default by Seller, then Buyer may, upon Seller's approval, extend the closing date for a period of up to <u>15</u> days, in which event, Buyer shall pay to Seller, at closing, the following expenses incurred by Seller before closing:

- 1. Water, sewer, electrical expenses, including air conditioning;
- 2. Lawn and landscape care expenses;
- 3. Interest on the remaining unpaid balance from the original closing date to the actual closing date at the prime interest rate charged by Citizen's First Bank, The Villages plus 1 1/2 % plus \$250.00.

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

THE VILLAGES DEVELOPMENT COMPANY, LLC BUYER(S)

By: _____

Buyer 1 Date B1 THE VILLAGES DEVELOPMENT CO LLC

State license number for: Properties of The Villages, Inc.:CQ1002909 Broker of Record, Michael Berning: BK451975 Home Sale Addendum

Middleton BY THE VILLAGES		Page 1 of 13 PRINT DATE: 2/01/2023 JOB NUMBER:		
HOME	SALE ADDENDUM			
SALES REPS: LAND-Colin Potter, License : HOMESITE ADDRESS:	# SL 3388039/wo			
SELLERS: The Villages Development Compare BUYER(S):	ny, LLC			
ADDRESS :		PHONE :		
Pursuant to the terms of the Purchase Agreement dated the 21st day of Jan., 2023 by and between The Villages Development Company, LLC and the above named Buyer(s). The Buyer(s) hereby select(s) the following described home and improvements: MODEL:				
PRICE OF HOME AND IMPROVEMENTS: H O M E S I T E :	8,000.00	INITIAL CLOSING DATE IS SCHEDULED		
PURCHASE PRICE TOTAL : NET TOTAL PURCHASE PRICE :	290,696.00 290,696.00			
LOT DEPOSIT :		SIGNED DOCUMENTS DUE ON		
BALANCE : HOME DOWN PAYMENT :	-19,070.00	OR BEFORE 02/02/2023. DEPOSIT AMOUNT DUE \$19,070.00 EXCLUDING PREVIOUS CREDIT CARD DEPOSIT, IF APPLICABLE		
	20200 00000 0000	alater accounterant, at stat		

1,L-2/

261,626.00 PLUS SETTLEMENT COSTS

AND PRORATIONS

The parties hereto agree that the model Home described above shall be constructed according to the specifications attached hereto. The selections set forth are subject to availability and in the event they are unavailable, Seller may substitute selection of equal or greater value.

HC01

TOTAL:





Page 2 of 13

SELLERS:	The	Villages	Development	Company,	LLC
BUYER(S)	:				

2/01/2023

STD D-C-R	DATA-CABLE-RECEPT: BED-2	BEDROOM #2
	(CAT6-DATA, RG-6 QUAD SHIELD-	6
	CABLE)	
FOWSPS	FAN OUTLET WITH SINGLE POLE	BEDROOM #2
	SWITCH	
K300117	CANFIELD 52"-5 BLADE,	BEDROOM #2
	REVERSIBLE, 3 SPEED	
	300117WH WHITE FAN WITH WHITE	BLADES
35 (CL)	2" FAUX BLIND - 35 WINDOW	BEDROOM #2
STD D-C-R	DATA-CABLE-RECEPT: BED-3	BEDROOM #3
	(CAT6-DATA, RG-6 QUAD SHIELD-	6
	CABLE)	
FOWSPS	FAN OUTLET WITH SINGLE POLE	BEDROOM #3
	SWITCH	
K300117	CANFIELD 52"-5 BLADE,	BEDROOM #3
	REVERSIBLE, 3 SPEED	
	300117WH WHITE FAN WITH WHITE	BLADES
35 (CL)	2" FAUX BLIND - 35 WINDOW	BEDROOM #3
K52443	ERMA 5-LIGHT SATIN ETCHED	DINING ROOM
	GLASS (K52443)	
	-NI BRUSHED NICKEL	
35 (CL)	2" FAUX BLIND - 35 WINDOW	DINING ROOM
	STANDARD ENTRY	ENTRY
	3068 - CLEAR GLASS, 1 LITE	ENTRY
	258-SQT DEADBOLT	ENTRY
8892830009 - 11003 068	SATIN NICKEL	
DOOR COLOR	EXTERIOR DOORS - PAINT COLOR	ENTRY
	CHOICE	
	FP0555 - OCEAN FRIGATE (LRV-21)
ENTRY ONLY	GUTTER & DOWNSPOUT TO ENTRY	
	"ONLY"	
	WHITE	
STEP BAFFLE	(3)6125WB/E7ICAT WHITE	ENTRY
	RECESSED STEP BAFFLE	
	LIGHTS	
DISCLAIMER	CONCRETE DISCOLORATION WILL	EXTERIOR
	POSSIBLY OCCUR.	
EXT WALLS	FRAME EXTERIOR WALLS	EXTERIOR
ELEV-STD	GO FISH STANDARD ELEVATION	EXTERIOR
	HIP ROOF, BOSTON HIPS OVER	
	GARAGE AND ENTRY. (2)	
	WRAPPED COLUMNS	
CP-500X40	5'x4'CONCRETE PAD	EXTERIOR
DRIVEWAY	DRIVEWAY SPECIFICATION IS FOR	EXTERIOR
	APPROXIMATE DRIVEWAY WIDTH	
	DIMENSION	

Page 3 of 13

SELLERS: The Villages Development Company, LLC BUYER(S):

2/01/2023

DW-160	16' WIDE DRIVEWAY	EXTERIOR
SB-SD-2	GARAGE SETBACK TYPE-D.2 STANDARD DRIVE	EXTERIOR
BK-110NBWH	BK-110NBWH DOORBELL-WITH BUTTON	EXTERIOR
STD. HOSE BIBBS	(2) HOSE BIBBS (std.)	EXTERIOR
RTG-70XLN-1	TANKLESS GAS WATER HEATER WITH VALVE KIT (Gas Units Only) 160K btu	EXTERIOR
DOOR SILL-FRAME	4-EVERSILL AND 4-EVERFRAME TO ALL EXTERIOR DOORS	EXTERIOR
VINYL TRIM	5" VINYL TRIM-GARAGE DOOR (OVATION SIDING) WHITE	EXTERIOR
VINYL TRIM	3.5" WIDE VINYL TRIM-ALL FRONT WINDOWS (OVATION SIDING) WHITE	EXTERIOR
VINYL CORNERS	1 PC 4" VINYL OUTSIDE CORNERS TO ALL OUTSIDE CORNERS OF HOME, COLOR: WHITE	EXTERIOR
OVATION-OV45	DUTCH LAPSIDING - OVATION, WOOD GRAIN DESERT SAND	EXTERIOR
ENTRY POST	CD.1, 4" POST WITH 8"/6" COMPOSITE WRAP - COLOR WHITE TO FRONT POST	EXTERIOR
ENTRY POST	CD.1, 4" POST WITH 8"/6" COMPOSITE WRAP - COLOR WHITE TO FRONT POST	EXTERIOR
SHUTTER COLOR		EXTERIOR
STD-ELEV	OVATION-OV45 SIDING (SELECT COLOR) FRONT GABLES OR BOSTON HIPS WITH LIN5-5" VINYL TRIM (COLOR TO MATCH WINDOW TRIM COLOR) DESERT SAND	EXTERIOR
EXTERIOR TRIM	EXTERIOR COLUMN PAINT COLOR V3300 SATIN WHITE	EXTERIOR
LANDMARK	LANDMARK DESIGNER SHINGLES, PALISADE UNDERLAYMENT DRIFTWOOD	EXTERIOR
SOFFIT	SOFFIT-4" FASCIA-DRIP EDGE WHITE	EXTERIOR
SOFFIT	VINYL SOFFIT CEILING IN ENTRY AND LANAI	EXTERIOR

Page 4 of 13

SELLERS:	The	Villages	Development	Company,	LLC
BUYER(S)	:		19519-		

2/01/2023

STANDARDSTANDARDSTANDARD LANDSCAPE PACKAGEEXTERIORX2 - RAIN CLIKX2 WIFI CAPABLE CONTROLLER, RAIN-CLIK SENSOR IRRIGATION SYSTEMEXTERIORSODST.AUGUSTINE SODEXTERIORSODST.AUGUSTINE SODEXTERIORTERMITE BAITTERMITE BAIT SYSTEMEXTERIORSTEP BAFFLE(1)6125WP/ETICAT WHITEFOYERAUGUSTINE SODLIGHT TO FOYERGARAGE2CAR GARAGEGARAGE - TWO CARGARAGE16X7-0DS16'X7' GALLERY COLLECTIONGARAGE000 RECEPTGARAGE DOOR OPENER RECEPTACLEGARAGE20AMP RECEPT20AMP GPI RECEPT TO GARAGEGARAGE20AMP RECEPT20AMP GPI RECEPT TO GARAGEGARAGE22 X 54ATTIC PREP WITH LIGHT, SWITCHGARAGE22 X 54ATTIC PREP WITH LIGHT, SWITCHGARAGEABE LV BOX200 AMP PANEL BOXGARAGEABE LV BOX200 AMP PANEL BOXGARAGEABE LV BOX200 AMP PANEL, RECESSED, SOLIDGARAGECORE DOORSTID COLORGARAGESTD COLORWHITE SANDARD COLORGARAGESTD COLORNOWARD, 1-LIGHT (K59105-BK), BLACKGARAGESPILOS4836L40MY4' - LED WAP (SPING)GARAGESPRL054836L40MY4' - LED WAP (SPING)GARAGEGROUP-Q1			
NALU-CLIK SENSOR IRRIGATION SYSTEMSODST. AUGUSTINE SODEXTERIORSODST. AUGUSTINE SODEXTERIORIDMESITE BAITTERMITE BAIT SYSTEMEXTERIORSTEP BAIFLE(1)6125M9/E7ICAT WHITEFOYERBAFFLE(1)6125M9/E7ICAT WHITEFOYERZCAR GARAGEGARAGE STEP BAFFLELIGHT TO FOYER2CAR GARAGEGARAGE STEP BAFFLEGARAGE16X7-05DS1/5X7/ GALLERY COLLECTIONGARAGE6DO RECEPTSKORT PANEL GARAGE DOORGARAGE20AMP RECEPT20AMP GFI RECEPT TO GARAGEGARAGE20AMP RECEPTCARAGE DOOR OPENER ERCEPTACLEGARAGE20AMP RECEPTCARAGE DOOR OPENER ERCEPTACLEGARAGE1DCO-801GARAGE DOOR OPENER KUTH 2GARAGE22 X 54ATTIC PREW TITH LIGHT, SWITCHGARAGEABEL DOX200 AMP PANEL BOXGARAGEABEL JU BOX200 AMP PANEL BOXGARAGEABEL JU BOX400 SOF 3-424/94605-427GARAGEABEL JU BOX400 AND TRIM RING; INSTALL TOP OF BOX TO MATCHINSTALL TOP OF BOX TO MATCHFERITAGEIOOR AND TRIM RING; CORE DOORGARAGESTD COLORRARGE DOOR STANDARD COLORGARAGESTD COLORINSTALL TOP OF BOX TO MATCHINSTALL TOP OF BOX TO MATCHKS9105NOKARD, 1-LIGHT (KS9105-BK), ELACKGARAGESTD COLORINSTALL TOP OF BOX TO MATCHINSTALL TOP OF BOX TO MATCHKS9105NOKARD, 1-LIGHT (KS9105-BK), ELACKGARAGESFRID54854D40W4/ - LEW DRAFL SPRING) <td></td> <td></td> <td></td>			
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RECESSED STEP BAFFLE LIGHT TO FOYER 2CAR GARAGE GARAGE 16X7-GDSS 16'X7' GALLERY COLLECTION GARAGE 16X7-GDSS 16'X7' GALLERY COLLECTION GARAGE 20AMP RECEPT GARAGE DOOR OPENER RECEPTACLE GARAGE 20AMP RECEPT 20AMP GFI RECEPT TO GARAGE GARAGE MDTK KEVLESS ENTRY CONTROL FOR GARAGE MDTK GARAGE DOOR OPENER NITH 2 GARAGE 1DCO-801 GARAGE DOOR OPENER NITH 2 GARAGE 3-BUTTON REMOTES AND WALL STATION STATION 22 X 54 ATTIC PREP WITH LIGHT, SWITCH GARAGE AND LED EULE AND LED EULE GARAGE PANEL BOX 200 AMP PANEL BOX GARAGE ABS LV BOX 49605-422/49605-427 GARAGE A2'' LOW VOLTAGE ENCLOSURE. PANEL, DOOR AND TRIN RING. INSTALL TOP OF BOX TO MATCH ELECTRICAL BOX. LINSTALL TOP OF PONTO ALTOR TO MATCH ELECTRICAL BOX. HERITAGE LOGAN TWO PANEL, RECESED, SOLID GARAGE STD COLOR GARAGE DOOR STANDARD COLOR GARAGE BLACK SELACK SELACK SELACK			FOYER
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16X7-GD5S16'X7' GALLERY COLLECTION SHORT PANEL GARAGE DOORGARAGE20AMP RECEPTGARAGE DOOR OPENER RECEPTACLE GARAGE GOOR OPENER RECEPTACLE GARAGE DOOR OPENER GARAGE DOOR OPENERGARAGEMDTKKSYLESS ENTRY CONTROL FOR GARAGE DOOR OPENER STATIONGARAGE GARAGE STATION22 X 54GARAGE DOOR OPENER WITH 2 STATIONGARAGE STATION22 X 54ATTIC PREP WITH LIGHT, SWITCH AND LED BULE DON PANEL BOXGARAGE GARAGE GARAGEABS LV BOX49605-423(49605-427) AND LED BULE DOR AND TRIN RING. INSTALL TOP OF BOX TO MATCH ELECTRICAL BOX.GARAGE CORE DOORFTD COLORGARAGE DOOR STANDARD COLOR BULAKGARAGE CORE DOORSTD COLORGARAGE DOOR STANDARD COLOR BLACK -BK ELACKGARAGE BLACKKS9105NOWARD, 1-LIGHT (KS9105-BK), BLACK -BK ELACKGARAGE BLACKSFRL054836L40MV 6784' - LED WRAP (SPRING) WHITE FAN/LIGHT OVER TOILET OVER TOILETGARAGE GUEST BATH OVER TOILETGROUP-Q1GROUP-Q1 QUARTZ COUNTERTOP WHITE SANDGUEST BATH	2CAR GARAGE	GARAGE - TWO CAR	GARAGE
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20AMP RECEPT 20AMP GFI RECEPT TO GARAGE GARAGE MDTK KEYLESS ENTRY CONTROL FOR GARAGE GARAGE DOOR OPENER GARAGE LDCO-801 GARAGE DOOR OPENER WITH 2 GARAGE 3-BUTTON REMOTES AND WALL STATION 22 X 54 ATTIC PREP WITH LIGHT, SWITCH GARAGE AND LED BULB AND LED BULB GARAGE PANEL BOX 200 AMP PANEL BOX GARAGE ABS LV BOX 49605-423/49605-421 GARAGE PANEL, DOOR AND TRIM RING. HERITAGE LOGAN TWO PANEL, RECESSED, SOLID CORE DOOR GARAGE DOOR OF BOX TO MATCH ELECTRICAL BOX. HERITAGE LOGAN TWO PANEL, RECESSED, SOLID GARAGE STD COLOR GARAGE DOOR STANDARD COLOR GARAGE K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE SPRL054836L400W 4' - LED WRAP (SPRING) GARAGE 678 WHITE EXHAUST FAM/LIGHT GUEST BATH OVER TOILET GUEST BATH OVER TOILET GUEST BATH OVER TOILET GUEST BATH OVER TOILET GUEST BATH	GDO RECEPT		CARACE
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STATION 22 X 54 ATTIC PREP WITH LIGHT, SWITCH GARAGE AND LED BULB PANEL BOX 200 AMP PANEL BOX GARAGE ABS LV BOX 49605-422/49605-422/ GARAGE ABS LV BOX 49605-424/49605-427 GARAGE A2" LOW VOLTAGE ENCLOSURE. FANEL, DOOR AND TRIM RING. INSTALL TOP OF BOX TO MATCH ELECTRICAL BOX. HERITAGE LOGAN TWO PANEL, RECESSED, SOLID GARAGE CORE DOOR STD COLOR GARAGE DOOR STANDARD COLOR GARAGE K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE BLACK K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE BLACK K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE STPLO54836L40MV 4' - LED WRAP (SPRING) GARAGE 678 WHITE EXHAUST FAN/LIGHT GUEST BATH OVER TOILET GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP EDGE-QA GUEST BATH			GARAGE
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AND LED BULB PANEL BOX 200 AMP PANEL BOX GARAGE ABS LV BOX 49605-428/49605-428 (GARAGE) 42" LOW VOLTAGE ENCLOSURE. PANEL, DOOR AND TRIM RING. INSTALL TOP OF BOX TO MATCH ELECTRICAL BOX. HERITAGE LOGAN TWO PANEL, RECESSED, SOLID GARAGE CORE DOOR STD COLOR GARAGE DOOR STANDARD COLOR GARAGE WHITE K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE BLACK -BK BLACK K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE BLACK -BK BLACK -BK BLACK SPRL054836L40MV 4' - LED WRAP (SPRING) GARAGE GRAGE GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP GUEST BATH NUTTE SAND EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH			
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42" LOW VOLTAGE ENCLOSURE. PANEL, DOOR AND TRIM RING. INSTALL TOP OF BOX TO MATCH ELECTRICAL BOX.HERITAGELOGAN TWO PANEL, RECESSED, SOLID CORE DOORGARAGE CORE DOORSTD COLORGARAGE DOOR STANDARD COLOR WHITEGARAGE CORE DOORK59105NOWARD, 1-LIGHT (K59105-BK), BLACK -BK BLACKGARAGE BLACKK59105NOWARD, 1-LIGHT (K59105-BK), BLACK -BK BLACKGARAGE CORE DOORSPRL054836L40W4' - LED WRAP (SPRING) VER TOILETGARAGE GUEST BATH WHITE SANDGROUP-Q1GROUP-Q1 QUARTZ COUNTERTOP WHITE SANDGUEST BATHEDGE-QAQUARTZ COUNTERTOP EDGE-QAGUEST BATH			
PANEL, DOOR AND TRIM RING. INSTALL TOP OF BOX TO MATCH ELECTRICAL BOX.HERITAGELOGAN TWO PANEL, RECESSED, SOLID CORE DOORGARAGE CORE DOORSTD COLORGARAGE DOOR STANDARD COLOR WHITEGARAGEK59105NOWARD, 1-LIGHT (K59105-BK), BLACK -BK BLACKGARAGE BLACKK59105NOWARD, 1-LIGHT (K59105-BK), BLACKGARAGESPRL054836L40MV4' - LEO WRAP (SPRING) OVER TOILETGARAGEGROUP-Q1GROUP-Q1 QUARTZ COUNTERTOP WHITE SANDGUEST BATH OUEST BATHEDGE-QAQUARTZ COUNTERTOP EDGE-QAGUEST BATH	ABS LV BOX		GARAGE
INSTALL TOP OF BOX TO MATCH ELECTRICAL BOX. HERITAGE LOGAN TWO PANEL, RECESSED, SOLID GARAGE CORE DOOR GARAGE DOOR STANDARD COLOR GARAGE WHITE K59105 MOWARD, 1-LIGHT (K59105-BK), GARAGE BLACK -BK BLACK K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE BLACK -BK BLACK -BK B			
ELECTRICAL BOX. HERITAGE LOGAN TWO PANEL, RECESSED, SOLID CORE DOOR GARAGE STD COLOR GARAGE DOOR STANDARD COLOR WHITE GARAGE K59105 NOWARD, 1-LIGHT (K59105-BK), BLACK -BK BLACK -BK BLACK -BK BLACK -BK BLACK GARAGE K59105 NOWARD, 1-LIGHT (K59105-BK), BLACK GARAGE SPRL054836L40MV 4' - LED WRAP (SPRING) GARAGE GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP GUEST BATH WHITE SAND EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH			
HERITAGELOGAN TWO PANEL, RECESSED, SOLID CORE DOORGARAGESTD COLORGARAGE DOOR STANDARD COLOR WHITEGARAGEK59105SOWARD, 1-LIGHT (K59105-BK), BLACK -BK BLACKGARAGEK59105NOWARD, 1-LIGHT (K59105-BK), BLACK -BK BLACKGARAGESPRL054836L40MV4' - LED WRAP (SPRING) OVER TOILETGARAGEGROUP-Q1GROUP-Q1 QUARTZ COUNTERTOP WHITE SANDGUEST BATH OUEST BATHEDGE-QAQUARTZ COUNTERTOP EDGE-QAGUEST BATH		A STATES CONTRACTOR AND A STATES SALEY AND A STATES. AND A STATES	
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BLACK -BK BLACK K59105 NOWARD, 1-LIGHT (K59105-BK), GARAGE BLACK -BK BLACK -BK BLACK SPRL054836L40MV 4' - LED WRAP (SPRING) GRAGE 678 WHITE EXHAUST FAN/LIGHT GUEST BATH OVER TOILET GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP GUEST BATH WHITE SAND			
-BK BLACK K59105 NOWARD, 1-LIGHT (K59105-BK), BLACK GARAGE -BK BLACK -BK BLACK SPRL054836L40MV 4' - LED WRAP (SPRING) GARAGE 678 WHITE EXHAUST FAN/LIGHT GUEST BATH OVER TOILET OVER TOILET GUEST BATH FDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH	K59105		GARAGE
K59105NOWARD, 1-LIGHT (K59105-BK), BLACK -BK BLACKGARAGESPRL054836L40MV4' - LED WRAP (SPRING)GARAGE678WHITE EXHAUST FAN/LIGHT OVER TOILETGUEST BATH OVER TOILETGROUP-Q1GROUP-Q1 QUARTZ COUNTERTOP WHITE SANDGUEST BATH GUEST BATHEDGE-QAQUARTZ COUNTERTOP EDGE-QAGUEST BATH		BLACK	
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-BK BLACK SPRL054836L40MV 4' - LED WRAP (SPRING) GARAGE 678 WHITE EXHAUST FAN/LIGHT GUEST BATH OVER TOILET GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP GUEST BATH WHITE SAND EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH	K59105	NOWARD, 1-LIGHT (K59105-BK),	GARAGE
SPRL054836L40MV 4' - LED WRAP (SPRING) GARAGE 678 WHITE EXHAUST FAN/LIGHT GUEST BATH OVER TOILET OVER TOILET GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP GUEST BATH EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH		BLACK	
678 WHITE EXHAUST FAN/LIGHT GUEST BATH OVER TOILET GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP GUEST BATH WHITE SAND EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH		-BK BLACK	
OVER TOILET GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP GUEST BATH WHITE SAND EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH	SPRL054836L40MV	4' - LED WRAP (SPRING)	GARAGE
GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP GUEST BATH WHITE SAND GUEST BATH EDGE-QA QUARTZ COUNTERTOP EDGE-QA	678	WHITE EXHAUST FAN/LIGHT	GUEST BATH
WHITE SAND EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH		OVER TOILET	
WHITE SAND EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH	GROUP-Q1	GROUP-Q1 QUARTZ COUNTERTOP	GUEST BATH
EDGE-QA QUARTZ COUNTERTOP EDGE-QA GUEST BATH			
	EDGE-QA	QUARTZ COUNTERTOP EDGE-OA	GUEST BATH
LASED EDGE	en e	EASED EDGE	
K2882-0 VERTICYL WHITE UNDERCOUNTER GUEST BATH	K2882-0		GUEST BATH

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SELLERS:	The	Villages	Development	Company,	LLC
BUYER(S)	:				

B01ER(b).			2/01/2023
	CHINA LAV		
KAYRA-SS	3533LF-SSMPU BRILLANCE STAINLESS, 2-HANDLE WIDE	GUEST BATH	
	SPREAD LAVATORY FAUCET		
KAYRA-SS	T17433-SS BRILLIANCE STAINLESS,1-HANDLE TUB/SHOWER FAUCET WITH AB&A 935-2H-SN SATIN NICKEL PUSH AND LIFT DRAIN	GUEST BATH	
K3999/K4774-0	HIGHLINE WHITE ELONGATED COMFORT HEIGHT TOILET WITH BREVIA SEAT	GUEST BATH	
K9379	TRIP LEVER FOR HIGHLINE TOILETS (COLORS-BN,2BZ,AF,BV) BRUSHED NICKEL	GUEST BATH	
715701	VIKRELL - TRAVERSE MOLDED TUB/ SHOWER UNIT (71570110 Left Drain) (71570120 Right Drain)	GUEST BATH	

	(,is, offo here brain)	
	(71570120 Right Drain)	
	WHITE	
173-H-WH	WHITE SHOWER ROD	GUEST BATH
MIRROR INSTALL	FRAMED MIRROR INSTALLATION	GUEST BATH
	INSTRUCTIONS	
	+-45" TO BOTTOM OF FRAME	
FM2430CC2	24"WIDE X 30"HIGH - 2"	GUEST BATH
	FRAMED MIRROR	
	WH - WHITE	
73350-SS	KAYRA STAINLESS	GUEST BATH
	TISSUE HOLDER	
73324-SS	KAYRA STAINLESS	GUEST BATH
	24 TOWEL BAR	
K55125-NI	ERMA, 2-LIGHT, BRUSHED	GUEST BATH
	NICKEL (K55125-NI)	
STEP BAFFLE	(1)6125WB/E7ICAT WHITE	GUEST HALL
	RECESSED STEP BAFFLE	
	LIGHT TO GUEST HALL	
HOME SELECTIONS	HOME SELECTIONS	INTERIOR
NEW & PREOWNED	OPEN FLOOR PLAN	INTERIOR
SMART READY	SMART HOME READY	INTERIOR
CENTRIC	CENTRIC	INTERIOR
WT	WINDOW TREATMENTS	INTERIOR
BASE MODEL	GO FISH BASE MODEL	INTERIOR
INT WALLS	AT THE DISCRETION OF THE	INTERIOR
	BUILDER INTERIOR WALL	
	STRUCTURE MAY BE GALVANIZED	
	STEEL AND/OR WOOD	

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SELLERS: The BUYER(S):	Villages Development Company, LLC		2/01/2023
			1/01/2023
CEILING	INTERIOR VOLUME CEILINGS	INTERIOR	
GAS PREP	NATURAL GAS PREP FOR WATER	INTERIOR	
	HEATER, DRYER (22k btu) AND		
	RANGE OR COOKTOP (54k btu		
DEDEODWANCE 15	(Gas Units Only)		
PERFORMANCE-15	PERFORMANCE-15 A/C SYSTEM:	INTERIOR	
	HEAT PUMP FIXED SPEED AIR-HANDLER		
	HIGH-EFFICIENCY AIR FILTER		
	10-YEAR PARTS WARRANTY		
	5-YEAR LABOR WARRANTY		
ECOBEE-3	PROGRAMABLE WIFI THERMIDISTAT	INTERIOR	
	5-YEAR WARRANTY. (Use with	1111111101	
	standard system only)		
HOME & GARAGE	PAINTED KNOCK DOWN CEILING	INTERIOR	
SQUARE CORNERS	SQUARE DRYWALL CORNERS	INTERIOR	
R-38	R-38 INSULATION: BATTS AND	INTERIOR	
	BLOWN (WHERE APPLICABLE) TO		
	LIVING AREA CEILING.		
	THICKNESS INFORMATION TO BE		
	POSTED IN HOME.		
R-11	R-11 BATT INSULATION TO	INTERIOR	
	LIVING AREA EXTERIOR WALLS		
	AND HOME/GARAGE WALL.		
	THICKNESS INFORMATION TO BE POSTED IN HOME.		
SP-SWITCHES	SINGLE POLE SWITCHES	INTERIOR	
SHELVING	VENTILATED CLOSET SHELVING	INTERIOR	
HERITAGE	LOGAN TWO PANEL HOLLOW CORE	INTERIOR	
	INTERIOR DOORS, RECESSED		
HALIFAX-SMT-1	HALIFAX, SQUARE BACK LEVER	INTERIOR	
	STYLE HANDSETS		
	SATIN NICKEL		
US15	SATIN NICKEL HINGES	INTERIOR	
SGD	SERIES 5470 SLIDING GLASS	INTERIOR	
	DOORS, VINYL WHITE FRAME		
	CLEAR, ENERGY SHIELD MAX, IG		
WINDOWS-VF	SERIES 5400 SH WINDOWS, SERIES	INTERIOR	
	5400 PW WINDOWS, 2 OVER 2		
	GRIDS, VINYL WHITE OUTSIDE		
	FRAME, WHITE INSIDE FRAME, CLEAR, ENERGY SHIELD MAX, IG		
JAMESTOWN	JAMESTOWN	INTERIOR	
OTTILIO LONIN	FULL OVERLAY	INTERIOR	
	5-PIECE DRAWER FRONT		
	FROST		

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HOME SALE ADDENDUM

SELLERS: The Villages Development Company, LLC BUYER(S):

BUYER(S):			2/01/2023
~ <u>~</u>	CABINET HARDWARE INSTALLATION	INTERIOR	
	NOTE:		
	VERTICALLY ON DOORS, HORIZONTA		
GROUP 3.0	CABINET DOOR HARDWARE (3.0)	INTERIOR	
	ALLISON 53006-G10 SATIN NICKEL		
GROUP 3.0	CABINET DRAWER HARDWARE (3.0)		
	ALLISON 53006-G10 SATIN NICKEL	HANDLE	
6LB CARPET PAD	6 LB DIAMOND CARPET PAD	INTERIOR	
VL100	VILLAGES GOLD CARPET TO BEDROOMS	INTERIOR	
	744 - PARCHMENT		
LVT INSTALL		INTERIOR	
	INSTALLATION INSTRUCTIONS		
	INSTALL COMPOSITE FLOOR LENGTH	WISE FRONT TO BACK	
NSP	HANSON PLANK VH122	INTERIOR	
	FLOORING EVERYWHERE BUT		
	BEDROOMS (INCLUDES SHOE		
	MOLDING PAINTED TRIM COLOR)		
	CLEARWATER 4026		
CORNERS	COUNTERTOP CORNER(S) WILL BE	INTERIOR	
	CLIPPED IF A TALL CABINET		
	DOOR SWINGS TOWARDS THE		
	COUNTERTOP.		
SEAMS	QUARTZ MAY HAVE VARIATION IN	INTERIOR	
	COLOR, SHADE AND PARTICLE STRUCTURE.		
	QUARTZ COUNTERTOP WILL HAVE		
	VISIBLE SEAMS. SEAM LOCATION		
	MAY VARY.		
#366 BASE	3-1/4" PAINT GRADE BASE	INTERIOR	
	MOLDING COLONIAL STYLE		
#366 DOOR CASE	2-1/4" PAINT GRADE DOOR CASING	INTERIOR	
	COLONIAL STYLE		
PAINT	INTERIOR AND GARAGE PAINT.	INTERIOR	
	WALLS: BROWNWOOD BISQUE		
	CEILINGS: VILLAGE WHITE		
	TRIM & DOORS: VILLAGE WHITE		
PLATE COLOR	SWITCHES, RECEPTS, DATA-CABLE-	INTERIOR	
	RECEPTS - THERMOPLASTIC		
	WHITE		
WINDOW SILL-BE	SOLID SURFACE WINDOW SILLS-	INTERIOR	
	1/2" - BULLNOSE EDGE		
	SP016 PURE WHITE		
	MOUNT BATH LIGHTS DOWNWARD	INTERIOR	
RECESSED LIGHTS	RECESSED LIGHT LOCATIONS MAY	INTERIOR	
	VARY DUE TO TRUSS LOCATIONS		

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SELLERS: The Villages Development Company, LLC

S9621-LED-BR30 SATCO S9621-LED-BR30-30K INTERIA BULBS TO ALL RECESSED LIGHTS S39836/S21367 SATCO S39836-LED-9.8W FROSTED INTERIA 30K BULBS TO ALL APPLICABLE LIGHTS. SATCO S21367-LED-4W 30K CANDELABRA BULBS TO ALL APPLICABLE LIGHTS. GO FISH BLINDS INTERIA - GO FISH BLINDS INTERIA BLIND BLIND COLOR INTERIA GPEN KITCHEN OPEN KITCHEN KITCHEN STANDARD KITCHEN KITCHEN KITCHEN STANDARD KITCHEN KITCHEN KITCHEN GAB REVISION 39"X72" REFRIGERATOR OPENING KITCHEN JGB645S FREESTANDING GAS RANGE, KITCHEN JGB645S FREESTANDING GAS RANGE, KITCHEN BOX WITH HOSE. REFRIGERATOR SELECTED SELECTED GSE25GY 25.3 CF SIDE BY SIDE KITCHEN REFRIGERATOR, FINGERPRINT REFRIGERATOR, FINGERPRINT REFRIGERATOR, FINGERPRINT STAINLESS STEEL VM6175S MICROWAVE-RANGE HOOD KITCHEN JVM6175S MICROWAVE-RANGE HOOD KITCHEN VM6175S MICROWAVE-RANGE HOOD KITCHEN	
BULBS TO ALL RECESSED LIGHTS S39836/S21367 SATCO S39836-LED-9.8W FROSTED INTERIO 30K BULBS TO ALL APPLICABLE LIGHTS. SATCO S21367-LED-4W 30K CANDELABRA BULBS TO ALL APPLICABLE LIGHTS. - GO FISH BLINDS INTERIO BLINDS BLIND COLOR INTERIO FAUX #500 SNOW WHITE, FLORIDA VERTICAL M FAUX #500 SNOW WHITE, FLORIDA VERTICAL OPEN KITCHEN OPEN KITCHEN KITCHEN STD KIT STANDARD KITCHEN KITCHEN WIFI WIRE PREP CAT6E CABLE ABOVE KITCHEN KITCHEN GAB REVISION 39"X72" REFRIGERATOR OPENING KITCHEN JGB645S FREESTANDING GAS RANGE, KITCHEN STAINLESS STEEL EKSS - STAINLESS STEEL VBP05IP84-2 ACCOR VBP05IP84-2 ICEMAKER KITCHEN GSE25GY 25.3 CF SIDE BY SIDE KITCHEN REFRIGERATOR, FINGERPRINT RESISTANT STAINLESS STEEL PFS - FINGERPRINT RESISTANT STAINLESS STEEL JVM6175S MICROWAVE-RANGE HOOD KITCHEN STAINLESS STEEL STAINLESS STEEL KSS - STAINLESS STEEL VBP05IP84-2 4140-AR-DST ARCTIC STAINLESS, KITCHEN REFRIGERATOR, FINGERPRINT RESISTANT STAINLESS STEEL FFS - FINGERPRINT RESISTANT STAINLESS STEEL STAINLESS STEEL STAINLESS STEEL KSS - STAINLESS STEEL KSS - STAINLES STEEL KSS - STAINLESS STEEL KSS - STAINLES	
S39836/S21367 SATCO S39836-LED-9.8W FROSTED INTERI 30K BULBS TO ALL APPLICABLE LIGHTS. SATCO S21367-LED-4W 30K CANDELABRA BULBS TO ALL APPLICABLE LIGHTS. - GO FISH BLINDS INTERI BLINDS BLIND COLOR INTERI FAUX #500 SNOW WHITE,FLORIDA VERTICAL OPEN KITCHEN OPEN KITCHEN KITCHEN STD KIT STANDARD KITCHEN KITCHEN WIFI WIRE PREP CAT6e CABLE ABOVE KITCHEN KITCHEN STD KIT STANDARD KITCHEN KITCHEN WIFI WIRE PREP CAT6e CABLE ABOVE KITCHEN KITCHEN STANDARD KITCHEN KITCHEN WIFI WIRE PREP CAT6e CABLE ABOVE KITCHEN KITCHEN STANDARD KITCHEN KITCHEN WIFI WIRE PREP CAT6E CABLE STANDING GAS RANGE, KITCHEN STAINLESS STEEL EKSS - STAINLESS STEEL BCCOR VBPOSIP84-2 ICEMAKER KITCHEN SELECTED GSE25GY 25.3 CF SIDE BY SIDE KITCHEN REFRIGERATOR, FINGERPRINT REFRIGERATOR, FINGERPRINT REFRIGERATOR, FINGERPRINT RESISTANT STAINLESS STEEL PFS - FINGERPRINT RESISTANT STAINLESS S GDT665SS DISHWASHER, STAINLESS STEEL VM6175S MICROWAVE-RANGE HOOD KITCHEN STAINLESS STEEL COLLINS-AR 4140-AR-DST ARCTIC STAINLESS, KITCHEN I HANDLE KITCHEN FAUCET WITH PULL OUT SPRAY NOTE: DO NOT INSTALL ESCUTCHEON KITCHEN FAUCET K8199 CAIRN DOUBLE BOWL, NEOROC KITCHEN FAUCET K8199 CAIRN DOUBLE BOWL, NEOROC KITCHEN FAUCET KATTON STAINLESS TORY ARCTIC STAINLESS 72010-AR/72030-AR ARCTIC KITCHEN	
30K BULBS TO ALL APPLICABLE LIGHTS. SATCO S21367-LED-4W 30K CANDELABRA BULBS TO ALL APPLICABLE LIGHTS. - GO FISH BLINDS BLIND INTERIO FAUX #500 SNOW WHITE, FLORIDA VERTICAL MORAL OPEN KITCHEN OPEN KITCHEN STANDARD KITCHEN KITCHEN STANDARD KITCHEN KITCHEN WIFI WIRE PREP CATGE CABLE ABOVE KITCHEN STANDARD KITCHEN KITCHEN STANDARD KITCHEN KITCHEN GAF BEVISION 39"X72" REFRIGERATOR OPENING KITCHEN JGB645S FREESTANDING GAS RANGE, KITCHEN JGB645S FREESTANDING GAS RANGE, KITCHEN JGB645S FREESTANDING GAS RANGE, KITCHEN STAINLESS STEEL EKSS - STAINLESS STEEL KITCHEN BOX WITH HOSE. REFRIGERATOR SELECTED SELECTED GSE25GY 25.3 CF SIDE BY SIDE KITCHEN REFRIGERATOR, FINGERPRINT REFRIGERATOR, FINGERPRINT STAINLESS STEEL JVM6175S DISHWASHER, STAINLESS STEEL KITCHEN JVM6175S MICROWAVE-RANGE HOOD KITCHEN STAINLESS STEEL<	OR
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APPLICABLE LIGHTS. - GO FISH BLINDS INTERIO BLINDS BLIND COLOR INTERIO FAUX #500 SNOW WHITE, FLORIDA VERTICAL D FAUX #500 SNOW WHITE, FLORIDA VERTICAL D OPEN KITCHEN KITCHEN STANDARD KITCHEN KITCHEN TOTAL D GAB REVISION 39"X72" REFRIGERATOR OPENING KITCHEN CAB REVISION 39"X72" REFRIGERATOR OPENING KITCHEN TAINLESS STEEL CAB REVISION 39"X72" REFRIGERATOR OPENING KITCHEN STAINLESS STEEL VBP05IP84-2 ACCOR VBP05IP84-2 ICEMAKER KITCHEN BOX WITH HOSE. REFRIGERATOR SELECTED GSE25GY 25.3 CF SIDE BY SIDE KITCHEN REFRIGERATOR, FINGERPRINT REFSIGERATOR, FINGERPRINT REFSIGERATOR, FINGERPRINT REFSIGERATOR, FINGERPRINT RESISTANT STAINLESS STEEL FFS - FINGERPRINT RESISTANT STAINLESS ST GDT665SS DISHWASHER, STAINLESS STEEL LSSS - STAINLESS STEEL COLLINS-AR 4140-AR-DST ARCTIC STAINLESS, KITCHEN 1 HANDLE KITCHEN FAUCET WITH PULL OUT SPRAY NOTE: DO NOT INSTALL ESCUTCHEON KITCHEN FAUCET K8199 CAIRN DOUBLE BOWL, NEOROC KITCHEN FAUCET COLLINS-AR TAINLESS TAINLESS TINK CM4 - MATTE GREY	
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K8199 CAIRN DOUBLE BOWL, NEOROC KITCHEN UNDERMOUNT SINK CM4 - MATTE GREY ARCTIC STAINLES 72010-AR/72030-AR ARCTIC KITCHEN	
UNDERMOUNT SINK CM4 - MATTE GREY ARCTIC STAINLES 72010-AR/72030-AR ARCTIC KITCHEN	N
CM4 - MATTE GREY ARCTIC STAINLES 72010-AR/72030-AR ARCTIC KITCHE	
ARCTIC STAINLES 72010-AR/72030-AR ARCTIC KITCHE	
	N
DIAINDEDD, DINK FUANGE,	
STRAINER BASKET, DISPOSAL	
FLANGE AND STOPPER	
BADGER 5 1/2 HP GARBAGE DISPOSAL KITCHE	N
NEXT TO DISHWASHER	
GROUP-Q1 GROUP-Q1 QUARTZ COUNTERTOP KITCHEI	N

SELLERS:	The	Villages	Development	Company,	LLC
BUYER(S)	:		5. 5		

2/01/2023

	WHITE SAND	WT MOLIDM
EDGE-QA	QUARTZ COUNTERTOP EDGE-QA EASED EDGE	KIICHEN
STEP BAFFLE	(5)6125WB/E7ICAT WHITE RECESSED STEP BAFFLE	KITCHEN
LANAI	LIGHTS RESIDENTIAL COVERED LANAI (NOT SCREENED). INCLUDES	LANAI
COLUMN	SCREEN FOR SLIDING GLASS DOOR (IF APPLICABLE). LANAI COLUMN POST WRAP COLOR	τ.δήδτ
COLONIA COLOR	WHITE EXTRUSION	TUNUT
SCREEN LANAI	LANAI SPECIFICATION IS FOR APPROXIMATE EXTERIOR DIMENSION OF LANAI	LANAI
EXTRUSION COLOR	LANAI EXTRUSION COLOR WHITE EXTRUSION	LANAI
SLANAI-A	STANDARD LANAI-ADD SCREEN WALL AND DOOR	LANAI
STD D-C-R	DATA-CABLE-RECEPT: LANAI (CAT6-DATA, RG-6 QUAD SHIELD- CABLE)	LANAI
FOWSPS	FAN OUTLET WITH SINGLE POLE SWITCH	LANAI
P2502-30	AIRPRO 52"PATIO FAN -5 BLADE, REVERSIBLE, 3 SPEED (WHITE) -30 WHITE W/ WHITE BLADES	LANAI
STEP BAFFLE	D N Desta Machine and Construction Construction	LANAI
SPRL054836L40MV	4' - LED WRAP (SPRING)	LAUNDRY ROOM
STD D-C-R	DATA-CABLE-RECEPT: LIVING ROOM (CAT6-DATA, RG-6 QUAD SHIELD- CABLE)	LIVING ROOM
FOWSPS	FAN OUTLET WITH SINGLE POLE SWITCH	LIVING ROOM
K300117	CANFIELD 52"-5 BLADE, REVERSIBLE, 3 SPEED 300117WH WHITE FAN WITH WHITE F	LIVING ROOM
K360000	12" DOWNROD (for 9'-4", 10', 10'-4" and 10'-6" ceiling heights) WHITE	LIVING ROOM
6068S (CL)	VERTICAL BLIND 6068, STACK OFF SLIDING GLASS DOOR	LIVING ROOM
H35 (CL)	2" FAUX BLIND - 1/2-35 WINDOW	LIVING ROOM

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SELLERS: The Villages Development Company, LLC BUYER(S):

2/01/2023

H35 (CL)	2" FAUX BLIND - 1/2-35 WINDOW	LIVING	ROOM
678	WHITE EXHAUST FAN/LIGHT	MASTER	BATHROOM
	OVER TOILET		
GROUP-Q1	GROUP-Q1 QUARTZ COUNTERTOP	MASTER	BATHROOM
	WHITE SAND		
EDGE-QA	QUARTZ COUNTERTOP EDGE-QA	MASTER	BATHROOM
	EASED EDGE		
K2882-0	VERTICYL WHITE UNDERCOUNTER	MASTER	BATHROOM
	CHINA LAV		
K2882-0	VERTICYL WHITE UNDERCOUNTER	MASTER	BATHROOM
	CHINA LAV		
KAYRA-SS	3533LF-SSMPU BRILLANCE	MASTER	BATHROOM
	STAINLESS, 2-HANDLE WIDE		
	SPREAD LAVATORY FAUCET		
KAYRA-SS		MASTER	BATHROOM
10 - 20 - 20 - 20 - 20 - 20 - 20 - 20 -	STAINLESS, 2-HANDLE WIDE		
	SPREAD LAVATORY FAUCET		
KAYRA-SS		MASTER	BATHROOM
	STAINLESS, 1-HANDLE SHOWER		2
	FAUCET		
K3999/K4774-0	HIGHLINE WHITE ELONGATED	MASTER	BATHROOM
	COMFORT HEIGHT TOILET WITH		
	BREVIA SEAT		
К9379	TRIP LEVER FOR HIGHLINE	MASTER	BATHROOM
	TOILETS (COLORS-BN, 2BZ, AF, BV)		2.11.11.00.01.
	BRUSHED NICKEL		
72530100		MASTER	BATHROOM
	MOLDED SHOWER UNIT		
	WHITE		
SHOWER DRAIN-BN	BN-BRUSHED-NICKEL ROUND SHOWER	MASTER	BATHROOM
bildheit bidiith bit	DRAIN	11101111	Diffincooli
173-H-WH	WHITE SHOWER ROD	MASTER	BATHROOM
			BATHROOM
	INSTRUCTIONS		
	+-45" TO BOTTOM OF FRAME		
FM2430CC2	24"WIDE X 30"HIGH - 2"	MASTER	BATHROOM
	FRAMED MIRROR		
	WH - WHITE		
FM2430CC2	24"WIDE X 30"HIGH - 2"	MASTER	BATHROOM
	FRAMED MIRROR		Diffiction
	WH - WHITE		
1459BP2	BEVELED MIRROR DOOR MEDICINE	MASTER	BATHROOM
	CABINET		2
73350-SS	KAYRA STAINLESS	MASTER	BATHROOM
	TISSUE HOLDER		
73324-SS	KAYRA STAINLESS	MASTER	BATHROOM

Page 11 of 13

BUYER(S):			2/01/2023
	24 TOWEL BAR		
K55126-NI	ERMA, 3-LIGHT, BRUSHED NICKEL (K55126-NI)	MASTER BATHROOM	
K55126-NI	ERMA, 3-LIGHT, BRUSHED NICKEL (K55126-NI)	MASTER BATHROOM	
STD D-C-R	DATA-CABLE-RECEPT: MASTER BED ROOM. (CAT6-DATA, RG-6 QUAD SHIELD CABLE)	MASTER BEDROOM	
FOWSPS	FAN OUTLET WITH SINGLE POLE SWITCH	MASTER BEDROOM	
K300117	CANFIELD 52"-5 BLADE, REVERSIBLE, 3 SPEED 300117WH WHITE FAN WITH WHITE F	MASTER BEDROOM	
25 (CL)	2" FAUX BLIND - 25 WINDOW	MASTER BEDROOM	
25 (CL)	2" FAUX BLIND - 25 WINDOW 2" FAUX BLIND - 25 WINDOW	MASTER BEDROOM MASTER BEDROOM	
SPRL052424L40MV		M.BEDROOM CLOSET 1	
STEP BAFFLE	(1)6125WB/E7ICAT WHITE RECESSED STEP BAFFLE LIGHT TO MASTER HALL	MASTER HALL	

SELLERS: The Villages Development Company, LLC BUYER(S):

Page 12 of 13

SELLERS: The Villages Development Company, LLC BUYER(S):

2/01/2023

ANY CLAIMS FOR CONSTRUCTION DEFECTS ARE SUBJECT TO THE NOTICE AND CURE PROVISION CHAPTER 558, FLORIDA STATUTES.

Prior to the issuance of a Certificate of Occupancy for the home to be constructed pursuant to this agreement, the Seller(Builder) shall complete and certify an "Energy Performance Level (EPL) Display Card" indicating the energy performance level and efficiencies of components installed in the dwelling unit. This display card shall be delivered to the buyer at or before closing, and it shall be deemed to be included as an addendum to this Sales Contract.

Nothing contained in this Agreement shall relieve the Seller from its unconditional obligation to complete construction of the residential unit prior to the Closing Date set forth herein. Further, the parties agree that this Agreement shall be construed in the manner necessary for the Seller's obligation to complete construction of the residential unit pursuant to the Statutory Improved Lot Exemption, 15 U.S.C. 1702(a)(2).

This Agreement constitutes the entire agreement between the parties. Buyer agrees that no representations, oral or implied, have been made to Buyer to induce Buyer to enter into this agreement other than those expressly herein set forth. No waiver of any provision herein contained shall at any time be valid unless reduced to writing and expressly made a modification hereto.

Buyer(s) hereby acknowledge(s) that he(they) has(have) read this Agreement and agree(s) to same, and that he(they) has(have) voluntarily purchased the above described home, optional equipment and accessories specified herein.

	HOME SALE ADDENDUM	Page 13 of 13
SELLERS: The Villages BUYER(S):	Development Company, LLC	2/01/2022
		2/01/2023
State License numbers for: Properties of The Villages, Broker of Record,	Inc.: THE VILLAGES DEVELOPMENT COMPANY, LLC	
	Seller	Date
	Buyer 1	Date B1

SIGN & DATE

Home Purchase Agreement



Deal Number: Comp Number: Job Number : Cell Phone#:

Middleton By The Villages Purchase Agreement

Sold by: Builder:

THIS AGREEMENT, made this 1st day of March 2023 , by and between THE VILLAGES DEVELOPMENT COMPANY, LLC, hereinafter called "Seller", and



hereinafter called the "Buyer":

WITNESSETH: WHEREAS, the Buyer wishes to purchase from the Seller, upon the following terms and conditions a parcel of land situated in the county of Sumter, State of Florida, legally described as follows:

of Middleton Phase 1 as per plat thereof, recorded in Plat Book Public Records of Sumter County, Florida. ("The Homesite")

Together with the home and other improvements thereon, currently existing or to be constructed by Seller no later than the Closing Date set forth below, upon the homesite described above (collectively "Property"). The purchase prices for the homesite, home and other improvements as follows:

MODEL Rock Paper Scissors : 2542 OSTROM TERRACE

PRICE OF PROPERTY HOMESITE PREMIUM	•	Init 1 336,094.00 CLOSING DATE IS SCHEDULED FOR 7/24/2023 11,000.00
TOTAL PURCHASE PRICE		347,094.00
DEPOSIT	:	-10,000.00 DUE UPON EXECUTION OF PURCHASE AGREEMENT
NET PURCHASE PRICE HOME DOWN PAYMENT	•	337,094.00 -24,710.00 DUE ON OR BEFORE 02/16/2023
BALANCE TO CLOSE	:	DEPOSIT AMOUNT DUE \$.00 312,384.00 EXCLUDING PREVIOUS CREDIT CARD

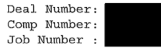
PLUS SETTLEMENT COSTS AND PRORATIONS

The parties agree that the model home described above shall be constructed according to the specifications attached hereto: "EXHIBIT 'A'"





PA0059S/QVRBG



> Whent

 \forall WHEREAS, Buyer has made a personal on-site inspection of the Property prior to the execution of this contract.

NOW, THEREFORE, in consideration of the mutual covenants herein contained and other good and valuable considerations, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

1. At the closing of this transaction, which will be held on 7/24/2023, the Seller agrees to convey to the Buyer by Warranty Deed, good and insurable title to the above described Property, free and clear of any and all encumbrances whatsoever, except for taxes and assessments, for the year of closing and thereafter (to be pro-rated), easements, reservations, restrictions (now or prior to closing to be placed of record) and zoning regulations, based on the Total Purchase Price. At the time of closing of this transaction the remainder of the unpaid purchase price, is to be paid by wire transfer or locally drawn cashiers check.

2. THE BUYER OF A ONE-FAMILY OR TWO-FAMILY RESIDENTIAL DWELLING UNIT HAS THE RIGHT TO HAVE ALL DEPOSIT FUNDS (UP TO 10% OF THE PURCHASE PRICE) DEPOSITED IN AN ESCROW ACCOUNT. THIS RIGHT MAY BE WAIVED IN WRITING BY THE BUYER. THE RIGHT TO HAVE THE DEPOSIT HELD IN ESCROW ACCOUNT IS HEREBY WAIVED BY THE BUYER.

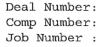
3. Until closing, Seller will pay the real estate taxes and all Community Development District and Maintenance assessments due at or prior to closing. At closing, such taxes and assessments not yet due will be pro-rated between Buyer and Seller, and shall be the responsibility of the Buyer after closing. In the event The Property closes between January 1st and September 30th of any year and the Certificate of Occupancy is also issued on or after January 1st of that same year then in addition to pro-rating the current year's fire assessment, the following year's fire assessment shall also be collected from buyer at closing.

4. Documentary stamps on the Warranty Deed, building permit costs, impact fees, if applicable, water/wastewater fee, contributions in aid of construction for utilities, mailbox fees and the cost of recording the deed shall be paid by the Seller. Buyer shall be responsible for all other costs and expenses associated with closing, including but not limited to any and all financing costs and expenses associated with Buyer's financing for the purchase of The Property and title insurance.

5. The Buyer may not take possession of the property until closing.

Init 1

6. Buyer acknowledges that Buyer is not an investor purchasing the Property with intent to resell The Property within one (1) year. Therefore, in consideration of Seller selling Buyer The Property, Buyer hereby agrees not to sell, convey or transfer The Property for a period of one (1) year following the closing of this transaction ("No Sale Period"). In the event Buyer sells, conveys or transfers The Property during this No Sale Period, then Buyer agrees to forfeit any and all profits from such a sale to the Seller. Profits shall be defined as the gross sales proceeds from any sale during the No Sale Period, less the gross purchase price of this transaction. Seller reserves the right to make exceptions for hardships such as death, in Seller's sole discretion on a case-by-case basis. This clause shall be subordinate to the interest of any mortgagee, and shall survive the closing of this transaction.





7. Buyer agrees to pay for garbage, trash, water and sewage services to be provided by the Seller, or its successors, assigns or nominee. The charges for such services shall be billed and paid on a monthly basis.

8. Notices will be either (a) personally delivered (including delivery by Federal Express or other courier service) to the offices set forth below, in which case they will be deemed delivered on the date of delivery to said offices; or (b) sent by certified or registered mail, return receipt requested, in which case they will be deemed delivered on the date that is three (3) business days after the date shown on the receipt, unless delivery is refused or delayed by the addressee, in which event they will be deemed delivered on the date of deposit in the U.S. Mail or (c) by confirmed facsimile or by email, in which case they will be deemed delivered on the date sent if sent by 5:00 p.m.

Buyer(s):



Seller:

The Villages Development Company, LLC c/o Mike Berning 2705 W. Torch Lake Drive Brownwood Paddock Square The Villages, FL 32162

Email: Contract.Notification@TheVillages.com



9. Disclosures:

a. Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risk to persons who are exposed to it over time. Levels of radon that exceed Federal and State Guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.

b. Buyer hereby acknowledges receipt of the Florida Building Energy Efficiency Rating Brochure.

c. If the Property adjoins or is near property that is not within Middleton By The Villages, Buyer hereby acknowledges and understands that Seller is not in a position to make any representations to you on what the use might be for that adjoining property. Buyer further acknowledges that the Seller has not made any representations regarding the use of such adjoining property.

d. BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.

e. Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.

f. CHAPTER 558 NOTICE OF CLAIM: ANY CLAIMS FOR CONSTRUCTION DEFECTS ARE SUBJECT TO THE NOTICE AND CURE PROVISIONS OF CHAPTER 558, FLORIDA STATUTES.

g. Buyer recognizes that lakes, ponds, retention and detention areas, canals, creeks, marsh areas, stream or other water related areas (hereafter, "water features") within Middleton By The Villages are designed to detain, or retain stormwater runoff and are only recharged by either rainfall or in some instances, springs. The level of water contained in water features within Middleton By The Villages is subject to naturally occuring events such as drought, floods, rain or the absence of rain. Therefore, Seller, Selling representatives and agents make no representation, warranty or covenant with the Buyer that the level of water in any water feature shall be at any particular depth or height, either before or after closing of the sale to the Buyer.

10. This Agreement may not be assigned by Buyer without Seller's written consent.



11. The Buyer requests the Seller to have the water and gas (if applicable) service turned on at the Property in Buyer's name and the Buyer agrees to pay for electric and gas used in construction and testing of systems of the home up to SEVENTY FIVE AND 00/100 DOLLARS (\$75.00) per utility.

12. Whenever the words "Seller" and "Buyer" are used in this Agreement, such words shall mean singular or the plural and one gender shall include all wherever the contract so requires or permits.

13. This Agreement together with Exhibit 'A' constitutes the entire agreement between the parties. Buyer agrees that no representations, oral or implied, have been made to Buyer to induce Buyer to enter into this Agreement other than those expressly herein set forth. No waiver of any provision herein contained shall at any time be valid unless reduced to writing and expressly made a modification hereto.

14. Nothing contained in this agreement shall relieved the Seller from its unconditional obligation to complete construction of the residential unit prior to the earliest of the closing date set forth in the Exhibit A or two (2) years from the execution hereof. Further, the parties agree that this agreement, together with Exhibit A shall be constructed in the manner necessary for the Seller's obligation to complete construction of the residential unit pursuant to the Statuatory Improved Lot Exemption, 15 U.S.C. 1702(a)(2).

15. If the Buyer requests any change orders after the contract date that are approved and agreed to by the Seller, then each change order shall be subject to a minimum \$250.00 change order fee. Change orders include, but are not limited to, moving up the closing date and adding or modifying an enhancement package.

16. In the event the Buyer made the initial deposit with a credit card, then upon receipt of cleared funds for the additional deposit, the initial Two Thousand Five Hundred and 00/100 Dollar (\$2,500.00) credit card deposit shall be credited back to the Buyer's credit card.

17. In the event of litigation arriving hereunder, the losing party will pay the cost and expenses reasonably incurred by the prevailing party, including attorney's fees.

18. The failure of either party to insist on strict compliance by the other party's obligations hereunder shall not constitute a waiver of either party's right to require subsequent compliance with such obligations.

Deal Number: Comp Number: Job Number :



19. The Buyer agrees that, in the event Buyer defaults under any provisions of this Agreement, (Buyer understands time is of the essence); or otherwise terminates this agreement, then this Agreement shall be terminated and all monies paid hereunder and under any separate agreement shall be retained by the Seller as liquidated damages. The parties hereto acknowledge that it would be impossible to ascertain actual damages suffered by Seller and agree that such liquidated damages are a reasonable estimate of such damages. Thereafter all parties shall be relieved of any and all further liability under the terms of this Agreement.

20. However, since the Closing is within two (2) years of the execution of this Agreement, the following are intended to be in lieu of any other damages suffered by either party during the first 30 days after the original scheduled closing. Thereafter either party shall have the right to pursue any remedy which said party might have for breach of contract.

21. (i) In the event closing fails to take place on the designated closing date and such failure is caused by a default by Seller and closing is deferred by Seller, the Seller shall be responsible to Buyer for the following reasonable expenses to the extent they are actually incurred by Buyer as a result of such default:

- 1. Lodging expenses between original closing date and actual closing date;
- 2. The cost of the main meal of the day between the original closing date and the actual closing date;
- 3. Furniture storage.

(ii) In the event closing fails to take place on the designated closing date and such failure is not caused by a default by Seller, then Buyer may, upon Seller's approval, extend the closing date for a period of up to 15 days, in which event, Buyer shall pay to Seller, at closing, the following expenses incurred by Seller before closing: 1. Water, sewer, electrical expenses, including air conditioning;

2. Lawn and landscape care expenses;

 Interest on the remaining unpaid balance from the original closing date to the actual closing date at the prime interest rate charged by Citizen's First Bank, The Villages plus 1 1/2 % plus \$250.00.

22. Buyer(s) hereby acknowledge(s) that he(they) has(have) read this Agreement and agree(s) to same, and that he(they) has(have) voluntarily purchased the above described home, optional equipment and accessories specified herein.

23. Prior to the issuance of a Certificate of Occupancy for the home to be constructed pursuant to this Agreement, the Seller(Builder) shall complete and certify an "Energy Performance Level (EPL) Display Card" indicating the energy performance level and efficiencies of components installed in the dwelling unit. This display card shall be delivered to the Buyer at or before closing, and it shall be deemed to be included as an addendum to this Sales Contract.

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Deal Number: Comp Number: Job Number :



24. Attached as Exhibit "A" is a selection of items that Seller intends to install in the home prior to closing (the "Selections"). The Selections were made by Seller at the time of home order. Seller will not remove any Selections that have been installed prior to execution of this Agreement. Further, Seller will make all reasonable efforts to obtain and install the remaining Selections that have not yet been installed prior to execution of this Agreement, however if Seller is unable for any reason to timely secure remaining Selections at no additional cost than initially budgeted, Seller may substitute alternative selections that, in Seller's reasonable discretion, provide similar function.

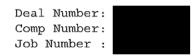
25. a. The Buyer is being furnished with an express limited warranty, by Home Buyers Warranty (the "HBW Warranty"), in connection with the Buyer's purchase of the Home. The warranty being furnished is issued by a third party, Home Buyers Warranty. Your Warranty includes one (1) year workmanship and material, a two (2) year warranty on electrical, plumbing and mechanical systems and a ten (10) year limited structural warranty. All other express or implied warranties, including any oral or written statements or representations made by the Seller of the Home, or any other person, and any implied warranty of habitability, merchantability or fitness, are hereby disclaimed by the Seller and are hereby waived by the Buyer. In addition, the Buyer waives the right to seek damages or other legal or equitable remedies from the Seller, the Seller's subcontractors, agents, vendors, suppliers, design professionals and material men, under any other common law or statutory theory of liability, including but not limited to negligence and strict liability. The only remedy of the Buyer in the event of a defect in or to the Home or in or to the real property on which the Home is situated is the coverage provided under the HBW Warranty. This waiver shall not be applicable to any express written warranty issued by the manufacturer of any appliance or component which is sold with the Home.

To the extent any claim may be paid by Buyer's homeowners insurance, the right of subrogation is waived.

b. To the extent they are not covered by the HBW Warranty, it is hereby agreed that any and all claims, disputes and controversies by or between the Buyer and the Seller arising from or related to the Home identified herein, or to any defect in or to the Home or the Homesite on which the Home is situated, or the sale of the Homesite or Home by the Seller, including, without limitation, any claim of breach of contract, negligent or intentional misrepresentation or nondisclosure in the inducement, execution or performance of this agreement, and breach of any alleged duty of good faith and fair dealing, shall be submitted to binding arbitration by such arbitration service as the Seller shall, in its sole discretion, select, and pursuant to the rules of that arbitration service in effect at the time of the request for arbitration. The parties expressly agree that this arbitration provision involves and concerns interstate commerce and is governed by the provisions of the Federal Arbitration Act (9 U.S.C. sec. 1, et seq.), now in effect and as it may from time to time be amended, to the exclusion of any different or inconsistent state or local law, ordinance or judicial rule; and to the extent that any state or local law, ordinance or judicial rule shall be inconsistent with any provisions of the rules of the arbitral association under which the arbitration proceeding shall be conducted, the latter rules shall govern the conduct of the proceeding.

Arbitrations of all disputes will be conducted by a single arbitrator or, at the option of either party, by a panel of three neutral arbitrators. The costs of a single-arbitrator arbitration will be borne equally by the parties. The party opting for a panel of three arbitrators will be responsible for the costs thereof in excess of those which would be incurred in a single-arbitrator arbitration. However, the fee for arbitrations will be borne by the losing party if the arbitrator's award is entirely in favor of one party.

--- Continued on next page ---



--- Continued from previous page ---

Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction thereof upon the application of either party. Further, this warranty addendum shall survive the closing of this transaction.

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

THE VILLAGES DEVELOPMENT COMPANY, LLC

BUYER (S)

By:

Seller 1

Date S1

Buyer 1

·Date B1

State license numbers for: Properties of The Villages, Inc.:CQ1002909 Broker of Record, Michael Berning: BK451975

SELLERS:

The Villages Development Company, LLC

Rock Paper	Scissors S1M.3 2542 OSTROM	TERRACE
	HOME SELECTIONS	INTÉRIOR
NEW & PREOWNED	OPEN FLOOR PLAN	INTERIOR
OPEN KITCHEN	OPEN KITCHEN	KITCHEN
SMART READY	SMART HOME READY	INTERIOR
CENTRIC	CENTRIC	INTERIOR
GARAGE	3 CAR GARAGE	GARAGE
FLOORING	NO CARPET IN HOME	
WT	WINDOW TREATMENTS	INTERIOR
BASE MODEL	ROCK PAPER SCISSORS BASE MODEL	INTERIOR
DISCLAIMER		EXTERIOR
DISCHAIMER	CONCRETE DISCOLORATION WILL	EXTERIOR
EVE MALLO	POSSIBLY OCCUR.	
EXT WALLS	FRAME EXTERIOR WALLS	EXTERIOR
INT WALLS	AT THE DISCRETION OF THE	INTERIOR
	BUILDER INTERIOR WALL	
	STRUCTURE MAY BE GALVANIZED	
	STEEL AND/OR WOOD	
ELEV-STD	ROCK PAPER SCISSORS STANDARD	EXTERIOR
	ELEVATION, GABLE ROOF. (4)	
	WRAPPED COLUMNS AT ENTRY.	
STD KIT	STANDARD KITCHEN	KITCHEN
STD MBATH	STANDARD MASTER BATH	MASTER BATHROOM
CP-500X40	5'x4'CONCRETE PAD	EXTERIOR
ENCLOSURE	15'X12' SCREEN ENCLOSURE	EXTERIOR
COLUMN COLOR	LANAI COLUMN POST WRAP COLOR	LANAI
	BRONZE EXTRUSION	
SCREEN LANAI	LANAI SPECIFICATION IS FOR	LANAI
	APPROXIMATE EXTERIOR	
	DIMENSION OF LANAI	
STRCH-REV	15'X12' RESIDENTIAL COVERED	LANAI
	LANAI	
EXTRUSION COLOR	LANAI EXTRUSION COLOR	LANAI
	BRONZE EXTRUSION	
15'X12'-A	15'X12' LANAI-ADD SCREEN WALL	LANAI
	AND DOOR	
STANDARD ENTRY	STANDARD ENTRY	ENTRY
STRCH-REV	3-CAR GARAGE: STRETCH GARAGE	GARAGE
	12'4" TO SIDE, AT 28' DEPTH	
	WITH 2' SETBACK.	
DW-308	30'8" WIDE DRIVEWAY	EXTERIOR
DRIVEWAY	DRIVEWAY SPECIFICATION IS FOR	EXTERIOR
	APPROXIMATE DRIVEWAY WIDTH	
	DIMENSION	
9X7-GD5S	9'x7' GALLERY COLLECTION	GARAGE
	SHORT PANEL GARAGE DOOR	
16X7-GD5S	16'X7' GALLERY COLLECTION	GARAGE
	SHORT PANEL GARAGE DOOR	
SB-3C-2	GARAGE SETBACK TYPE-D.2	EXTERIOR
	PER 3RD CAR GARAGE	
9X7-INSERT-PSS	PLAIN SHORT WINDOW	GARAGE
ANDARCE EDD	INSERTS TO TOP SECTION OF	GARAD
	9X7 GARAGE DOOR	
	Sar, Gintice Dook	

SELLERS:

The Villages Development Company, LLC

Rock Paper	Scissors S1M.3 2542 OSTR	OM TERRACE	
	(PER GD4S GALLERY AND BD4N		
	BRIDGEPORT DOORS)		
16X7-INSERT-PSS	PLAIN SHORT WINDOW	GARAGE	
	INSERTS TO TOP SECTION OF		
	16X7 GARAGE DOOR		
	(PER GD4S/GD5S GALLERY AND		
	BD4N BRIDGEPORT DOORS)		
	GARAGE DOOR OPENER RECEPTACLE	GARAGE	
EXTRA FRT LT-2	EXTRA STANDARD GARAGE FRONT WALL LIGHT AND OUTLET	GARAGE	
GFI RECEPT	EXTRA GFI RECEPT IN GARAGE	GARAGE	
20AMP RECEPT	20AMP GFI RECEPT TO GARAGE	GARAGE	
	EXTRA STANDARD GARAGE	GARAGE	
	LED WRAP LIGHT AND OUTLET		
	(WIRED TO STANDARD SWITCH)		
EXTRA GDO OUT.	EXTRA GARAGE DOOR OPENER RECEPT	GARAGE	
MDTK	KEYLESS ENTRY CONTROL FOR	GARAGE	
1000 001	GARAGE DOOR OPENER	CARACE	
LDC0-801	EXTRA GARAGE DOOR OPENER WITH (2) 3-BUTTON REMOTES AND WALL	GARAGE	
	STATION		
LDC0-801	GARAGE DOOR OPENER WITH 2	GARAGE	
	3-BUTTON REMOTES AND WALL STATION		
22 X 54	ATTIC PREP WITH LIGHT, SWITCH AND LED BULB	GARAGE	
GAS PREP	NATURAL GAS PREP FOR WATER	GARAGE	
	HEATER, DRYER (22k btu) AND		
	RANGE OR COOKTOP (54k btu		
	(Gas Units Only)		
PERFORMANCE-15	PERFORMANCE-15 A/C SYSTEM:	INTERIOR	
	HEAT PUMP		
	FIXED SPEED AIR-HANDLER		
	HIGH-EFFICIENCY AIR FILTER		
	10-YEAR PARTS WARRANTY		
	5-YEAR LABOR WARRANTY		
ECOBEE-3	PROGRAMABLE WIFI THERMIDISTAT	INTERIOR	
	5-YEAR WARRANTY. (Use with		
	standard system only)		
PENCIL CORNERS	PENCIL DRYWALL CORNERS:	INTERIOR	
	OUTSIDE CORNERS, WINDOWS AND		
	POTSHELVES (if applicable).		
	EXCEPT WET AREAS		
HOME & GARAGE	PAINTED KNOCK DOWN CEILING	INTERIOR	
R38	R-38 INSULATION: BATT AND	INTERIOR	
	BLOWN (WHERE APPLICABLE) TO		
	LIVING AREA CEILING.		
	THICKNESS INFORMATION TO BE		
R-11	POSTED IN HOME. R-11 BATT INSULATION TO	INTERIOR	
V., TT	V-II DULL TROOMILOU TO	INTERIOR	

SELLERS:

The Villages Development Company, LLC

Rock Pape	er Scissors S1M.3 2542 OSTROM TER	RACE
	LIVING AREA EXTERIOR WALLS	
	AND HOME/GARAGE WALL.	
	THICKNESS INFORMATION TO BE	
	POSTED IN HOME.	
R-SWITCHES	ROCKER SWITCHES	INTERIOR
TD D-C-R	DATA-CABLE-RECEPT: BED-2	BEDROOM #2
	(CAT6-DATA, RG-6 QUAD SHIELD- CABLE)	
STD D-C-R	DATA-CABLE-RECEPT: BED-3 (CAT6-DATA, RG-6 QUAD SHIELD- CABLE)	BEDROOM #3
STD D-C-R	DATA-CABLE-RECEPT: LANAI (CAT6-DATA, RG-6 QUAD SHIELD- CABLE)	LANAI
STD D-C-R	DATA-CABLE-RECEPT: LIVING ROOM (CAT6-DATA, RG-6 QUAD SHIELD- CABLE)	LIVING ROOM
STD D-C-R	DATA-CABLE-RECEPT: MASTER BED ROOM. (CAT6-DATA, RG-6 QUAD SHIELD CABLE)	MASTER BEDROOM
PANEL BOX	200 AMP PANEL BOX	GARAGE
678	WHITE EXHAUST FAN/LIGHT OVER TOILET	MASTER BATHROOM
678	WHITE EXHAUST FAN/LIGHT OVER TOILET	GUEST BATH
BK-110NBWH	BK-110NBWH DOORBELL-WITH BUTTON	ENTRY
FB900	FAN MOUNTING BOX FOR CATHEDRAL CEILINGS - SELECT WIRING SEPARATELY	LIVING ROOM
FOWRS	FAN OUTLET WITH ROCKER SWITCH	LIVING ROOM
FOWRS	FAN OUTLET WITH ROCKER SWITCH	MASTER BEDROOM
FOWRS	FAN OUTLET WITH ROCKER SWITCH	BEDROOM #2
FOWRS	FAN OUTLET WITH ROCKER SWITCH	BEDROOM #3
FOWRS	FAN OUTLET WITH ROCKER SWITCH	LANAI
K300117	CANFIELD 52"-5 BLADE, REVERSIBLE, 3 SPEED	BEDROOM #2
K300117	300117WH WHITE FAN WITH WHITE BLADES CANFIELD 52"-5 BLADE, REVERSIBLE, 3 SPEED 300117WH WHITE FAN WITH WHITE BLADES	BEDROOM #3
K300117	CANFIELD 52"-5 BLADE, REVERSIBLE, 3 SPEED 300117WH WHITE FAN WITH WHITE BLADES	LIVING ROOM
K300117	CANFIELD 52"-5 BLADE, REVERSIBLE, 3 SPEED 300117WH WHITE FAN WITH WHITE BLADES	MASTER BEDROOM
P2502-30	AIRPRO 52"PATIO FAN -5 BLADE, REVERSIBLE, 3 SPEED (WHITE) -30 WHITE W/ WHITE BLADES	LANAI
K360000	12" DOWNROD (for 9'-4", 10',	LIVING ROOM

SELLERS:

The Villages Development Company, LLC

Rock Paper	Scissors S1M.3 2542 OSTRO	M TERRACE
n w w w w w	10'-4" and 10'-6" ceiling	
	heights)	
	WHITE	
ABS LV BOX	49605-42G/49605-42B/49605-42T	GARAGE
	42" LOW VOLTAGE ENCLOSURE.	
	PANEL, DOOR AND TRIM RING.	
	INSTALL TOP OF BOX TO MATCH	
	ELECTRICAL BOX.	
WIFI WIRE PREP	CAT6e CABLE ABOVE KITCHEN	KITCHEN
	CABINETS	
RHB	RELOCATE HOSE BIBB	EXTERIOR
STD. HOSE BIBBS	(2) HOSE BIBBS (std.)	EXTERIOR
RTG-70XLN-1	TANKLESS GAS WATER HEATER WITH	GARAGE
	VALVE KIT (Gas Units Only)	
	160K btu	
SHELVING	VENTILATED CLOSET SHELVING	INTERIOR
DOOR SILL-FRAME	4-EVERSILL AND 4-EVERFRAME TO	EXTERIOR
	ALL EXTERIOR DOORS	
FC6580	3068 - PEMBRIDGE GLASS - 3/4	ENTRY
	LITE	
	BLACK NICKEL CAMING	
FC6580SL	1068 - PEMBRIDGE GLASS - 3/4	ENTRY
	LITE	
	BLACK NICKEL CAMING	
FC6580SL	1068 - PEMBRIDGE GLASS - 3/4	ENTRY
	LITE	
	BLACK NICKEL CAMING	
FC18-GBGF	3068 FC18-GBGF 15-LITE DOOR	LANAI
	WITH INTERNAL GRIDS	
HERITAGE	LOGAN TWO PANEL, RECESSED, SOLID	GARAGE
	CORE DOOR	
HERITAGE	LOGAN TWO PANEL HOLLOW CORE	INTERIOR
	INTERIOR DOORS, RECESSED	
TUSTIN-SMT-1	TUSTIN LEVER STYLE HANDSETS	INTERIOR
	THROUGHOUT HOME (LEVER STYLE	
	KEYLOCKS)(Group #1 colors)	
	VENETIAN BRONZE	
93340/93350-RND	ROUND POCKET DOOR LOCKS	INTERIOR
	WHERE APPLICABLE	
	11P - VENETIAN BRONZE	
US10B	ANTIQUE BRONZE OILED	INTERIOR
	HINGES (HAGER)	
660-SMT	660-SMT DEADBOLT	ENTRY
	VENETIAN BRONZE	
660-SMT	660-SMT DEADBOLT	LANAI
	VENETIAN BRONZE	EVER TOP
VINYL TRIM	5" VINYL TRIM-GARAGE DOOR	EXTERIOR
	(OVATION SIDING)	
	WHITE	
VINYL CORNERS	1 PC 4" VINYL OUTSIDE	EXTERIOR
	CORNERS TO ALL OUTSIDE	

SELLERS:

The Villages Development Company, LLC

BUYER(S):

.

Deck Depart	Scissors S1M.3 2542 OST	
ROCK Paper	CORNERS OF HOME, COLOR:	ROM TERRACE
	WHITE	
VINYL TRIM	3.5" WIDE VINYL TRIM TO ALL	EXTERIOR
	WINDOWS AND SLIDING GLASS	
	DOORS (OVATION SIDING ONLY)	
	WHITE DUTTELL OUD TON	
OVATION-OV45	DUTCH LAPSIDING - OVATION, WOOD GRAIN	EXTERIOR
	SCOTTISH THISTLE	
ENTRY POST	CD.2, 8"x8" SQUARE COMPOSITE	EXTERIOR
	WRAPPED COLUMN WRAP - COLOR	
	WHITE TO FRONT POST	
ENTRY POST	CD.2, 8"x8" SQUARE COMPOSITE	EXTERIOR
	WRAPPED COLUMN WRAP - COLOR	
ENTRY POST	WHITE TO FRONT POST CD.2, 8"x8" SQUARE COMPOSITE	EXTERIOR
BMIRI PODI	WRAPPED COLUMN WRAP - COLOR	EMILIATION
	WHITE TO FRONT POST	
ENTRY POST	CD.2, 8"x8" SQUARE COMPOSITE	EXTERIOR
	WRAPPED COLUMN WRAP - COLOR	
	WHITE TO FRONT POST	DINING DOOM
VINLV15XX	STD OPEN LOUVERED SHUTTER, 15" WIDE	DINING ROOM
VINLV15XX	STD OPEN LOUVERED SHUTTER,	LIVING ROOM
1 1112 1 201111	15" WIDE	
SHUTTER COLOR	SHUTTER COLOR:	EXTERIOR
	DARK SPRUCE	
STD-ELEV	CD70P PERFECTION SHINGLE DOUBLE 7" ACCENT SIDING TO	EXTERIOR
	FRONT GABLES OR BOSTON HIPS	
	WITH LIN5 - 5" VINYL TRIM	
	QUIET WILLOW	
DOOR COLOR	EXTERIOR DOORS - PAINT COLOR	LANAI
	CHOICE	
5005 dot 05	V3300 - SATIN WHITE	73 8 7 1 7 1 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
DOOR COLOR	EXTERIOR DOORS - PAINT COLOR CHOICE	ENTRY
	V3290 - SPANISH MOSS	
STD COLOR	GARAGE DOOR STANDARD COLOR	GARAGE
	WHITE	
STD COLOR	THIRD CAR GARAGE DOOR STANDARD	GARAGE
	COLOR	ENTRY
ENTRY ONLY	GUTTER & DOWNSPOUT TO ENTRY "ONLY"	ENIRI
	WHITE	
LANDMARK	LANDMARK DESIGNER SHINGLES,	EXTERIOR
	PALISADE UNDERLAYMENT	
	GEORGETOWN GRAY	
SOFFIT	SOFFIT-4" FASCIA-DRIP EDGE	EXTERIOR
SOFFIT	WHITE VINYL SOFFIT CEILING IN ENTRY	EXTERIOR
BOLLII	ATHIN COLLEL CHIMING TH HILLI	

SELLERS:

The Villages Development Company, LLC

Rock Paper	Scissors S1M.3 2542 OSTROM TER	RRACE
	AND LANAI	
WINDOWS-VF	SERIES 5400 SH WINDOWS, SERIES	INTERIOR
	5400 PW WINDOWS, 2 OVER 2	
	GRIDS, VINYL WHITE OUTSIDE	
	FRAME, WHITE INSIDE FRAME,	
	CLEAR, ENERGY SHIELD MAX, IG	
-	OBSCURED GLASS TO ALL BATHROOM	INTERIOR
	WINDOWS.	
STANDARD	STANDARD LANDSCAPE PACKAGE	EXTERIOR
X2 - RAIN CLIK		GARAGE
in mill oblic	RAIN-CLIK SENSOR IRRIGATION	
	SYSTEM	
SOD	ST. AUGUSTINE SOD	EXTERIOR
TERMITE BAIT		EXTERIOR
HOMESITE TYPE		
		EXTERIOR
JAMESTOWN II		KITCHEN
	FULL OVERLAY	
	SLAB DRAWER FRONT	
	NICKEL '	
JAMESTOWN II	JAMESTOWN II	MASTER BATHROOM
	FULL OVERLAY	
	SLAB DRAWER FRONT	
,	NICKEL	
JAMESTOWN II	JAMESTOWN II	GUEST BATH
	FULL OVERLAY	
	SLAB DRAWER FRONT	
	NICKEL	
-	CABINET HARDWARE INSTALLATION	INTERIOR
	NOTE:	
	VERTICALLY ON DOORS, HORIZONTALLY ON D	DRAWERS
GROUP 6.0	CABINET DOOR HARDWARE (6.0)	INTERIOR
	ALLISON 36899-FB FLAT BLACK PULL	
GROUP 6.0	CABINET DRAWER HARDWARE (6.0)	INTERIOR
	ALLISON 36899-FB FLAT BLACK PULL	
CAB REVISION	39"X72" REFRIGERATOR OPENING	KITCHEN
PGB935Y	FREESTANDING GAS RANGE,	KITCHEN
	STAINLESS STEEL	
	PFS - STAINLESS STEEL	
VBP05IP84-2	ACCOR VBP051P84-2 ICEMAKER	KITCHEN
VDFVJIF04-Z	BOX WITH HOSE. REFRIGERATOR	KI I GIBN
	SELECTED	
DEEOOKY		KT TOURN
PFE28KY	27.7 CF FRENCH DOOR	KITCHEN
	REFRIGERATOR, FINGERPRINT	
	RESISTANT STAINLESS STEEL	
	-NFS FINGERPRINT RESISTANT STAINLESS	
PDT715SY	DISHWASHER, STAINLESS STEEL	KITCHEN
	NFS - FINGERPRINT RESISTANT STAINLESS	STEEL
PVM9005S	MICROWAVE-RANGE HOOD	KITCHEN
	STAINLESS STEEL	
	JSS - STAINLESS STEEL	

SELLERS:

The Villages Development Company, LLC ____

Posk Danor		
ROCK Paper	Scissors S1M.3 2542 OSTROM TH	1 CANNE
	1-HANDLE, FAUCET WITH PULL-	
K8437-1	DOWN SPRAY KENNON SINGLE BOWL, NEOROC	RTHOUDN
K045/-1	SINK	KITCHEN
	CM2 - MATTE BROWN	
RUBBED BRZ		KITCHEN
	DISPOSAL FLANGE AND STOPPER	KITCHEN
	(SINGLE BOWL SINK)	
STS-SO	DISPOSAL SINK TOP SWITCH	KITCHEN
	(Group #2 color)	ICE E GITLET
	STS-SO-ORB-OIL RUBBED BRONZE (MOUNT OF	J DROPIN SINK)
BADGER 5	1/2 HP GARBAGE DISPOSAL	KITCHEN
bilbolit 5	SINGLE	
LVT INSTALL	COMPOSITE FLOORING	INTERIOR
	INSTALLATION INSTRUCTIONS	
	INSTALL COMPOSITE FLOOR LENGTHWISE F	RONT TO BACK
LVT ADHESIVE	MOHAWK V-ONE LVT ADHESIVE	INTERIOR
MAVP	ARRINGTON FLOORING	INTERIOR
	THROUGHOUT HOME (INCLUDES	
	SHOE MOLDING PAINTED TRIM	
	COLOR)	
	AU892 - SILVER STRAND	
LF-FX	FORMICA 180-FX	KITCHEN
	9303-RD AZUL ARAN	
LF-FX	FORMICA 180-FX	MASTER BATHROOM
	9303-RD AZUL ARAN	
LF - FX	FORMICA 180-FX	GUEST BATH
	9303-RD AZUL ARAN	
SEAMS	LAMINATE COUNTERTOP MAY	INTERIOR
	HAVE VISIBLE SEAMS.	
	SEAM LOCATION AND GRAIN	
	DIRECTION WILL VARY.	
CORNERS	COUNTERTOP CORNER(S) WILL BE	INTERIOR
	CLIPPED IF A TALL CABINET	
	DOOR SWINGS TOWARDS THE	
	COUNTERTOP.	
CAULK COLOR	COUNTERTOP CAULKING COLOR	INTERIOR
	(NAME ROOM)	
	CLEAR	
KITCHEN	BEVEL SE COUNTERTOP EDGEBAND	KITCHEN
	SURFACE A&B TO MATCH COUNTER-	
	TOP COLOR	
MASTER BATH	BEVEL SE COUNTERTOP EDGEBAND	MASTER BATHROOM
	SURFACE A&B TO MATCH COUNTER-	
	TOP COLOR	
GUEST BATH	BEVEL SE COUNTERTOP EDGEBAND	GUEST BATH
	SURFACE A&B TO MATCH COUNTER-	
	TOP COLOR	
#366 BASE	3-1/4" PAINT GRADE BASE	INTERIOR
	MOLDING COLONIAL STYLE	
#366 DOOR CASE	2-1/4" PAINT GRADE DOOR CASING	INTERIOR

SELLERS:

The Villages Development Company, LLC

Rock Paper	Scissors S1M.3 2542 OSTRO	M TERRACE
	COLONIAL STYLE	
PAINT	INTERIOR AND GARAGE PAINT.	INTERIOR
	WALLS: BROWNWOOD BISQUE	
	CEILINGS: VILLAGE WHITE	
	TRIM & DOORS: VILLAGE WHITE	
PLATE COLOR	SWITCHES, RECEPTS, DATA-CABLE-	INTERIOR
	RECEPTS - THERMOPLASTIC	
	WHITE	
PLATE COLOR	DECOR COLOR SWITCHES & RECEPTS	KITCHEN
	TO KITCHEN ISLAND OR SIDE OF	
	PENINSULA CABINET	
	WHITE	
WINDOW SILL-BE	SOLID SURFACE WINDOW SILLS-	INTERIOR
	1/2" - BULLNOSE EDGE	
	SP016 PURE WHITE	
K2196-8-0	PENNINGTON K2196-8-0 WHITE	MASTER BATHROOM
	CHINA LAV, 8" CENTERS	
K2196-8-0	PENNINGTON K2196-8-0 WHITE	MASTER BATHROOM
	CHINA LAV, 8" CENTERS	
KAYRA-SS	3533LF-SSMPU BRILLANCE	MASTER BATHROOM
	STAINLESS, 2-HANDLE WIDE	
	SPREAD LAVATORY FAUCET	
KAYRA-SS	3533LF-SSMPU BRILLANCE	MASTER BATHROOM
	STAINLESS, 2-HANDLE WIDE	
	SPREAD LAVATORY FAUCET	
KAYRA-SS	T17233-SS BRILLIANCE	MASTER BATHROOM
	STAINLESS, 1-HANDLE SHOWER	
	FAUCET	
K3999/K4636-RL	HIGHLINE WHITE ELONGATED	MASTER BATHROOM
	COMFORT HEIGHT TOILET WITH	
	CACHET QUIET CLOSE ELONGATED	
	SEAT	
K9379	TRIP LEVER FOR HIGHLINE	MASTER BATHROOM
	TOILETS (COLORS-BN, 2BZ, AF, BV)	
	BRUSHED NICKEL	MAGER DARWOOM
72530100	VIKRELL - TRAVERSE - 60"	MASTER BATHROOM
	MOLDED SHOWER UNIT	
	WHITE	
SHOWER DRAIN-BN	BN-BRUSHED-NICKEL ROUND SHOWER	MASTER BATHROOM
	DRAIN	
173-H-WH	WHITE SHOWER ROD	MASTER BATHROOM
MIRROR INSTALL	FRAMED MIRROR INSTALLATION	MASTER BATHROOM
	INSTRUCTIONS +-45" TO BOTTOM OF FRAME	
EMO 4 2 0 0 0 0	24 "WIDE X 30"HIGH - 2"	MASTER BATHROOM
FM2430CC2	FRAMED MIRROR	MOTAL BATAKON
EM2420002	24"WIDE X 30"HIGH - 2"	MASTER BATHROOM
FM2430CC2	FRAMED MIRROR	ABIER BATHROOM
MTDDAD CATAD	FRAMED MIRROR FRAMED MIRROR COLOR	INTERIOR
MIRROR COLOR	SN - SATIN NICKEL	TH THE TOK
1450000	BEVELED MIRROR DOOR MEDICINE	MASTER BATHROOM
1459BP2	DEVELOPMENT NUTLING	PROTEK DATIKOON

SELLERS:

The Villages Development Company, LLC

Rock Paper	Scissors S1M.3 2542 OSTROM	1 TERRACE
	CABINET	
73350-SS	KAYRA STAINLESS	MASTER BATHROOM
	TISSUE HOLDER	
73324-SS	KAYRA STAINLESS	MASTER BATHROOM
	24 TOWEL BAR	
K2196-8-0	PENNINGTON K2196-8-0 WHITE	GUEST BATH
	CHINA LAV, 8" CENTERS	
KAYRA-SS	3533LF-SSMPU BRILLANCE	GUEST BATH
	STAINLESS, 2-HANDLE WIDE	
	SPREAD LAVATORY FAUCET	
KAYRA-SS	T17433-SS BRILLIANCE	GUEST BATH
	STAINLESS, 1-HANDLE TUB/SHOWER	
	FAUCET WITH AB&A 935-2H-SN	
	SATIN NICKEL PUSH AND LIFT	
	DRAIN	
K3999/K4636-RL	HIGHLINE WHITE ELONGATED	GUEST BATH
	COMFORT HEIGHT TOILET WITH	```
	CACHET QUIET CLOSE ELONGATED	
	SEAT	
K9379	TRIP LEVER FOR HIGHLINE	GUEST BATH
	TOILETS (COLORS-BN, 2BZ, AF, BV)	
	BRUSHED NICKEL	
715701	VIKRELL - TRAVERSE MOLDED TUB/	GUEST BATH
	SHOWER UNIT	
	(71570110 Left Drain)	
	(71570120 Right Drain)	
	WHITE	
173-H-WH	WHITE SHOWER ROD	GUEST BATH
MIRROR INSTALL	FRAMED MIRROR INSTALLATION	GUEST BATH
	INSTRUCTIONS	
	+-45" TO BOTTOM OF FRAME	
FM3030CC2	30"WIDE X 30"HIGH - 2"	GUEST BATH
	FRAMED MIRROR	
73350-SS	KAYRA STAINLESS	GUEST BATH
	TISSUE HOLDER	CTTECH DADI
73324-SS	KAYRA STAINLESS	GUEST BATH
	24 TOWELL BAR	CADAGE
K59105	NOWARD, 1-LIGHT (K59105-OZ),	GARAGE
	OLDE BRONZE	
	-OZ OLDE BRONZE	(3) D 3 (1)
K59105	NOWARD, 1-LIGHT (K59105-OZ),	GARAGE
	OLDE BRONZE	
	-OZ OLDE BRONZE	CADACE
K59105	NOWARD, 1-LIGHT (K59105-OZ),	GARAGE
	OLDE BRONZE	
	-OZ OLDE BRONZE	τ. δηδ τ
STEP BAFFLE	(2)6125WB/E7ICAT WHITE	LANAI
	RECESSED STEP BAFFLE	
	LIGHTS TO LANAI	ការកេច V
STEP BAFFLE	(3)6125WB/E7ICAT WHITE	ENTRY
	RECESSED STEP BAFFLE	

SELLERS:

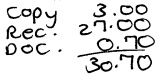
The Villages Development Company, LLC

Rock Paper	Scissors S1M.3 2542 OS	STROM TERRACE
	LIGHTS	
K52443	ERMA 5-LIGHT SATIN ETCHED	DINING ROOM
	GLASS (K52443)	
	-OZ OLDE BRONZE	
SPRL052424L40MV	2' - LED WRAP (SPRING)	LAUNDRY ROOM
SPRL052424L40MV	2' - LED WRAP (SPRING)	M.BEDROOM CLOSET 1
SPRL052424L40MV	2' - LED WRAP (SPRING)	M.BEDROOM CLOSET 1
STEP BAFFLE	(5)6125WB/E7ICAT WHITE	KITCHEN
	RECESSED STEP BAFFLE	
	LIGHTS	
STEP BAFFLE	(3)6125WB/E7ICAT WHITE	KITCHEN
	RECESSED STEP BAFFLE	
	LIGHTS	
STEP BAFFLE	(1)6125WB/E7ICAT WHITE	GUEST HALL
	RECESSED STEP BAFFLE	
	LIGHT TO GUEST HALL	
STEP BAFFLE	(2)6125WB/E7ICAT WHITE	LAUNDRY HALL
	RECESSED STEP BAFFLE	
	LIGHTS TO LAUNDRY HALL	
SPRL054836L40MV	4' - LED WRAP (SPRING)	GARAGE
SPRL054836L40MV	4' - LED WRAP (SPRING)	GARAGE
-	MOUNT BATH LIGHTS DOWNWARD	INTERIOR
K55126-OZ	ERMA, 3-LIGHT, OLDE	MASTER BATHROOM
	BRONZE (K55126-OZ)	
K55126-OZ	ERMA, 3-LIGHT, OLDE	MASTER BATHROOM
	BRONZE (K55126-OZ)	
K55126-OZ	ERMA, 3-LIGHT, OLDE	GUEST BATH
	BRONZE (K55126-OZ)	
RECESSED LIGHTS	RECESSED LIGHT LOCATIONS MAY	INTERIOR
	VARY DUE TO TRUSS LOCATIONS	
S9621-LED-BR30	SATCO S9621-LED-BR30-30K	INTERIOR
	BULBS TO ALL RECESSED LIGHTS	
S39836/S21367	SATCO S39836-LED-9.8W FROSTED	INTERIOR
	30K BULBS TO ALL APPLICABLE	
	LIGHTS. SATCO S21367-LED-4W	
	30K CANDELABRA BULBS TO ALL	
	APPLICABLE LIGHTS.	THING DOON
25 (CL)	2" FAUX BLIND - 25 WINDOW	LIVING ROOM
25 (CL)	2" FAUX BLIND - 25 WINDOW	LIVING ROOM
25 (CL)	2" FAUX BLIND - 25 WINDOW	BEDROOM #2
25 (CL)	2" FAUX BLIND - 25 WINDOW	BEDROOM #3
25 (CL)	2" FAUX BLIND - 25 WINDOW	DINING ROOM
25 (CL)	2" FAUX BLIND - 25 WINDOW	DINING ROOM
25 (CL)	2" FAUX BLIND - 25 WINDOW	LIVING ROOM
25 (CL)	2" FAUX BLIND - 25 WINDOW	MASTER BEDROOM MASTER BEDROOM
25 (CL)	2" FAUX BLIND - 25 WINDOW	INTERIOR
	ROCK PAPER SCISSORS BLINDS BLIND COLOR	INTERIOR
BLINDS	FAUX #500 SNOW WHITE	TNIEVION
	THOY #200 DHOM MUTTE	
	1977 - 19	

Exhibit B

FORM OF DEED TO CDD

Inst. Number: 202360002617 Book: 4406 Page: 352 Page 1 of 3 Date: 1/20/2023 Time: 11:46 AM Gloria Hayward Clerk of Courts, Sumter County, Florida



PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq. 3619 Kiessel Road The Villages, Florida 32163 Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360002617 Date: 01/20/2023 Time: 11:46AM Page 1 of 3 B: 4406 P: 352 By: B0 Doc Stamp-Deed: 0.70

QUITCLAIM DEED

THIS QUITCLAIM DEED, executed this 1849 day of January, 2023, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company, whose post office address is 3619 Kiessel Road, The Villages, Florida 32163, and BUFFALO HIDE AND CATTLE COMPANY, LLC, a Florida limited liability company, whose post office address is 3619 Kiessel Road, The Villages, Florida 32163 (jointly and severally, "Grantor"), to MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A, a local unit of special purpose government created pursuant to Chapter 190, Florida Statutes, as amended, whose post office address is 984 Old Mill Run, The Villages, Florida 32162 ("Grantee"):

(Wherever used herein, the terms "Grantor" and "Grantee" shall include singular and plural, heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, wherever the context so admits or requires.)

WITNESSETH, that Grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00), in hand paid by Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto Grantee forever, all the right, title, interest, claim and demand which Grantor has in and to the following described lot, piece or parcel of land, situate, lying and being in the County of Sumter, State of Florida, to-wit:

All roadways, except Central Parkway and Marsh Bend Trail, and Tracts A, B, C, D, E, F, G, H, I, M, N, O, P, Q, and R of **Middleton Unit No. 1**, per the Plat recorded in Plat Book 20, Pages 28, 28A through 28N, inclusive, Public Records of Sumter County, Florida.

Reserving therefrom unto Grantor and its assigns, and each of their successors, tenants and invitees, all easements, rights, and other privileges reserved by Grantor on the Plats referenced above (the "<u>Plats</u>"), and **subject to** all restrictions imposed against such lands on the Plats.

This Quitclaim Deed is given for the purpose of conforming the real property records of Sumter County to the Plat Book records.

TO HAVE AND TO HOLD the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien equity and claim whatsoever of Grantor, either in law or in equity, to the only proper use, benefit and behoof of Grantee forever.

[Signatures on following pages]

Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360002617 Date: 01/20/2023 Time: 11:46AM Page 2 of 3 B: 4406 P: 353 By: BO Doc Stamp-Deed: 0.70

IN WITNESS WHEREOF, Grantor has signed and sealed these presents the day and year first above written.

WITNESSES:

Print Mame Zoey Devine

THE VILLAGES DEVELOPMENT COMPANY,

LLC, a Florida limited liability company

BY: VDC Manager, LLC, a Florida limited liability company,

its Manager

Robert L. Chandler IV, Manager

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me by means of \square physical presence or \square online notarization this $\square B^{(1)}$ day of January, 2023, by Robert L. Chandler IV, as Manager of, and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, who is personally known to me.

State of Florida Notary Public Print Name Zoev Devine My Commission Expires: My Commission Number:_

ZOEY DEVINE Commission # GG 309269 Expires June 25, 2023 Banded Thru Budget Notary Services

Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360002617 Date: 01/20/2023 Time: 11:46AM Page 3 of 3 B: 4406 P: 354 By: BO Doc Stamp-Deed: 0.70

WITNESSES: Zoay Devkis Rosemary Karpovich

BUFFALO HIDE AND CATTLE COMPANY, LLC a Florida limited liability mpany By: Martin L. D o, Manage

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me by means of physical presence or \Box online notarization this $1/5^{44}$ day of January, 2023, by Martin L. Dzuro, as Manager of, and on behalf of Buffalo Hide and Cattle Company, LLC, a Florida limited liability company, who is personally known to

me. Notary Public

Notary Public - State of Florida Print Name Zoay Devine

My Commission Expires: _____ My Commission Number:_____

ZOEY DEVINE Commission # GG 309269 Expires June 25, 2023 Bonded Thru Budget Notary Services Inst. Number: 202360007605 Book: 4424 Page: 65 Page 1 of 2 Date: 2/24/2023 Time: 9:24 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

Copy 18.50 0.70

PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq. 3619 Kiessel Road The Villages, Florida 32163 Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360007605 Date: 02/24/2023 Time: 9:24AM Page 1 of 2 B: 4424 P: 65 By: BO Doc Stamp-Deed: 0.70

QUITCLAIM DEED

THIS QUITCLAIM DEED, executed this day of February, 2023, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company, whose post office address is 3619 Kiessel Road, The Villages, Florida 32163 ("Grantor"), to MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A, a local unit of special purpose government created pursuant to Chapter 190, Florida Statutes, as amended, whose post office address is 984 Old Mill Run, The Villages, Florida 32162 ("Grantee"):

(Wherever used herein, the terms "Grantor" and "Grantee" shall include singular and plural, heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, wherever the context so admits or requires.)

WITNESSETH, that Grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00), in hand paid by Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto Grantee forever, all the right, title, interest, claim and demand which Grantor has in and to the following described lot, piece or parcel of land, situate, lying and being in the County of Sumter, State of Florida, to-wit:

All roadways and Tracts A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, and Q of **Middleton Unit No. 2**, per the Plat recorded in Plat Book 20, Pages 29, 29A through 29N, inclusive, Public Records of Sumter County, Florida.

Reserving therefrom unto Grantor and its assigns, and each of their successors, tenants and invitees, all easements, rights, and other privileges reserved by Grantor on the Plat referenced above (the "<u>Plat</u>"), and **subject to** all restrictions imposed against such lands on the Plat.

This Quitclaim Deed is given for the purpose of conforming the real property records of Sumter County to the Plat Book records.

TO HAVE AND TO HOLD the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien equity and claim whatsoever of Grantor, either in law or in equity, to the only proper use, benefit and behoof of Grantee forever.

[Signatures on following pages]

Inst. Number: 202360007605 Book: 4424 Page: 66 Page 2 of 2 Date: 2/24/2023 Time: 9:24 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360007605 Date: 02/24/2023 Time: 9:24AM Page 2 of 2 B: 4424 P: 66 By: BO Doc Stamp-Deed: 0.70

IN WITNESS WHEREOF, Grantor has signed and sealed these presents the day and year first above written.

WITNESSES:
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The last
/ uu
Print Name Zoey Devline
BDM -
Print Name: Rosemary Karpovich

THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company

BY: VDC Manager, LC, a Florida limited/liability company its Manager By: Martin L. Dzur Mana

STATE OF FLORIDA COUNTY OF SUMTER

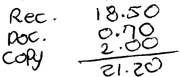
The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization this $\Delta \Box$ day of February, 2023, by Martin L. Dzuro, as Manager of, and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, who is personally known to me.

Notary Public State of Florida Print Name: Zosy Daving

My Commission Expires: ______ My Commission Number:_____



ZOEY DEVINE Commission # GG 309269 Expires June 25, 2023 Banded Thru Budget Notary Services Inst. Number: 202460004717 Book: 4595 Page: 480 Page 1 of 2 Date: 2/7/2024 Time: 1:13 PM Gloria Hayward Clerk of Courts, Sumter County, Florida Doc Deed: 0.70



PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq. 3619 Kiessel Road The Villages, Florida 32163 Gloria R. Hayward, Sumter County Clerk of Court Inst: 202460004717 Date: 02/07/2024 Time: 1:13PM Page 1 of 2 B: 4595 P: 480 By: BO Doc Stamp-Deed: 0.70

QUITCLAIM DEED

THIS QUITCLAIM DEED, executed this <u>1st</u> day of <u>Gebruan</u>, 2024, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company, whose post office address is 3619 Kiessel Road, The Villages, Florida 32163 ("<u>Grantor</u>"), to MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A, a local unit of special purpose government created pursuant to Chapter 190, Florida Statutes, as amended, whose post office address is 984 Old Mill Run, The Villages, Florida 32162 ("<u>Grantee</u>"):

(Wherever used herein, the terms "Grantor" and "Grantee" shall include singular and plural, heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, wherever the context so admits or requires.)

WITNESSETH, that Grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00), in hand paid by Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto Grantee forever, all the right, title, interest, claim and demand which Grantor has in and to the following described lot, piece or parcel of land, situate, lying and being in the County of Sumter, State of Florida, to-wit:

All roadways located within **Middleton Unit No. 3B**, per the Plat recorded in Plat Book 21, Pages 11 and 11A, inclusive, Public Records of Sumter County, Florida.

Reserving therefrom unto Grantor and its assigns, and each of their successors, tenants and invitees, all easements, rights, and other privileges reserved by Grantor on the Plat referenced above (the "<u>Plat</u>"), and **subject to** all restrictions imposed against such lands on the Plat.

This Quitclaim Deed is given for the purpose of conforming the real property records of Sumter County to the Plat Book records.

TO HAVE AND TO HOLD the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien equity and claim whatsoever of Grantor, either in law or in equity, to the only proper use, benefit and behoof of Grantee forever.

[Signatures on following page]

Inst. Number: 202460004717 Book: 4595 Page: 481 Page 2 of 2 Date: 2/7/2024 Time: 1:13 PM Gloria Hayward Clerk of Courts, Sumter County, Florida Doc Deed: 0.70

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202460004717 Date: 02/07/2024 Time: 1:13PM Page 2 of 2 B: 4595 P: 481 By: BO Doc Stamp-Deed: 0.70

IN WITNESS WHEREOF, Grantor has signed and sealed these presents the day and year first above written.

WITNESSES:

Print

Address: 3619 Kiessel Road The Village, Florida 32163

Joey Devine Print Name

Address: 3619 Kiessel Road The Villages, Florida 32163

THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company

BY: VDC Manager, LLC, a Florida limited liability company, its Manager

By:

Robert L. Chandler IV, Manager

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization this $\underline{1^{\text{ch}}}$ day of $\underline{1^{\text{ch}}}$ day of $\underline{1^{\text{ch}}}$, 2024, by Robert L. Chandler IV, as Manager of, and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, who is personally known to me.

Notary Public State of Florida Print Name: <u>Zoey Devine</u> My Commission Expires: <u></u> My Commission Number: _____



ZOEY DEVINE Commission # HH 390980 Expires June 25, 2027 Inst. Number: 202360048002 Book: 4577 Page: 623 Page 1 of 2 Date: 12/28/2023 Time: 9:09 AM Gloria Hayward Clerk of Courts, Sumter County, Florida Doc Deed: 0.70

18.5D .70 dec 2.00 Copy

 PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq.
 ✓ 3619 Kiessel Road The Villages, Florida 32163 Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360048002 Date: 12/28/2023 Time: 9:09AM Page 1 of 2 B: 4577 P: 623 By: ML Doc Stamp-Deed: 0.70

QUITCLAIM DEED

THIS QUITCLAIM DEED, executed this $\cancel{3^{1/2}}$ day of December, 2023, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company, whose post office address is 3619 Kiessel Road, The Villages, Florida 32163 ("<u>Grantor</u>"), to MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A, a local unit of special purpose government created pursuant to Chapter 190, Florida Statutes, as amended, whose post office address is 984 Old Mill Run, The Villages, Florida 32162 ("<u>Grantee</u>"):

(Wherever used herein, the terms "Grantor" and "Grantee" shall include singular and plural, heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, wherever the context so admits or requires.)

WITNESSETH, that Grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00), in hand paid by Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto Grantee forever, all the right, title, interest, claim and demand which Grantor has in and to the following described lot, piece or parcel of land, situate, lying and being in the County of Sumter, State of Florida, to-wit:

All roadways and Tracts A, B, E, F, G, H, I, J, K, L, M, and N of **Middleton Unit No. 3**, per the Plat recorded in Plat Book 21, Pages 6, 6A through 6O, inclusive, Public Records of Sumter County, Florida.

All roadways and Tracts A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, P, Q, R, and S of **Middleton Unit No. 4**, per the Plat recorded in Plat Book 21, Pages 7, 7A through 7I, inclusive, Public Records of Sumter County, Florida.

Reserving therefrom unto Grantor and its assigns, and each of their successors, tenants and invitees, all easements, rights, and other privileges reserved by Grantor on the Plats referenced above (the "<u>Plats</u>"), and **subject to** all restrictions imposed against such lands on the Plats.

This Quitclaim Deed is given for the purpose of conforming the real property records of Sumter County to the Plat Book records.

TO HAVE AND TO HOLD the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien equity and claim whatsoever of Grantor, either in law or in equity, to the only proper use, benefit and behoof of Grantee forever.

[Signatures on following page]

Inst. Number: 202360048002 Book: 4577 Page: 624 Page 2 of 2 Date: 12/28/2023 Time: 9:09 AM Gloria Hayward Clerk of Courts, Sumter County, Florida Doc Deed: 0.70

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360048002 Date: 12/28/2023 Time: 9:09AM Page 2 of 2 B: 4577 P: 624 By: ML Doc Stamp-Deed: 0.70

IN WITNESS WHEREOF, Grantor has signed and sealed these presents the day and year first above written.

WITNESSES:	
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(Print Name	Zoev Davina
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Print Name:	Rosemary Karpovich
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THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company

BY: VDC Manager MLC, a Florida imited liability con its Manage By Martin L. I lger ro. Man

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization this $\underline{131}$ day of December, 2023, by Martin L. Dzuro, as Manager of, and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, who is personally known to me.

- State of Florida ary Public)

Zosy Davina Print Name: My Commission Expires:

My Commission Number:



ZOEY DEVINE Commission # HH 390980 Expires June 25, 2027

Exhibit C

DESCRIPTION OF PROPERTY AND SPECIFICATIONS



COMPLETE:

Lake Harlow Park Narrative:

City of Wildwood Site Plan Approval Date: 3/21/22

SWFWMD Approval Date: 4/29/22

Start Date: 6/16/22

Substantial Completion Date: 5/3/23

Contained within 6.51 acres lies Lake Harlow Park which includes a postal building, bathroom building, pool, and recreation. The Postal Building (occupancy of 2) is an 1102sf stucco on wood frame structure with asphalt shingle roof on concrete foundation. Utilities for the postal building include water and power. The bathroom building (Occupancy of 3) is a 332sf enclosed concrete block structure with shingle roof and attached 592sf pool equipment courtyard. Utilities for the bathroom building include water, sewer, and power. The 9769sf concrete pool (65,000 gallons, bathing load of 50) and brick paved deck area features two (2) covered pavilions (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof) with trellis feature, and estate perimeter fencing with access control. Within the park are two (2) 800sf picnic Pavilions (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof), two (2) sets of cornhole, five

(5) pieces of playground equipment, a 1750sf shade canopy structure for playground equipment, 8108sf of concrete sidewalks, 24422sf of pedestrian asphalt pathways and 22845sf of asphalt paving which includes a basketball court, tennis court, pickleball court and 56 parking spaces. Lake Harlow Park provides four (4) handicap parking spaces within the 56 space lot. Three (3) handicap spaces are required.

Lake Harlow Canine Park Narrative:

City of Wildwood Site Plan Approval Date: 2/18/22

SWFWMD Approval Date: 4/29/22

Start Date: 8/13/22

Substantial Completion Date: 5/10/23

Contained within 2.28 acres lies Lake Harlow Canine Park which includes a 924sf pavilion (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof) split in the center for small/large canine separation, drinking foundation and pet station, 3335sf of concrete sidewalks, and 11,219sf of asphalt paving with 24 parking spaces. Utilities for the canine park include water for the drinking fountain. Lake Harlow Canine Park provides two (2) handicap parking spaces within the 24 space lot. One (1) handicap space is required.



Dry Creek Park Narrative:

City of Wildwood Site Plan Approval Date: 6/28/22

SWFWMD Approval Date: 9/14/22

Start Date: 8/11/22

Substantial Completion Date: 8/27/23

Contained within 11.93 acres lies Dry Creek Park which includes a postal building, bathroom building, pool, and recreation. The Postal Building (occupancy of 2) is an 1058sf stucco on wood frame structure with asphalt shingle roof on concrete foundation. Utilities for the postal building include water and power. The bathroom building (Occupancy of 3) is a 334sf enclosed concrete block structure with shingle roof and attached 590sf pool equipment courtyard. Utilities for the bathroom building include water, sewer, and power. The 9769sf concrete pool (65,000 gallons, bathing load of 50) and brick paved deck area features two (2) covered pavilions (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof) with trellis feature, and estate perimeter fencing with access control. Within the park is an 800sf picnic Pavilion (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof), two (2) sets of cornhole, seven (7) pieces of playground equipment with shade canopy, a fenced dog walk area with one (1) 800sf pavilion (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof), 5834sf of concrete sidewalks, 37743sf of pedestrian asphalt pathways, and 27291sf of asphalt paving which includes a basketball court, pickleball courts, and 64 parking spaces. Dry Creek Park provides six (6) handicap parking spaces within the 64 space lot. Three (3) handicap spaces are required.

UNDER CONSTRUCTION NEARING COMPLETION:

Thurston Park Narrative:

City of Wildwood Site Plan Approval Date: 6/1/23

SWFWMD Approval Date: 12/19/22

Start Date: 11/12/23

Substantial Completion Date: 7/12/24

Contained within 4.71 acres lies Thurston Park which includes a postal building, bathroom building, pool, and recreation. The Postal Building (occupancy of 2) is an 1550sf stucco on wood frame structure with asphalt shingle roof on concrete foundation. Utilities for the postal building include water and power. The bathroom/pool equipment building (Occupancy of 3) is a 1685sf enclosed concrete block structure with shingle roof and concrete foundation. Utilities for the bathroom building include water, sewer, and power. The 15625sf concrete pool (bathing load of 50) and brick paved deck area features one (1) covered pavilion (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof) with trellis feature, and estate perimeter fencing with access control. Within the park are two (2) 800sf park picnic Pavilions (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof), two (2) sets of cornhole,



playground equipment with shade canopy, 9875sf of concrete sidewalks and 42579sf of asphalt paving which includes a basketball court, pickleball courts, and 45 parking spaces. Thurston Park provides four (4) handicap parking spaces within the 45 space lot. Two (2) handicap spaces are required.

CONSTRUCTION NOT STARTED:

Kewadin Park Narrative:

City of Wildwood Site Plan Approval Date: 4/19/23

SWFWMD Approval Date: 8/24/23

Start Date: 7/3/24

Substantial Completion Date: 7/29/25

Contained within 3.89 acres lies Kewadin Park which includes a postal building, bathroom building, pool, and recreation. The Postal Building (occupancy of 2) is an 1440sf stucco on wood frame structure with asphalt shingle roof on concrete foundation. Utilities for the postal building include water and power. The bathroom/pool equipment building (Occupancy of 3) is a 1125sf enclosed concrete block structure with shingle roof and concrete foundation. Utilities for the bathroom building include water, sewer, and power. The 9769sf concrete pool (bathing load of 50) and brick paved deck area features two (2) covered pavilions (steel column/beam & wood truss structure with CPVC trim, vinyl soffit & asphalt shingle roof) with trellis feature, and estate perimeter fencing with

access control. Within the park is one (1) 800sf picnic pavilion, two (2) sets of cornhole, playground equipment, playground shade canopy structure, 6399sf of sidewalks, 3270sf of multi-pathways and 16204sf of asphalt paving which includes a basketball court, pickleball courts, and 37 parking spaces. Kewadin Park provides four (4) handicap parking spaces within the 37 space lot. Two (2) handicap spaces are required.

Overall Amenity Statements

22.7 (a) Describe the location of the property

The anticipated start and substantial construction completion dates for each recreational amenity is stated in the narrative above.

The recreational amenities (walkways, pathways, ponds and parks) are and will be for the exclusive use of owners and residents in the community. These amenities are and will be owned and maintained by a Community Development District (CDD), which is a special purpose governmental entity formed pursuant to Florida law to serve the long-term needs of a community. There is no



homeowner's association. The CDD performs the typical functions of a homeowner's association. The roads in the community will ultimately be public. They will be maintained by the CDD for a period of two (2) years from completion; thereafter, the City of Wildwood will accept them for ownership and maintenance. Any sidewalks and/or curbing within the right of way will be public.

The property, land and the recreational amenities will comply with all zoning and applicable building codes.

Handicapped Access: The site related portions of the recreational amenity areas are designed within the requirements of all applicable federal, state, and local code related to ADA.

22.7 (b) Site. Discuss

Municipal agency permits were approved. Approved plans and permits are attached.

22.7 (c)Sub-soil conditions

There is minimal to no danger for mudslides and erosion within the Middleton Development.

There are no known expansive soils, hazardous materials and/or environmental restrictions on this property. There are several isolated wetlands that have been preserved on the project site. No further monitoring/remediation/inspections will be required on the site(s).

The site contractors perform the necessary earthwork to provide load-bearing capacity and porosity sufficient to support buildings. Pad certifications for each building are provided upon completion of the building pad earthwork.

There are no known moisture or seepage concerns on the project site(s)

All buildings are constructed above the anticipated floodplains for each building site. There is little danger from flooding as well as little danger for mudslides or erosion.

Portions of the Middleton Development are located within existing FEMA 100-year floodplains. Upon completion of construction Letters of Map Amendments will be prepared for and approved by FEMA to revise the existing floodplain lines. The existing floodplains will be relocated to be within proposed drainage ponds.

22.7 (e) Utilities

Utility Providers within the Middleton Development are as follows, all of which are public/private utility companies or utility dependents:



Water and Wastewater – Middle Utilities – Private Irrigation – Middleton Water Conservation Authority - Private Electric – SECO Electric Cooperative, Inc. - Dependent Gas – City of Leesburg – Gas - Public Telephone – Next Link Communication, LLC - Public

22.7 (f) Sewers

The sanitary sewer disposal system is owned and operated by Middleton Utilities. It includes a combination of PVC gravity sewer with concrete connecting manholes and multiple lift stations with PVC force mains.

Storm drainage systems for all parks are gravity systems and include a combination of PVC pipe, HDPE pipe, concrete catch basins and yard drains. See individual plans for locations.

22.7 (g) Refuse disposal

There are no incinerators on any of the sites.

There are no trash compactors on any of the sites.

22.7 (h) Garages and parking areas

The number of ADA parking spaces for each recreational area is stated in each narrative above.

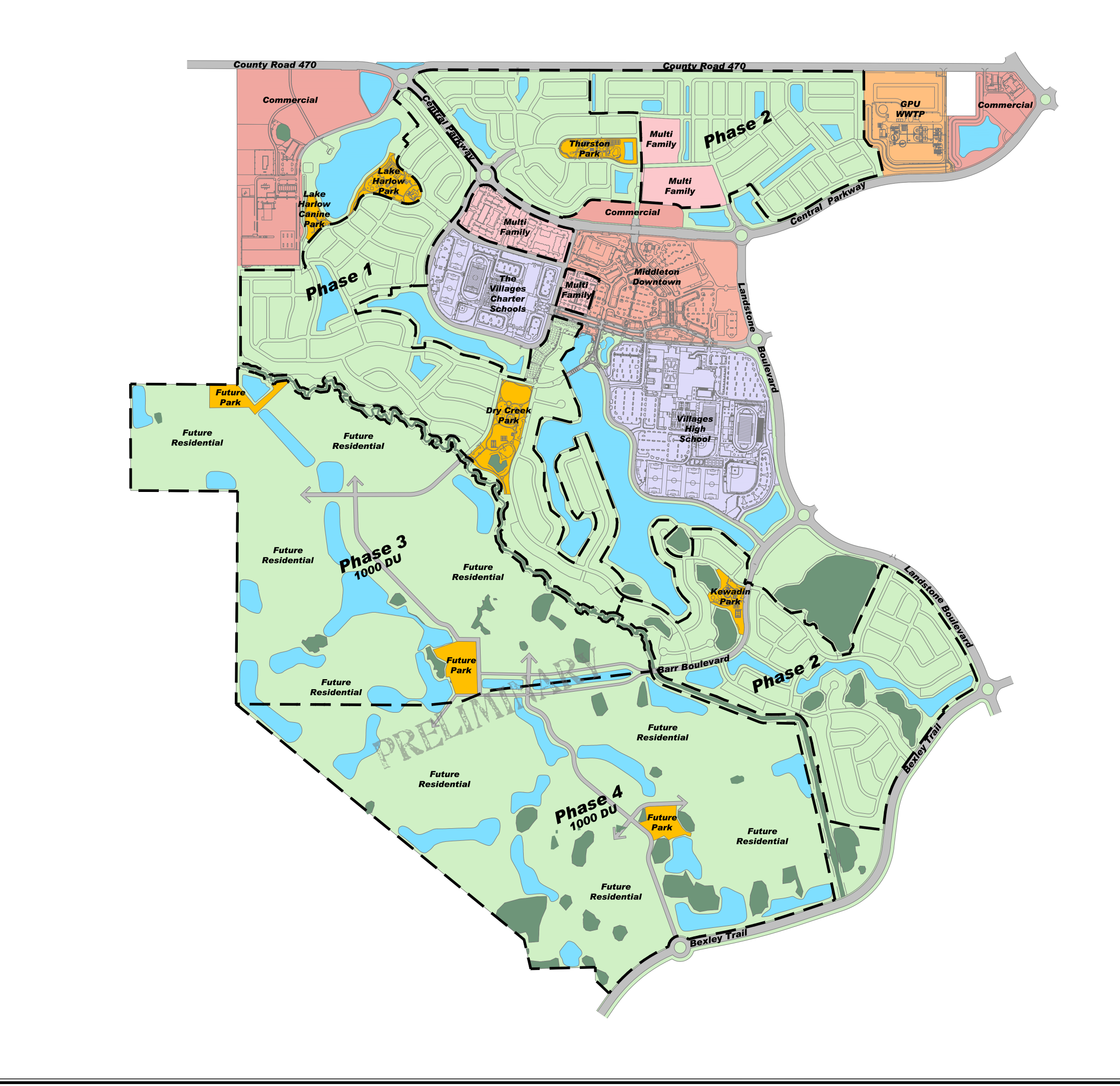
22.7 (t) General information

There are no fire, smoke, or CO safety devices at these Middleton Parks. They are not required by code. There is also no requirement for a fire alarm central station.

Sincerely, CLYMER FARNER BARLEY, Inc.

Woodrow Lee Clymer, Jr., P.E. President Dated: April 18, 2024 Exhibit D

SITE PLAN





1,800'

1,200'

Graphic Scale



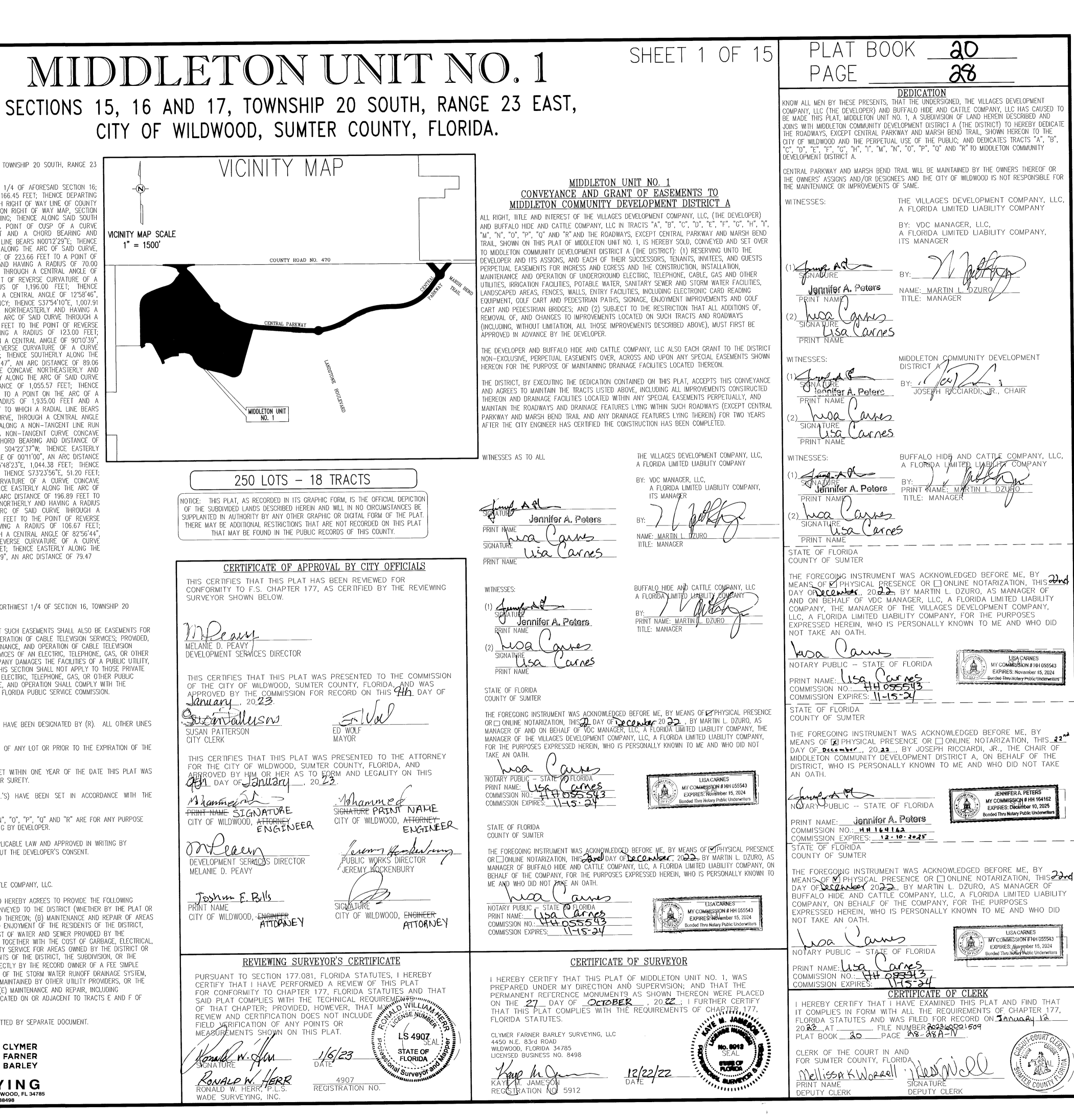
Exhibit E

PLATS

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LEGAL DESCRIPTION A PARCEL OF LAND LYING WITHIN SECTIONS 15, 16 AND 17, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

OMMENCE AT THE NORTHWEST CORNER OF THE NORTHWEST 1/4 OF AFORESAID SECTION 16; THENCE ALONG THE NORTH LINE THEREOF RUN S89'47'31"E, 166.45 FEET; THENCE DEPARTING SAID NORTH LINE RUN SOO'12'29"W, 50.00 FEET TO THE SOUTH RIGHT OF WAY LINE OF COUNTY ROAD NO. 470 PER FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT OF WAY MAP, SECTION 18580-2601; SAID POINT ALSO BEING THE POINT OF BEGINNING; THENCE ALONG SAID SOUTH RIGHT OF WAY LINE RUN S89'47'31"E, 958.68 FEET TO A POINT OF CUSP OF A CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 500.00 FEET AND A CHORD BEARING AND VICINITY MAP SCALE DISTANCE OF S77"23'36"W, 221.80 FEET TO WHICH A RADIAL LINE BEARS NO0"12'29"E; THENCE DEPARTING SAID SOUTH RIGHT OF WAY LINE RUN WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 25'37'46", AN ARC DISTANCE OF 223.66 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 70.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 115'27'40", AN ARC DISTANCE OF 141.06 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 1,196.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12'58'46", AN ARC DISTANCE OF 270.94 FEET TO THE POINT OF TANGENCY; THENCE S37'54'10"E, 1,007.91 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 49'29'40", AN ARC DISTANCE OF 88.11 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 123.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90'10'39" N ARC DISTANCE OF 193.59 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 50'01'47", AN ARC DISTANCE OF 89.06 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 1,946.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 31'04'44", AN ARC DISTANCE OF 1,055.57 FEET; THENCE ALONG A NON-TANGENT LINE RUN N56'39'01"E, 15.59 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 1,935.00 FEET AND A CHORD BEARING AND DISTANCE OF S81°25'05"E, 186.57 FEET TO WHICH A RADIAL LINE BEARS S11'20'43"W; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 05'31'36", AN ARC DISTANCE OF 186.64 FEET; THENCE ALONG A NON-TANGENT LINE RUN S72'12'24"E, 50.05 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 1,946.00 FEET AND A CHORD BEARING AND DISTANCE OF S85'42'53"E, 6.23 FEET TO WHICH A RADIAL LINE BEARS S04'22'37"W; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 00'11'00", AN ARC DISTANCE OF 6.23 FEET TO THE POINT OF TANGENCY; THENCE S85'48'23"E, 1,044.38 FEET; THENCE N47'01'37"E, 15.00 FEET; THENCE S85'48'23"E, 188.47 FEET; THENCE S73'23'56"E, 51.20 FEET; THENCE S85'48'23"E, 223.83 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 2,033.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 05'32'56". AN ARC DISTANCE OF 196.89 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 100.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 45"31'59", AN ARC DISTANCE OF 79.47 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 106.67 FEET THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 82*56'44". AN ARC DISTANCE OF 154.42 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 100.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 45'31'59", AN ARC DISTANCE OF 79.47



CONTINUED ON SHEET 2

<u>NOTES:</u>

1.) BEARINGS ARE BASED ON THE NORTH LINE OF THE NORTHWEST 1/4 OF SECTION 16, TOWNSHIP 20 SOUTH. RANGE 23 EAST AS BEING S89°47'31"E.

2.) ALL PLATTED UTILITY EASEMENTS SHALL PROVIDE THAT SUCH EASEMENTS SHALL ALSO BE EASEMENTS FOR THE CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION OF CABLE TELEVISION SERVICES; PROVIDED, HOWEVER, NO SUCH CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION OF CABLE TELEVISION SERVICES SHALL INTERFERE WITH THE FACILITIES AND SERVICES OF AN ELECTRIC, TELEPHONE, GAS, OR OTHER PUBLIC UTILITY. IN THE EVENT A CABLE TELEVISION COMPANY DAMAGES THE FACILITIES OF A PUBLIC UTILITY, IT SHALL BE SOLELY RESPONSIBLE FOR THE DAMAGES. THIS SECTION SHALL NOT APPLY TO THOSE PRIVATE EASEMENTS GRANTED TO OR OBTAINED BY A PARTICULAR ELECTRIC, TELEPHONE, GAS, OR OTHER PUBLIC UTILITY. SUCH CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION SHALL COMPLY WITH THE NATIONAL ELECTRICAL SAFETY CODE AS ADOPTED BY THE FLORIDA PUBLIC SERVICE COMMISSION.

3.) ALL DISTANCES SHOWN ARE IN FEET.

4.) WITH REFERENCE TO CURVILINEAR LOTS, RADIAL LINES HAVE BEEN DESIGNATED BY (R). ALL OTHER LINES ARE NON-RADIAL.

5.) LOT CORNERS WILL BE SET PRIOR TO THE TRANSFER OF ANY LOT OR PRIOR TO THE EXPIRATION OF THE BOND OR OTHER SURETY.

6.) PERMANENT CONTROL POINTS (P.C.P.'S) WILL BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT WAS RECORDED OR PRIOR TO THE EXPIRATION OF THE BOND OR SURETY.

7.) ALL PERMANENT REFERENCE MONUMENTS (P.R.M.'S) HAVE BEEN SET IN ACCORDANCE WITH THE RÉQUIREMENTS OF CHAPTER 177, FLORIDA STATUTES.

8.) TRACTS "A", "B", "C", "D", "E", "F", "H", "I", "M", "N", "O", "P", "Q" AND "R" ARE FOR ANY PURPOSE PÉRMITTED BY APPLICABLE LAW AND APPROVED IN WRITING BY DEVELOPER.

9.) TRACT "G" IS FOR ANY PURPOSE PERMITTED BY APPLICABLE LAW AND APPROVED IN WRITING BY DEVELOPER. NO INGRESS OR EGRESS IS PERMITTED WITHOUT THE DEVELOPER'S CONSENT.

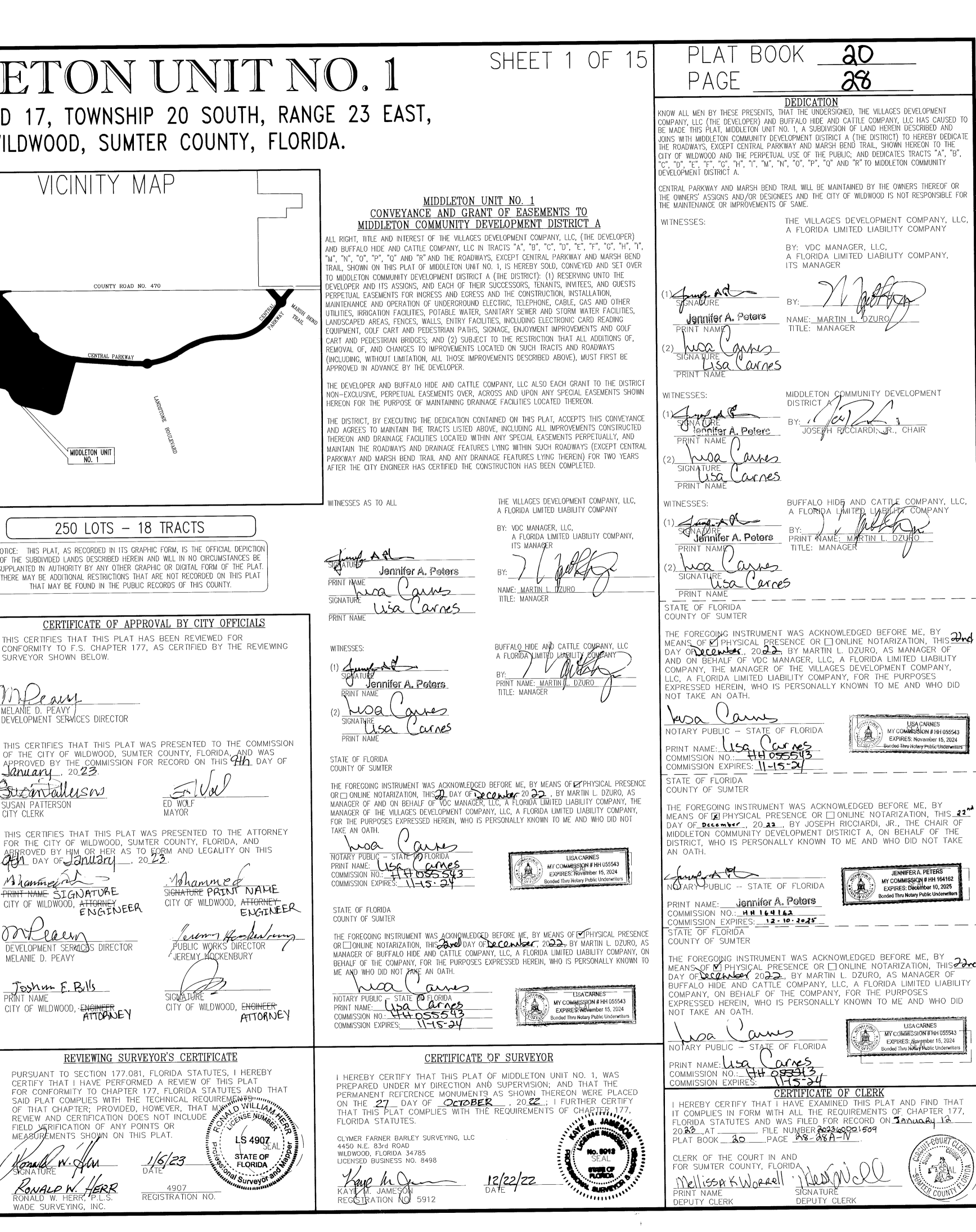
10.) TRACTS "J" AND "K" ARE RESERVED BY DEVELOPER.

11.) TRACT "L" IS RESERVED BY BUFFALO HIDE AND CATTLE COMPANY, LLC.

12.) THE DISTRICT FINDS IT IN THE PUBLIC INTEREST, AND HEREBY AGREES TO PROVIDE THE FOLLOWING SERVICES: (A) MAINTENANCE AND REPAIR OF TRACTS CONVEYED TO THE DISTRICT (WHETHER BY THE PLAT OR OTHERWISE), TOGETHER WITH ALL IMPROVEMENTS LOCATED THEREON; (B) MAINTENANCE AND REPAIR OF AREAS OWNED BY THE DISTRICT OR DEDICATED TO THE USE AND ENJOYMENT OF THE RESIDENTS OF THE DISTRICT, THE SUBDIVISION, OR THE PUBLIC; (C) PAY FOR THE COST OF WATER AND SEWER PROVIDED BY THE APPLICABLE UTILITY COMPANY SERVING THE SUBDIVISION, TOGETHER WITH THE COST OF GARBAGE, ELECTRICAL, LIGHTING, TELEPHONE, GAS AND OTHER NECESSARY UTILITY SERVICE FOR AREAS OWNED BY THE DISTRICT OR DEDICATED TO THE USE AND ENJOYMENT OF THE RESIDENTS OF THE DISTRICT, THE SUBDIVISION, OR THE PUBLIC (TO THE EXTENT SUCH COSTS ARE NOT PAID DIRECTLY BY THE RECORD OWNER OF A FEE SIMPLE TITLE TO ANY HOMESITE); (D) MAINTENANCE AND REPAIR OF THE STORM WATER RUNOFF DRAINAGE SYSTEM, INCLUDING DRAINAGE EASEMENTS AND DRAIN PIPES NOT MAINTAINED BY OTHER UTILITY PROVIDERS, OR THE CITY OF WILDWOOD, OR SUMTER COUNTY, FLORIDA; AND (E) MAINTENANCE AND REPAIR, INCLUDING STRUCTURAL REPAIR, TO THE WALLS AND/OR FENCES LOCATED ON OR ADJACENT TO TRACTS E AND F OF THE SUBDIVISION.

13.) THE TITLE OPINION FOR THIS PLAT HAS BEEN SUBMITTED BY SEPARATE DOCUMENT.





1	(0)	DETAIL ' SHEETS 6 (SCALE 1"=1	& 7)		F WILDW		(0)	DETAIL N SHEETS ((SCALE 1"=	" " 5 & 7)	
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	A	13,722	0.315		\	-02,				
	B	16,437 1,261	0.377							
	D	992	0.023							
	E F	61,329 47,042	1.408			`_			$\overline{\}$	
	G	789,734	18.130							$\overline{\ }$
	H	283,440 99,247	6.507 2.278							
	J	261	0.006						`_	
	K	670,092 1,530,085	15.383 35.126		-( <b>N</b> )					
	М	26,157	0.600							
	N O	16,437 12,901	0.377							
	Р	13,565	0.311	10'	Scale: 1"= 10'	20'	ſ	Ľ	INE TABLE	
	Q R	351,060 4,039	8.059 0.093		SCALE IN FEET		-		NGTH BEAR	
	l		]				-		4.76' N50°10 .00' N39°49	
<u>с</u>			LEGEN						.00' N50'10	
MC NC	)nument ( )ted.	(P.R.M.) FOUND	(LB #4709), UN	ANENT REFERENCE ILESS OTHERWISE			-		.00' N39*49 .00' N39*49	
MC ● INI	)nument ( Dicates p	(P.R.M.) OR 5/ .K. NAIL AND [	8" IRON PIN ANI DISK PERMANENT	ANENT REFERENCE D CAP SET (LB #8498 & LB #4709) CONTROL POINT			-		.00' \$50'10	
DA O INI	TE THIS F DICATES 5	PLAT IS RECORI /8" IRON PIN /	DED. AND CAP TO BE	WITHIN ONE YEAR OF THE			-		.00' N39'49 .00' S39'49	
AC AC	CORDANCE	E WITH SECTION	N 177.091(9) FLO	ORIDA STATUTES.				L26 3.	.00' N50'10	'15"W
L9 INI E INI	DICATES LI DICATES C	ne number in Enterline	LINE TABLE . ANGLE OF CUR				Ĺ	L27 3.	.00' \$39*49	'45"₩
CH INU L INU	DICATES C DICATES A	HORD DISTANCI RC LENGTH	E	PB INDICATES PLAT BOOK PG INDICATES PAGE						
no. Ini orb ini	Dicates N Dicates O	FFICIAL RECORI	DS BOOK	PGS INDICATES PAGES SQ FT INDICATES SQUARE FEET R/W INDICATES RIGHT-OF-WAY			1		URVE TABLE	_
POC IND PCC IND	Dicates P Dicates P		e DUND CURVATUR			CURVE C465	LENGTH	4.50'	DELTA 56'15'09"	CHC S78
PT INC R INC	Dicates P Dicates R	OINT OF TANGE ADIUS LENGTH	ESE CURVATURE			C466	9.72'	4.50'	123°44'56"	
DRA IND MA	NCATES DI NAGEMENT	r including co	ITION AREA FOR DNVEYANCING PI	PES		C467 C468	9.72' 4.42'	4.50' 4.50'	123°44'56" 56°15'04"	S67 S22
AN	d its ass	SIGNS)	·	erved by the developer Y developer and its assigns,		C469	4.42	4.50	101°32'13"	N79
FO	r landsc	APING AND/OR 10N OF WATER	THE CONSTRUC , SANITARY SEW	TION, INSTALLATION, MAINTENANCE ER, ELECTRIC, TELEPHONE, GAS OR		C470	13.69'	10.00'	78°27'47"	N10
			WARLAGE ELOUIT	IES AND/OR WALL FENCING	11	C471	13.69'	10.00'	78°27'47"	N89

# SOUTH, RANGE 23 EAST, JNTY, FLORIDA.

LEANNE.



FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE

CONCAVE NORTHERLY AND HAVING A RADIUS OF 2,033.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 22°27'37", AN ARC DISTANCE OF 796.95 FEET TO THE POINT OF TANGENCY; THENCE N58'03'49"E, 181.42 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 2,133.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 30'53'56", AN ARC DISTANCE OF 1,150.30 FEET TO THE POINT OF TANGENCY; THENCE N88'57'45"E, 301.38 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 1,300.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 41°31'08", AN ARC DISTANCE OF 942.04 FEET; THENCE ALONG A NON-TANGENT LINE RUN NO1°51'51"W, 14.55 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 1,289.00 FEET AND A CHORD BEARING AND DISTANCE OF N43'03'41"E, 178.04 FEET TO WHICH A RADIAL LINE BEARS S42'58'42"E; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 07'55'13", AN ARC DISTANCE OF 178.19 FEET; THENCE ALONG A NON-TANGENT LINE RUN N5112'41"E, 49.38 FEET; THENCE N35'50'04"E, 372.18 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47'30'10", AN ARC DISTANCE OF 84.57 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 123.00 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 13'46'17", AN ARC DISTANCE OF 29.56 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 92.00 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 46'33'05' AN ARC DISTANCE OF 74.75 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 2,133.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 08'58'06" AN ARC DISTANCE OF 333.87 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 50.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 54"15'00". AN ARC DISTANCE OF 47.34 FEET TO A POINT OF CUSP; SAID POINT ALSO BEING ON AFORESAID SOUTH RIGHT OF WAY LINE OF COUNTY ROAD NO. 470; THENCE ALONG SAID SOUTH RIGHT OF WAY LINE RUN S89'43'47"E, 187.25 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 2,003.00 FEET AND A CHORD BEARING AND DISTANCE OF S41'47'12"E, 302.98 FEET TO WHICH A RADIAL LINE BEARS S52*33'03"W; THENCE DEPARTING SAID SOUTH RIGHT OF WAY LINE RUN SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 08'40'30", AN ARC DISTANCE OF 303.27 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 102.00 FEET AND A CHORD BEARING AND DISTANCE OF N61°06'52"E, 81.49 FEET TO WHICH A RADIAL LINE BEARS S05"20'32"E; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 47'05'12", AN ARC DISTANCE OF 83.83 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 2,923.00 FEET THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 04°43'06", AN ARC DISTANCE OF 240.71 FEET TO AFORESAID SOUTH RIGHT OF WAY LINE OF COUNTY ROAD NO. 470; THENCE ALONG SAID SOUTH RIGHT OF WAY LINE RUN S89'43'47"E, 136.60 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 2,823.00 FEET AND A CHORD BEARING AND DISTANCE OF S40'55'40"W. 316.91 FEET TO WHICH A RADIAL LINE BEARS N45'51'16"W: THENCE DEPARTING SAID SOUTH RIGHT OF WAY LINF RUN SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 06'26'07", AN ARC DISTANCE OF 317.07 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 48'52'22", AN ARC DISTANCE OF 87.01 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 123.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 94'29'59", AN ARC DISTANCE OF 202.87 FFFT TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47'30'10", AN ARC DISTANCE OF 84.57 FEET TO THE POINT OF TANGENCY; THENCE S35'50'04"W, 346.34 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 1,400,00 FEET THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 53'07'41", AN ARC DISTANCE OF 1,298.16 FEET TO THE POINT OF TANGENCY; THENCE S88°57'45"W, 301.38 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 2,033.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 19'08'45", AN ARC DISTANCE OF 679.35 FEET; THENCE ALONG A NON-TANGENT LINE RUN S21'52'20"W, 14.85 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 2,022.00 FEET AND A CHORD BEARING AND DISTANCE OF S66'39'39"W, 202.75 FEET TO WHICH A RADIAL LINE BEARS N20°27'55"W; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 05'44'51", AN ARC DISTANCE OF 202.84 FEET; THENCE ALONG A NON-TANGENT LINE RUN S75'46'47"W, 50.10 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 2,033.00 FEET AND A CHORD BEARING AND DISTANCE OF S60"14'05"W, 154.04 FEET TO WHICH A RADIAL LINE BEARS N27'35'39"W; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 04°20'32", AN ARC DISTANCE OF 154.07 FEET TO THE POINT OF TANGENCY; THENCE S58'03'49"W, 181.42 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 2,133.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 02'38'45", AN ARC DISTANCE OF 98.50 FEET; THENCE ALONG A NON-TANGENT LINE RUN S13"11'28"W, 14.88 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 2,144.00 FEET AND A CHORD BEARING AND DISTANCE OF S63'39'32"W, 200.56 FEET TO WHICH A RADIAL LINE BEARS S29'01'19"E; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 05'21'42". AN ARC DISTANCE OF 200.63 FEET; THENCE ALONG A NON-TANGENT LINE RUN S79'10'01"W, 52.29 FEET TO A POINT ON THE ARC OF A

NON-TANGENT CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF

2,133.00 FEET AND A CHORD BEARING AND DISTANCE OF

S73°56'37"W, 463.26 FEET TO WHICH A RADIAL LINE BEARS S22'17'26"E; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 12°28'07", AN ARC DISTANCE OF 464.18 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 45°20'18", AN ARC DISTANCE OF 80.71 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 123.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 99'29'22", AN ARC DISTANCE OF 213.58 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 45'20'18". AN ARC DISTANCE OF 80.71 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 2,133.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 05'12'11", AN ARC DISTANCE OF 193.69 FEET TO THE POINT OF TANGENCY; THENCE N85'48'23"W, 201.98 FEET; THENCE S46'28'02"W, 14.87 FEET; THENCE N85'48'23"W, 228.96 FEET; THENCE N73'23'56"W, 51.20 FEET; THENCE N85'48'23"W, 1,025.94 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 2,046.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 04'07'51", AN ARC DISTANCE OF 147.51 FEET: THENCE ALONG A NON-TANGENT LINE RUN S50'48'53"W. 14.88 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 2,057.00 FEET AND A CHORD BEARING AND DISTANCE OF N81°05'27"W, 21.89 FEET TO WHICH A RADIAL LINE BEARS S08'36'16"W; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 00'36'35", AN ARC DISTANCE OF 21.89 FEET; THENCE ALONG NON-TANGENT LINE RUN S16°05'58"W, 989.85 FEET; THENCE S73'54'02"E, 3.00 FEET; THENCE S16'05'58"W, 382.60 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 227.50 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 97'34'16", AN ARC DISTANCE OF 387.42 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 3,647.50 FEET: THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 03'40'00", AN ARC DISTANCE OF 233.43 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 972.50 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 06'07'51" AN ARC DISTANCE OF 104.06 FEET TO THE POINT OF TANGENCY THENCE N76'07'37"W. 478.83 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 527.50 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 51'33'16", AN ARC DISTANCE OF 474.64 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 852.50 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 07"16'15", AN ARC DISTANCE OF 108.18 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 30.00 FEET THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 33'42'31", AN ARC DISTANCE OF 17.65 FEET TO THE POINT OF TANGENCY; THENCE N51'00'36"W, 118.09 FEET; THENCE N76'17'07"W, 159.62 FEET; THENCE S87'31'24"W, 211.52 FEET; THENCE S02'28'36"E, 90.00 FEET; THENCE S87'31'24"W, 120.00 FEET; THENCE S85'12'27"W, 57.42 FEET; THENCE S74'34'08"W, 56.00 FEET; THENCE S65'07'46"W. 121.95 FEET; THENCE S67'13'08"W, 140.34 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 1,017.50 FEET AND A CHORD BEARING AND DISTANCE OF S20'04'28"E, 26.16 FEET TO WHICH A RADIAL LINE BEARS N69"11'21"E; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 01'28'23", AN ARC DISTANCE OF 26.16 FEET TO THE POINT OF TANGENCY; THENCE S19'20'16"E, 74.98 FEET; THENCE S70'39'44"W, 42.50 FEET; THENCE N19°20'16"W, 74.98 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 975.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 08'04'36", AN ARC DISTANCE OF 137.44 FEET TO THE POINT OF TANGENCY; THENCE N27°24'52"W, 390.58 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 325.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 16°50'17", AN ARC DISTANCE OF 95.51 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 140.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 46'36'35", AN ARC DISTANCE OF 113.89 FEET TO THE POINT OF TANGENCY; THENCE S89'08'16"W. 76.99 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 175.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 15'17'53", AN ARC DISTANCE OF 46.73 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 20.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 105'02'21", AN ARC DISTANCE OF 36.67 FEET; THENCE ALONG A RADIAL LINE RUN S58'48'02"W, 50.00 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY. HAVING A RADIUS OF 245.00 FEET AND A CHORD BEARING AND DISTANCE OF S33'34'45"E, 20.35 FEET TO WHICH A RADIAL LINE BEARS S58'48'02"W; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE. THROUGH A CENTRAL ANGLE OF 04'45'34", AN ARC DISTANCE OF 20.35 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 475.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 04'52'35", AN ARC DISTANCE OF 40.43 FEET; THENCE ALONG A RADIAL LINE RUN S58°55'02"W, 97.33 FEET; THENCE N00°05'18"W, 56.10 FEET; THENCE S89'54'42"W, 21.07 FEET; THENCE N00'05'18"W, 912.19 FEET; THENCE N22'35'18"W, 15.68 FEET; THENCE N00'05'18"W, 258.97 FEET; THENCE S89°43'45"E, 4.00 FEET; THENCE N00'05'19"W. 82.96 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 379.50 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 63'29'40", AN ARC DISTANCE OF 420.56 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 3,149.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12'09'03", AN ARC DISTANCE OF 667.92 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 419.50 FEET; PREPARED THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 43'55'18", AN ARC DISTANCE OF 321.58 FEET TO THE POINT OF TANGENCY; THENCE N31'38'06"E, 50.07 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 200.00 FEET; THENCE

 RD BNG.
 CHORD

 7'44"E
 4.24'

 2'14"E
 7.94'

 57'17"W
 7.94'

 02'43"E
 4.24'

 03'39"E
 15.49'

 56'21"W
 12.65'

 24'08"W
 12.65'

BOOK <u> 20</u> 28 A

PLAI

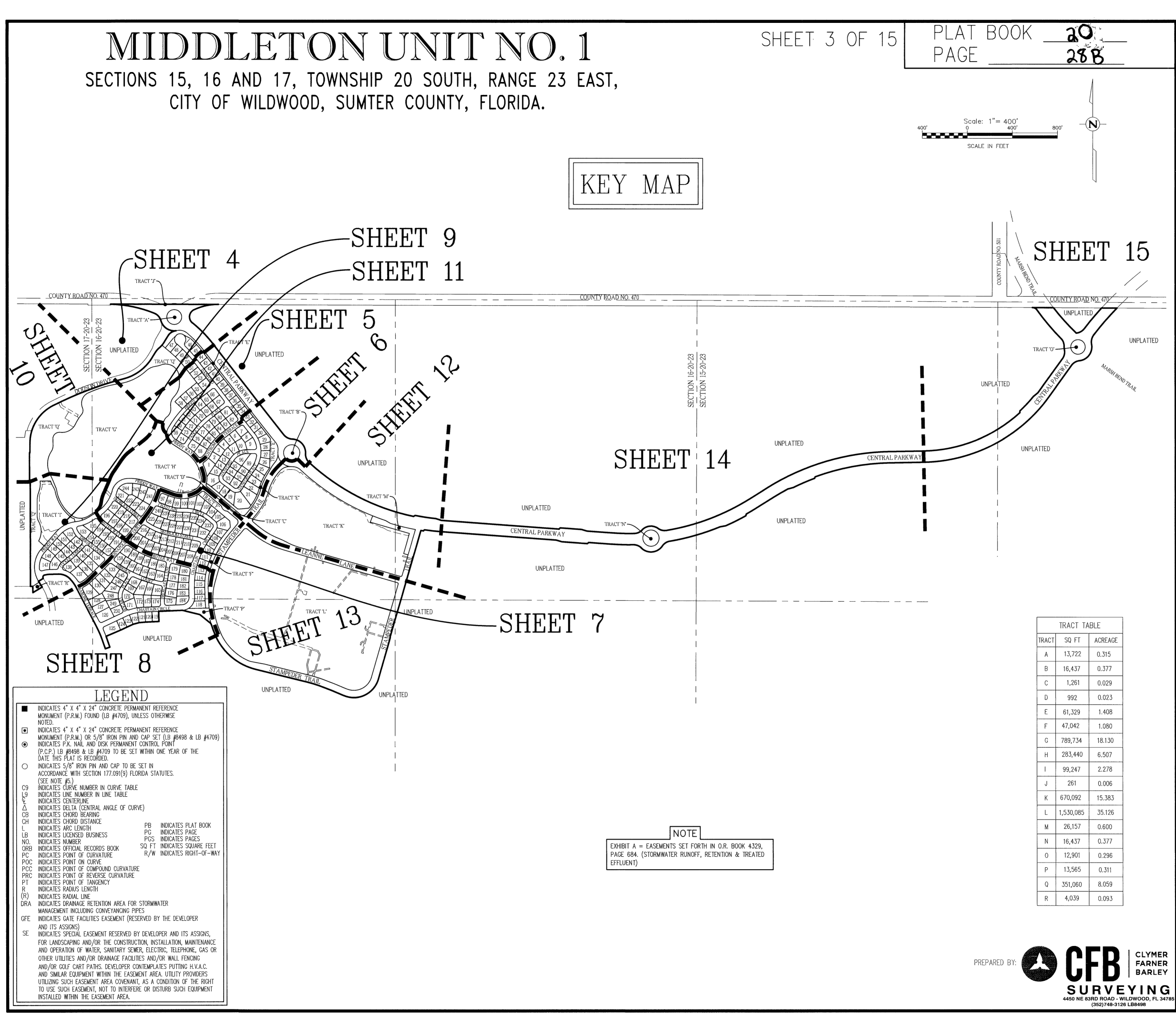
PAGE

SHEET 2 OF 15

NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 17°06'20", AN ARC DISTANCE OF 59.71 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 231.49 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 17'06'20", AN ARC DISTANCE OF 69.11 FEET TO THE POINT OF TANGENCY; THENCE N31'38'06"E, 57,59 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 51'00'12", AN ARC DISTANCE OF 90.80 FEET TO A POINT OF CUSP OF A CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 123.00 FEET AND A CHORD BEARING AND DISTANCE OF N56.30'39"W, 160.91 FEET TO WHICH A RADIAL LINE BEARS S07'21'42"E; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 81'42'05", AN ARC DISTANCE OF 175.39 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 52'07'07", AN ARC DISTANCE OF 92.78 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 1,096.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 20'50'17", AN ARC DISTANCE OF 398.61 FEET TO THE AFORESAID SOUTH RIGHT OF WAY LINE OF COUNTY ROAD NO. 470; THENCE ALONG SAID SOUTH RIGHT OF WAY LINE RUN NO0'12'29"E, 1.66 FEET TO THE POINT OF BEGINNING.

CONTAINING 176.93 ACRES, MORE OR LESS.

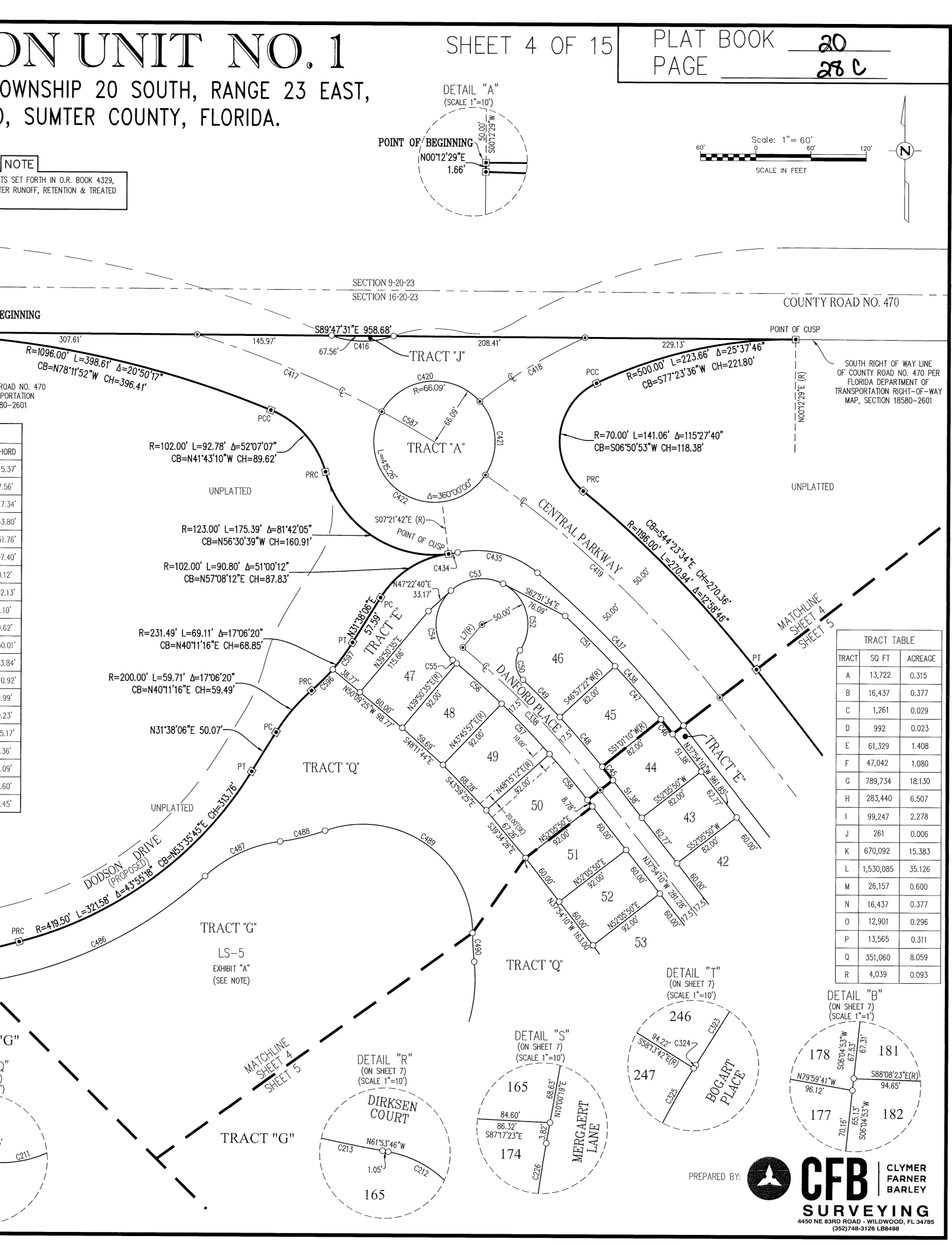




	TRACT TA	BLE	
TRACT	SQ FT	ACREAGE	
A	13,722	0.315	
В	16,437	0.377	
С	1,261	0.029	
D	992	0.023	
E	61,329	1.408	
F	47,042	1.080	
G	789,734	18.130	
Н	283,440	6.507	
1	99,247	2.278	
J	261	0.006	
К	670,092	15.383	
L	1,530,085	35.126	
M	26,157	0.600	
N	16,437	0.377	
0	12,901	0.296	
Р	13,565	0.311	
Q	351,060	8.059	
R	4,039	0.093	

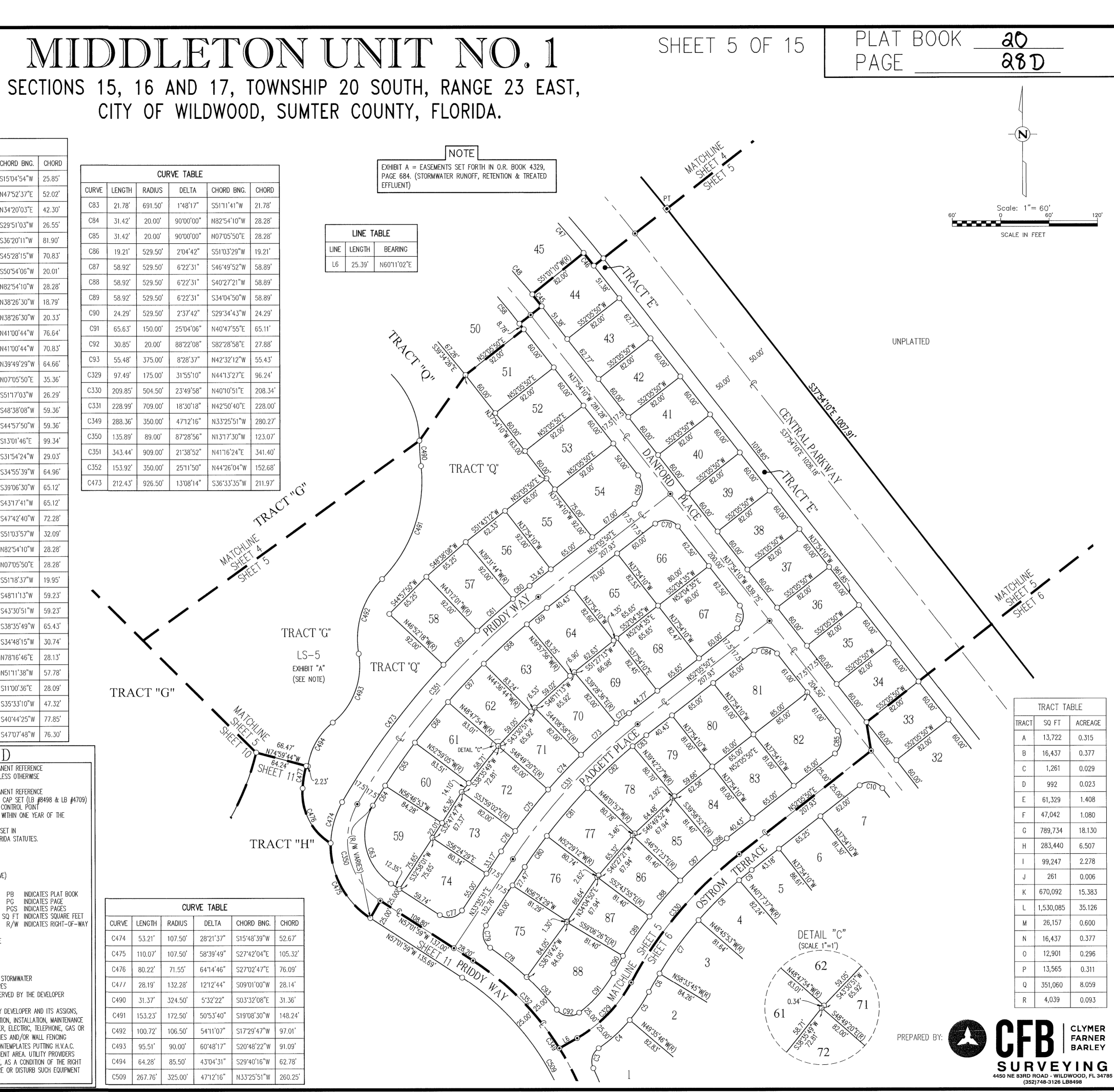
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	LINE LEI		EARING	S	ECTIO	ONS 1	15,	16		17,	
	L7 32	2.50' N39	1°29'57"E			(	CITY	OF	WIL	DWOC	)D,
		POINT	OF COMM	ENCEMENT-	~				EX.	HBIT A = EASE	
			Northwes The North Section	T CORNER OF IWEST 1/4 OF DN 16-20-23 IAIL AND DISK					PA	GE 684. (STORN TLUENT)	
		ſ		LB #47 <u>09</u>	470	N	IORTH LINE	OF THE N OF SECT	ORTHWEST 1/ ION 16-20-2	4	
							31"E 166.4 ING BASIS)		<u>500'12'29"W</u> 50.00'		
					 -				50.12	-POINT OF	BEGI
								/		etail "A"	
		CU	RVE TABLE								
CURV	E LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD			PER	FLORIDA DEP.	' LINE OF COUN ARTMENT OF TR MAP, SECTION	RANSPOR
C45 C46	18.79' 20.33'	999.00' 1081.00'	1°04'40" 1°04'40"	N38°26'30"W	18.79' 20.33'	Γ					
C40	76.66'	1081.00'	4°03'47"	N38 26 30 W N41°00'44"W	20.33 76.64'	CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORI
C48	70.84'	999.00'	4°03'47"	N41°00'44"W	70.83'	C338	215.81'	981.50'	12°35'52"	N44°12'06"W	215.37
C49	57.13'	999.00'	316'35"	N44°40'55"W	57.12'	C416	68.86'	102.00'	38°40'43"	S89°47'31"E	67.56'
C50 C51	35.02' 77.03'	25.00' 1081.00'	80°15'10" 4°04'58"	S06'11'38"E N45°05'07"W	32.22' 77.01'	C417 C418	217.67'	1146.00'	10°52'57"	N67'36'36"W	217.34
C52	84.47'	50.00'	96°47'30"	N14°27'48"W	74.77'	C418 C419	134.13' 353.16'	550.00' 1146.00'	13°58'22" 17°39'23"	S58°36'06"W S46°43'52"E	133.80 351.76
C53	60.88'	50.00'	69°45'48"	S82°15'33"W	57.19'	C420	125.37'	66.09'	108°41'14"	S83°49'38"W	107.40
C54	85.41'	50.00'	97°52'42"	S01°33'42"E	75.40'	C421	86.07'	66.09'	74 <b>°</b> 37'03"	N04°31'14"W	80.12'
C55 C56	5.78' 66.00'	964.00' 964.00'	0°20'37" 3°55'23"	N50°19'44"W	5.78' 65.99'	C422	203.82'	66.09'	176°41'43"	S58°51'51"E	132.13
C57	75.50'	964.00' 964.00'	4°29'15"	N48 TI 44 W N43°59'25"W	65.99 75.48'	C434 C435	10.10' 92.78'	123.00' 102.00'	4°42'23" 52°07'07"	N80°17'07"E N76°00'31"W	10.10' 89.62'
C58	64.67'	964.00'	3.50'37"	N39°49'29"W	64.66'	C437	230.43'	1096.00'	12.02,42	N43°55'34"W	230.01
C210		232.50'	4"29'59"	S77°44'41"E	18.26'	C438	174.03'	1081.00'	913'26"	N42°30'53"W	173.84
C211 C212	31.42'	20.00' 20.00'	90.00,00 <u>,</u> 90.00,00	N55°00'19"E	28.28' 28.28'	C486 C487	275.10'	454.50'	34°40'46"	N64°38'00"E	270.92
C212		267.50'	4°29'59"	S77 <b>·</b> 44 <b>'</b> 41"E	21.00'	C487	91.42' 50.33'	149.00' 227.00'	35°09'10" 12°42'16"	N64°52'12"E N76°05'39"E	89.99' 50.23'
C226	47.38'	217.50'	12°28'55"	S03 <b>·</b> 45'51"W	47.29'	C489	228.36'	119.50'	109°29'31"	S55°30'43"E	195.17
C235		267.50'	0'19'29"	S10°10'04"W	1.52'	C490	31.37'	324.50'	5°32'22"	S03°32'08"E	31.36'
C236 C323		20.00' 4247.00'	85°49'30" 0°48'35"	N32°34'57"W	27.24 [°] 60.02 [°]	C587 C596	66.10' 32.63'	1146.00'	3°18'17" 8°04'32"	N60°30′59"W	66.09'
C324		142.50'	0°15'43"	S31°54'10"W	0.65'	C596 C597	32.63 36.48'	231.49' 231.49'	8°04 32 9°01'48"	N44°42'10"E N36°09'00"E	32.60' 36.45'
C325	53.83'	142.50'	21°38'31"	S20°57'03"W	53.51'	L					L
		<u>الم</u>	GENI	)	•	7					
MON	NUMENT (P.R.M		ICRETE PERMAN B #4709), UNLE	ENT REFERENCE SS OTHERWISE		]		•	4.		
NOT INDI	ed. Cates 4" X 4	4" X 24" CON	ICRETE PERMAN	ent reference	8 & 18 #1700)				SHICHUM		
<ul> <li>INDI</li> <li>(P.C</li> </ul>	CATES P.K. N C.P.) LB #849	AIL AND DISK 8 & LB #470	9 TO BE SET W	CAP SET (LB #849 ONTROL POINT 1THIN ONE YEAR (	) DF THE			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			
O INDI	CATES 5/8"	ron pin and	CAP TO BE SE 17.091(9) FLORII	et in						•	1
(Sei C9 indi	e note #5.) Cates curve Cates line n	NUMBER IN	CURVE TABLE								
Ψ. INDI	CATES CENTER	RLINE	IC TABLE	)					RACT "(	2	
CH INDI L INDI	CATES CHORD CATES ARC LI	DISTANCE ENGTH		PB INDICATES	PLAT BOOK		DETAIL (on shee	"P"			
lb indi No. indi Orb indi	CATES LICENS CATES NUMBE CATES OFFICIA	ed Business R	ROOK S	PG INDICATES PGS INDICATES Q FT INDICATES	PAGES SQUARE FEET	-	(SCALE 1"				ר יירי דיירי
PC INDI Poc Indi	CATES POINT CATES POINT	OF CURVATUR		R/W INDICATES	RIGHT-OF-WAY		C236			TRAC	
PRC INDI PT INDI	CATES POINT CATES POINT	OF REVERSE OF TANGENCY	CURVATURE					RT		DETAIL (on shee	ET 7)
(R) INDI	cates radius cates radial cates drain/	LINE	N AREA FOR ST	ORMWATER			35	GAE		(SCALE_1'	'=10')
MAN GFE INDI	IAGEMENT INC CATES GATE F	LUDING CONVI FACILITIES EAS	EYANCING PIPES		LOPER		71.67' 0'19"E	MERGAERT		16	54
se indi		L EASEMENT		DEVELOPER AND IT		)   ``、、	71.67' N10'00'19"E		/ /	2210	1.05'
AND	OPERATION (	OF WATER, SA	NITARY SEWER,	N, INSTALLATION, ELECTRIC, TELEPI S AND/OR WALL F	HONE, GAS OR		·			N61'53'4	6"W
AND AND	/OR GOLF CA SIMILAR EQU	rt Paths. D Ipment withi	eveloper cont n the easemen	EMPLATES PUTTIN IT AREA. UTILITY I	g H.V.A.C. PROVIDERS					DIRKSF	'N
UTIL	izing such e lise such fa	ASEMENT ARE SEMENT NOT	A COVENANT, A	as a condition of or disturb such	HE RIGHT				Υ,	COURT	1



	· · · · · · · · ·	CUF	RVE TABLE	l		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD	<b></b>
C3	28.11'	20.00'	80°32'10"	S15°04'54"W	25.85'	
C4	52.17'	200.00'	14'56'45"	N47°52'37"E	52.02'	CU
C5	42.37'	200.00'	12°08'22"	N34°20'03"E	42.30'	C
C6	26.55'	479.50'	3°10'23"	S29°51'03"W	26.55'	С
C7	82.00'	479.50'	9°47'52"	S36°20'11"W	81.90'	C
 C8	70.89'	479.50'	8°28'16"	S45°28'15"W	70.83'	C
C9	20.01'	479.50'	2°23'27"	S50*54'06"W	20.01'	C
			90.00,00,			C
C10	31.42'	20.00'		N82°54'10"W	28.28'	
C45	18.79'	999.00'	1°04'40"	N38°26'30"W	18.79'	
C46	20.33'	1081.00'	1°04'40"	N38'26'30"W	20.33'	
C47	76.66'	1081.00'	4°03'47"	N41°00'44"W	76.64'	
C48	70.84'	999.00'	4°03'47"	N41°00'44"W	70.83'	
C58	64.67'	964.00'	3'50'37"	N39 <b>°</b> 49'29"W	64.66'	(
C59	39.27'	25.00'	90.00,00"	N07°05'50"E	35.36'	C
C60	26.29'	926.50'	1°37'33"	S51°17'03"W	26.29'	С
C61	59.37'	926.50'	3 <b>°</b> 40 <b>'</b> 17"	S48°38'08"W	59.36'	С
C62	59.37'	926.50'	3°40'17"	S44°57'50"W	59.36'	С
C63	109.82'	71.50'	88°00'24"	S13°01'46"E	99.34'	С
 C64	29.03'	891.50'	1°51'57"	S31°54'24"W	29.03'	С
	+			S34°55'39"W	<u> </u>	С
C65	64.97'	891.50'	4°10'33"		64.96'	С
C66	65.14'	891.50'	4°11'11"	S39'06'30"W	65.12'	L
C67	65.14'	891.50'	4°11'11"	S43°17'41"W	65.12'	
C68	72.30'	891.50 <b>'</b>	4°38'48"	S47°42'40"W	72.28'	
C69	32.10'	891.50 <b>'</b>	2'03'46"	S51°03'57"W	32.09'	
C70	31.42'	20.00'	90.00,00,	N82°54'10"W	28.28'	
C71	31.42'	20.00ʻ	90'00'00"	N07°05'50"E	28.28'	
C72	19.95 <b>'</b>	726.50'	1*34'25"	S51*18'37"W	19.95'	
C73	59.25'	726.50'	4'40'22"	S48*11'13"W	59.23'	
C74	59.25'	726.50'	4*40'22"	S43°30'51"W	59.23'	
C75	65.45'	726.50'	5°09'42"	S38°35'49"W	65.43'	
C76	30.74'	726.50'	2°25'27"	S34°48'15"W	30.74'	
C77	31.20'	20.00'	89'22'30"	N78°16'46"E	28.13'	
C78	57.84'	375.00'	8°50'13"	N51°11'38"W	57.78'	
 C79	31.14'	20.00'	89'12'16"	S11'00'36"E	28.09'	
	-					
C80	47.33'	691.50'	3°55'17"	S35*33'10"W	47.32'	
C81	77.89'	691.50'	6°27'15"	S40'44'25"W	77.85'	
C82	76.34'	691.50'	6°19'30"	S47°07'48"W	76.30'	
4 1	MONUMENT (F NOTED.	X 4" X 24" P.R.M.) FOUND	) (LB #4709), U	MANENT REFERENCE INLESS OTHERWISE MANENT REFERENCE		
	MONUMENT (F NDICATES P.1 (P.C.P.) LB # DATE THIS PL NDICATES 5/	P.R.M.) OR 5/ K. NAIL AND 8498 & LB # AT IS RECOR 8" IRON PIN	'8" IRON PIN AN DISK PERMANEN 44709 TO BE SE DED. AND CAP TO BI	ND CAP SET (LB) IT CONTROL POINT ET WITHIN ONE YE	<b>#</b> 8498 & LB <b>#</b> AR OF THE	4709)
C9   L9   △   CB   CH	SEE NOTE # NDICATES CU NDICATES LIN NDICATES CE NDICATES CE NDICATES CH NDICATES CH	5.) RVE NUMBER IN NTERLINE LTA (CENTRA IORD BEARING ORD DISTANG	IN CURVE TABI I LINE TABLE L ANGLE OF CU	le IRVE) PB INDICA	NTES PLAT BO	OK
NO.   ORB   PC   POC   PCC   PRC   PT   R   (R)	NDICATES NU NDICATES OF NDICATES PC NDICATES PC NDICATES PC NDICATES PC NDICATES RA NDICATES RA	IMBER FICIAL RECOR WINT OF CURV WINT OF COMP WINT OF REVEI WINT OF TANG DIUS LENGTH DIAL LINE	ds book Ature 'e 'ound curvatu Rse curvature Ency	PGS INDICA SQ FT INDICA R/W INDICA	TES PAGES	FEET WAY
GFE I	Management Ndicates GA AND ITS ASS Ndicates SP For Landsc/ AND Operati Other Utilit	INCLUDING C TE FACILITIES IGNS) IECIAL EASEM APING AND/OI ON OF WATEF IES AND/OR	CONVEYANCING F E EASEMENT (RE ENT RESERVED R THE CONSTRU R, SANITARY SE DRAINAGE FACIL	PIPES ESERVED BY THE I BY DEVELOPER AI ICTION, INSTALLAT WER, ELECTRIC, TH ITIES AND/OR WA	ND ITS ASSIGN 10N, MAINTEN/ ELEPHONE, GA .LL FENCING	NCE S OR
	and/or goli and similar jtilizing su( to use such	F CART PATH EQUIPMENT V CH EASEMENT	S. DEVELOPER ( MTHIN THE EASI AREA COVENAI NOT TO INTERF	CONTEMPLÂTES PU EMENT AREA. UTIL NT, AS A CONDITI ERE OR DISTURB	JTTING H.V.A.C ITY PROVIDERS ON OF THE RI	S GHT

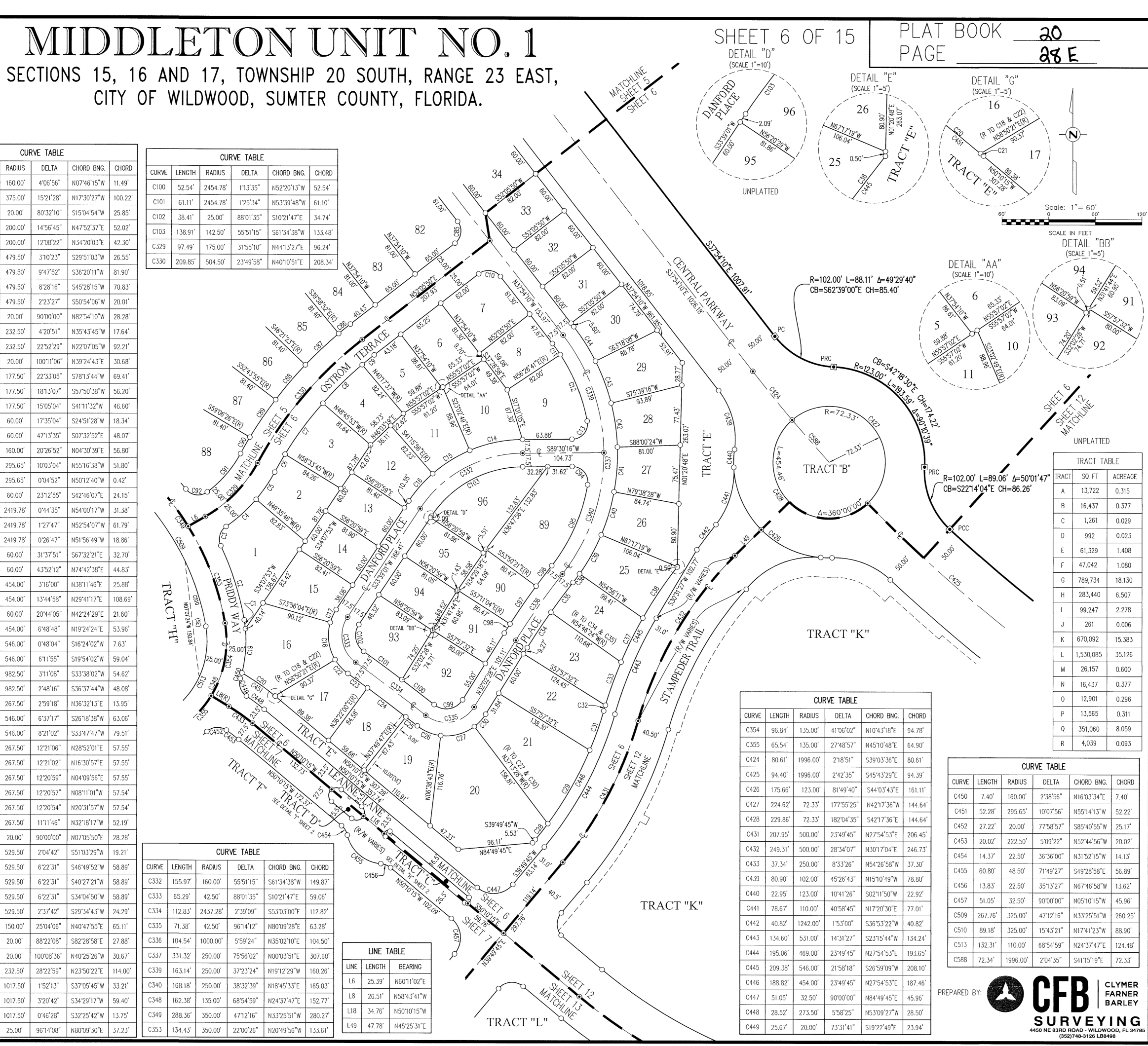
	<b>*</b> ***********************************	CUF	RVE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C83	21.78'	691.50 <b>'</b>	1 <b>°</b> 48'17"	S51*11'41"W	21.78'
C84	31.42'	20.00'	90.00,00,	N82°54'10"W	28.28'
C85	31.42'	20.00'	90°00'00"	N07°05'50"E	28.28'
C86	19.21'	529.50 <b>'</b>	2°04'42"	S51.03,59.M	19.21'
C87	58.92'	529.50'	6 <b>°</b> 22'31"	S46*49'52"W	58.89'
C88	58.92'	529.50'	6 <b>°</b> 22'31"	S40°27'21"W	58.89'
C89	58.92'	529.50'	6°22'31"	S34°04'50"W	58.89'
C90	24.29'	529.50'	2 <b>°</b> 37'42"	S29°34 <b>'</b> 43"W	24.29'
C91	65.63'	150.00'	25°04'06"	N40°47'55"E	65.11'
C92	30.85'	20.00'	88°22'08"	S82°28'58"E	27.88'
C93	55.48'	375.00'	8°28'37"	N42°32′12"W	55.43'
C329	97.49 <b>'</b>	175.00'	31*55'10"	N44°13'27"E	96.24 <b>'</b>
C330	209.85'	504.50 <b>'</b>	23°49'58"	N40°10'51"E	208.34'
C331	228.99'	709.00 <b>'</b>	18'30'18"	N42°50'40"E	228.00'
C349	288.36'	350.00'	47 <b>'</b> 12'16"	N33°25'51"W	280.27'
C350	135.89'	89.00'	87°28'56"	N13°17'30"W	123.07'
C351	343.44'	909.00'	21°38'52"	N41°16'24"E	341.40'
C352	153.92'	350.00'	2511'50"	N44*26'04"W	152.68'
C473	212.43'	926.50'	13°08'14"	S36°33'35"W	211.97'



		CUF	RVE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C474	53.21 <b>'</b>	107.50'	28°21'37"	S15°48'39"W	52.67'
C475	110.07'	107.50'	58 <b>°</b> 39'49"	S27°42'04"E	105.32'
C476	80.22'	71.55 <b>'</b>	64°14'46"	S27°02'47"E	76.09'
C477	28.19'	132.28'	12°12'44"	S09°01'00"W	28.14'
C490	31.37'	324.50'	5°32'22"	S03°32'08"E	31.36'
C491	153.23'	172.50'	50 <b>°</b> 53'40"	S19°08'30"W	148.24'
C492	100.72'	106.50'	54.11,07"	S17°29'47"W	97.01'
C493	95.51 <b>'</b>	90.00'	60°48'17"	S20°48'22"W	91.09'
C494	64.28'	85.50'	43°04'31"	S29°40'16"W	62.78'
C509	267.76'	325.00'	47°12'16"	N33°25'51"W	260.25'

		CU	RVE TABLE				
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD	CURVE	LENG
C1	11.49'	160.00'	4'06'56"	N07°46'15"W	11.49'	CURVE C100	52.5 ⁴
C2	100.52'	375.00'	15'21'28"	N17°30'27"W	100.22'	C100	61.1
C3	28.11'	20.00'	80'32'10"	S15°04'54"W	25.85'	C102	38.4
C4	52.17'	200.00'	14°56'45"	N47°52'37"E	52.02'	C103	138.9
C5	42.37 <b>'</b>	200.00'	12*08'22"	N34°20'03"E	42.30'	C329	97.4
C6	26.55'	479.50'	3'10'23"	S29'51'03"W	26.55'	C330	209.8
C7	82.00'	479.50'	9°47'52"	S36°20'11"W	81.90'	L	
C8	70.89'	479.50'	8°28'16"	S45°28'15"W	70.83'		
C9	20.01'	479.50'	2°23'27"	S50'54'06"W	20.01'		
C10	31.42 <b>'</b>	20.00'	90°00'00"	N82°54'10"W	28.28'		
C11	17.64'	232.50'	4°20'51"	N35°43'45"W	17.64'		
C12	92.82'	232.50'	22°52'29"	N22°07'05"W	92.21'		
C13	34.97'	20.00'	100°11'06"	N39°24'43"E	30.68'		
C14	69.86'	177.50'	22°33'05"	S78°13'44"W	69.41'		
C15	56.44'	177.50'	18°13'07"	S57°50'38"W	56.20'		
C16	46.73'	177.50'	15°05'04"	S41°11'32"W	46.60'		
C17	18.41'	60.00'	17°35'04"	S24°51'28"W	18.34'		
C18	49.46'	60.00'	47'13'35"	S07°32'52"E	48.07'		
C19	57.10'	160.00'	20'26'52"	N04'30'39"E	56.80'		
C20	51.87'	295.65'	10°03'04"	N5516'38"W	51.80'	-	
C21	0.42'	295.65'	0°04'52"	N50°12'40"W	0.42'		à
C22	24.31'	60.00'	2312'55"	S42°46'07"E	24.15'		R
C23	31.38'	2419.78'	0°44'35"	N54°00'17"W	31.38'		C
C24	61.79'	2419.78'	1°27'47"	N52'54'07"W	61.79'		
C25	18.86'	2419.78'	0°26'47"	N51°56'49"W	18.86'		ECC.
C26 C27	33.12' 45.94'	60.00'	31°37'51" 43°52'12"	S67°32'21"E N74°42'38"E	32.70' 44.83'		Ì
C27	45.94 25.88'	60.00' 454.00'	43 52 12 3°16'00"	N38°11'46"E	44.03 25.88'		ין ו נ
C20	108.95'	454.00'	13°44'58"	N29'41'17"E	108.69'		NO70124 " 1000
C30	21.71'	60.00'	20°44'05"	N42°24'29"E	21.60'		N07.0
C31	53.99'	454.00'	6.48,48"	N19°24'24"E	53.96'	( )	N0701724 " 13000
C32	7.63'	546.00'	0°48'04"	S16°24'02"W	7.63'		H
C33	59.07'	546.00'	6°11'55"	S19*54'02"W	59.04'		
C34	54.63'	982.50'	3°11'08"	S33°38'02"W	54.62'		
C35	48.09'	982.50'	2°48'16"	S36°37'44"W	48.08'		
C36	13.95'	267.50'	2°59'18"	N36°32'13"E	13.95'		/
C37	63.10'	546.00'	6°37'17"	S26'18'38"W	63.06'		
C38	79.58 <b>'</b>	546.00'	8°21'02"	S33°47'47"W	79.51'		
C39	57.67'	267.50'	12°21'06"	N28°52'01"E	57.55'		
C40	57.66'	267.50'	12°21'02"	N16°30'57"E	57.55'		
C41	57.66'	267.50 <b>'</b>	12°20'59"	N04°09'56"E	57.55 <b>'</b>		
C42	57.65'	267.50'	12°20'57"	N08°11'01"W	57.54'		
C43	57.65'	267.50'	12°20'54"	N20°31'57"W	57.54 <b>'</b>		
C44	52.27'	267.50 <b>'</b>	11°11'46"	N32°18'17"W	52.19'		
C85	31.42'	20.00'	90.00,00"	N07°05'50"E	28.28'	r	
C86	19.21'	529.50'	2°04'42"	S51°03'29"W	19.21'		
C87	58.92'	529.50'	6°22'31"	S46°49'52"W	58.89'	CURVE	LENGT
C88	58.92'	529.50'	6°22'31"	S40°27'21"W	58.89'	C332	155.97
C89	58.92'	529.50'	6°22'31"	S34°04'50"W	58.89'	C333	65.29
C90	24.29'	529.50'	2°37'42"	S29°34'43"W	24.29'	C334	112.83
C91	65.63'	150.00'	25°04'06"	N40°47'55"E	65.11'	C335	71.38
C92	30.85'	20.00'	88°22'08"	S82°28'58"E	27.88'	C336	104.54
C94	34.96'	20.00'	100°08'36"	N40°25'26"W	30.67'	C337	331.32
C95	115.18'	232.50'	28°22'59"	N23°50'22"E	114.00'	C339	163.14
C96	33.21'	1017.50'	1*52'13"	S37°05'45"W	33.21'	C340	168.18
C97	59.40'	1017.50'	3°20'42"	S34°29'17"W	59.40'	C348	162.38
C98	13.75'	1017.50 <b>'</b>	0'46'28"	S32°25'42"W	13.75'	C349	288.36
ł	r			l .		C353	

		CUF	RVE TABLE			
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD	
C100	52.54'	2454.78'	1°13'35"	N52°20'13"W	52.54 <b>'</b>	
C101	61.11'	2454.78'	1°25'34"	N53°39'48"W	61.10'	
C102	38.41'	25.00'	88°01'35"	S10°21'47"E	34.74'	
C103	138.91'	142.50'	55°51'15"	S61°34'38"W	133.48'	
C329	97.49'	175.00 <b>'</b>	31°55'10"	N44°13'27"E	96.24'	
C330	209.85'	504.50'	23*49'58"	N40°10'51"E	208.34'	Xtz.
		55906:26 81.407 88	87 87 10 10 10 10 10 10 10 10 10 10	87.40 6 87.40 6 87.40 6 87.40 1.111 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40 87.40	E 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	14 16 16 16 16 16 16 16 16 16 16



		CUF	RVE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C332	155.97'	160.00'	55 51 15"	S61°34'38"W	149.87'
C333	65.29'	42.50'	88°01'35"	S10°21'47"E	59.06'
C334	112.83'	2437.28 <b>'</b>	2°39'09"	S53°03'00"E	112.82'
C335	71.38'	42.50'	96°14 <b>'</b> 12"	N80°09'28"E	63.28'
C336	104.54'	1000.00'	5 <b>°</b> 59'24"	N35°02'10"E	104.50'
C337	331.32'	250.00'	75 <b>°</b> 56'02"	N00°03'51"E	307.60'
C339	163.14'	250.00'	37°23'24"	N19°12'29"W	160.26'
C340	168.18'	250.00'	38°32'39"	N18 <b>·</b> 45'33"E	165.03'
C348	162.38'	135.00'	68°54'59"	N24°37'47"E	152.77'
C349	288.36'	350.00'	47°12'16"	N33°25'51"W	280.27'
C353	134.43'	350.00'	22.00,26"	N20'49'56"W	133.61'

## MIDDLETON UNIT NO.1 SECTIONS 15, 16 AND 17, TOWNSHIP 20 SOUTH, RANGE 23 EAST, CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA.

	CURVE TABLE							CUI	RVE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD	CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
CURVE C104	31.42'	20.00'	90°00'00"	S65'28'29"W	28.28'	C263	30.18'	20.00'	86°27'26"	N61'16'35"E	27.40'
C104	24.70'	625.00 [°]	2°15'51"	N21°36'24"E	24.70'	C264	90.01'	674.50'	7'38'46"	S21'52'15"W	89.94'
C105	32.21'	20.00'	92°15'51"	S23°23'36"E	28.84'	C265	73.12'	674.50'	6°12'39"	S28°47'57"W	73.08'
C100	36.72'	360.00'	5°50'39"	S72°26'51"E	36.70'	C266	34.92'	20.00'	100°02'07"	N18'06'47"W	30.65'
C107	28.05'	275.00'	5°50'39"	S72'26'51"E	28.04'	C267	25.03'	132.50'	10°49'28"	N73°32'34"W	24.99'
C109	56.92'	275.00'	11°51'36"	S81°17'59"E	56.82'	C268	7.84	567.50'	0°47'31"	S78°33'32"E	7.84'
C110	74.52'	360.00'	11.51,36"	S81°17'59"E	74.39'	C269	58.92'	567.50'	5*56'56"	S75'11'19"E	58.89'
C111	28.46'	360.00'	4°31'48"	S89°29'41"E	28.45'	C270	58.92'	567.50'	5°56'56"	S69'14'24"E	58.89'
C112	35.41'	367.50'	5'31'15"	N88°59'57"W	35.40'	C271	58.92'	567.50'	5°56'56"	S63°17'28"E	58.89'
C113	66.01'	275.00'	13°45'14"	N85°53'36"E	65.86'	C272	50.87'	567.50'	5°08'09"	S57°44'56"E	50.85'
C114	86.56'	275.00'	18°02'05"	N69°59'56"E	86.20'	C273	30.46'	20.00'	87°15'22"	S81"11'27"W	27.60'
C115	58.33'	367.50'	9'05'37"	N81°41'31"W	58.27'	C274	73.70'	4025.00'	1.02'57"	N38'05'14"E	73.70'
C116	58.33'	367.50'	9°05'40"	N72°35'53"W	58.27'	C275	77.22'	3975.00'	1°06'47"	N38'04'54"E	77.21'
C117	8.12'	275.00'	1°41'32"	N60°08'07"E	8.12'	C276	29.29'	20.00'	83°55'00"	N04°25'59"W	26.74'
C118	0.97'	275.00'	0°12'05"	N59°11'19"E	0.97'	C277	20.67'	567.50'	2°05'14"	S45°20'52"E	20.67'
C119	34.62'	160.00'	12°23'50"	N52°53'22"E	34.55'	C288	10.33'	532.50'	1°06'42"	S44*51'36"E	10.33'
C120	58.38'	367.50'	9°06'09"	N63°29'58"W	58.32'	C289	34.26'	20.00'	98'09'15"	N85°30'26"E	30.22'
C121	56.30'	367.50'	8°46'39"	N54°33'34"W	56.24'	C290	53.85'	3975.00'	0°46'34"	N36°02'32"E	53.85'
C122	18.54'	60.00'	17°42'28"	N41°19'01"W	18.47'	C291	57.28'	575.00'	5°42'28"	N32°48'01"E	57.26'
C123	49.25'	60.00'	47°01'56"	N08°56'49"W	47.88'	C292	8.78'	625.00'	0'48'18"	N35*15'06"E	8.78'
C124	22.63'	60.00'	21°36'38"	N25°22'29"E	22.50'	C293	59.39'	4025.00'	0*50'44"	N36'04'37"E	59.39'
C125	34.38'	1016.00'	1°56'20"	S35°12'38"W	34.38'	C294	32.12'	20.00'	92'00'16"	S09'30'10"E	28.77'
C126	68.88'	839.49'	4°42'03"	S38"11'23"W	68.86'	C295	60.04'	532.50'	6 <b>°</b> 27'35"	S58°44'05"E	60.01'
C127	60.36'	839.49'	4°07'09"	S33°46'46"W	60.34'	C296	69.10'	532.50'	7°26'05"	S65'40'56"E	69.05'
C128	5.82'	1016.00'	0°19'42"	S34°04'37"W	5.82'				• • • • • • • • • • • • • • • • • • • •		
C129	60.18'	839.49'	4*06'26"	S29°39'59"W	60.17'						
C130	3.24'	780.33'	0'14'15"	S31°01'29"W	3.24'	D	etail '	" ၂"			$\sum \int C^2$
C131	70.16'	780.33'	5*09'06"	S28*19'48"W	70.14'		SCALE <u>1"=1</u>	<u>0')</u>		,	Q 2021
C132	57.72'	839.49'	3°56'23"	S25°38'34"W	57.71'	PRI		19 Ì		<i>S</i>	g Fis
C133	58.31'	839.49'	3 <b>°</b> 58'47"	S21°40'59"W	58.30'		AY CT	R	$\mathbf{Y}$	0.1.7	CATT -
C134	65.92'	780.33'	4.50'25"	S23°20'02"W	65.90'	10117	C118				$\sum \sum$
C135	65.99'	780.33'	4°50'43"	S18'29'28"W	65.97'				, 83.97.	STP .	
C136	58.25'	839.49'	3 <b>°</b> 58'32"	S17°42'20"W	58.24'	1 1	)2 3				
C137	16.85'	839.49'	1°09'01"	S15°08'33"W	16.85'		`~			733	
C138	40.96'	532.50'	4 <b>°</b> 24'25"	S12°21'50"W	40.95'				)9 ŠK	A CONTRACTOR	
C139	14.53'	780.33'	1°04'00"	S15°32'07"W	14.53'			55.00.			· \/\)0.
C140	52.77'	624.50'	4°50'29"	S12°34'53"W	52.75'	-		A.S. 0.02	540	^{25.00, 150}	67.15
C142	57.63'	532.50'	6°12'03"	S07°03'36"W	57.60'		\$9.88°		Í		00 <u>é</u>
C229	32.99'	20.00'	94 <b>'</b> 29'59"	S57°15'19"W	29.37'			y C246		L C257	
C230	30.28'	20.00'	86°43'57"	N32°07'43"W	27.47'	191		Å /	130	a	231,04,59,000 38,02,59,000
C231	51.30'	674.50'	4°21′27"	S09°03'32"W	51.29'	-	/			C258	
C236	29.96'	20.00'	85.49'30"	N32°34'57"W	27.24'	[	)etail	"_" >	C2430	MATCHUNE 242 CZ4	St. St.
C237	6.05'	799.50'	0°26'00"	S75°16'42"E	6.05'		SCALE 1"=	5')	54	342 CHUME	SHEFT
C238	65.35'	799.50'	4°40'59"	S72°43'13"E	65.33'		233	s.		E C241	8
C239	59.24'	799.50'	4°14'43"	S68*15'22"E	59.22'	/	13 0	\$ 3 ³		190	
C240	59.24'	799.50'	4°14'43"	S64'00'39"E	59.22'				N XY	°` 189	
C241	59.24'	799.50'	4°14'43"	S59°45'56"E	59.22'		ر ۱ ا		<i>?</i> ]	6. 189 189 189	5 188
C242	51.72'	799.50'	3°42'23"	S55°47'23"E	51.71'	Ň,	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.		/	</td <td></td>	
C243	29.74'	20.00'	85'12'26"	S83'27'36"W	27.08'	<u>``</u>	/2°				
C246	32.55'	20.00'	93°15'22"	N05'48'06"W	29.08'			CUR	VE TABLE		
C254	30.66'	20.00'	87°49'54"	N83°39'16"E	27.74'	CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C255	76.35'	3975.00'	1°06'02"	N39'11'19"E	76.35'	C459	139.32'	505.20'	15*48'02"	S06 <b>·</b> 36'07"W	138.88'
C256	75.33'	4025.00'	1°04'21"	N39'08'53"E	75.33'	C460	380.55'	839.49 <b>'</b>	25°58'22"	S27'33'13"W	377.30'
C257	32.84'	20.00'	94°05'34"	S07°21'44"E	29.28'	C461	147.26'	532.50 <b>'</b>	15 <b>°</b> 50'40"	S06°38'43"W	146.79'
C258	59.57'	757.00'	4°30'32"	S56°39'46"E	59.56'	C513	132.31'	110.00'	68°54'59"	N24°37'47"E	124.48'
C259	66.85'	757.00'	5.03'36"	S61°26'50"E	66.83'	- C514	201.80'	225.00'	51°23'12"	N84°46'53"E	195.10'
C260	66.85'	757.00'	5°03'34"	S66°30'25"E	66.82'	C517	38.47'	225.00'	9°47'43"	S74°25'23"E	38.42'
C261	66.86'	757.00'	5°03'37"	S71°34'01"E	66.84'	C518	134.87'	225.00'	34 <b>°</b> 20'40"	N76°15'37"E	132.86'
C262	18.47'	757.00'	1°23'52"	S74°47'46"E	18.47'	C592	20.25'	225.00'	5°09'24"	S81°53'57"E	20.24'

CURVE C297 C298 C299 C300 C301 C302 C303 C304 C305

C306

224

200 N28'06'43 91.05' 
 ORD BNG.
 CHORD

 6*36'07"W
 138.88'

 7*33'13"W
 377.30'
 6°38'43"W 146.79' 4°37'47"E 124.48'

	CUF	RVE TABLE		
LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
69.10 <b>'</b>	532.50'	7°26'05"	S73°07'01"E	69.05'
19.71'	532.50'	2°07'14"	S77°53'41"E	19.71'
1.06'	167.50'	0°21'40"	N78°46'28"W	1.06'
48.81'	167.50'	16°41'52"	N70°14'42"W	48.64'
29.39'	20.00'	84°11'28"	N76°00'30"E	26.81'
41.59'	1051.00'	2°16'01"	S35°02'47"W	41.58'
37.68'	25.00'	86°21'03"	N06°59'43"W	34.21'
26.72'	332.50 <b>'</b>	4°36'13"	N52°28'21"W	26.71'
76.03'	332.50'	13*06'06"	N61°19'31"W	75.87'
76.03'	332.50'	13.06,06"	N74°25'37"W	75.87'

		CUF	RVE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORE
C307	62.57'	332.50'	10°46'55"	N86°22'08"W	62.48'
C308	9.05'	395.00 <b>'</b>	1°18'43"	N88°53'47"E	9.04'
C309	58.44'	395.00 <b>'</b>	8 <b>°</b> 28'36"	S86°12'34"E	58.39'
C310	58.44'	395.00 <b>'</b>	8°28'36"	S77°43'58"E	58.39'
C311	27.36'	395.00'	3 <b>°</b> 58'08"	S71°30'35"E	27.36'
C312	28.29'	20.00'	81°02'16"	S69°57'21"W	25.99'
C313	59.04'	625.00'	5°24'44"	N32°08'35"E	59.02'
C314	95.05'	575.00 <b>'</b>	9 <b>°</b> 28 <b>'</b> 18"	N25°12'38"E	94.95'
C315	31.42'	20.00'	90°00'00"	N24°31'31"W	28.28'
C347	224.22'	250.00'	51°23'12"	N84'46'53"E	216.78

		CUF	RVE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C348	162.38'	135.00'	68°54'59"	N24°37'47"E	152.77'
C354	96.84'	135.00'	41°06'02"	N10°43'18"E	94.78'
C355	65.54'	135.00'	27°48'57"	N45°10'48"E	64.90'
C372	398.91'	649.50'	35*11'24"	N16°19'05"E	392.67'
C373	40.89'	1033.50 <b>'</b>	2°16'01"	N35°02'47"E	40.89'
C374	64.05'	42.50'	86°21'03"	N06°59'43"W	58.16'
C375	254.05'	350.00'	41°35'20"	N70°57'55"W	248.51'
C376	146.49'	377.50 <b>'</b>	22°14'04"	N80°38'33"W	145.58'
C380	214.59'	649.50'	18°55'48"	S24°26'52"W	213.61'
C381	96.16'	4000.00'	1°22'39"	N36°20'34"E	96.16'
C382	158.96'	600.00'	15°10'46"	N28°03'52"E	158.49'
C383	95.86'	600.00'	9°09'15"	N31°04'37"E	95.76'
C384	63.10'	600.00'	6°01'31"	N23°29'14"E	63.07 <b>'</b>
C385	224.83'	4000.00'	3°13'14"	N38°38'30"E	224.80'
د 25.00'	25.00' 25			DETAIL ' (scale <u>1</u> "=1	'K" o')

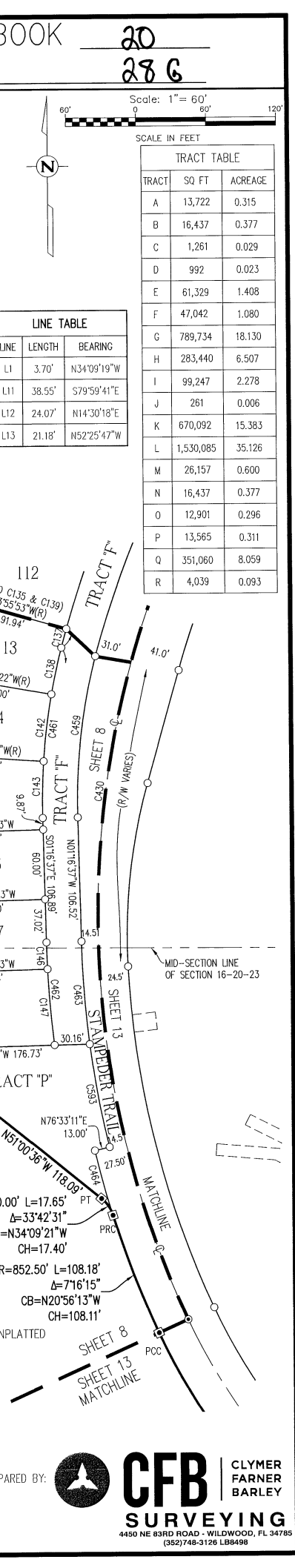


SHEET 7 OF 15

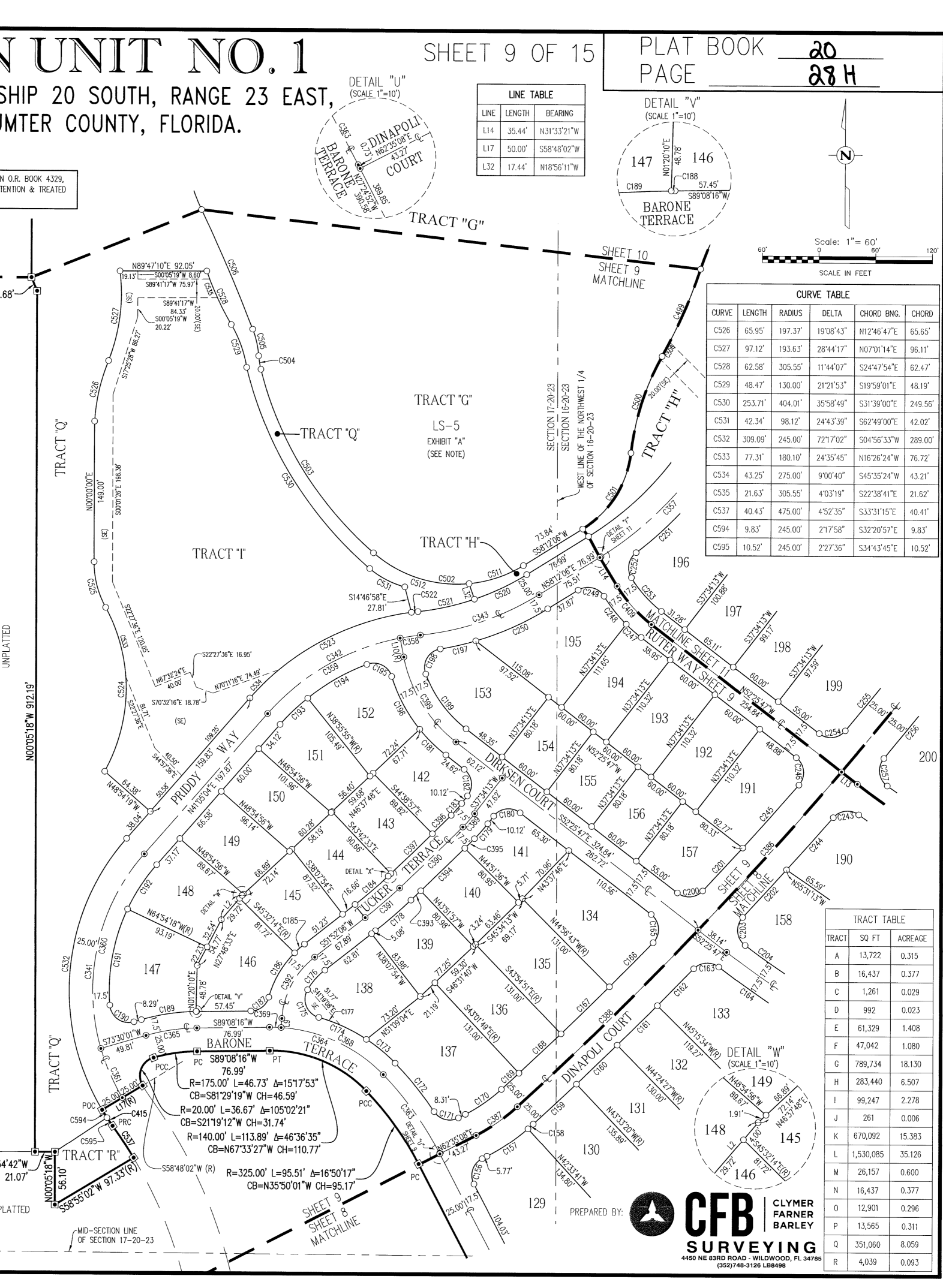
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CURVE C405	LENGTH 19.63'	RADIUS 250.00'		LTA 9'59"	CHORD BNG	. CHORD 19.63'
C408	311.79'	774.50'		)3'55"	N63°57'44"W	
C410	44.66'	150.00'		)3'32"	N70°25'32"W	
C411 C412	271.60' 61.02'	550.00' 550.00'		1'24"	N64°48'29"V N47°28'57"V	
C430	927.32'	825.00'		24'06"	N07°37'42"E	
C433	37.34'	250.00'	8'3	3'26"	N54°26'58"V	¥ 37.30'
C447 C448	51.05' 28.52'	32.50'		)0'00" 8'25"	N84°49'45"E	
C448 C449	28.52' 25.67'	273.50' 20.00'		8 25 31'41"	N53'09'27' v S19°22'49"E	
C450	7.40'	160.00'	2°3	8'56"	N16°03'34"E	7.40'
C452	27.22'	20.00'		58'57"	\$85°40'55"W	
C453 C454	20.02' 14.37'	222.50' 22.50'		9'22" 36'00"	N52°44'56"¥ N31°52'15"W	
C455	60.80'	48.50'		19'27"	S49°28'58"E	
C456	13.83'	22.50'	35*	13'27"	N67*46'58"V	V 13.62'
C457	51.05'	32.50'	90°00'00"		N05°10'15"W	
C458	366.61'	856.00'		32'19"	S27°33'36"V	
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	55. A			/	(SCALE	<u>1"=10')</u>
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SHET TO NOSTO'15"W Q. J. CO. 10.	27.56'	SHE SHE SHE BEARIN S56'05'1.	G J'E	TRACT A B C D E F	(SCALE 231 2299 68.88' 857'18''W SKOBL STREE SKOBL STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042	L"=10') SELE ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080
State 10, NO510'15"W Q. Jco. 10, 00 10, 10, 10, 10, 10, 10, 10, 10,	2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00	ABLE BEARIN S56'05'11 N59'44'22	G 3"E 2"W	TRACT A B C D E F G H I	(SCALE 231 2299 68.88' 8'57'18''W SKOBL STREE SKOBL STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247	L"=10')
ALET 10. NOSTO'15"W Q. J CO. 10.	27.56'	SHE SHE SHE BEARIN S56'05'1.	G 3"E 2"W	TRACT A B C D E F G H	(SCALE 231 2299 68.88' 8'57'18''W SKOBL STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440	L"=10') SELE ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130 6.507
State 10, NO51015 W Q 4, co. 37.	200 200 200 200 200 200 200 200 200 200	ABLE BEARIN S56'05'13 N59'44'22 N58'43'4'	G 3"E 2"W 1"W 3"E	TRACT A B C D E F G H I J	(SCALE 231 2299- 68.88' 8'57'18''W SKOBL, STREE SKOBL, STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261	L"=10') SE 232 C300 ICKI TT BLE ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130 6.507 2.278 0.006
Stitute 10 Stitute 10 Stitut	200 200 200 200 200 200 200 200	ABLE BEARIN S56'05'13 N59'44'22 N58'43'4' N52'25'43 N61'53'46	G 3"E 2"W 1"W 3"E 7"W	TRACT A B C D E F G H I J K L M	(SCALE 231 c299 68.88' SKOBL STREE SKOBL STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157	L"=10') SELE ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130 6.507 2.278 0.006 15.383 35.126 0.600
SHET - 4 10, NO51015"W Q 4	200 200 200 200 200 200 200 200	ABLE BEARIN S56'05'13 N59'44'22 N58'43'4' N14'30'18 N52'25'43 N61'53'46 N50'10'15	G 3"E 2"W 1"W 3"E 7"W 5"W	TRACT A B C D E F G H I J K L M N	(SCALE 231 C299 68.88' SKOBL STREE SKOBL STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157 16,437	L"=10') SEC C300 ICKI T CKI CG CKI CG CKI CG CKI CG CKI CG CKI CG CKI CG CKI CG CKI CG CKI CG CG CKI CG CG CKI CG CG CKI CG CG CG CKI CG CG CG CG CG CG CG CG CG CG
Ster v 10 N0510'15"W Q 4 co. 10 N0510'15"W Q 4 co. 10 UNE L3 L4 L8 L12 L13 L15 L18	200 200 200 200 200 200 200 200	ABLE BEARIN S56'05'13 N59'44'22 N58'43'4' N52'25'43 N61'53'46	G 3"E 2"W 3"E 7"W 5"W 1"W	TRACT A B C D E F G H I J K L M	(SCALE 231 c299 68.88' SKOBL STREE SKOBL STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157	L"=10') SELE ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130 6.507 2.278 0.006 15.383 35.126 0.600
NO51015 W Q.4. co. 31.00	200 200 200 200 200 200 200 200	ABLE BEARIN S56'05'13 N59'44'22 N58'43'4' N14'30'18 N52'25'43 N61'53'46 N50'10'15 S74'01'51	G 3"E 2"W 3"E 7"W 5"W 6"W 1"W 6"W 1"W	TRACT A B C D E F G H I J K L M N O	(SCALE 231 C299- 68.88' SKOBL SKOBL STREE SKOBL STREE INACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157 16,437 12,901	L"=10')
ALT VIOLATION AND AND AND AND AND AND AND AND AND AN	200 200 200 200 200 200 200 200	ABLE BEARIN S56'05'13 N59'44'22 N58'43'4' N14'30'18 N52'25'43 N61'53'46 N50'10'15 S74'01'51 S0'44'17	G 3"E 2"W 3"E 7"W 5"W 5"W 5"W 1"W 7"E 3"E	TRACT A B C D E F G H I J K L M N O P	(SCALE 231 C299- 68.88' SKOBL, STREE SKOBL, STREE SKOBL, STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157 16,437 12,901 13,565	L"=10') 30 10' - 10' 20 20 20 20 20 20 20 20 20 20
NO51015 W Q 4	200 200 200 200 200 200 200 200	ABLE BEARIN S56'05'13 N59'44'22 N58'43'4' N14'30'18 N52'25'43 N61'53'46 N50'10'15 S74'01'51 S0'44'17 N89'15'4	G 3"E 2"W 3"E 7"W 5"W 5"W 5"W 1"W 7"E 3"E	TRACT A B C D E F G H I J K L M N O P Q	(SCALE 231 C299- 68.88' SKOBL, STREE SKOBL, STREE TRACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157 16,437 12,901 13,565 351,060 4,039	L"=10') 30 CKI C KI C C C KI C C C KI C C C C C C C C C C C C C C C C C C C
NO51015 W Q 4 color 10 15 W Q	200 200 200 200 200 200 200 200	ABLE BEARIN S56'05'13 N59'44'22 N58'43'4' N14'30'18 N52'25'43 N61'53'46 N50'10'15 S74'01'51 S0'44'17 N89'15'43 S0'44'17	G G 3"E 2"W 1"W 5"W 5"W 5"W 5"W 5"W 5"W 5"W 5	TRACT A B C D E F G H I J K L M N O P Q R	(SCALE 231 2299 68.88' SKOBL STREE SKOBL STREE INACT TA SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157 16,437 12,901 13,565 351,060 4,039	1"=10') 30 23 23 23 23 23 23 23 23 23 23

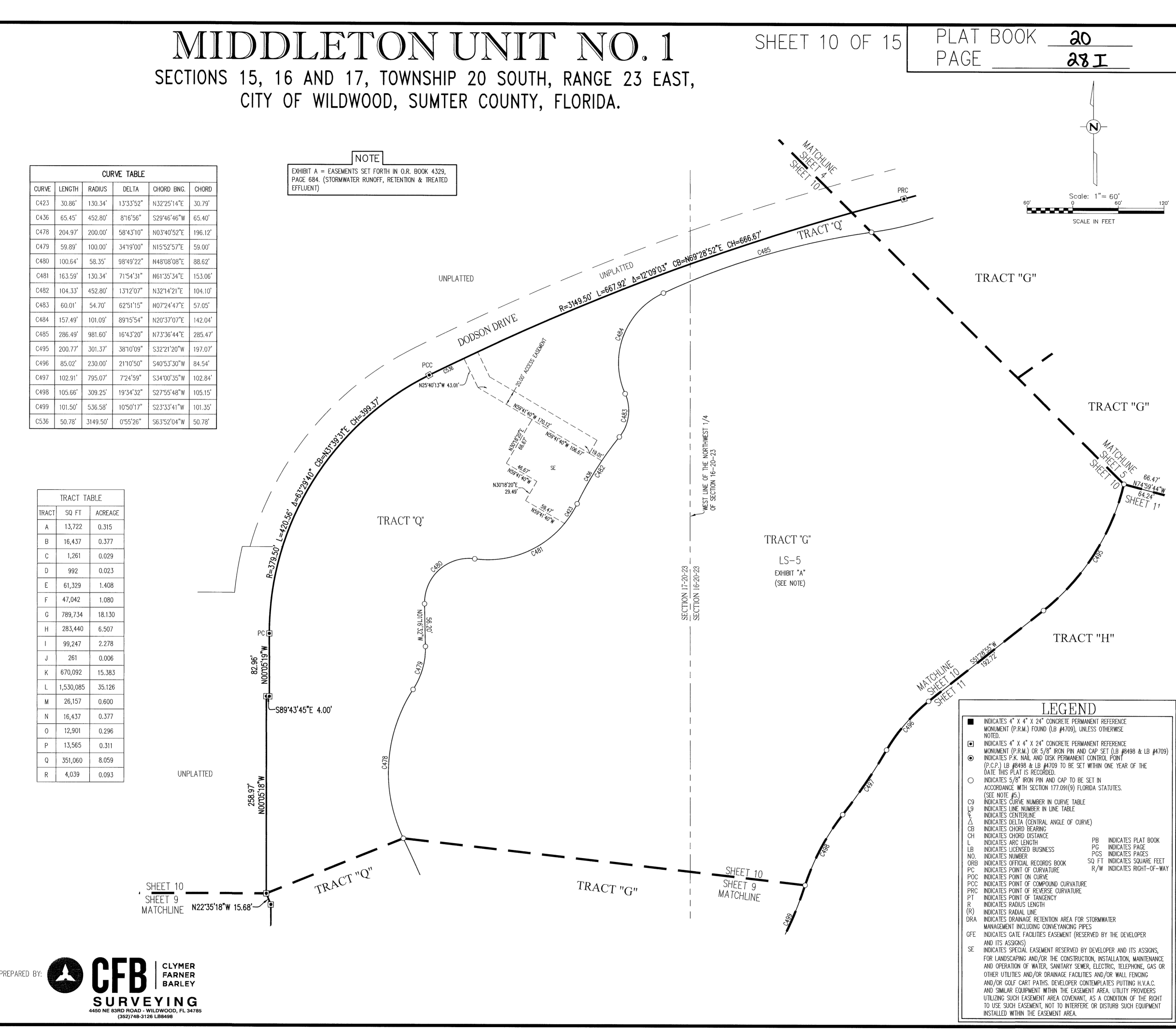
MIDDLETON UNIT NO. 1	SHEET 8 OF 15 PLAT BO PAGE
SECTIONS 15, 16 AND 17, TOWNSHIP 20 SOUTH, RANGE 23 EAST,	CURVE TABLE CURVE LENGTH RADIUS DELTA CHORD BNG. CHORD
CURVE TABLE CURVE TABLE CHORD BNG. CHORD BNG. CHORD CURVE LENGTH RADIUS DELTA CHORD BNG. CHORD CURVE TABLE CURVE TABLE CURVE TABLE CURVE TABLE	C212 31.42' 20.00' 90'00'00" N34'59'41"W 28.28'
C137       16.85'       839.49'       1'09'01"       S15'08'33"W       16.85'         CURVE       LENGTH       RADIUS       DELTA       CHORD BNG.       CHORD         C138       40.96'       532.50'       4'24'25"       S12'21'50"W       40.95'       CURVE       LENGTH       RADIUS       DELTA       CHORD BNG.       CHORD         C206       64.61'       982.50'       3'46'C       3'46'C       3'46'C       3'46'C       3'46'C	CHORD BNG.         CHORD         C214         46.07'         1017.50'         2°35'39"         S74'11'52"E         46.06'
C139       14.53'       780.33'       1'04'00"       S15'32'07"W       14.53'       C160       59.85'       4025.00'       0'51'07"       N46'01'07"E       59.85'         C140       52.77'       624.50'       4'50'29"       S12'34'53"W       52.75'       C161       59.85'       4025.00'       0'51'07"       N45'10'00"E       59.85'         199       199       199       199       199       199       199       199	04"         S65*50'50"E         64.60'         C216         74.92'         1017.50'         4*13'07"         S67*32'38"E         74.90'
C141       67.59'       624.50'       612'03"       S07'03'36"W       67.55'       C162       54.86'       4025.00'       0'46'52"       N44'21'00"E       54.86'         C142       57.63'       532.50'       612'03"       S07'03'36"W       57.60'       C163       29.13'       20.00'       83'26'27"       S85'40'48"W       26.62'	46"       S73*29'48"E       68.51'       C218       54.87'       4282.00'       0*44'03"       N30*46'29"E       54.87'
C143       48.67'       532.50'       5'14'12"       S01'20'29"W       48.65'       C164       84.75'       1017.50'       4'46'21"       S54'59'09"E       84.73'         C144       57.08'       624.50'       5'14'12"       S01'20'29"W       57.06'       C202       68.46'       4025.00'       0'58'28"       N42'24'13"E       68.46'	00"         N55*00'19"E         28.28'         C220         7.22'         4282.00'         0*05'48"         N31*59'08"E         7.22'
C145       34.37'       114.00'       1716'20"       N07'21'33"E       34.24'       C203       33.50'       20.00'       95'57'43"       S05'05'24"E       29.72'         C146       22.98'       869.50'       1'30'51"       S02'02'03"E       22.98'       C204       57.56'       982.50'       3'21'25"       S54'44'58"E       57.56'       191       201	C221103.87'107.50'55°21'40''S04°21'12''W99.88'LINEC22229.93'20.00'85°44'23''S66°11'50''E27.21'L1
C147       65.15'       869.50'       4*17'35"       S04*56'16"E       65.13'         C148       79.29'       114.00'       39*50'58"       N35*55'12"E       77.70'       C205       64.61'       982.50'       3*46'04"       S58*18'42"E       64.60'       202       203         203       203       203       203       203       203       203       203       203       203	C223       70.54'       417.50'       9°40'48"       S75°46'22"W       70.45'       L11         C224       50.35'       417.50'       6°54'38"       S84°04'05"W       50.32'       L12
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	204 / 205 <u>C225 31.42' 20.00' 90'00'00" N42'31'24"E 28.28'</u> <u>L13</u>
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	90.62' 53.88' ST N75'29'42"W 316 61'
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	C237 DETAIL "P" GETAIL "P"
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	74.28' V V V V V V V V V V V V V V V V V V V
$\frac{132}{\sqrt{3}}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
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$CH=95.17' PC \qquad $	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
SHEE 8 $25.00^{11}$ 129 $24.52^{1}$ $66.26^{1}$ $88.85^{1}$ $94.70^{1}$ $66.26^{1}$ $84.60^{1}$	$3 - \frac{1}{2} = $
$\frac{M^{A TO}}{OF \text{ SECTION } 17-20-23} - \frac{112.39}{T} - \frac{112.99}{VO} = \frac{240}{111.06} - \frac{240}{VO} - \frac{111.06}{VO} = \frac{111.06}{VO} \frac{1111.06}{VO} = \frac{1111.06}{VO} = \frac{111.06}{VO} = \frac{111.06}{VO} = 111$	$\begin{bmatrix} 14 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97 & -97$
CURVE TABLE       128       128       128       173 $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $173$ $174$ $174$ $173$ $173$ $173$ $174$ $174$ $174$ $173$ $173$ $173$ $174$ $174$ $174$ $174$ $174$ $174$ $174$ $174$ $174$	17.5117.51 $175$ $79.86'$ $184$ $300 + 32.5 m175$ $97.44'97.44'118$
CURVE       LENGTH       RADIUS       DELTA       CHORD BNG.       CHORD         C226 $47.38'$ $217.50'$ $12'28'55''$ $503'45'51''W$ $47.29'$ 127       127       127       127       127       127	$-3212^{-1}$ $+323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-323^{-1}$ $-333^{-1}$ $-33$
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	N87'31'24"E 352.60' S88'43'23"W 176 S88'43'23"W 176 C149 N76'17'07"W 159.62' N76'17'07"W 159.62'
C229       32.99'       20.00'       94'29'59"       S57'15'19"W       29.37'         C230       30.28'       20.00'       86'43'57"       N32'07'43"W       27.47'       126	159.62' NSTO
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	CURVE TABLE
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	CURVE         LENGTH         RADIUS         DELTA         CHORD BNG.         CHORD         R=30.00'           C401         19.63'         250.00'         4*29'59"         S77*44'41"E         19.63'         CB=N34
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	LE C402 193.04' 1000.00' 11°03'37" S57°57'35"E 192.74' Cl
$(230 \ 63.33 \ 799.30 \ 440.39 \ 572.4313 \ 0.33 \ 572.4313 \ 0.33 \ 572.4313 \ 0.33 \ 572.4313 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ 0.33 \ $	7" N27'11'59"W 7.50' C405 19.63' 250.00' 4'29'59" N12'15'19"E 19.63'
$\frac{1}{2324} = \frac{1}{12823^{2}} = \frac{1}{1283^{2}} = \frac{1}{1283^{2}} = \frac{1}{1283^{2}} = $	
C242 51.72' 799.50' $3^{\circ}42'23''$ S55'47'23"E 51.71'	
C242       51.72'       799.50' $3'42'23''$ S55'47'23"E       51.71'         C243       29.74'       20.00'       851'226''       S83'27'36''W       27.08'         C244       74.46'       4025.00'       1'03'36''       N41'23'11"E       74.46'         C320       69.45'       1017.50'       3'54'39''       S59'19'39''E       69.44'         C321       32.03'       20.00'       91'45'26''       N15'24'15''W       28.71'	
C320       69.45'       1017.50'       3'54'39"       S59'19'39"E       69.44'         C321       32.03'       20.00'       91'45'26"       N15'24'15"W       28.71'         C322       55.56'       4247.00'       0'44'58"       N30'50'57"E       55.56'       142.50'       20.00'       88'06'18"       N20'43'31"E       27.81'       C387       29.00'       151'1	0" N54*57'32"E 53.09' C463 88.14' 839.50' 6*00'56" S04*17'05"E 88.10'
C323       60.02'       4247.00'       0'48'35"       N31'37'44"E       60.02'         C325       53.83'       142.50'       21'38'31"       52057'03"W       53.51'       4000.00'       3'50'2'         C325       53.83'       142.50'       21'38'31"       52057'03"W       53.51'       1000.00'       16'50'17"       N35'50'01"W       102.49'       1000.00'       3'50'2'	



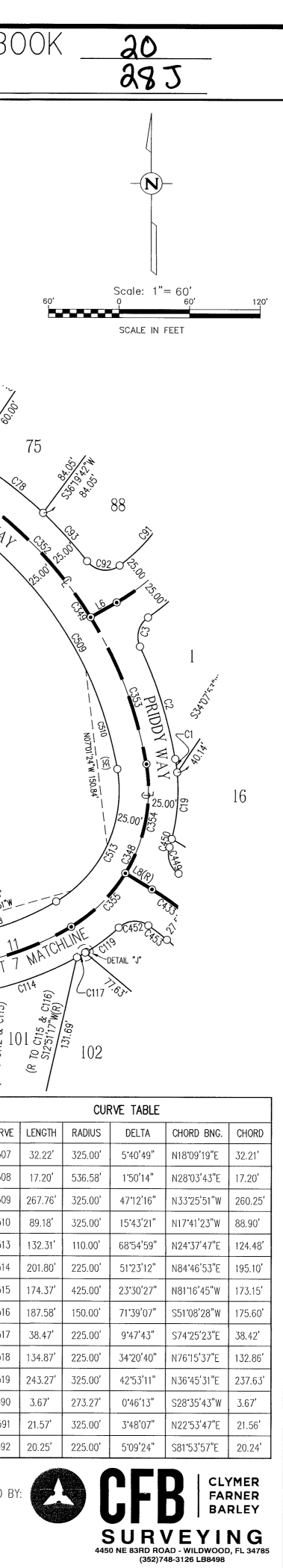
N N Y			T							ABLE	LINE T	
							<b>V</b>			BEARING	LENGTH	LINE
V	-				. <b>-</b>				Έ	N40°17'47"	33.72'	L2
WNSF	, ((	D 17	S AN	, 16	15	UN2		21	N	S4'06'02"	9.77'	L9
									E	S11°12'00"	20.60'	.10
JOW	JUD	ILDW(							W	N52°25'47"	21.18'	L13
						-				1		
DTE			г						RVE TABLE	CUF		
		EXHIBIT $A = EA$ PAGE 684. (STO		"X"	DETAIL		CHORD	CHORD BNG.	DELTA	RADIUS	LENGTH	CURVE
		EFFLUENT)			(SCALE_1		28.28'	S17°35'08"W	90°00'00"	20.00'	31.42'	C156
				142	Kr.		52.34'	N55°54'24"E	13°21'27"	225.00'	52.45'	C157
			×,	143	St. 1. 3. 5.		7.44'	N48°16'49"E	1°53'44"	225.00'	7.44'	C158
					·6; · · ·		62.38'	N46'53'19"E	0°53'17"	4025.00'	62.38'	159
	0	SHEET 1		STER.	44 v		59.85'	N46°01'07"E	0°51'07"	4025.00'	59.85'	
		SHEET 9	,	SO BER	A812	, i					59.85'	2161
5'18"W 15.68'-	E N22	MATCHLIN		52/	×		59.85'	N45'10'00"E	0.51,07"	4025.00'		
			RVE TABLE	CUF			54.86'	N44°21'00"E	0°46`52"	4025.00'	54.86'	162
	CHORD	CHORD BNG.	DELTA	RADIUS	LENGTH	CURVE	26.62'	S85*40'48"W	83°26'27"	20.00'	29.13'	63
	47.73'	S42'03'10"E	20°45'14"	132.50'	47.99'	C253	84.73'	S54°59'09"E	4*46'21"	1017.50'	84.75'	164
	27.74'	N83°39'16"E	87'49'54"	20.00'	30.66'	C254	29.85'	N04'09'43"W	96°32'07"	20.00'	33.70'	165
	76.35'	N39°11'19"E	1.06,02"	3975.00'	76.35'	C255	65.84'	N44°34'49"E	0°56'57"	3975.00'	65.84'	166
	75.33	N39'08'53"E	1°04'21"	4025.00'	75.33'	C256	71.53'	N45°34'13"E	1°01'52"	3975.00'	71.53'	167
					32.84'	C250	61.32'	N46°31'40"E	0.53,02"	3975.00'	61.32'	168
	29.28'	S07°21'44"E	94°05'34"	20.00'			25.18'	N47°09'04"E	0°21'47"	3975.00'	25.18'	169
	259.51'	N04°56'33"E	72'17'02"	220.00'	277.55'	C341	46.45'	N54°57'32"E	15 <b>°</b> 15 <b>'</b> 10"	175.00'	46.59'	170
	182.00'	N62°25'51"E	42°41'34"	250.00'	186.28'	C342	26.62'	S75°41'39"E	83'26'26"	20.00'	29.13'	171
	132.80'	N70°59'22"E	25°34'31"	300.00'	133.91'	C343	65.84'	N39°06'48"W	10°16'43"	367.50'	65.93'	:172
	206.76'	N41°01'19"E	34°21'35"	350.00'	209.89'	C357	39.64'	N50°29'15"W	12°28'12"	182.50'	39.72'	173
	21.71'	S81°17'19"W	4*58`38"	250.00'	21.72'	C358	55.54'	N65°28'32"W	17'30'20"	182.50'	55.76'	174
	161.61'	S59°56'32"W	37°42'56"	250.00'	164.57'	C359						174
	211.40'	S12'22'12"W	57 <b>°</b> 25'45"	220.00'	220.51'	C360	31.62'	S22°00'09"E	104°27'06"	20.00'	36.46'	
	56.88'	S23°46'19"E	14°51'18"	220.00'	57.04'	C361	27.60'	S41°02'45"W	21°38'42"	73.50'	27.77'	176
	102.49'	N35°50'01"W	16°50'17"	350.00'	102.86'	C363	24.55'	N70°22'19"W	7°42'45"	182.50'	24.57'	177
	130.56'	N67°33'27"W	46°36'35"	165.00'	134.23'	C364	49.62'	N49°06'35"E	5°31'03"	515.50 <b>'</b>	49.64'	C178
Ω	54.42'	S81'19'08"W	15°38'15"	200.00'	54.59'	C365	21.22'	N41°14'44"E	7°21'02"	165.50'	21.23'	179
ATTE	119.18'	N65°25'24"W	42'20'29"	165.00'	121.93'	C368	28.28'	S82°34'13"W	90°00'00"	20.00'	31.42'	180
UNPLATTED	12.29'	N88°43'41"W	4'16'06"	165.00'	12.29'	C369	38.72'	S45°47'30"E	13'16'33"	167.50'	38.81'	2181
D		N88 43 41 W	3°14'23"	4000.00	226.17	C386	28.28'	N07°25'47"W	90°00'00"	20.00'	31.42'	82
	226.14'					C387	16.73'	N41°14'44"E	7°21'02"	130.50'	16.74'	3
	53.09'	N54°57'32"E	15°15'10"	200.00'	53.24'		46.25'	N49°06'35"E	5°31'03"	480.50'	46.27'	84
	268.10'	N45°24'43"E	3.50.28"	4000.00'	268.15'	C388	14.01'	S48°09'56"W	7°24'20"	108.50'	14.02'	5
	18.97'	S41°14'44"W	7°21'02"	148.00'	18.99'	C389	54.35'	S29°57'27"W	29'00'38"	108.50'	54.94'	36
	93.49'	S45°38'10"W	1°25'48"	3745.50'	93.49'	C390	23.98'	N52'17'42"E	73°41'08"	20.00'	25.72'	87
	47.94 <b>'</b>	S49°06'35"W	5°31'03"	498.00'	47.96'	C391	0.67'	S89°02'57"W	0°10'37"	217.50'	0.67'	88
	73.69'	S27 <b>·</b> 59'04"W	47 <b>°</b> 46 <b>'</b> 05"	91.00'	75.87'	C392						
	14.25'	N46°14'33"E	0°13'01"	3763.00'	14.25'	C393	58.51'	S81°13'50"W	15°27'38"	217.50'	58.69'	189
	65.29 <b>'</b>	N45°38'13"E	0°59'39"	3763.00'	65.29'	C394	31.10'	S55°28'32"E	102°02'56"	20.00'	35.62'	190
	14.39'	N45°01'50"E	0°13'09"	3763.00'	14.39'	C395	103.27'	S10'19'19"W	29'32'45"	202.50'	104.42'	191
	27.98'	N45'08'09"E	0°25'48"	3728.00'	27.98'	C396	56.33'	S33'05'23"W	15°59'22"	202.50'	56.51'	192
	61.15'	N45°49'15"E	0'56'23"	3728.00'	61.15'	C397	40.46'	S46°04'34"W	9'59'01"	232.50'	40.51'	193
	3.93'	N46'19'15"E	0.03'37"	3728.00'	3.93'	C398	72.19'	S59'59'56"W	17°51'43"	232.50'	72.48'	194
	105.62'	S31°48'53"E	41'13'46"	150.00'	107.94'	C399	29.19'	N64°12'13"W	93°43'59"	20.00'	32.72'	95
						C409	63.40'	S28'14'43"E	21°49'00"	167.50 <b>'</b>	63.78'	196
	54.35'	N41°59'34"W	20.52'25"	150.00'	54.65'		38.66'	N76 <b>°</b> 46'25"E	6 <b>°</b> 58'54"	317.50'	38.69'	197
	20.35'	S33°34'45"E	4°45'34"	245.00'	20.35'	C415	30.89'	S29*42'21"W	101°07'01"	20.00'	35.30'	198
	101.35'	S23°33'41"W	10'50'17"	536.58'	101.50'	C499	72.10'	S36°38'28"E	31°34'38"	132.50'	73.02'	199
	107.48'	S17'38'21"W	22'40'58"	273.27'	108.19'	C500	26.91'	N85°17'31"E	84°33'26"	20.00'	29.52'	200
	95.62'	S32°07'03"W	51°38'23"	109.77'	98.94'	C501	62.31'	N42°33'51"E	0°53'54"	3975.00'	62.31'	201
	159.38'	N85°25'41"W	72°12'41"	135.23'	170.44'	C502	68.46'	N42'24'13"E	0'58'28"	4025.00'	68.46'	202
	227.86'	N31°45′45"W	35°07'10"	377.63'	231.47'	C503			95°57'43"	20.00'	33.50'	202
	14.43'	N09°18'13"W	9 <b>°</b> 47'54"	84.50'	14.45'	C504	29.72'	S05'05'24"E				
	28.98'	N12°44'08"W	16°39'44"	100.00'	29.08'	C505	57.56'	S54'44'58"E	3°21'25"	982.50'	57.56'	204
	137.95'	N23°22'22"W	4°36'43"	1714.22'	137.98'	C506	27.08'	S83°27'36"W		20.00'	29.74'	243
	17.20'	N28°03'43"E	1°50'14"	536.58'	17.20'	C508	74.46'	N41°23'11"E	1°03'36"	4025.00'	74.46'	244
	60.54'	N71°24'03"E	25°52'10"	135.23'	61.06'	C511	89.39'	N41°28'15"E	1°17'19"	3975.00'	89.39'	245
	106.42'	S72°29'36"E	46°20'31"	135.23'	109.38'	C512	29.08'	N05°48'06"W	93°15 <b>'</b> 22"	20.00'	32.55'	246
C80*54'40	61.25'	N64°35'44"E	40 20 31 12°47'16"	275.00'	61.38'	C520	21.09'	S48°49'13"E	7°13'07"	167.50'	21.10'	.47
309 34 42	61.25					C520	37.86'	S38°43'19"E	12°58'41"	167.50'	37.94'	248
	n1/5	N77'23'00"E	12'47'16"	275.00'	61.38'	C521	28.18'	N77°00'56"W	89°33'54"	20.00'	31.26'	49
		00710710-1	4000-1	076 001	,	1 6577						
21.0	6.91'	S83°03'28"W	1°26'20"	275.00'	6.91'		83.33'	N65°44'32"E	15°04'51"	317.50'	83.57'	50
21.0	6.91' 193.75'	S61°42'41"W	41'15'14"	275.00'	198.00'	C523	83.33' 71.39'	N65°44'32"E N47°19'00"E	15°04'51" 11°08'53"	317.50' 367.50'	83.57' 71.50'	-
\$89*54'42' 21.0 UNPLATT	6.91'											250 251 252



.



	DLETON UNIT NO.1	SHEET 11 OF 15 PLAT BC
SECTIONS 15, 1	16 AND 17, TOWNSHIP 20 SOUTH, RANGE 23 EAST,	RACT FAUL
	OF WILDWOOD, SUMTER COUNTY, FLORIDA.	SHOLLAN CI
CURVE TABLE	CURVE TABLE CURVE TABLE	66.47' N74'59'44"W
CURVE         LENGTH         RADIUS         DELTA         CHORD BNG.         CHORD           C1         11.49'         160.00'         4'06'56"         N07'46'15"W         11.49'	CURVE         LENGTH         RADIUS         DELTA         CHORD BNG.         CHORD         CURVE         LENGTH         RADIUS         DELTA         CHORD BNG.         CHORD           C315         31.42'         20.00'         90'00'00"         N24'31'31"W         28.28'         C385         224.83'         4000.00'         3'13'14"         N38'38'30"E         224.80'	SHEET 11 5 2.23'
C2 100.52' 375.00' 15'21'28" N17'30'27"W 100.22'	C316       37.41'       382.50'       5'36'12"       N72'19'37"W       37.39'       C386       226.17'       4000.00'       3'14'23"       N41'52'18"E       226.14'         C317       75.28'       382.50'       11'16'34"       N80'46'00"W       75.16'       C409       54.65'       150.00'       20'52'25"       N41'59'34"W       54.35'	
C3         28.11'         20.00'         80°32'10"         S15°04'54"W         25.85'           C19         57.10'         160.00'         20°26'52"         N04°30'39"E         56.80'	C317       75.28'       382.50'       11°16'34"       N80°46'00"W       75.16'       C409       54.65'       150.00'       20°52'25"       N41°59'34"W       54.35'         C318       44.25'       382.50'       6°37'42"       N89°43'08"W       44.22'       C412       61.02'       550.00'       6°21'24"       N47°28'57"W       60.99'	59
C63         109.82'         71.50'         88'00'24"         S13'01'46"E         99.34'           C77         31.20'         20.00'         89'22'30"         N78'16'46"E         28.13'	C319       94.96'       107.50'       50'36'43"       S61'39'40"W       91.90'       C413       66.61'       500.00'       7'37'59"       N48'07'14"W       66.56'         C344       261.98'       350.00'       42'53'11"       N36'45'31"E       255.91'       C414       24.82'       100.00'       14'13'15"       N59'02'51"W       24.76'	CEED AN VARIA
C78         57.84'         375.00'         8'50'13"         N51'11'38"W         57.78'           C79         31.14'         20.00'         89'12'16"         S11'00'36"E         28.09'	C345       156.32'       125.00'       71°39'07"       N51°08'28"E       146.33'         C346       164.11'       400.00'       23°30'27"       S81°16'45"E       162.96'	
C91 65.63' 150.00' 25'04'06" N40'47'55"E 65.11'	C347 224.22' 250.00' 51°23'12" N84°46'53"E 216.78'	
C92         30.85'         20.00'         88*22'08"         S82*28'58"E         27.88'           C93         55.48'         375.00'         8*28'37"         N42*32'12"W         55.43'	C348       162.38'       135.00'       68°54'59"       N24°37'47"E       152.77'         C349       288.36'       350.00'       47'12'16"       N33°25'51"W       280.27'	SE N5707590, N5707597W
C104         31.42'         20.00'         90°00'00"         S65°28'29"W         28.28'           C105         24.70'         625.00'         2'15'51"         N21°36'24"E         24.70'	C349       288.36'       350.00'       47'12'16"       N33'25'51"W       280.27'         C350       135.89'       89.00'       87'28'56"       N13'17'30"W       123.07'         C352       153.92'       350.00'       25'11'50"       N44'26'04"W       152.68'	N570759"W 135.00" 28.20' N570759"W 135.69' 11 PRIDDY W
C106 32.21' 20.00' 92'15'51" S23'23'36"E 28.84'	C353 134.43' 350.00' 22'00'26" N20'49'56"W 133.61'	DDY WAY
C108         28.05'         275.00'         5*50'39"         S72*26'51"E         28.04'           C109         56.92'         275.00'         11*51'36"         S81*17'59"E         56.82'	C354       96.84'       135.00'       41'06'02"       N10'43'18"E       94.78'         C355       65.54'       135.00'       27'48'57"       N45'10'48"E       64.90'	
C113         66.01'         275.00'         13°45'14"         N85°53'36"E         65.86'           C114         86.56'         275.00'         18°02'05"         N69°59'56"E         86.20'	C356       52.09'       350.00'       8*31'37"       N19*34'43"E       52.04'         C357       209.89'       350.00'       34*21'35"       N41*01'19"E       206.76'	
C117 8.12' 275.00' 1*41'32" N60*08'07"E 8.12'	C381 96.16' 4000.00' 1*22'39" N36*20'34"E 96.16'	
C118         0.97'         275.00'         0'12'05"         N59'11'19"E         0.97'           C119         34.62'         160.00'         12'23'50"         N52'53'22"E         34.55'	C382       158.96'       600.00'       15'10'46"       N28'03'52"E       158.49'         C383       95.86'       600.00'       9'09'15"       N31'04'37"E       95.76'	TRACT "H"
C243         29.74'         20.00'         8512'26"         S83*27'36"W         27.08'           C244         74.46'         4025.00'         1'03'36"         N41'23'11"E         74.46'	C384 63.10' 600.00' 6'01'31" N23'29'14"E 63.07'	
C245 89.39' 3975.00' 1'17'19" N41'28'15"E 89.39'	LINE TABLE	
C246         32.55'         20.00'         93'15'22"         N05'48'06"W         29.08'           C247         21.10'         167.50'         7'13'07"         S48'49'13"E         21.09'	LINE         LENGTH         BEARING         C515           L4         31.29'         N59'44'22"W         SHEET 10         C346           L5         29.53'         N82'15'37"E         MATCHLINE         C346	
C248         37.94'         167.50'         12*58'41"         S38*43'19"E         37.86'           C249         31.26'         20.00'         89*33'54"         N77*00'56"W         28.18'		N73'00'09*W
C251         71.50'         367.50'         11'08'53"         N47'19'00"E         71.39'           C252         29.52'         20.00'         84'33'59"         S10'36'27"W         26.91'	L8     26.51'     N58'43'41"W	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
C252         29.52'         20.00'         84*33'59"         S10*36'27"W         26.91'           C253         47.99'         132.50'         20*45'14"         S42*03'10"E         47.73'	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
C254         30.66'         20.00'         87*49'54"         N83*39'16"E         27.74'           C255         76.35'         3975.00'         1'06'02"         N39'11'19"E         76.35'		242 $\frac{1}{24.04}$ $\frac{1}{24.04}$ $\frac{1}{2}$ $\frac{1}{24.04}$ $\frac{1}{2}$ $\frac{1}{25.05}$ $\frac{1}$
C256         75.33'         4025.00'         1°04'21"         N39°08'53"E         75.33'           C257         32.84'         20.00'         94°05'34"         S07°21'44"E         29.28'	L29 17 42' S0'44'17"F	241 00.00, 5, 48.60, 5, PRIDDY WAY SHEET 7
C237         32.84         20.00         94.03.34         507.21.44.2         29.28           C273         30.46'         20.00'         87'15'22"         \$81'11'27"W         27.60'	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array} \\ \end{array} $
C274         73.70'         4025.00'         1'02'57"         N38'05'14"E         73.70'           C275         77.22'         3975.00'         1'06'47"         N38'04'54"E         77.21'		)[ 23, 30, 00] 25, 60, 92, 72, 73, 74, 77, 71, 10, 10, 10, 10, 10, 10, 10, 10, 10, 1
C276         29.29'         20.00'         83°55'00"         N04°25'59"W         26.74'           C277         20.67'         567.50'         2°05'14"         S45°20'52"E         20.67'	TRACT TABLE	224 ST St. 00'
C278 39.22' 482.50' 4'39'26" N46'37'58"W 39.21'	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	CURVE
C279         25.06'         482.50'         2*58'33"         N50*26'57"W         25.06'           C280         34.27'         20.00'         98*09'49"         \$78*58'52"W         30.23'	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	38     CURVE TABLE     C507       9     5     C292     CURVE     LENGTH     RADIUS     DELTA     CHORD     BNG.     CHORD     C508
C281         75.96'         367.50'         11'50'36"         N35'49'15"E         75.83'           C282         39.48'         107.50'         21'02'24"         S25'50'07"W         39.25'	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	225 C433 37.34' 250.00' 8'33'26" N54'26'58"W 37.30' C509
C283 20.71' 367.50' 3'13'44" N16'55'47"E 20.71'	F     47,042     1.080       G     789,734     18.130	C450 7.40' 160.00' 2'38'56" N16'03'34"E 7.40' C513
C284         26.40'         20.00'         75*37'53"         S19*16'18"E         24.52'           C285         10.56'         117.50'         5*09'00"         N54*30'44"W         10.56'	н 283,440 6.507 195 36 36 25 198 36 25 198 36 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 198 25 10	C452         27.22'         20.00'         77'58'57"         S85'40'55"W         25.17'         C514           C453         20.02'         222.50'         5'09'22"         N52'44'56"W         20.02'         C515
C286         19.47'         517.50'         2'09'19"         N50'51'34"W         19.47'           C287         49.47'         517.50'         5'28'39"         N47'02'34"W         49.46'	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	C474         53.21'         107.50'         28°21'37"         S15'48'39"W         52.67'         C516           C475         110.07'         107.50'         58'39'49"         S27'42'04"E         105.32'         C517
C288 10.33' 532.50' 1'06'42" S44'51'36"E 10.33'	K 670,092 15.383	C476 80.22' 71.55' 64'14'46" S27'02'47"E 76.09' C518
C289         34.26'         20.00'         98'09'15"         N85'30'26"E         30.22'           C290         53.85'         3975.00'         0'46'34"         N36'02'32"E         53.85'	M 26,157 0.600 (SCALE 1"=10')	C477         28.19'         132.28'         12'12'44"         S09'01'00"W         28.14'         C519           C494         64.28'         85.50'         43'04'31"         S29'40'16"W         62.78'         C590
C291         57.28'         575.00'         5'42'28"         N32'48'01"E         57.26'           C292         8.78'         625.00'         0'48'18"         N35'15'06"E         8.78'	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	C495200.77'301.37'38'10'09"S32'21'20"W197.07'C591C49685.02'230.00'21'10'50"S40'53'30"W84.54'C592
C293 59.39' 4025.00' 0°50'44" N36°04'37"E 59.39'	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	C497 102.91' 795.07' 7'24'59" S34'00'35"W 102.84'
C294         32.12'         20.00'         92'00'16"         S09'30'10"E         28.77'           C312         28.29'         20.00'         81'02'16"         S69'57'21"W         25.99'	R 4,039 0.093	C498105.66'309.25'19°34'32"S27°55'48"W105.15'PREPARED BYC499101.50'536.58'10°50'17"S23°33'41"W101.35'
C31359.04'625.00'5'24'44"N32'08'35"E59.02'C31495.05'575.00'9'28'18"N25'12'38"E94.95'	C38 (C1* 190	C500108.19'273.27'22'40'58"S17'38'21"W107.48'C50198.94'109.77'51'38'23"S32'07'03"W95.62'



## MIDDLETON UNIT NO. 1 SECTIONS 15, 16 AND 17, TOWNSHIP 20 SOUTH, RANGE 23 EAST, CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA.

		CUI	RVE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C425	1443.51'	1996.00'	41°26'11"	S65°05'17"E	1412.26
C426	175.66'	123.00'	81'49'40"	S44°03'43"E	161.11'
C427	224.62'	72.33'	177°55'25"	N42°17'36"W	144.64'
C428	229.86'	72.33'	182°04'35"	S42°17'36"E	144.64'
C431	207.95'	500.00'	23°49'45"	N27 <b>*</b> 54 <b>'</b> 53"E	206.45'
C432	249.31'	500.00'	28°34 <b>'</b> 07"	N30°17'04"E	246.73'
C543	1251.31'	1996.00 <b>'</b>	35°55'10"	S62*19'46"E	1230.92
C544	192.20'	1996.00'	5*31'02"	S83°02'52"E	192.13'
C545	287.43'	694.00'	23°43'47"	S62°02'08"E	285.38'
C550	762.89'	2046.00'	21°21'49"	S57°36'01"E	758.47'
C551	119.83'	2046.00'	3°21'20"	S69°57'35"E	119.81'
C552	227.88'	2057.00'	6°20'50"	S76°14'22"E	227.76'
C553	19.63'	12.50'	90.00,00,	N61'05'58"E	17.68'
C554	110.53'	487.50'	12°59'27"	S67°24'18"E	110.30'
C555	70.59'	512.50'	7*53'32"	N64°51'20"W	70.54'
C556	210.87'	648.50 <b>'</b>	18*37'52"	S59°29'10"E	209.95'
C557	31.32'	23.00'	78°01'53"	S00°48'49"W	28.96'
C558	224.79'	540.50'	23°49'45"	N27°54'53"E	223.18'
C559	208.54'	459.40'	26°00'31"	S29'00'10"W	206.75'
C560	108.55'	110.00'	56'32'32"	S66*45'11"W	104.20'
C561	14.69'	123.00'	6 <b>°</b> 50 <b>'</b> 36"	S88°23'51"E	14.68'
C562	82.29'	105.00'	44*54'03"	N69°22'07"W	80.20'
C563	66.61 <b>'</b>	85.00'	44°54'03"	N69°22'07"W	64.92'
C564	17.08'	143.00'	6 <b>°</b> 50 <b>'</b> 36"	S88°23'51"E	17.07'
C565	88.82'	90.00'	56°32'32"	S66°45'11"W	85.26'
C566	202.65'	444.40'	26°07'40"	S29 <b>'</b> 03'45"W	200.90'
C567	114.94'	552.50'	11°55'12"	N21°57'36"E	114.74 <b>'</b>
C568	104.84'	552.50 <b>'</b>	10'52'19"	N34°23'36"E	104.68'
C569	24.66 <b>'</b>	23.00'	61°25'41"	S09*06'55"W	23.49'
C570	9.48'	2046.00'	0°15'56"	S47°03'04"E	9.48'
C571	74.22'	2046.00 <b>'</b>	2°04'42"	S67°14'34"E	74.22'
C588	72.34'	1996.00'	2°04'35"	S41°15'19"E	72.33'

	TRACT
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## LEGEND

- INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTHERWISE
- NOTED.
- INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET (LB #8498 & LB #4709)
   INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT
- (P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.

PB INDICATES PLAT BOOK

SQ FT INDICATES SQUARE FEET

R/W INDICATES RIGHT-OF-WAY

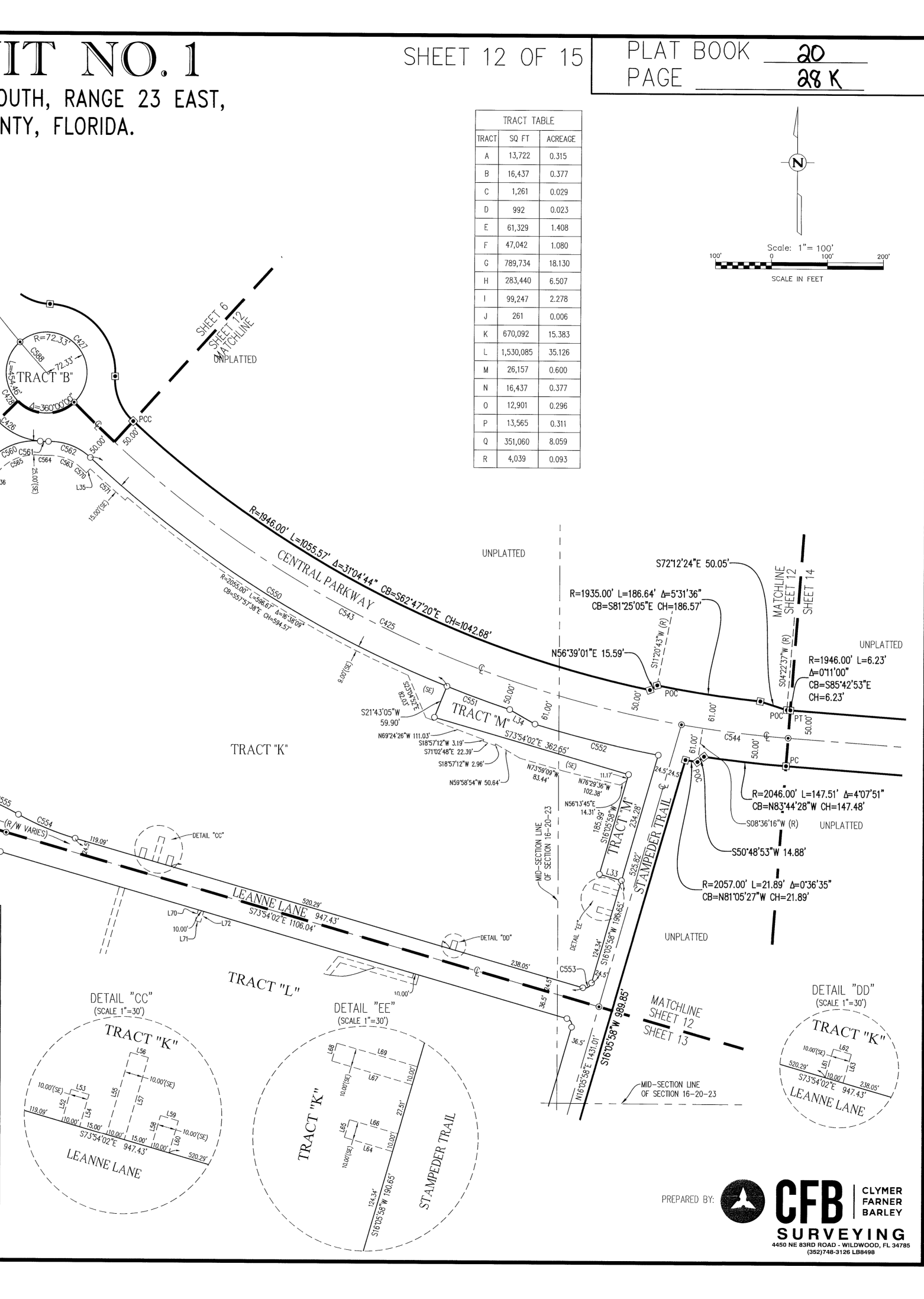
PG INDICATES PAGE

PGS INDICATES PAGES

- O INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES.
- (SEE NOTE #5.) C9 INDICATES CURVE NUMBER IN CURVE TABLE
- L9 INDICATES LINE NUMBER IN LINE TABLE INDICATES CENTERLINE
- INDICATES DELTA (CENTRAL ANGLE OF CURVE)
   INDICATES CHORD BEARING
- H INDICATES CHORD DISTANCE INDICATES ARC LENGTH
- LB INDICATES LICENSED BUSINESS NO. INDICATES NUMBER
- ORB INDICATES OFFICIAL RECORDS BOOK PC INDICATES POINT OF CURVATURE
- POC INDICATES POINT ON CURVE PCC INDICATES POINT OF COMPOUND CURVATURE
- PRC INDICATES POINT OF REVERSE CURVATURE PT INDICATES POINT OF TANGENCY
- R INDICATES FORT OF FARGER (R) INDICATES RADIUS LENGTH (R) INDICATES RADIAL LINE
- DRA INDICATES RADIAL LINE DRA INDICATES DRAINAGE RETENTION AREA FOR STORMWATER
- MANAGEMENT INCLUDING CONVEYANCING PIPES GFE INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER
- AND ITS ASSIGNS) SE INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS, FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C. AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT INSTALLED WITHIN THE EASEMENT AREA.

	LINE T	ABLE
LINE	LENGTH	BEARING
L33	41.23'	S73°54'02"E
L34	52.30 <b>'</b>	N6012'42"W
L35	20.00'	N42°38'48"E
L36	4.97'	S51 <b>'</b> 31'05"E
L37	3.00'	S74°00'08"E
L38	8.52 <b>'</b>	S61°33'41"E
L39	10.00'	S28°26'19"W
L40	8.52'	S61°33'41"E
L41	71.35 <b>'</b>	N39°49'45"E
L49	47.78 <b>'</b>	N45 <b>'</b> 25'31"E
L52	18.00'	N16°05'58"E
L53	10.00'	S73°54'02"E
L54	18.00'	N16°05'58"E
L55	46.00'	S16°05'58"W

	LINE T	ABLE
LINE	LENGTH	BEARING
L56	10.00'	N73°54'02"W
L57	46.00'	S16°05'58"W
L58	18.00'	N16°05'58"E
L59	10.00'	S73°54'02"E
L60	18.00'	N16°05'58"E
L61	16.00'	N16°05'58"E
L62	10.00'	S73°54'02"E
L63	16.00'	N16°05'58"E
L64	27.00 <b>'</b>	S73°54'02"E
L65	10.00'	S16°05'58"W
L66	27.00'	S73°54'02"E
L67	45.00'	N73°54'02"₩
L68	10.00'	S16'05'58"W
L69	45.00'	N73 <b>°</b> 54 <b>'</b> 02"W
L70	20.00'	S16°05'58"W
L71	10.00'	S73°54'02"E
L72	20.00'	N16°05'58"E



## IDDLETON UNIT NO. 1 MI SECTIONS 15, 16 AND 17, TOWNSHIP 20 SOUTH, RANGE 23 EAST, CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA.

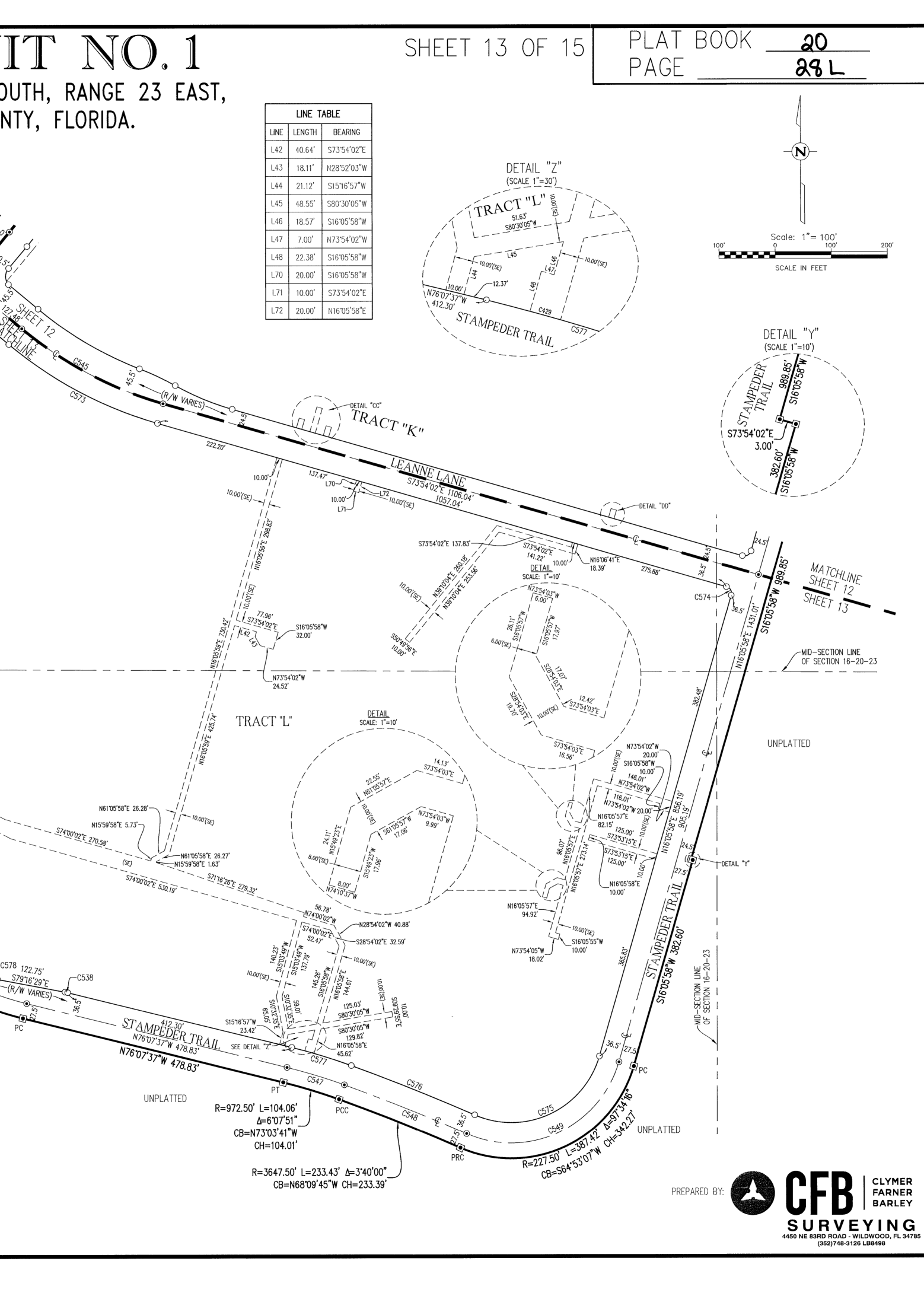
	CURVE TABLE				
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C429	17.00'	1036.50'	0°56'23"	N74'19'24"W	17.00'
C430	927.32'	825.00'	64°24'06"	N07°37'42"E	879.27'
C538	4.81'	87.50 <b>'</b>	3°08'53"	N77°42'03"W	4.81'
C545	287.43'	694.00'	23°43'47"	S62°02'08"E	285.38 <b>'</b>
C546	449.90'	500.00'	51°33'16"	S50°20'59"E	434.87'
C547	107.00'	1000.00'	6°07'51"	N73°03'41"W	106.95'
C548	235.19'	3675.00'	3°40'00"	N68°09'45"W	235.15'
C549	340.59'	200.00'	97 <b>°</b> 34 <b>'</b> 16"	N64*53'07"E	300.90'
C572	35.34'	22.50'	90.00,00,	S84°49'45"W	31.82'
C573	302.54'	730.50'	23°43'47"	S62°02'08"E	300.39'
C574	19.63'	12.50'	90.00,00,	N28°54'02"W	17.68'
C575	278.43'	163.50'	97°34'18"	N64°53'06"E	245.99 <b>'</b>
C576	237.53'	3711.50'	3°40'00"	N68°09'45"W	237.49'
C577	110.91'	1036.50'	6°07'51"	N73°03'41"W	110.86'
C578	13.20'	62.50 <b>'</b>	12°06'06"	S7313'26"E	13.18'
C579	353.55'	475.50 <b>ʻ</b>	42 <b>°</b> 36'03"	S45*52'22"E	345.46'
C580	302.85'	800.50'	21°40'36"	S13°44'02"E	301.05'
C581	159.00'	487.50 <b>'</b>	18°41'12"	S06°26'52"W	158.29'
C582	328.92'	784.00'	24 <b>°</b> 02'17"	S27*48'37"W	326.52 <b>'</b>
C584	41.29'	800.50'	2°57'19"	S04°22'24"E	41.28'
C585	15.00'	800.50'	1°04'25"	S06°23'16"E	15.00'

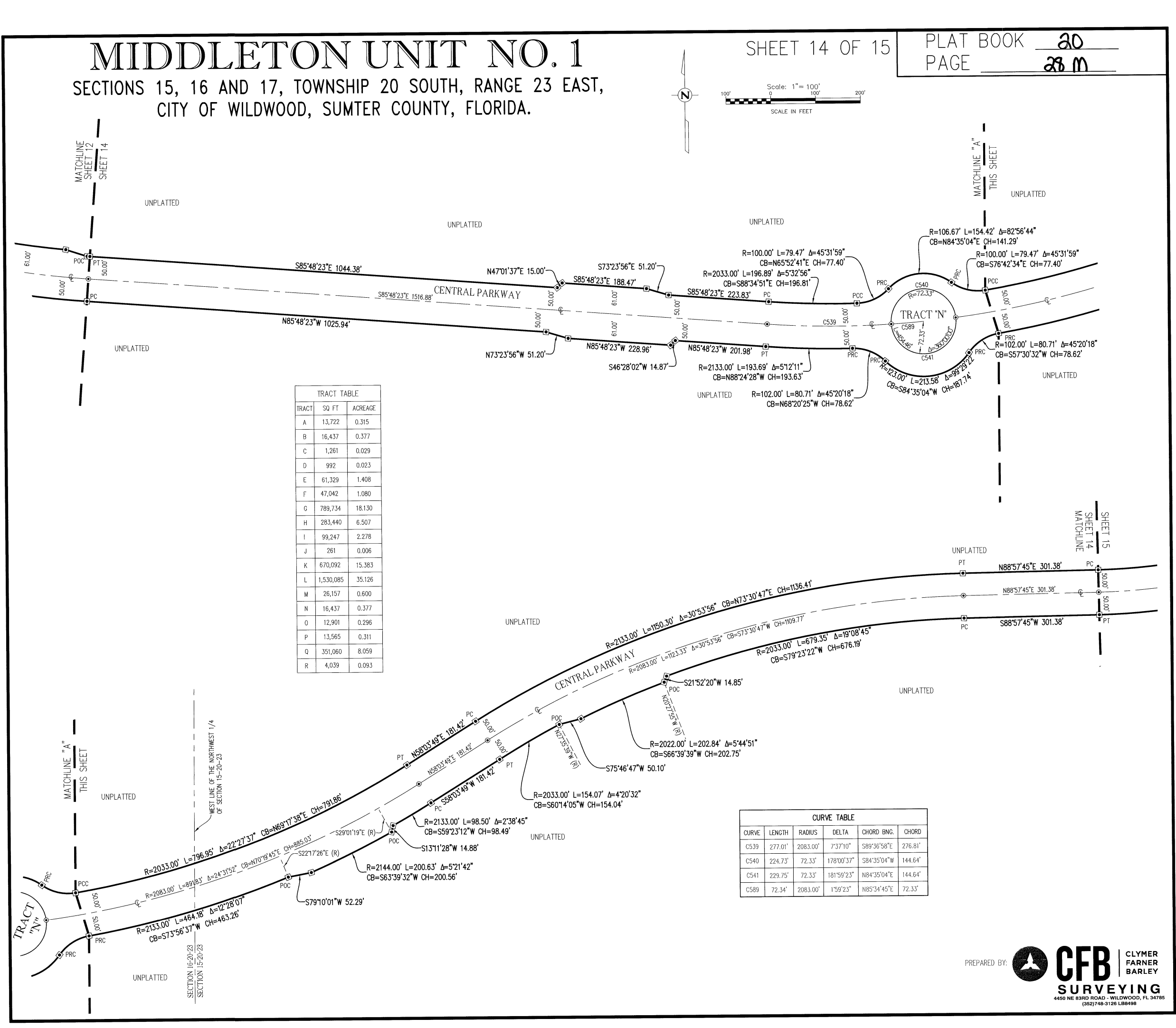
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41.28'	T "F" 0 SHEET 8 515:47:28"W
15.00'	118ACT "F"
TF	A CT "P" $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-5}$ $362^{-$
LATTED	SHEET 8 PCC SHEET 13 SHEET 13
	MATO RELATION GENERAL CONTRACTOR

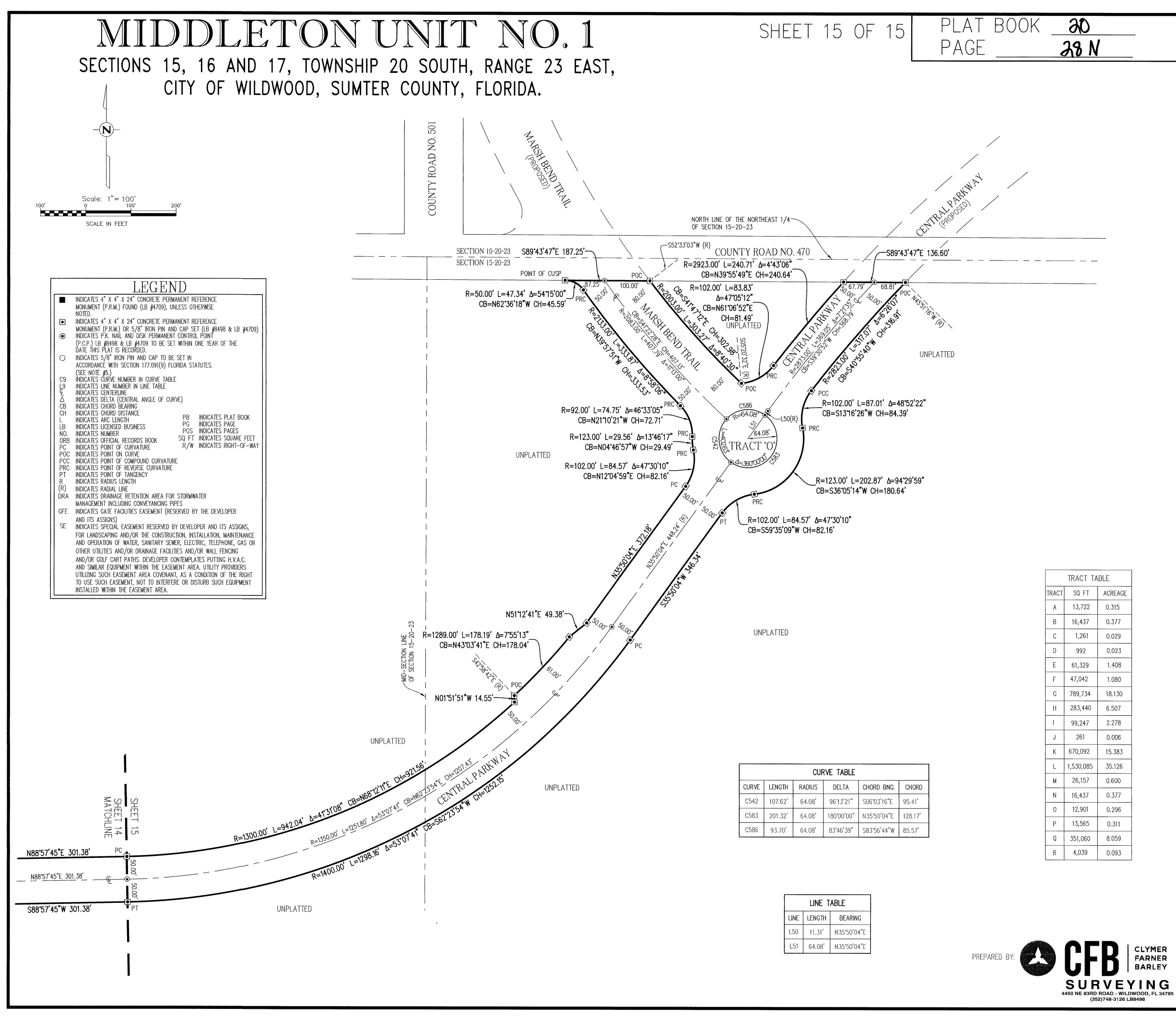
	TRACT TA	BLE						
TRACT	SQ FT	ACREAGE						
А	13,722	0.315						
В	16,437	0.377						
С	1,261	0.029						
D	992	0.023						
E	61,329	1.408						
F	47,042	1.080						
G	789,734	18.130						
Н	283,440	6.507						
I	99,247	2.278						
J	261	0.006						
K	670,092	15.383						
Ļ	1,530,085	35.126						
М	26,157	0.600						
N	16,437	0.377						
0	12,901	0.296						
Р	13,565	0.311						
Q	351,060	8.059						
R	4,039	0.093						

UNPLATTED

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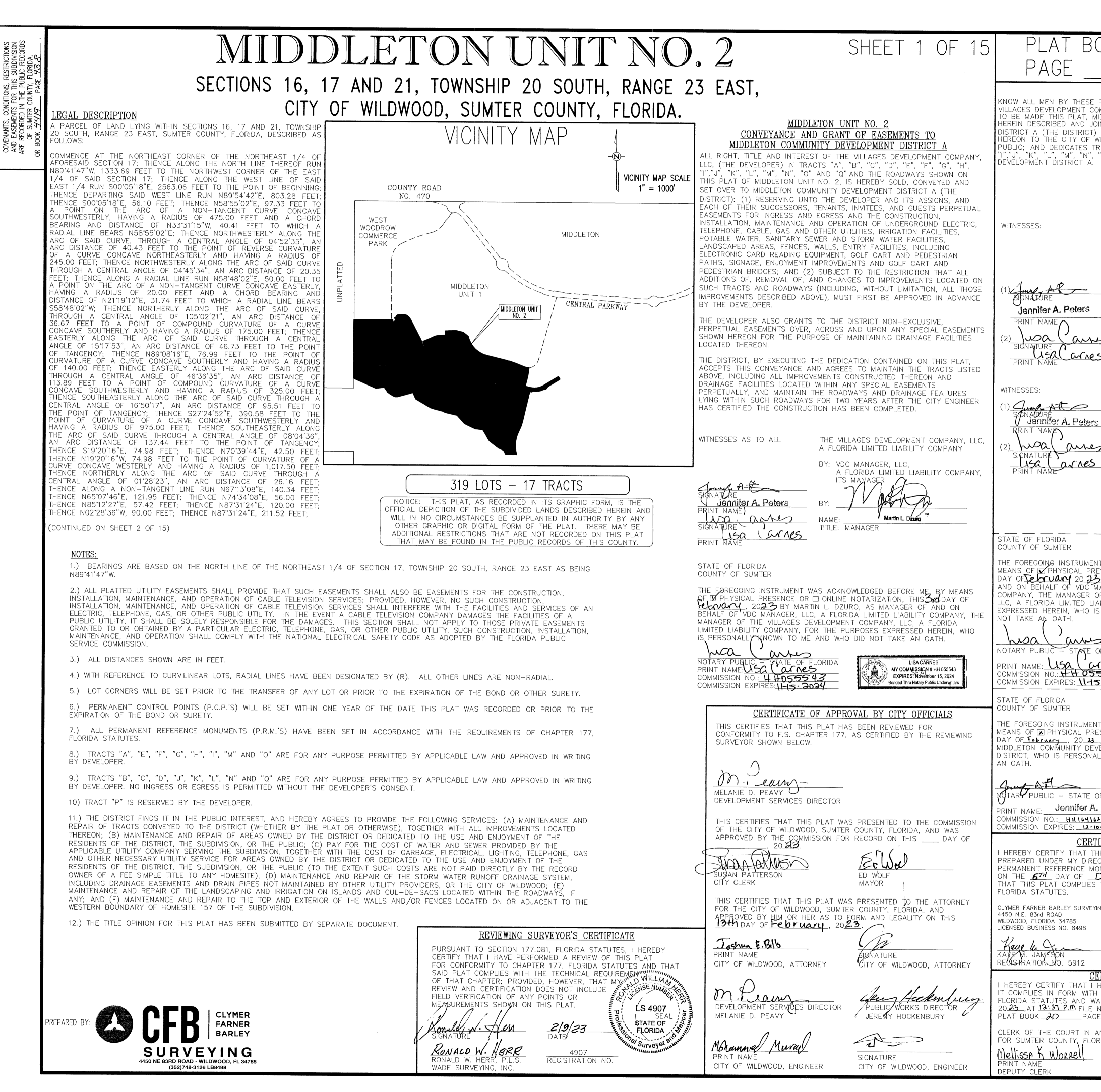




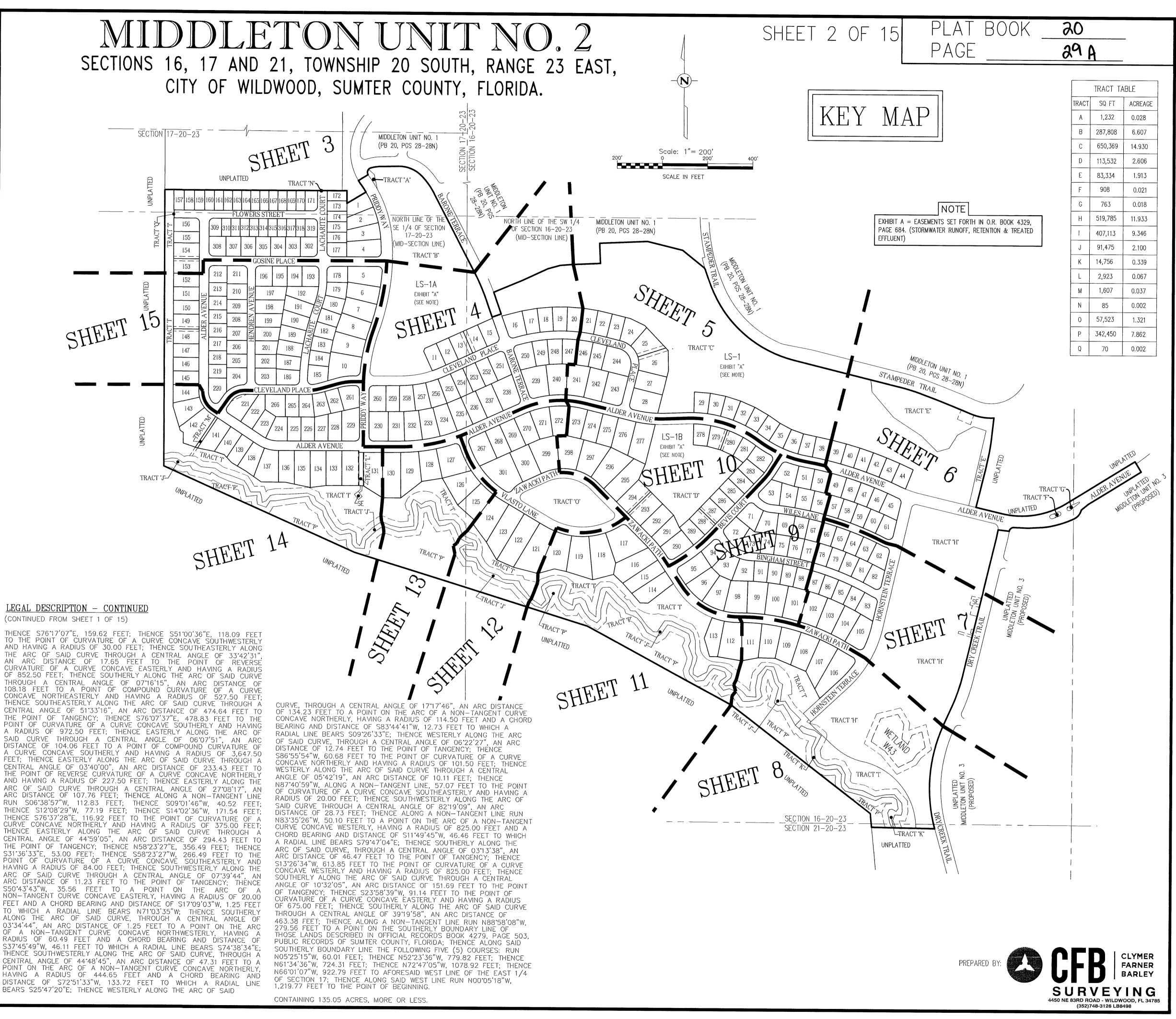


LINE TABLE							
LINE	LENGTH	BEARING					
L50	11.31'	N35°50'04"E					
L51	64.08'	N35°50'04"E					

[		····· ]
	TRACT TA	BLE
TRACT		BLE ACREAGE
TRACT A		
	SQ FT	ACREAGE
A	SQ FT 13,722	ACREAGE 0.315
A B	SQ FT 13,722 16,437	ACREAGE 0.315 0.377
A B C	SQ FT 13,722 16,437 1,261	ACREAGE 0.315 0.377 0.029
A B C D	SQ FT 13,722 16,437 1,261 992	ACREAGE 0.315 0.377 0.029 0.023
A B C D E	SQ FT 13,722 16,437 1,261 992 61,329	ACREAGE 0.315 0.377 0.029 0.023 1.408
A B C D E F	SQ FT 13,722 16,437 1,261 992 61,329 47,042	ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080
A B C D E F G	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734	ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130
A B C D E F G H	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440	ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130 6.507
A B C D E F G H	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247	ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130 6.507 2.278
A B C D E F G H I J	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261	ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130 6.507 2.278 0.006
A B C D E F G H I J K	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092	ACREAGE 0.315 0.377 0.029 0.023 1.408 1.080 18.130 6.507 2.278 0.006 15.383
A B C D E F G H I J K L	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085	ACREAGE         0.315         0.377         0.029         0.023         1.408         1.080         18.130         6.507         2.278         0.006         15.383         35.126
A B C D E F G H I J K L M	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157	ACREAGE         0.315         0.377         0.029         0.023         1.408         1.080         18.130         6.507         2.278         0.006         15.383         35.126         0.600
A B C D E F G H I J K L M N	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157 16,437	ACREAGE         0.315         0.377         0.029         0.023         1.408         1.080         18.130         6.507         2.278         0.006         15.383         35.126         0.600         0.377
A B C D E F G H I J K L M N O	SQ FT 13,722 16,437 1,261 992 61,329 47,042 789,734 283,440 99,247 261 670,092 1,530,085 26,157 16,437 12,901	ACREAGE         0.315         0.377         0.029         0.023         1.408         1.080         18.130         6.507         2.278         0.006         15.383         35.126         0.600         0.377         0.296

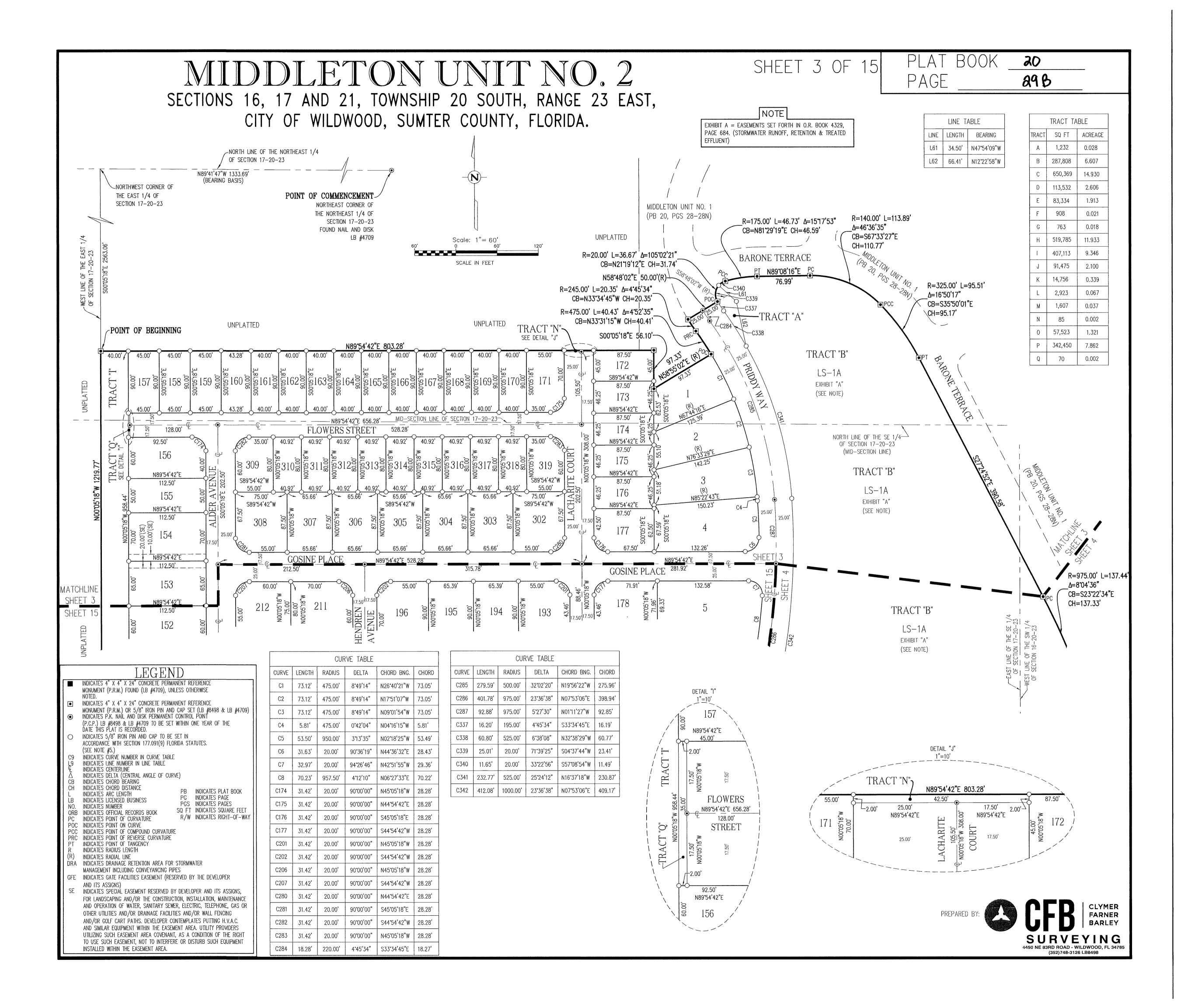


00K <u>20</u>
29
DEDICATION PRESENTS, THAT THE UNDERSIGNED, THE OMPANY, LLC (THE DEVELOPER) HAS CAUSED AIDDLETON UNIT NO. 2, A SUBDIVISION OF LAN DINS WITH MIDDLETON COMMUNITY DEVELOPMEN ) TO HEREBY DEDICATE THE ROADWAYS SHOW WILDWOOD AND THE PERPETUAL USE OF THE RACTS "A", "B", "C", "D", "E", "F", "G", "H", "O" AND "Q" TO MIDDLETON COMMUNITY
THE VILLAGES DEVELOPMENT COMPANY, LI A FLORIDA LIMITED LIABILITY COMPANY BY: VDC MANAGER, LLC, A FLORIDA LIMITED LIABILITY COMPANY, ITS MANAGER BY:
MIDDLETON COMMUNITY DEVELOPMEN DISTRICT A BY: JUNE A JOSEPHY RICCIARDI, JR., CHAIR
NT WAS ACKNOWLEDGED BEFORE ME, BY ESENCE OR ONLINE NOTARIZATION, THIS , BY MARTIN L. DZURO, AS MANAGER OF MANAGER, LLC, A FLORIDA LIMITED LIABILITY OF THE VILLAGES DEVELOPMENT COMPANY, ABILITY COMPANY, FOR THE PURPOSES S PERSONALLY KNOWN TO ME AND WHO DID
DF FLORIDA MY COMMISSION # HH 055543 EXPIRES: November 15, 2024 Bonded Thru Notary Public Underwriters 5543 5-2024
NT WAS ACKNOWLEDGED BEFORE ME, BY ESENCE OR ONLINE NOTARIZATION, THIS 3 ⁻⁴ , BY JOSEPH RICCIARDI, JR., THE CHAIR OF VELOPMENT DISTRICT A, ON BEHALF OF THE ALLY KNOWN TO ME AND WHO DID NOT TAKE
OF FLORIDA MY COMMISSION # HH 164162 EXPIRES: December 10, 2025 Bonded Thru Notary Public Underwrite 52 10 - 2025
TIFICATE OF SURVEYOR HIS PLAT OF MIDDLETON UNIT NO. 2, WAS ECTION AND SUPERVISION; AND THAT THE ONUMENTS AS SHOWN THEREON WERE PLACED DECEMBER, 2022; I FURTHER CERTIFY WITH THE REQUIREMENTS OF CHAPTER 177, 1NG, LLC 2/1/23 DATE
ERTIFICATE OF CLERK HAVE EXAMINED THIS PLAT AND FIND THAT HALL THE REQUIREMENTS OF CHAPTER 177, (AS FILED FOR RECORD ON FEDRUARY 15 NUMBER 20236000 (2291) DE 29-29A-N AND DRIDA SIGNATURE
DEPUTY CLERK

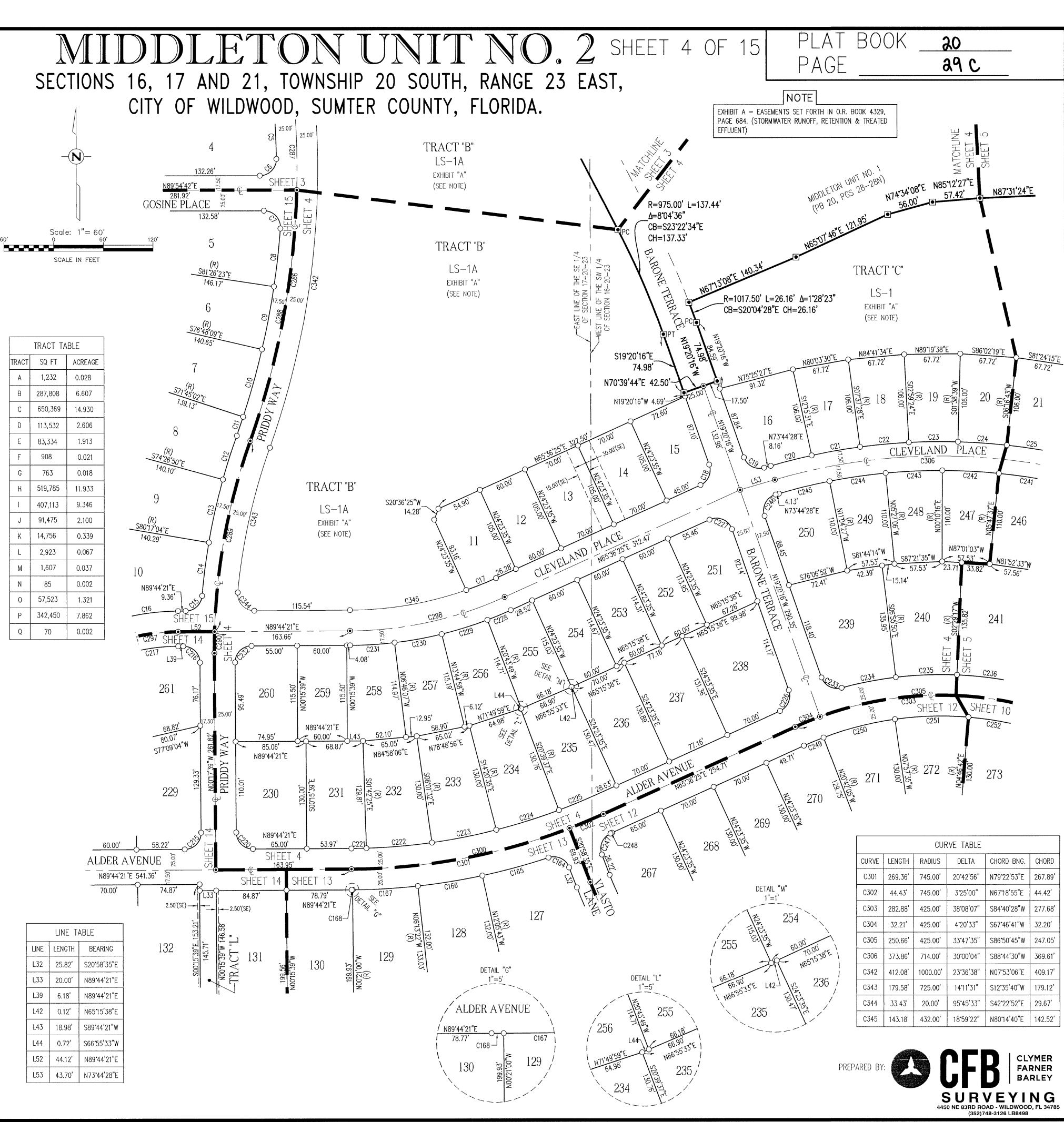


## LEGAL DESCRIPTION - CONTINUED

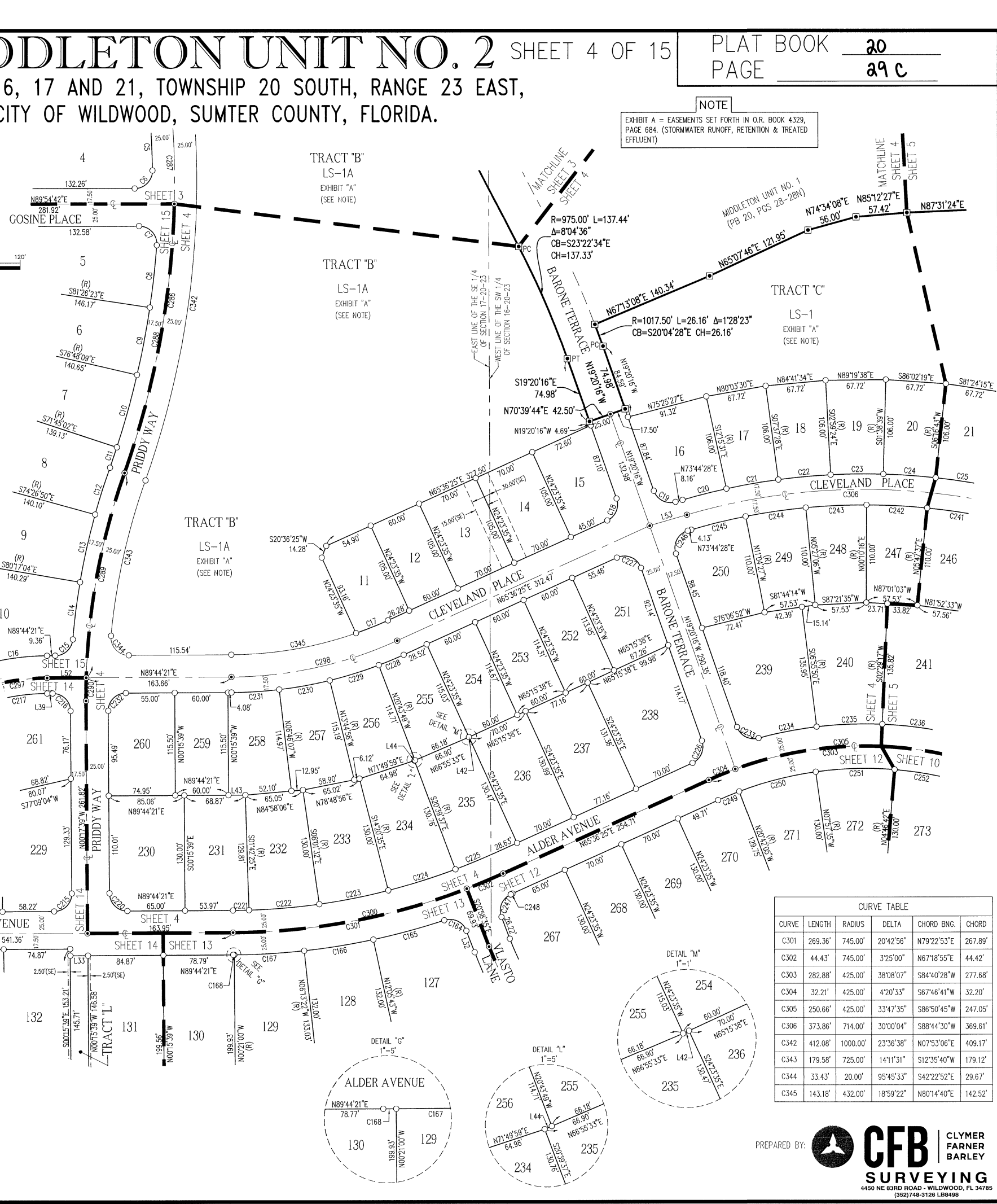
AND HAVING A RADIUS OF 30.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 33°42'31' AN ARC DISTANCE OF 17.65 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 852.50 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 07'16'15", AN ARC DISTANCE OF 108.18 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 527.50 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 51°33'16", AN ARC DISTANCE OF 474.64 FEET TO THE POINT OF TANGENCY; THENCE S76°07'37"E, 478.83 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 972.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 06'07'51", AN ARC DISTANCE OF 104.06 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 3,647.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 03'40'00", AN ARC DISTANCE OF 233.43 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 227.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 27'08'17", AN ARC DISTANCE OF 107.76 FEET; THENCE ALONG A NON-TANGENT LINE RUN S06°38'57"W, 112.83 FEET; THENCE S09°01'46"W, 40.52 FEET; THENCE S12'08'29"W, 77.19 FEET; THENCE S14'02'36"W, 171.54 FEET; THENCE S76'37'28"E, 116.92 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 375.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 44'59'05", AN ARC DISTANCE OF 294.43 FEET TO THE POINT OF TANGENCY; THENCE N58'23'27"E, 356.49 FEET; THENCE S31°36'33"E, 53.00 FEET; THENCE S58°23'27"W, 266.49 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 84.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 07°39'44", AN ARC DISTANCE OF 11.23 FEET TO THE POINT OF TANGENCY; THENCE S50'43'43"W, 35.56 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 20.00 FEET AND A CHORD BEARING AND DISTANCE OF S17'09'03"W, 1.25 FEET TO WHICH A RADIAL LINE BEARS N71°03'35"W; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 03°34'44", AN ARC DISTANCE OF 1.25 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 60.49 FEET AND A CHORD BEARING AND DISTANCE OF S37'45'49"W, 46.11 FEET TO WHICH A RADIAL LINE BEARS S74'38'34"E; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 44°48'45", AN ARC DISTANCE OF 47.31 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHERLY. HAVING A RADIUS OF 444.65 FEET AND A CHORD BEARING AND DISTANCE OF S72°51'33"W, 133.72 FEET TO WHICH A RADIAL LINE

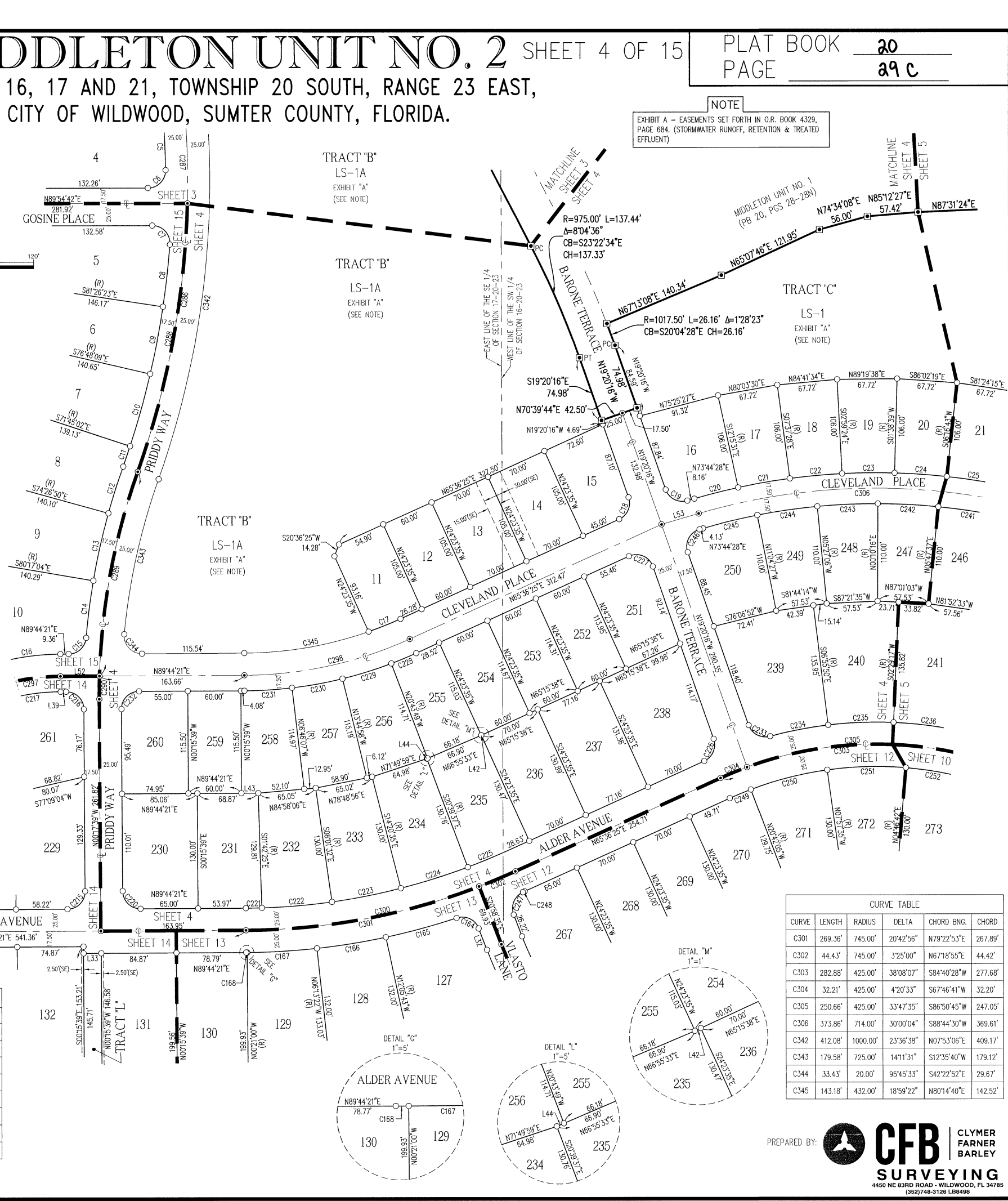


CURVE TABLE								
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD			
C5	53.50'	950.00'	3"13'35"	N02'18'25"W	53.49'			
C6	31.63'	20.00'	90'36'19"	N44'36'32"E	28.43'			
C7	32.97'	20.00'	94 <b>°</b> 26'46"	N42*51'55"W	29.36'			
C8	70.23'	957.50'	4 <b>'</b> 12'10"	N06 <b>°</b> 27'33"E	70.22'			
C9	77.50'	957.50'	4'38'14"	N10'52'44"E	77.47'			
C10	84.42'	957.50'	5'03'06"	N15 <b>'</b> 43'25"E	84.39'			
C11	24.08'	957.50 <b>'</b>	1*26'28"	N18 <b>°</b> 58'11"E	24.08'			
C12	55.43'	767.50 <b>'</b>	4°08'16"	S17 <b>'</b> 37'17 <b>"</b> W	55.41'			
C13	78.19'	767.50 <b>'</b>	5 <b>'</b> 50'13"	S12 <b>·</b> 38'03"W	78.15'			
C14	64.60'	767.50 <b>'</b>	4 <b>*</b> 49'20"	S07 <b>'</b> 18'16"W	64.58'			
C15	29.62'	20.00'	84 <b>·</b> 50'45"	N4718'59"E	26.98'			
C16	75.67'	275.00'	15 <b>·</b> 45'56"	S81*51'23"W	75.43'			
C17	38.78'	432.00'	5*08'34"	N68'10'42"E	38.76'			
C18	29.65'	20.00'	84•56'41"	N23'08'04"E	27.01'			
C19	30.34'	20.00'	86 <b>'</b> 55'16"	S62 <b>*</b> 47 <b>*</b> 54"E	27.51'			
C20	51.07'	731.50'	4 <b>°</b> 00'01"	S75 <b>'</b> 44'28"W	51.06'			
C21	59.17'	731.50'	4'38'04"	\$80°03'30"W	59.15'			
C22	59.17'	731.50'	4*38'04"	S84 <b>'</b> 41'34"W	59.15'			
C23	59.17'	731.50'	4'38'04"	S89'19'38"W	59.15'			
C24	59.17'	731.50'	4'38'04"	N86'02'19"W	59.15'			
C25	59.17'	731.50'	4.38'04"	N81 <b>·</b> 24 <b>·</b> 15"W	59.15'			
C164	30.47'	20.00'	87"16'45"	N64'36'58"W	27.60'			
C165	82.79'	770.00'	6'09'37"	N74'49'28"E	82.75'			
C166	78.92'	770.00'	5.52'22"	N80'50'27"E	78.89'			
C167	78.92'	770.00'	5*52'22"	N86*42'49"E	78.89'			
C168	1.20'	770.00'	0'05'21"	N89'41'41"E	1.20'			
C215	31.43'	20.00'	90°02'00" 89°58'00"	N44 [•] 43 [·] 21 ["] E N45 [•] 16 [·] 39 ["] W	28.29' 28.28'			
C216 C217	31.40' 63.97'	20.00' 232.50'	15'45'56"	S81'51'23"W	63.77'			
C217	31.40'	20.00'	89 <b>*</b> 58'00"	S45'16'39"E	28.28'			
C220	18.17'	720.00	1 <b>'</b> 26 <b>'</b> 46"	N89'00'58"E	18.17'			
C222	79.40'	720.00'	6 <b>°</b> 19'07"	N85°08'01"E	79.36'			
C223	79.39'	720.00'	6'19'02"	N78'48'56"E	79.35'			
C224	79.39'	720.00'	6'19'02"	N72°29'54"E	79.35'			
C225	46.92'	720.00'	3 <b>°</b> 44'01"	N67 <b>*</b> 28'22"E	46.91'			
C226	29.65'	20.00'	84*56'43"	N23'08'03"E	27.01'			
C227	33.18'	20.00'	95 <b>°</b> 03'19"	N66*51'56"W	29.50'			
C228	30.33'	474.50'	3*39'46"	N67 <b>°</b> 26'18"E	30.33'			
C229	57.81'	474.50'	6 <b>°</b> 58'51"	N72 <b>·</b> 45'36"E	57.78'			
C230	57.81'	474.50'	6 <b>*</b> 58`51"	N79 <b>'</b> 44'27"E	57.78'			
C231	53.90'	474.50'	6 <b>•</b> 30'29"	N86 <b>'</b> 29'07"E	53.87'			
C232	31.43'	20.00'	90 <b>°</b> 02'00"	S44 <b>·</b> 43'21"W	28.29'			
C233	30.04'	20.00'	86'04'12"	S62*22'22"E	27.30'			
C234	66.58 <b>'</b>	450.00'	8'28'38"	S78 <b>·</b> 49'51"W	66.52'			
C235	73.97'	450.00'	9*25'07"	S87*46'43"W	73.89'			
C236	78.18'	450.00 <b>'</b>	9*57'15"	N82'32'06"W	78.08'			
C241	68.35'	696.50'	5'37'21"	N81'23'42"W	68.32'			
C242	68.35'	696.50'	5.37'21"	N87'01'03"W	68.32'			
C243	68.35'	696.50'	5'37'21"	S87*21'35"W	68.32 <b>'</b>			
C244	68.35'	696.50'	5°37'21"	S81'44'14"W	68.32'			
C245	63.03'	696.50'	5'11'05"	S76'20'01"W	63.00'			
C246	32.49'	20.00'	93'04'44"	S27'12'06"W	29.03'			
C247	30.28'	20.00'	86*44'04"	S22'23'27"W	27.47'			
C248	2.03'	770.00'	0'09'05"	N65*40'57"E	2.03'			
C249 C250	25.77' 88.96'	400.00'	3°41'30" 12°44'31"	S67*27'10"W	25.77 <b>'</b> 88.77 <b>'</b>			
C250 C251	88.96	400.00' 400.00'	12'44'31	S75 40 10 W	88.77			
C251	62.58'	400.00	8'57'50"	N80'44'23"W	62.52'			
C232	401.78	975.00 [°]	23'36'38"	N07'53'06"E	398.94'			
C200	92.88'	975.00	5 <b>°</b> 27'30"	N01'11'27"W	92.85'			
C287	308.89'	975.00	18'09'08"	N10'36'51"E	307.60'			
C289	235.41'	750.00	17'59'02"	S10*41'54"W	234.44'			
C203	255.41	750.00	2.00,05	S00'42'22"W	26.19'			
			15°45'56"	S81°51'23"W	68.57'			
C297	68.79	250.00'						
C297 C298	68.79 <b>'</b> 192.48'	457.00	24'07'56"	N77 <b>'</b> 40'23"E	191.06'			
				N77 [•] 40 [°] 23 [°] E N77 [•] 40 [°] 23 [°] E	191.06' 311.47'			



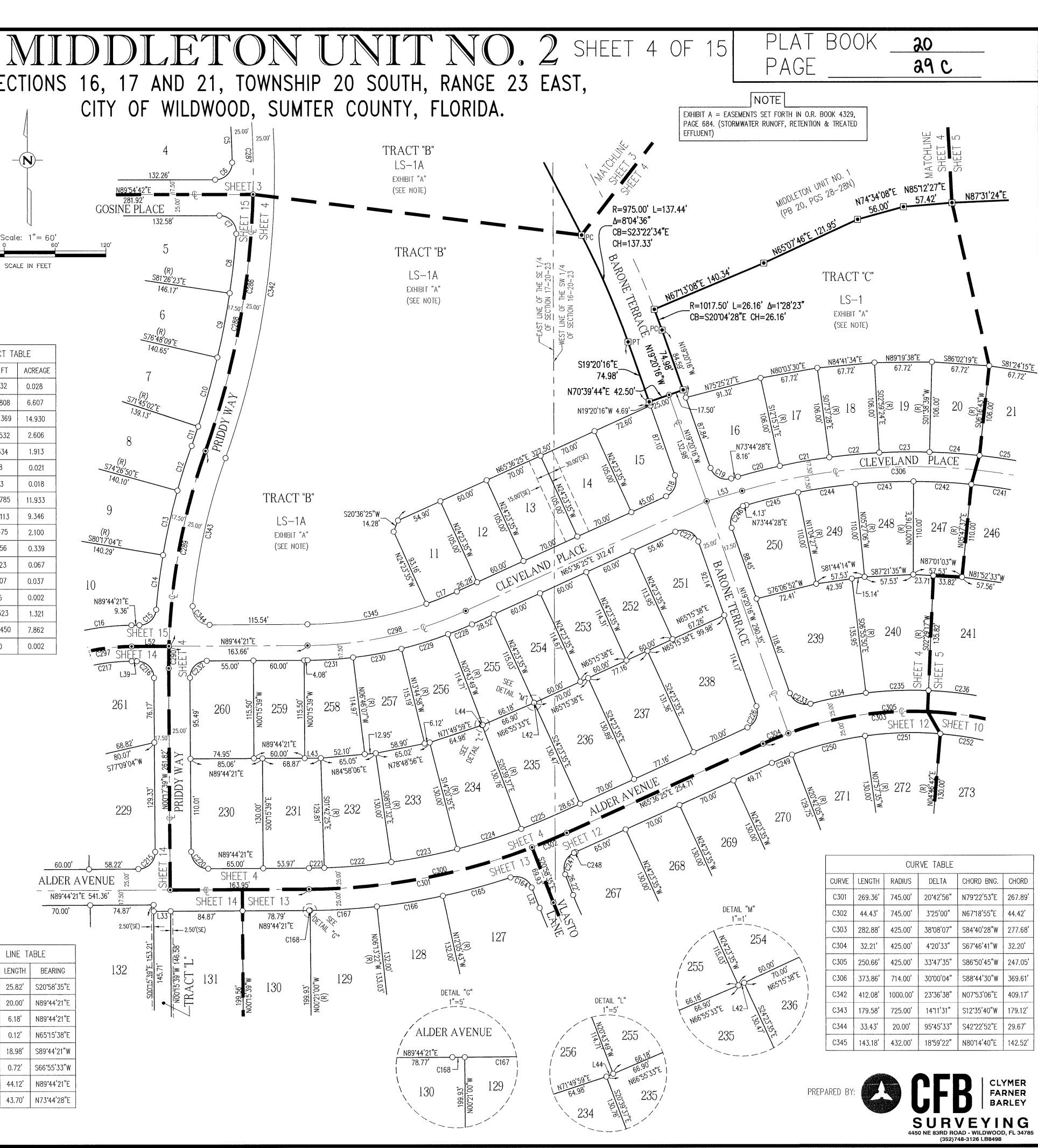
TRACT TABLE								
СТ	SQ FT	ACREAGE						
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	287,808	6.607						
	650,369	14.930						
	113,532	2.606						
	83,334	1.913						
	908	0.021						
;	763	0.018						
	519,785	11.933						
	407,113	9.346						
	91,475	2.100						
	14,756	0.339						
	2,923	0.067						
1	1,607	0.037						
	85	0.002						
)	57,523	1.321						
)	342,450	7.862						
)	70	0.002						

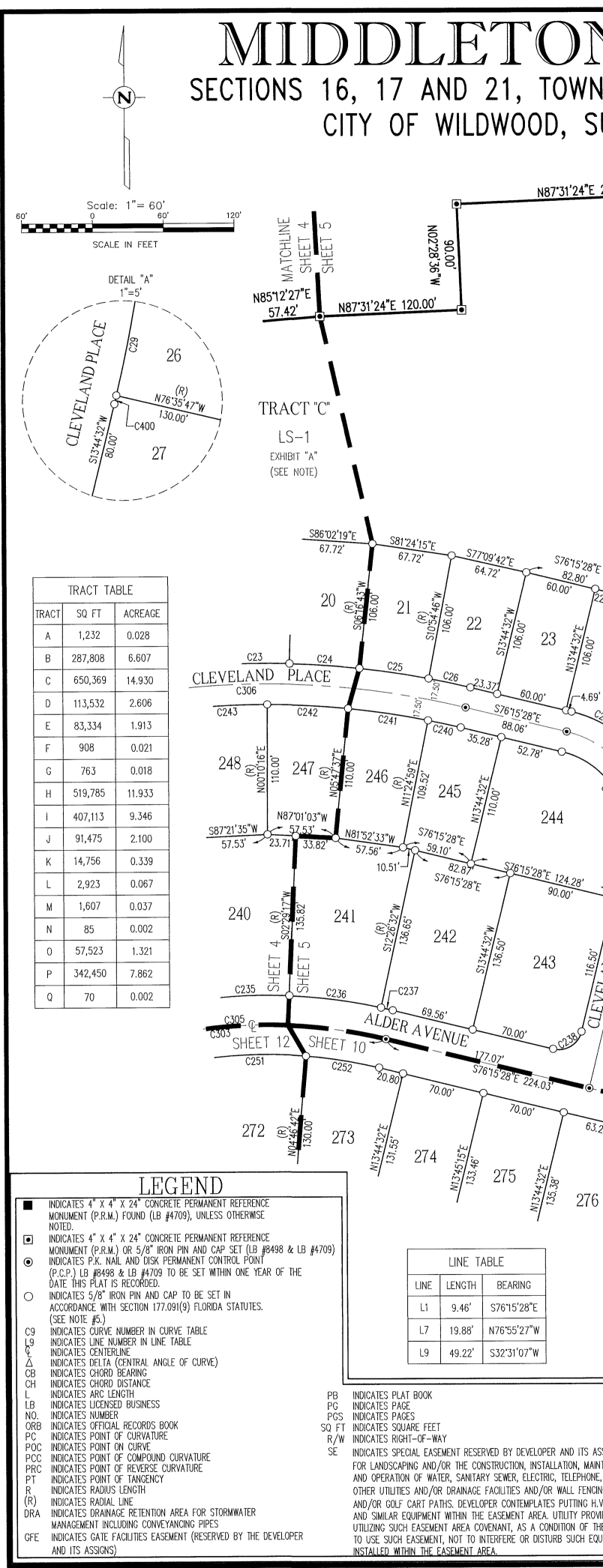




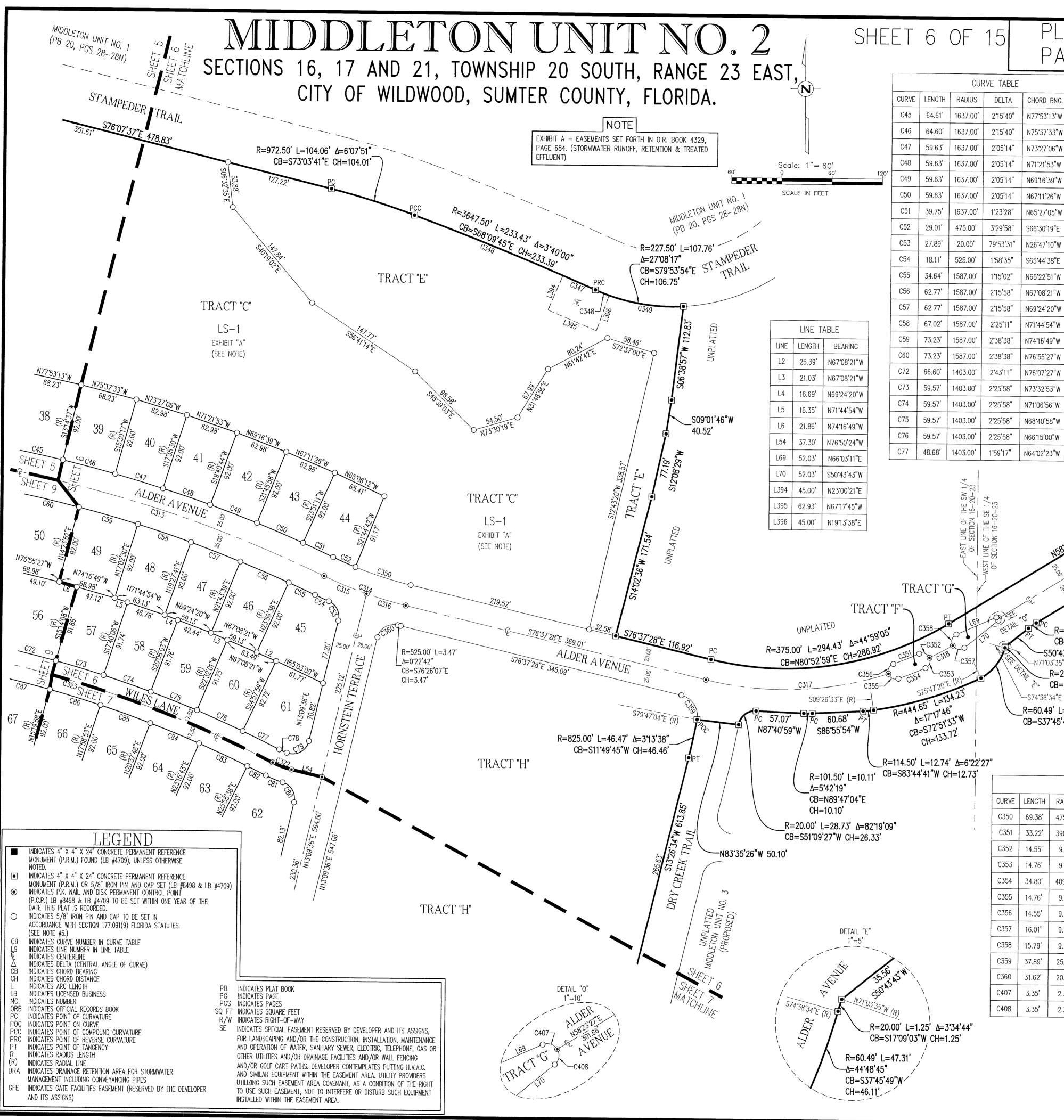






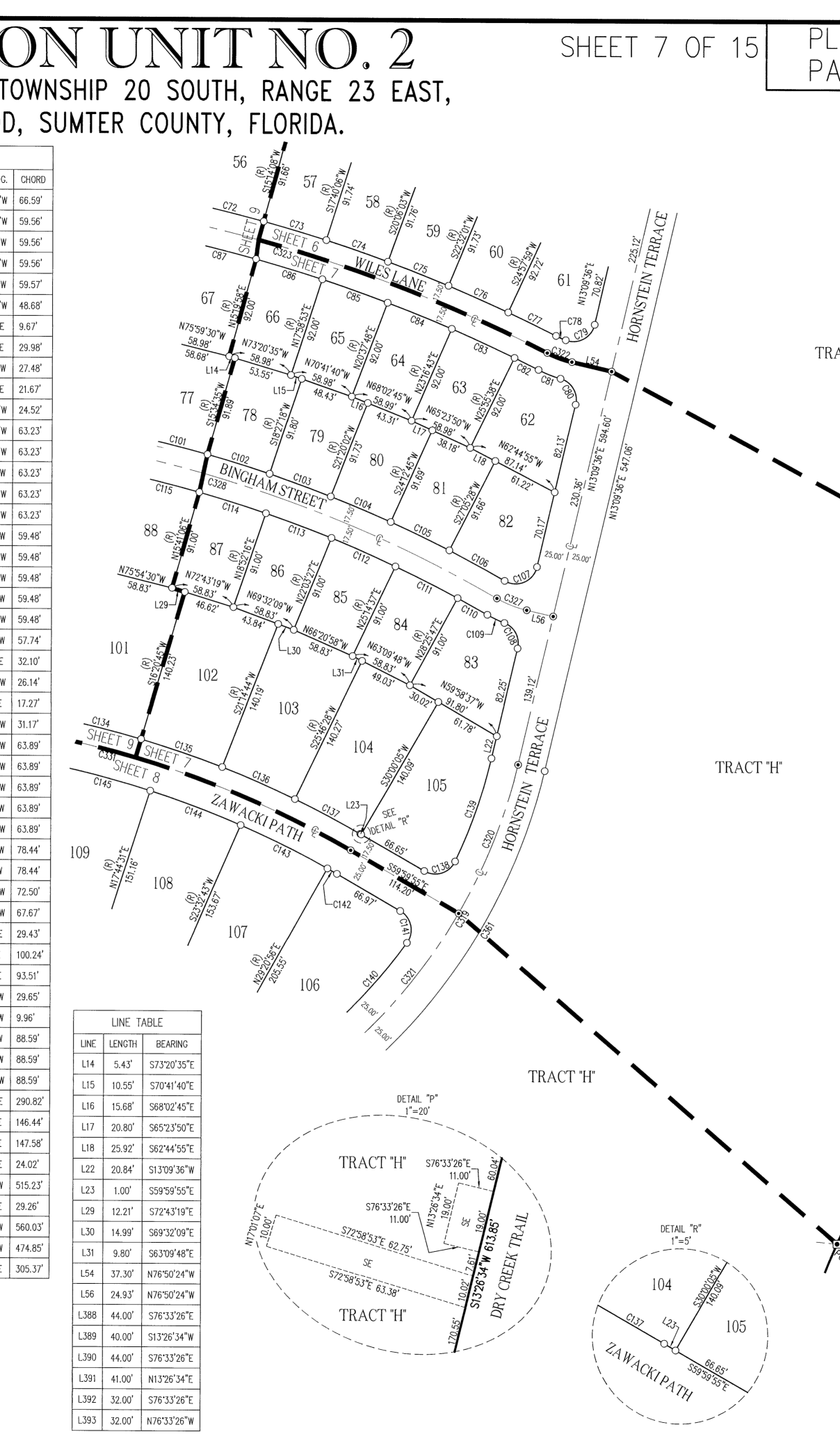


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NSHIP 20 SOUTH,	A $N$ $CF$ $73$	FAST	[			PAGE			
		NOTE	CURV		RVE TABLE	RD BNG. CHORD	CURVE LENGTH	CURVE TABLE	CHORD BNG. CHOR
SUMTER COUNTY, F	LURIDA.	EXHIBIT $A = EASEMENTS$ SET FORTH I PAGE 684. (STORMWATER RUNOFF, RE		59.17' 731.50'	4 <b>·</b> 38'04" S89·	19'38"W 59.15'	C44 23.13'	1637.00' 0°48'34"	N79°25'20"W 23.13
MIDDLETON UNIT NO. 1 (PB 20, PGS 28-28N)		EFFLUENT)	C24	59.17' 731.50'		02'19"W 59.15'	C45 64.61'	1637.00' 2'15'40"	N77°53'13"W 64.60
"E 211.52' • \$7677'E 159		STAMPEDER TRALL R=30.00'  =1	C25	59.17' 731.50' 36.12' 731.50'	· · · · · · · · · · · · · · · · · · ·	24'15"W 59.15' 40'21"W 36.12'	C46 64.60' C60 73.23'	1637.00'         2'15'40"           1587.00'         2'38'38"	N75 [•] 37 ['] 33 ["] W 64.60 N76 [•] 55 ['] 27 ["] W 73.23
			C27	49.77' 106.50'		52'11"W 49.32'	C61 43.79'	1587.00' 1'34'51"	N79°02'12"W 43.78
	\$51.00° x		C28	58.45' 106.50'		45'38"W 57.71'	C62 27.38'	525.00' 2'59'18"	S78'19'58"E 27.38
	- 551.00-56 T	TRA	C29 C30	58.45' 106.50' 31.42' 20.00'		19'04"W 57.71' 15'28"E 28.28'	C63 55.60' C64 26.78'	525.00' 6'04'05" 20.00' 76'42'38"	S73'48'17"E 55.58 S70'52'26"W 24.82
			<b>7.65' Δ=33'42'31"</b> C31	101.30' 475.00'		22'03"E 101.11'	C235 73.97'	450.00' 9'25'07"	S87'46'43"W 73.89
		CB=S34'09'21	C32	30.03' 475.00'	3•37'22" N89•	'42'41"E 30.03'	C236 78.18'	450.00' 9 <b>*</b> 57'15"	N82*32'06"W 78.08
		R=852.50' L= _Δ=7'16'15"		28.94' 525.00'		28'46"W 28.94'	C237 10.21' C238 31.42'	450.00' 1'18'00" 20.00' 90°00'00"	N76'54'28"W 10.21 N58'44'32"E 28.28
		CB=S20*56'13 CH=108.11'		60.28' 525.00' 58.83' 525.00'		·39'07"W 60.25' ·09'09"W 58.80'	C238 31.42' C239 112.31'	20.00' 90*00'00" 71.50' 90*00'00"	N31'15'28"W 101.1
			C35 C36 C36 C37 C37 C38 C37 C38 C39 C39	58.83' 525.00'		'43'55"W 58.80'	C240 28.27'	696.50' 2'19'33"	N77'25'15"W 28.27
		● PCC \	0 0 C37	58.83' 525.00'		18'40"W 58.80'	C241 68.35'	696.50' 5 <b>'</b> 37'21"	N81*23'42"W 68.32
		$\backslash$	C38	58.83' 525.00' 29.22' 525.00'		*53'26"W 58.80' *05'08"W 29.22'	C242 68.35' C243 68.35'	696.50' 5*37'21" 696.50' 5*37'21"	N87*01'03"W         68.32           S87*21'35"W         68.32
		$\backslash$	C40	35.45' 475.00'		'37'45"E 35.44'	C251 88.93'	400.00' 12 <b>'</b> 44 <b>'</b> 16"	
		$\backslash$	C41	70.39' 475.00'	8 <b>'</b> 29'27" S62'	'00'46"E 70.33'	C252 62.58'	400.00' 8 <b>*</b> 57`50"	N80*44'23"W 62.52
28"E		$\backslash$	CB 550. CB 550. CB 550. CB 550. CH 43 CH 458. CH 458. CH 458. CH 55. CH 55.	70.39' 475.00'		'30'13"E 70.33'	C253 16.77'	525.00' 1'49'50"	S77'10'23"E 16.77
, 22.80 <u>S63'59'54"</u> 69.77				42.10' 475.00'	5°04'41" \$77	17'17"E 42.09'	C254 85.65' C255 42.74'	525.00' 9'20'49" 525.00' 4'39'53"	S82'45'42"E         85.55           S89'46'03"E         42.75
24 12.08'			20. ¥ . 50. ¥ . 50. × 6.				C256 26.23'	475.00' 3'09'50"	S89*28'56"W 26.23
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	60106.46° 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.74′ 100.75 100.75 100.75 100.75 100.75 100.75 100.75 100.75 100.75	C34 C35 C34 C35 C35	$\begin{array}{c} N72'43'55''W \\ 69.11' \\ 31 \\ \hline \\ \hline \\ \\ \hline \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ $	N5933306"W 69.117 N53 33 E 55 S	10:57 W N6200'.			MIDDLETON UNIT NO. PB 20, PGS 28-281 STAME 351.61	PEDER TRAIL DEDER TRAIL DT 37"E 478.83" TRACT "C" LS-1 EXHIBIT "A" (SEE NOTE)
10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10       10 <td< td=""><td>9'11'53"         N84'20'13"W         7           9'11'53"         N75'08'20"W         7           9'11'53"         N65'56'27"W         7           9'11'53"         N65'56'27"W         7           7'51'03"         N57'24'59"W         6           0'13'10"         S53'36'02"E         2           8'16'22"         S57'50'49"E         7</td><td>HORD</td><td>280 280 280 280 281 281 281 281 281 281 281 281</td><td>282 S</td><td>5 88. D C64 C</td><td>$\frac{N_{13}(R)}{92.00'} = \frac{893}{100} = \frac{6}{25.00'} = \frac{813}{25.00'} = \frac{813}{100} = \frac$</td><td>$\begin{array}{c} 37 \\ \textcircled{37} \\ \textcircled{1} \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2)$</td><td>5 60 5 5 60 5 5 5 5 60 5 5 5 5 5 5 5 5 5 5 5 5 5</td><td></td></td<>	9'11'53"         N84'20'13"W         7           9'11'53"         N75'08'20"W         7           9'11'53"         N65'56'27"W         7           9'11'53"         N65'56'27"W         7           7'51'03"         N57'24'59"W         6           0'13'10"         S53'36'02"E         2           8'16'22"         S57'50'49"E         7	HORD	280 280 280 280 281 281 281 281 281 281 281 281	282 S	5 88. D C64 C	$\frac{N_{13}(R)}{92.00'} = \frac{893}{100} = \frac{6}{25.00'} = \frac{813}{25.00'} = \frac{813}{100} = \frac$	$\begin{array}{c} 37 \\ \textcircled{37} \\ \textcircled{1} \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2) \\ (2)$	5 60 5 5 60 5 5 5 5 60 5 5 5 5 5 5 5 5 5 5 5 5 5	
ENCING       C303       282.88'       425.00'         ROWDERS       C305       250.66'       425.00'         EQUIPMENT       C306       373.86'       714.00'	38'08'07"         S84'40'28"W         2           33'47'35"         S86'50'45"W         2	77.68'C312114.38'500.00'47.05'C313424.03'1612.00'69.61'C4000.63'106.50'	13'06'23"       S73'16'26"E       114.13         15'04'17"       N72'17'29"W       422.8         0'20'19"       N13'34'23"E       0.63'					SUR 4450 NE 83RD R	D BARLEY BARLEY VEYINC OAD - WILDWOOD, FL 34 748-3126 LB8498



AGE	BO	OK		20		
). CHORD				29 E		
CHORD			CII			
		LENGTH	RADIUS	RVE TABLE	CHORD B	NG. CHORD
V 64.60'	C78	9.67'	82.50'	6'43'02"	S66'24'16	
W 64.60'	C79	33.89'	20.00'	97 <b>°</b> 04'37"	N61'41'55	"E 29.98'
V 59.63'	C80	30.30'	20.00'	86°47'23"	N30'14'05	"W 27.48'
59.63'	C81	21.71'	117.50'	10'35'02"	S68 <b>'</b> 20'16	"E 21.67'
/ 59.63'	C82	24.52'	1368.00'	1°01'38"	N63'33'33	
59.63' V 39.75'	C83	63.24' 63.24'	1368.00' 1368.00'	2'38'55" 2'38'55"	N65'23'50	
29.01'	C85	63.24	1368.00'	2°38'55"	N68'02'45	
25.68'	C86	63.24'	1368.00'	2'38'55"	N73'20'35	
18.11'	C87	63.24'	1368.00'	2*38'55"	N75 <b>'</b> 59'30	"W 63.23'
34.63'	C313	424.03 <b>'</b>	1612.00'	15'04'17"	N72'17'29	"W 422.80
62.77'	C314	103.57'	500.00'	11 <b>°</b> 52'07"	S70 <b>·</b> 41'24'	'E 103.39'
62.77' 67.02'	C315 C316	54.72'	500.00'	6'16'13"	S67'53'27	
67.02' 73.23'	C316	48.86' 220.68'	500.00' 400.00'	5°35'54" 31°36'37"	S73'49'31' N87'34'14'	
73.23	C318	31.37'	400.00	4*29'37"	N87 34 14 N61 58'27'	
66.59'	C322	24.08'	100.00'	13°47'39"	S69*56'34'	
59.56 <b>'</b>	C323	518.25'	1385.50'	21'25'53"	N73 <b>*</b> 45 <b>'</b> 41"	
59.56 <b>'</b>	C346	191.10'	3647.50'	3.00'07"	N68 <b>'</b> 29'42'	'W 191.08'
59.56'	C347	42.33'	3647.50'	0*39'54"	N66'39'42'	'W 42.33'
59.57'	C348	17.64'	227.50'	4°26'37"	S68'33'03"	
48.68'	C349	90.11'	227.50'	22'41'41"	S82'07'12"	
		UNPL	ATTED	23.00 P.8.00	S31*36'33" 53.00'	C.
		/		130.001	r	
	56.49				-	
82321 E	301.6	6 JENU	E		3	
8 Le N58	556.1 2321 E 301.6 ALDE	AVENU 2 AVENU 2 AVENU	3	NPLATTED	9) 10.	
».	ALU 2235	AVE: 17W 266.49	, 'nD'	UNPLATIED INPLATIED INFLOW INFLOW INFLOW INFLOW		
, ₇₈ .00.	550		Wir	~	TRACT TA	RI F
-				TRACT	SQ FT	ACREAGE
	_=11.23' '35"W CH	∆=7 <b>°</b> 39'44' =11.23'	**	A	1,232	0.028
<b>3'43"W</b> 3				В	287,808	6.607
20.00 [°] L=	=1.25'∆=			C	650,369	14.930
<b>=S17'09'0</b> : (R)	3"W CH=	1.25'		D	113,532	2.606
=47.31'	∆=44 <b>°</b> 48'4	<b>4</b> 5"		F	83,334 908	1.913 0.021
'49 <b>"</b> W CH	=46.11'			G	763	0.018
				Н	519,785	11.933
				ļ	407,113	9.346
CURVE	TABLE				91,475	2.100
ADIUS	DELTA	CHORD BN	G. CHORD	1 1	14,756	0.339
	3 <b>'</b> 22'09"	S72 <b>°</b> 26'23"I			2,923 1,607	0.067
	4.52'18"	N67'59'36"		- N	85	0.037
	9'19'54" 0'40'06"	N69°46'36" N20°13'24"E			57,523	1.321
	4*52'18"	N20 13 24 E		P	342,450	7.862
)9.33'	0°40'06"	S64°14'13"E		Q	70	0.002
	9'19'54"	S25*45'47"		-		-
9.33' 9	8*19'50"	S80°06'23"E	E 14.12'			
9.33' 9 9.33' 8	6•59'39"	S17 <b>'</b> 33'22"W				
0.33' 9 0.33' 8 0.33' 9 0.33' 9	6'50'24"	N3312'16"W				÷
0.33' 9 0.33' 8 0.33' 9 0.33' 9 0.33' 9 5.00' 8	0*7 = 2 - 2 - 2	S58'27'25"	V 28.43'	-		
0.33'     9       0.33'     8       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.30'     9       0.00'     9	0°35'38" 2°20'16"		ידחד ע			
9.33'     9       9.33'     8       9.33'     9       9.33'     9       9.33'     9       9.33'     9       9.33'     9       9.33'     9       9.33'     9       9.33'     9       9.33'     9       9.33'     9       9.33'     8       9.33'     8	2*20'16"	N72 <b>'</b> 46'41"W		_		
9.33'       9         9.33'       8         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       8         9.33'       8         9.33'       8	2*20'16"					
9.33'       9         9.33'       8         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       8         0.00'       9         2.33'       8	2*20'16"	N72 <b>'</b> 46'41"W	3.07'			
9.33'       9         9.33'       8         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       9         9.33'       8         0.00'       9         2.33'       8	2*20'16"	N72'46'41Ӵ N09'33'35"E	E 3.07'		CL	YMER
0.33'     9       0.33'     8       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.33'     9       0.33'     8       0.00'     9       .33'     8	2*20'16"	N72'46'41Ӵ N09'33'35"E	E 3.07'	FF	CL   FA   BA	YMER RNER RLEY
0.33'     9       0.33'     8       0.33'     9       0.33'     9       0.33'     9       0.00'     8       0.00'     9       0.33'     8	2*20'16"	N72'46'41Ӵ N09'33'35"E	E 3.07' ED BY:	FE		RNER RLEY

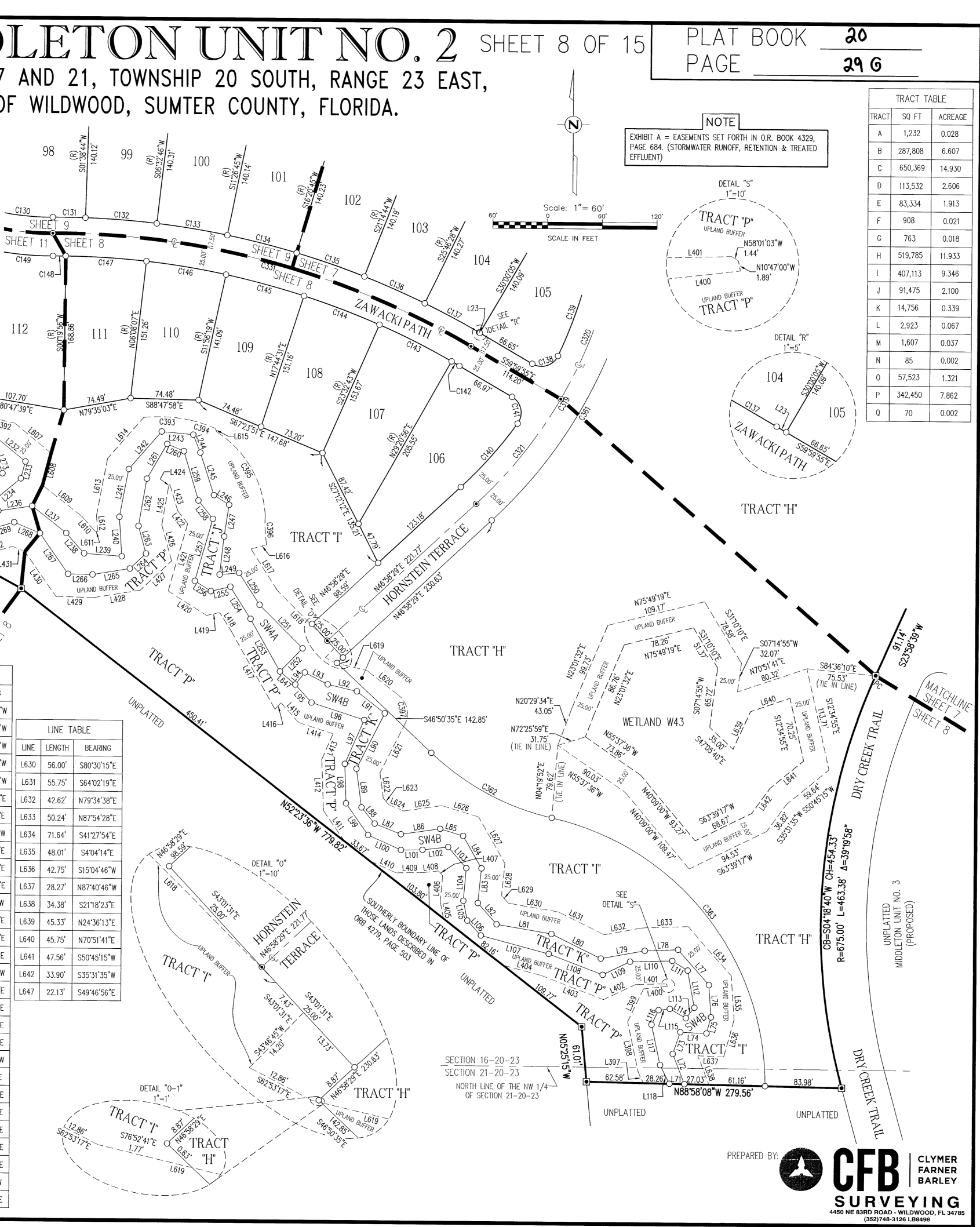
				E	
- <b>N</b> -	ONS 16	-			•
	C	ITY	OF	WILD	WOO
				RVE TABLE	
	CURVE C72	E LENGTH 66.60'	RADIUS	DELTA	CHORD BN
Scale: 1"= 60' 0 60'	C72	59.57'	1403.00'	2°43'11" 2°25'58"	N76°07'27
SCALE IN FEET	C74	59.57	1403.00	2'25'58"	N71'06'56'
	C75	59.57'	1403.00'	2'25'58"	N68'40'58
NOTE	C76	59.57'	1403.00'	2'25'58"	N66'15'00'
EXHIBIT A = EASEMENTS SET FORTH IN O.R. PAGE 684. (STORMWATER RUNOFF, RETENTION	C77	48.68'	1403.00'	1•59'17"	N64'02'23
EFFLUENT)	C78	9.67'	82.50'	6'43'02"	S66'24'16
	C79	33.89'	20.00'	97 <b>'</b> 04'37"	N61'41'55
	C80	30.30'	20.00'	86 <b>·</b> 47'23"	N30'14'05
TRACT TABLE	C81	21.71'	117.50'	10'35'02"	S68'20'16
TRACTSQFTACREAGEA1,2320.028	C82	24.52'	1368.00'	1.01,38"	N63'33'33
A 1,232 0.028 B 287,808 6.607	C83	63.24'	1368.00'	2 <b>·</b> 38'55"	N65'23'50
C 650,369 14.930	C84	63.24'	1368.00'	2.38,55"	N68'02'45
D 113,532 2.606	C85 C86	63.24'	1368.00'	2'38'55"	N70'41'40
E 83,334 1.913	C87	63.24 [']	1368.00' 1368.00'	2·38'55" 2·38'55"	N73'20'35
F 908 0.021	C101	59.49'	1184.00'	2 38 35 2'52'43"	N75'59'30
G 763 0.018	C102	59.49'	1184.00'	2.52'43"	N72'59'04
H 519,785 11.933	C103	59.49'	1184.00'	2.52'43"	N70°06'20
l 407,113 9.346	C104	59.49'	1184.00'	2'52'43"	N67'13'37
J 91,475 2.100	C105	59.49'	1184.00'	2*52'43"	N64'20'5
K 14,756 0.339	C106	57.75'	1184.00'	2.47'40"	N61'30'42
L 2,923 0.067	C107	37.25'	20.00'	106 <b>·</b> 43'32"	N66'31'22
M 1,607 0.037	C108	28.49'	20.00'	81'36'20"	N27'38'3
N 85 0.002	C109	17.29'	117.50'	8*25'47"	S64'13'51
0 57,523 1.321	C110	31.17'	1149.00'	1'33'16"	N60'47'3
P 342,450 7.862	C111	63.90'	1149.00'	3.11,10"	N63'09'4
Q 70 0.002	C112	63.90'	1149.00'	3'11'10"	N66'20'5
	C113	63.90'	1149.00'	3'11'10"	N69'32'0
	C114	63.90'	1149.00'	3'11'10"	N72'43'19
	C115 C134	63.90' 78.46'	1149.00'	3'11'10"	N75'54'30
	C135	78.46	917.50' 917.50'	4 [•] 54'00" 4 [•] 54'00"	N76'06'15
	C136	72.52'	917.50'	4°31'43"	N66'29'2
	C137	67.69'	917.50'	4'13'37"	N62'06'4
	C138	33.07'	20.00'	94•43'39"	N72'38'1
	C139	100.43'	475.00'	12.06'49"	N19'13'01
	C140	93.66'	475.00'	11'17'51"	N41'19'34
LEGEND	C141	33.40'	20.00'	95•40'33"	N12'09'39
DICATES 4" X 4" X 24" CONCRETE PERMANENT REF	C142	9.96'	875.00'	0*39'09"	N60'19'30
MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTH NOTED. NDICATES 4" X 4" X 24" CONCRETE PERMANENT REF	C143	88.63'	875.00'	5 <b>·</b> 48 <b>'</b> 13"	N63'33'11
AONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET NDICATES P.K. NAIL AND DISK PERMANENT CONTROL	#4709) C144	88.63'	875.00 <b>'</b>	5'48'12"	N69'21'23
P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN OF ATE THIS PLAT IS RECORDED.	C145	88.63'	875.00'	5'48'12"	N75'09'3
DICATES 5/8" IRON PIN AND CAP TO BE SET IN CCORDANCE WITH SECTION 177.091(9) FLORIDA STAT	C319	295.09'	500.00'	33.48,53"	N30'04'0
e note #5.) Icates curve number in curve table	C320 C321	146.97' 148.12'	500.00' 500.00'	16'50'29"	N21'34'50
CATES LINE NUMBER IN LINE TABLE CATES CENTERLINE	C322	24.08'	100.00'	16'58'24" 13'47'39"	N38'29'17 S69'56'34
ICATES DELTA (CENTRAL ANGLE OF CURVE) ICATES CHORD BEARING ICATES CHORD DISTANCE	C323	518.25'	1385.50'	21'25'53"	N73 <b>°</b> 45'41
CATES ARC LENGTH PB CATES LICENSED BUSINESS PG	00K C327	29.36'	100.00'	16°49'27"	S68°25'40
CATES NUMBER CATES OFFICIAL RECORDS BOOK SQ FT	FEET C328	565.56'	1166.50'	27 <b>'</b> 46'44"	N73'54'19
CATES POINT OF CURVATURE R/W CATES POINT ON CURVE CATES POINT OF COMPOUND CURVATURE	OF-WAY C331	480.54'	900.00'	30 <b>°</b> 35'31"	N75'17'40
POINT OF REVERSE CURVATURE POINT OF TANGENCY RADIUS LENGTH RADIAL LINE DRAINAGE RETENTION AREA FOR STORMWA NT INCLUDING CONVEYANCING PIPES GATE FACILITIES EASEMENT (RESERVED BY SSIGNS) SPECIAL EASEMENT RESERVED BY DEVELOF SCAPING AND/OR THE CONSTRUCTION, INST	IANCE	309.84'	525.00'	33*48'53"	N30°04'03
AND OPERATION OF WATER, SANITARY SEWER, ELECT OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/O AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLAT AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA UTILIZING SUCH EASEMENT AREA COVENANT, AS A CO TO USE SUCH EASEMENT, NOT TO INTERFERE OR DIST INSTALLED WITHIN THE EASEMENT AREA.	AS OR C. RS RIGHT				



AT BOOK <u>ao</u> Age <b>ag</b> F
АСТ "Н"
DRV CREEK TRAIL SI 250 DRV CREEK TRAIL DRV CREEK TRAIL DV
R=825.00' L=151.69' Δ=10'32'05"
CB=S18'42'37"W CH=151.48' CH=151.48'
PREPARED BY: OF CFBB CLYMER FARNER BARLEY SURVEYING A450 NE 83RD ROAD - WILDWOOD, FL 34785 (352)748-3126 LB8498

		$\mathbb{M}$				
	S	SECTIC	)NS	16	5, 17	
	LINE	TABLE		Cl	TY O	F
LINE	LENGTH		_			I
L244	21.13'	S21 <b>*</b> 54`26"E	_			
L245	49.08'	S18'10'50"E				
L246	19.81'	S58'02'27"E				
L247	35.31'	S8*39'28"W				
L248	41.89'	S6'17'32"W			-	_
L249	21.46'	N84°40'37"E				
L250	41.35'	S32 <b>·</b> 57'27"E				3
L251	66.99'	S45'09'15"E	]			
L252	35.68'	S43 <b>'</b> 46'45"W				
L253	66.02'	N29'26'56"W				
L254	41.62'	N32•34'23"W				
L255	22.03'	S77 <b>°</b> 05'20 <b>"</b> W				
L256	20.69'	N57 <b>*</b> 55'31"W	_			
L257	70.54'	N15'49'12"E				
L258	25.78'	N38'20'51"W			_ 1	0
L259	56.50'	N16'46'27"W			S80	
L260	19.96'	N67'04'38"W			L231	2
L261	44.12'	S29'52'06"W	-			Ŕ
L262	53.10'	S9'41'37"W	-		- CE-	
L263	31.16'	S15'50'51"E	-		272 0	
_264	24.10'	S46'52'42"W		434	5	5
_265	41.45'	S80'31'24"W		Zo C	See So	2
_266	26.92'	N88'48'52"W		ACS	15° F3	ر ع
_267	53.94'	N3513'27"W	Ne	168.73".	Di 1432	_
.268	30.76'	N67'21'52"W		168 /3 . 31 34 36 W	20 L43	j1
_269	27.25'	S73•31'07"W			- 4.31	
270	32.67'	N40'24'30"W			4	
_271	19.10'	N23'52'04"E				
.272	32.66'	N53'51'50"E		M		)
.273	21.53'	N20'32'20"W				
.397	12.83'	N26'46'29"W		LINE T	ABLE	
.398	57.55'	N12'09'13"W	LINE	LENGTH	BEARING	_
.399	40.14'	N25'28'41"E	L429	41.88'	N88'48'52"W	_
.400	26.11'	N83'21'33"E	L430	59.36'	N35'13'27"W	_
_401	33.38'	S88'30'31"W	L431	14.67'	N67'21'52"W	_
.402	38.70'	S64°07'59"W	L432	34.63'	S73'31'07"W	-
.403	72.91'	N69'14'40"W	L433	64.64'	N40'24'30"W	-
404	44.10'	N75'18'46"W	L434	41.50'	N23'52'04"E	-
405	18.46'	N12°03'31"W	L607	51.71'	S50'51'14"E	-
406	29.31'	N4°48'40"E	L608	36.34'	S14'29'18"W	
407	6.82'	N40'54'21"W	L609	55.32'	S51°46'01"E	-
408	16.34'	S83'18'32"W	L610	21.65'	S41'49'04"E	-
409	30.45'	\$89'00'28"W	L611	2.71'	S86'09'24"E	
410	32.56'	N65'45'54"W	L612	17.69'	N3'56'47"W	1
.411 412	41.24'	N35'06'04"W	L613	63.86'	N10'32'49"E	
412	56.24' 30.57'	N2'14'50"W	L614	60.04'	N40'57'49"E	
414	39.79'	N72'21'23"W	L615	4.13'	S21*54'26"E	
415	28.71	N42'14'37"W	L616	17.66'	S74 <b>*</b> 22'15"W	
416	9.76'	S43'46'45"W	L617	53.81'	S32 <b>·</b> 57'27"E	
417	98.98'	N29'26'56"W	L618	81.44'	S45'09'15"E	
418	23.32'	N32·34'23"W	L619	35.31'	S76'52'41"E	
419	14.77'	S77'05'20"W	L620	44.40'	S52 <b>'</b> 02'31"E	
420	49.79'	N57'55'31"W	L621	60.28'	S26'41'04"W	
421	76.51'	N15'49'12"E	L622	27.62'	S7 <b>·</b> 46'55"E	
122	17.75'	N38'20'51"W	L623	9.38'	S39 <b>'</b> 38'25"E	
123	30.52'	N16'46'27"W	L624	17.97'	S68*15'54"E	
124	2.80'	S29'52'06"W	L625	42.19'	N81 <b>'</b> 40'03"E	
125	42.99'	S9'41'37"W	L626	41.99'	S73 <b>°</b> 20'22"E	
126	40.73'	S15'50'51"E	L627	59.03'	S29 <b>'</b> 47'37"E	
27	46.89'	S46*52'42"W	L628	35.34'	S5•40'32"W	
128	51.34'	S80'31'24"W	L629	11.21'	S41'52'05"E	

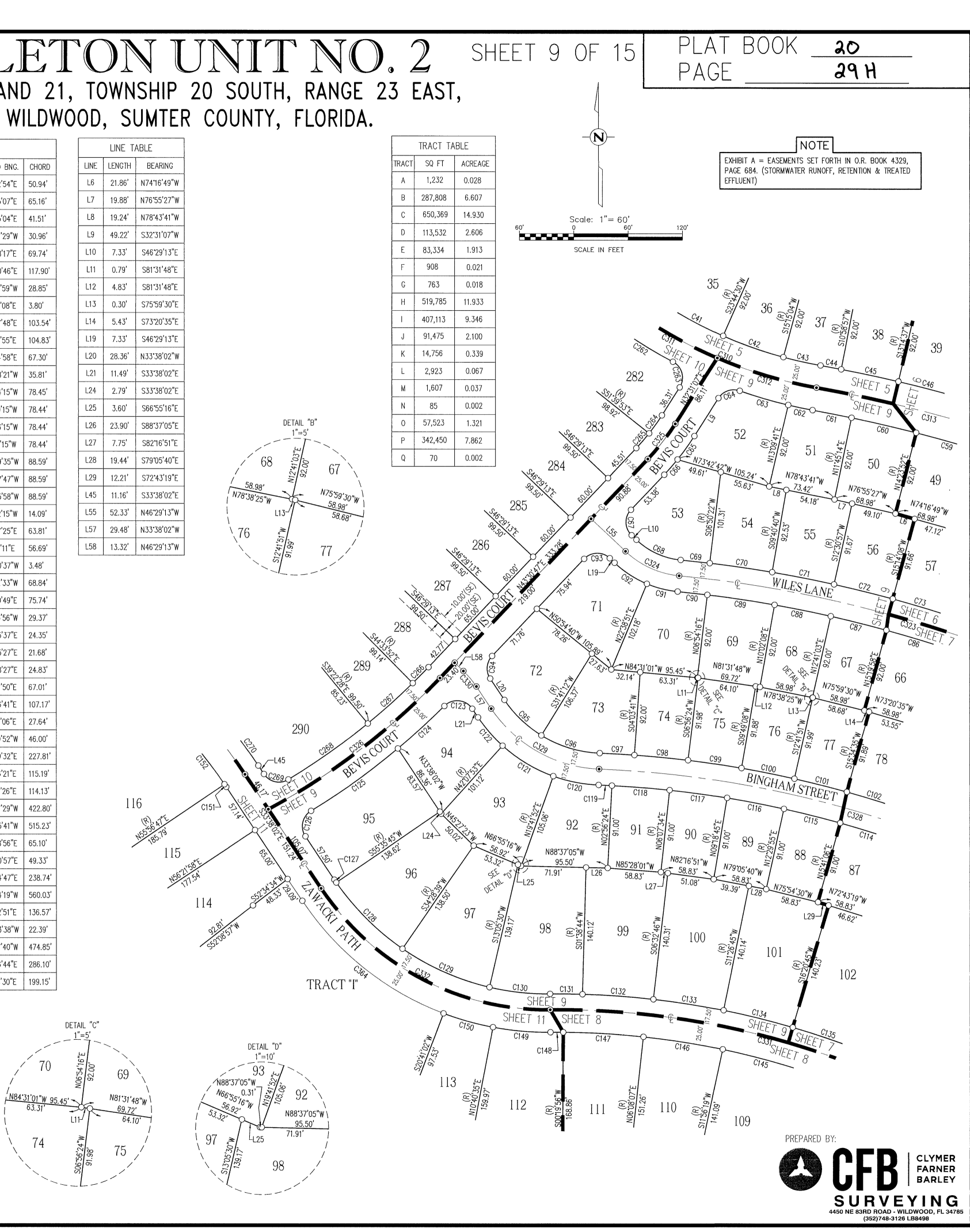
			CUF	RVE	TABL	E							
CUR	/E LENG	TH R	ADIUS		DELTA		CHOR	) BNG.	CHOR				
C13	0 67.4	6' 2	82.50'	1	3 <b>'</b> 40'56'	,,	S83.44	4'58"E	67.30'				
C13	1 35.8	1' 9	17.50 <b>'</b>		2'14'10"		N89'2	B'21"₩	35.81'				
C13:	2 78.4	7'9	17.50 <b>'</b>	4	<b>1°</b> 54'01"		N85*54	4'15"W	78.45'				
C13	3 78.4	6' 9	917.50'		<b>1</b> 54'00"		N81'00	) <b>'</b> 15"W	78.44'		-		
C134	4 78.4	6' 9	17.50'		<b>•</b> 54'00"		N76'06	5'15"W	78.44'		-		+
C13	5 78.4	6' 9	17.50'	4	<b>54</b> '00"		N71'12	'15"W	78.44'	-	-	.244	
C136	5 72.5		17.50'		•31'43"	• ·	N66'29		72.50'		$\vdash$	.245	+
C137			17.50'		13'37"		N62'06		67.67'	-	$\vdash$	_246	+
C138			20.00'		4*43'39'	-			+			.247	_
				····			N72*38		29.43'	_		.248	
C139			75.00'		2*06'49"		N19'13		100.24	_		.249	
C140			75.00'	1	1'17'51"		N41'19	'34"E	93.51'	_		.250	
C141	33.40	)' 2	0.00'	9	5•40'33"	,	N12'09	'39"₩	29.65'		l	.251	
C142	9.96	' 87	75.00'	0	<b>'</b> 39'09"		N60 <b>'</b> 19	'30"₩	9.96'		L	.252	1
C143	88.6	3' 87	75.00'	5	48'13"		N63'33	5'11"W	88.59'			.253	+
C144	88.63	3' 87	75.00'	5	<b>'</b> 48'12"		N69'21	'23"₩	88.59'			.254	╈
C145	88.63	3' 87	75.00'	5	<b>*</b> 48'12"		N75'09	'35"W	88.59'		-	255	╎
C146	88.63	3' 87	75.00'	5	<b>'</b> 48'12"		N80'57	'47"₩	88.59'		╞	256	╀
C147	88.63	3' 87	75.00'	5	•48'12"		N86'45	'58"₩	88.59'	1		257	+
C148	14.09	) [*] 87	75.00'		<b>*</b> 55'21"		S89*52		14.09'	-	-		+
C149			25.00'		1'16'01"		S84'57		63.81'	-	-	258	+
C319			0.00'		3•48'53"		N30'04		290.82	,	-	259	+
C320			0.00		50'29"	-						260	+
C320						-+	N21'34		146.44			.261	
			00.00	• ·	58'24"	+	N38'29		147.58	-		262	
C331			00.00'	•• •••	)*35'31"	+	N75'17		474.85			263	
C361		4′ 52	25.00'		<b>*</b> 48'53"		N30'04	'03"E	305.37		L	264	
C362	151.82	2' 28	3.72'	30	•39'33"	_	S62'06	'56"E	150.01'		L	265	T
C363	406.22	2' 30	0.67'	77	77 <b>'</b> 24'40"		N38*46	'53"W	376.03		L	266	T
C392	25.55	' 27	'4.74'	5	5'19'39"		N78'31'	17"W	25.54 <b>'</b>			267	t
C393	52.32	' 16	3.95 <b>'</b>	18	<b>17'</b> 02"		N87 <b>'</b> 01'	09"W	52.10'			268	
C394	27.87	' 17	6.35'	9	'03'14"		N72'08	′51"₩	27.84'		-	269	
C395	110.74	' 11	6.12'	54	•38'30"		N30'23	′55"₩	106.60'		-	270	+
C396	31.79	' 14	3.14'	12	<b>'</b> 43'35"	S03'04'24"E		31.73'	-	-		-	
C397	34.35	, 25	5.00'	78	•43'35"	-	N12'40'	43"W	31.71'	-		271	$\vdash$
				<u>ן</u>						_] 7		272	-
	LINE T	ABLE				-1-	LINE	TABLE				273	
LINE	LENGTH	BE	ARING	-	LINE		LENGTH	BE	ARING			397	
L23	1.00'	S59"	59'55"E		L101		23.62'	S89'	00'28"W	-		398	
L71	16.55'	N88'5	58'08"W		L102		28.33'	S83	18 <b>'</b> 32"W		L	399	
L72	35.87 <b>'</b>	S21'1	18'23"E		L103		30.59'	N40	'54'21"W		L4	100	
L73	25.28'	S18'4	47'10"W		L104		36.14'	N4*	48'40"E		L	401	
L74	28.75'	N87'4	40'46"W		L105		22.00'	N12	03'31"W	1	L4	ł02	
L75	18.56'	S15°C	)4'46"W		L106		21.97'	N42'	53'36"W	1	L4	03	
L76	35.33'	S4'0	4'14"E	1	L107		76.98'	N75	18'46"W		L4	04	
L77	51.36'	S41'2	27 <b>'</b> 54"E	1	L108		63.46'		14'40"W			-05	
L78	36.60'	+	54'28"E	1	L100	+	33.33'	+	07'59"W	1	<u> </u>	06	
L79	49.01'	+	34'38"E	{	L103	+	46.30'	+	30'31"W			-07	
L73	60.35 [']		02'19"E	1	L110	$\left  \right $	40.50 19.89'		01'03"W		<u> </u>	08	
L80	61.14'		30'15"E		L112	-						.00	
L82							41.35'		47'00"W			10	
	30.99'	<u>+</u>	52'05"E		L113	-	14.85'		58'32"E		<u> </u>		
L83	38.35'		D'32"W	$\left  \right $	L114		20.23'	<u> </u>	08'58"E			+11	
L84	41.05'		7'37"E		L115		12.40'		21'33"E		<u> </u>	12	ļ
L85	26.46'	S73°2	20'22"E		L116		17.80'	N25	28'41"E		<u> </u>	13	
L86	43.36'	N81'4	0'03"E		L117		45.82'	N12'	09 <b>'</b> 13"W		L4	14	``
L87	31.07'	S68'1	5'54"E		L118		22.80'	N26'	46'29"W		L.4	15	4
L88	22.89'	S39 <b>·</b> 3	8'25"E		L231		27.43'	S75	32'12"E		L4	16	
L89	42.51'	S7 <b>'</b> 46	6'55"E		L232		42.45'	S50*	51'14"E		L4	17	Ś
L90	68.04'	S26 <b>'</b> 4	1'04"W		L233		19.21'	S14"2	29'18"W		L4	18	2
L91	38.89'	S52 <b>'</b> 0	2'31"E		L234		43.35'	S49'5	50 <b>'</b> 51"W		L4	19	1
L92	32.88'		2'41"E		L235	$\vdash$	11.87'		55 <b>'</b> 56"E		L4	20	Z
L93	28.35'		3'17"E		L236		37.63'		2'40"E		L4	21	
L94	16.95'		8'58"E		L237	-	47.71'		2 40 L 6'01"E		L4		1
L95	26.64'		0 30 E 4'37"₩		L237	-					L4		
							29.67'		9'04"E				
L96	60.77'		1'23"W		L239		41.55'		)9'24"E		L4:		
L97	52.56'		1'06"E		L240	_	43.17'		6'47"W		L4:		4
L98	43.15'		'50"W		L241		53.88'	N10'3	2'49"E		L4:		4
L99	42.28'	N35'06	6'04"₩		L242		54.74'	N40'5	7'49"E		L42	27	4
L100	39.73'	N65 <b>'</b> 4	5'54"W		L243		34.78'	S84*4	1'52"E		L42	28	5



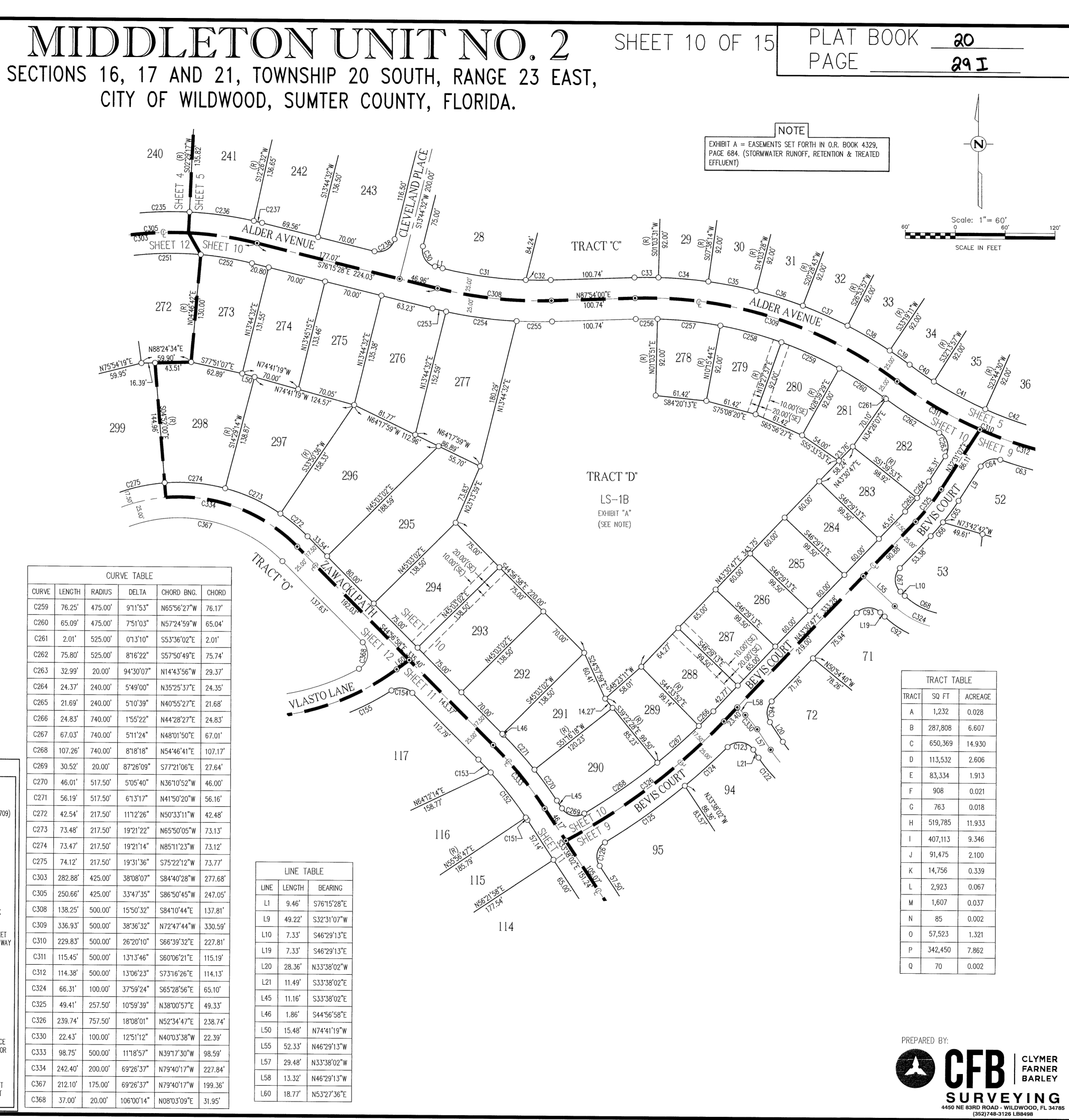
	· · · · · · · · · · · · · · · · · · ·		RVE TABLE			
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD	
C41	70.39'	475.00'	8*29'27"	S62'00'46"E	70.33'	
C42	70.39'	475.00'	8'29'27"	S70°30'13"E	70.33'	
C43	42.10'	475.00'	5*04'41"	S77'17'17"E	42.09'	
C44	23.13'	1637.00'	0°48'34"	N79 [•] 25 [•] 20 [°] W	23.13'	
C45	64.61'	1637.00'	2'15'40"	N77*53'13"W	64.60'	
C46	64.60'	1637.00'	2'15'40"	N75'37'33"W	64.60'	
C59	73.23'	1587.00	2'38'38"	N74'16'49"W	73.23'	
C60						
<u>.</u>	73.23'	1587.00'	2.38,38"	N76*55'27"W	73.23'	
C61	43.79'	1587.00'	1°34'51"	N79'02'12"W	43.78'	
C62	27.38'	525.00'	2.59'18"	S7819'58"E	27.38'	
C63	55.60'	525.00'	6'04'05"	S73'48'17"E	55.58'	
C64	26.78'	20.00'	76*42'38"	S70'52'26"W	24.82'	
C65	31.98'	282.50'	6'29'08"	N35°45'41"E	31.96'	
C66	22.23'	282.50'	4'30'32"	N41 <b>'</b> 15'31"E	22.23'	
C67	31.42'	20.00'	90'00'00"	S01*29'13"E	28.28'	
C68	54.70'	82.50'	37 <b>'</b> 59'24"	S65*28`56"E	53.71'	
C69	32.24'	1403.00'	1 19'00"	N83 <b>'</b> 49'08"W	32.24'	
C70	69.50'	1403.00'	2*50'18"	N81'44'29"W	69.49'	
C71	69.50'	1403.00'	2.50'18"	N78 <b>*</b> 54 <b>*</b> 12"W	69.49'	
C72	66.60'	1403.00'	2*43'11"	N76 <b>°</b> 07'27"W	66.59'	
C73	59.57'	1403.00'	2'25'58"	N73 <b>·</b> 32'53"W	59.56'	
C86	63.24'	1368.00'	2 <b>'</b> 38'55"	N73 <b>°</b> 20'35"W	63.23'	
C87	63.24'	1368.00'	2 <b>'</b> 38'55"	N75 <b>'</b> 59'30"W	63.23'	
C88	63.24'	1368.00'	2'38'55"	N78'38'25"W	63.23'	
C89	74.75'	1368.00'	3'07'51"	N81*31'48"W	74.75'	
C90	32.99'	1368.00'	1'22'54"	N83 <b>'</b> 47'11"W	32.99'	
C91	35.12'	117.50'	17'07'29"	S75 <b>*</b> 54`53"E	34.99'	
C92	42.79'	117.50'	20'51'56"	S56*55'11"E	42.55'	
C93	31.42'	20.00'	90'00'00"	S88'30'47"W	28.28'	
C94	26.93'	20.00'	77'08'48"	S04 <b>*</b> 56'22"W	24.94'	
C95	57.07'	132.50'	24'40'47"	S45'58'25"E	56.63'	
C96	68.18'	132.50'	29'28'52"	S73'03'14"E	67.43'	
C97	38.35'	1184.00'	1'51'21"	N86'52'00"W	38.35'	
 C98	59.49'	1184.00'	2'52'43"	N84'29'57"W	59.48'	
 C99	59.49'	1184.00'	2'52'43"	N81'37'14"W	59.48'	
C100	59.49'	1184.00'	2'52'43"	N78 <b>·</b> 44'30"W	59.48'	
C100	59.49'	1184.00'	2'52'43"	N75'51'47"W	59.48'	
C102	59.49'	1184.00'	2'52'43"	N72*59'04"W	59.48'	
C114	63.90'	1149.00'	3'11'10"	N72'43'19"W	63.89'	
C114 C115	63.90'	1149.00	3'11'10"	N724319 W	63.89	
C115			3'11'10"	N75 54 50 W	63.89	
	63.90'	1149.00'				
C117	63.90'	1149.00'	311110"	N82'16'51"W	63.89'	
C118	63.90'	1149.00'	3.11.10"	N85'28'01"W	63.89'	
C119	14.73'	1149.00'	0'44'04"	N87'25'38"W	14.73'	
	INDICATES	4" X 4" V 74	LEGE	ND RMANENT REFERE	NCF	
				UNLESS OTHERW		
●	INDICATES	4"X4"X24 (PRMI)09	" CONCRETE PE	ERMANENT REFERE	ENCE	R <i>‼^</i>
۲	MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET (LB #8498 & LB #47 INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT (P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE					
	(P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED. INDICATES 5/8" IRON PIN AND CAP TO BE SET IN					
0	ACCORDANCÉ WITH SECTION 177.091(9) FLORIDA STATUTES.					
C9	(SEE NOTE #5.) INDICATES CURVE NUMBER IN CURVE TABLE					
C9 L9	INDICATES LINE NUMBER IN LINE TABLE INDICATES CENTERLINE					
∆ CB	INDICATES DELTA (CENTRAL ANGLE OF CURVE) INDICATES CHORD BEARING INDICATES CHORD DISTANCE					
CH	INDICATES CHORD DISTANCE INDICATES ARC LENGTH INDICATES LICENSED BUSINESS PG INDICATES PLAT BOOK					
LB NO. ORB	INDICATES			PGS IND SQ FT IND	ICATES PAGE ICATES SQUA	S RE F
PC POC	INDICATES	POINT OF CUI POINT OF CUI	RVATURE	R/W IND	ICATES RIGH	ſ−0F∙
POC PCC PRC	INDICATES	POINT OF CO	rve MPOUND CURVA VERSE CURVATU			
PT	INDICATES	POINT OF REA POINT OF TAM RADIUS LENG	NGENCY			
(R) DRA	INDICATES	radial line		FOR STORMWATER		
	MANAGEME	NT INCLUDING	CONVEYANCING	; PIPES		<b>`</b>
GFE	AND ITS AS	SSIGNS)		Reserved by th		
SE	INDICATES	speciál ease		d by developer Ruction, install		
	AND OPERA	ATION OF WAT	TER, SANITARY	SEWER, ELECTRIC,	TELEPHONE,	GAS
	AND/OR G	OLF CART PA	THS. DEVELOPE	CILITIES AND/OR R CONTEMPLATES	PUTTING H.V	.A.C.
	utilizing s	UCH EASEMEI	NT AREA COVEN	ASEMENT AREA. U IANT, AS A COND	ITION OF TH	e Rig
11	TO USE SU	CH EASEMEN	T, NOT TO INTE	RFERE OR DISTUR	B SUCH EQU	IPMEN
	INSTALLED	WITHIN THE F	EASEMENT AREA	•		

	DDL
SECTIONS	16, 17 AN CITY OF V
	CURVE TABLE

		CUF	VE TABLE	
CURVE	LENGTH	RADIUS	DELTA	CHORD BN
C120	51.14 <b>'</b>	167.50'	17 <b>°</b> 29'33"	S79 <b>'</b> 02'54"
C121	65.58'	167.50'	22 <b>·</b> 26 <b>·</b> 01"	S59 <b>°</b> 05'07"
C122	41.61'	167.50 <b>'</b>	14 <b>*</b> 14'05"	S40 <b>ʻ</b> 45'04"
C123	35.41'	20.00'	101 26'55"	N84 <b>°</b> 21 <b>'</b> 29"
C124	69.76'	782.50'	5'06'28"	N47 <b>'</b> 28'17"
C125	118.01'	782.50'	8*38'28"	N54 <b>°</b> 20'46"
C126	32.22'	20.00'	92 <b>1</b> 8'01"	S12'30'59"\
C127	3.80'	282.50'	0 <b>ʻ</b> 46'14"	S34 <b>°</b> 01'08"[
C128	104.12'	282.50'	21'07'05"	S44 <b>*</b> 57'48"
C129	105.44'	282.50'	21 <b>'</b> 23'09"	S66 <b>1</b> 2'55"I
C130	67.46'	282.50'	13°40'56"	S83 <b>'</b> 44'58"
C131	35.81'	917.50'	2*14'10"	N89 <b>*</b> 28'21"
C132	78.47'	917.50'	4 <b>°</b> 54'01"	N85 <b>*</b> 54'15"
C133	78.46'	917.50'	4*54'00"	N81'00'15"\
C134	78.46'	917.50'	4*54'00"	N76'06'15"
C135	78.46'	917.50'	4*54'00"	N71 <b>1</b> 2'15"V
C145	88.63'	875.00'	5 <b>'</b> 48'12"	N75'09'35"
C146	88.63'	875.00'	5 <b>'</b> 48'12"	N80 <b>°</b> 57'47"
C147	88.63'	875.00'	5 <b>°</b> 48'12"	N86 <b>'</b> 45'58"
C148	14.09'	875.00'	0*55'21"	S89 <b>*</b> 52'15"\
C149	63.91'	325.00'	11'16'01"	S84*57'25"
C150	56.77'	325.00'	10'00'27"	S74 <b>'</b> 19'11"E
C151	3.48'	475.00'	0*25'11"	N33*50'37"
C152	68.90'	475.00'	8'18'40"	N3812'33"
C262	75.80'	525.00'	8'16'22"	S57 <b>*</b> 50'49"
C263	32.99'	20.00'	94'30'07"	N14'43'56"
C264	24.37'	240.00'	5*49'00"	N35*25'37"
C265	21.69'	240.00'	510'39"	N40 <b>*</b> 55'27"
C266	24.83'	740.00'	1*55'22"	N44*28'27"
C267	67.03'	740.00'	5'11'24"	N48*01`50"
C268	107.26'	740.00'	8 <b>°</b> 18'18"	N54 <b>'</b> 46'41"
C269	30.52'	20.00'	87'26'09"	S77 <b>'</b> 21'06"[
C270	46.01'	517.50'	5'05'40"	N36'10'52"
C310	229.83'	500.00'	26 <b>'</b> 20'10"	S66 <b>·</b> 39'32"
C311	115.45'	500.00'	13 <b>'13'</b> 46"	S60°06'21"E
C312	114.38'	500.00'	13'06'23"	S73 <b>1</b> 6'26"[
C313	424.03 <b>'</b>	1612.00'	15 <b>°</b> 04'17"	N72 <b>'</b> 17'29"
C323	518.25'	1385.50'	21°25'53"	N73 <b>'</b> 45'41"
C324	66.31'	100.00'	37 <b>*</b> 59'24"	S65 <b>*</b> 28'56"
C325	49.41'	257.50 <b>'</b>	10 <b>'</b> 59'39"	N38°00'57"
C326	239.74'	757.50 <b>'</b>	18'08'01"	N52 <b>'</b> 34'47"
C328	565.56 <b>'</b>	1166.50'	27 <b>'</b> 46'44"	N73 <b>*</b> 54'19"
C329	141.79'	150.00'	54'09'39"	S60'42'51"
C330	22.43'	100.00'	12 <b>'</b> 51'12"	N40'03'38"
C331	480.54'	900.00'	30'35'31"	N7517'40"
C332	298.22'	300.00'	56*57'24"	S62*06'44"
C364	202.40'	325.00'	35°40'56"	S51 <b>*</b> 28'30"

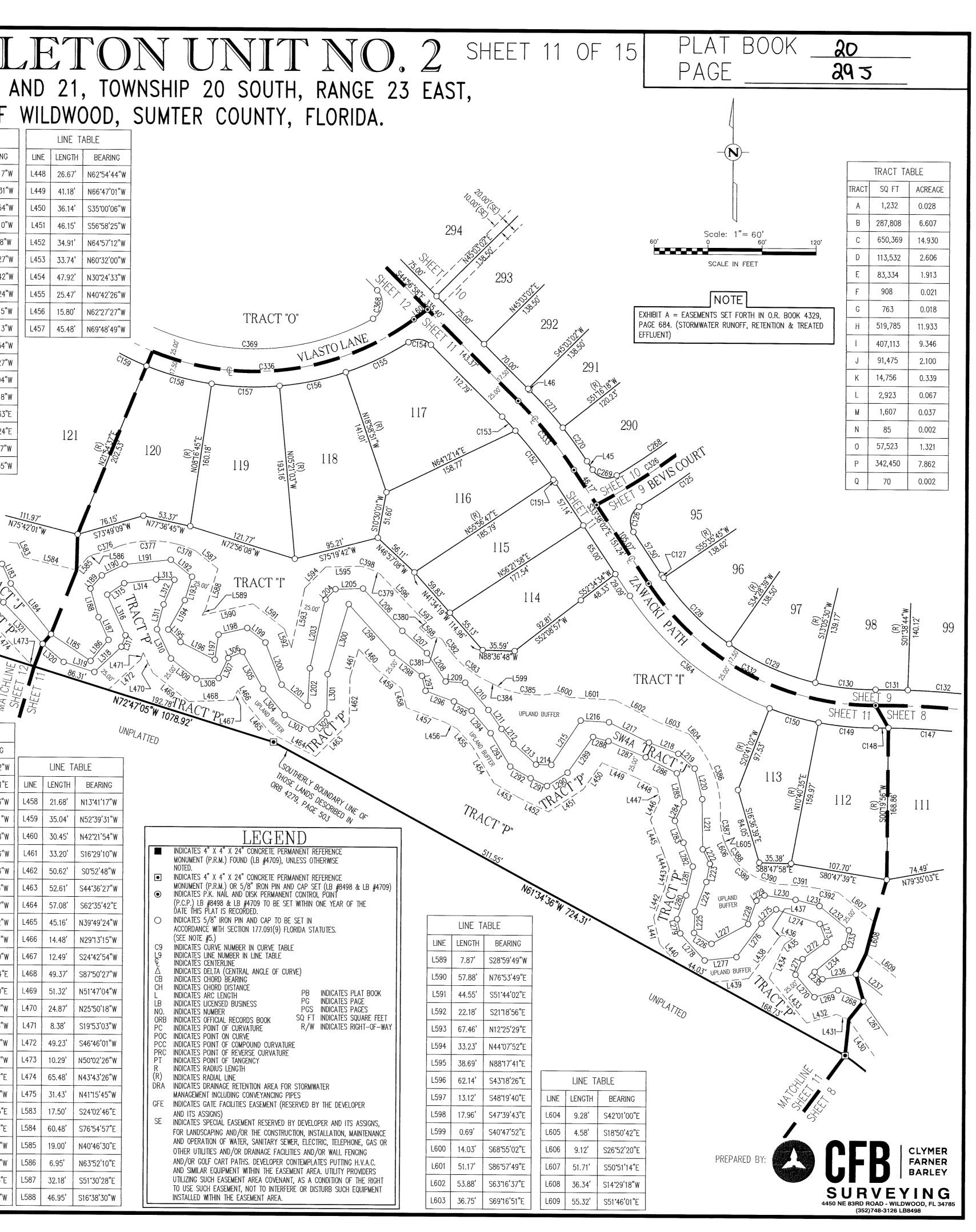


CURVE TABLE							
CORVE	LENGTH 31.42'	RADIUS 20.00'	DELTA 90'00'00"	CHORD BNG.	CHORD 28.28'		
C31	101.30'	475.00'	12'13'10"	S82°22'03"E	101.11		
C32	30.03'	475.00'	3'37'22"	N89'42'41"E	30.03'		
C33	28.94'	525.00'	3'09'31"	S89*28'46"W	28.94'	-	
C34	60.28'	525.00'	6'34'42"	N85'39'07"W	60.25'		
C35	58.83'	525.00'	6 <b>°</b> 25'14"	N79'09'09"W	58.80'		
C36	58.83'	525.00'	6'25'14"	N72 <b>°</b> 43'55"W	58.80'	-	
C37	58.83'	525.00'	6'25'14"	N66'18'40"W	58.80'		
C38 C39	58.83' 29.22'	525.00' 525.00'	6°25'14" 3'11'21"	N59'53'26"W	58.80'		
C40	35.45'	475.00'	4'16'35"	S55'37'45"E	29.22' 35.44'		
C41	70.39'	475.00'	8*29'27"	S62'00'46"E	70.33'		
C42	70.39'	475.00'	8'29'27"	S70'30'13"E	70.33'		
C63	55.60'	525.00'	6'04'05"	S73 <b>'</b> 48'17"E	55.58'		
C64	26.78'	20.00'	76 <b>'</b> 42'38"	S70*52'26"W	24.82'		
C65	31.98'	282.50'	6'29'08"	N35 <b>*</b> 45'41"E	31.96'		
C66	22.23'	282.50'	4'30'32"	N41'15'31"E	22.23'		
C67	31.42'	20.00'	90'00'00"	S01'29'13"E	28.28'		
C68 C92	54.70' 42.79'	82.50' 117.50'	37 [•] 59'24" 20 [•] 51'56"	S65'28'56"E	53.71'		
C92	42.79	20.00'	90 <b>°</b> 00'00"	S56'55'11"E S88'30'47"W	42.55' 28.28'		
C94	26.93'	20.00'	77'08'48"	S04'56'22"W	24.94'		
C122	41.61'	167.50'	14'14'05"	S40'45'04"E	41.51'		
C123	35.41'	20.00'	101*26'55"	N84'21'29"W	30.96'		
C124	69.76'	782.50'	5*06'28"	N47'28'17"E	69.74'		
C125	118.01'	782.50'	8•38'28"	N54 <b>'</b> 20'46"E	117.90'		
C126	32.22'	20.00'	92'18'01"	S12'30'59"W	28.85'		
C151	3.48'	475.00'	0°25'11"	N33'50'37"W	3.48'		
C152 C153	68.90' 21.43'	475.00'	8'18'40"	N38'12'33"W	68.84'		
C155	27.22'	475.00' 	2'35'05" 77'58'37"	N43'39'26"W N83'56'16"W	21.43' 25.17'		
C155	77.28'	317.50'	13'56'43"	N64'02'47"E	77.09'		
C235	73.97'	450.00'	9 <b>'</b> 25'07"	S87'46'43"W	73.89'		
C236	78.18'	450.00'	9 <b>'</b> 57'15"	N82*32'06"W	78.08'		
C237	10.21'	450.00'	1*18'00"	N76 <b>*</b> 54`28"W	10.21'		
C238	31.42'	20.00'	90'00'00"	N58 <b>*</b> 44`32"E	28.28'		
C251	88.93'	400.00'	12 <b>'</b> 44'16"	S88*24'34"W	88.74'		
C252 C253	62.58'	400.00'	8'57'50"	N80'44'23"W	62.52'		
C255	16.77' 85.65'	525.00' 525.00'	1 <b>'</b> 49'50" 9 <b>'</b> 20'49"	S77'10'23"E S82'45'42"E	16.77 <b>'</b> 85.55'		
C255	42.74	525.00'	4°39'53"	S89'46'03"E	42.73'		
C256	26.23'	475.00'	3.09'50"	S89'28'56"W	26.23'		
C257	76.25'	475.00'	9 <b>'</b> 11'53"	N84'20'13"W	76.17'		
C258	76.25'	475.00'	9'11'53"	N75 <b>°</b> 08'20"W	76.17'		
		]	LEGE	ND			
	MONUMENT (		CONCRETE PER	MANENT REFEREN			
	MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTHERWISE NOTED. INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE						
MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET (LB #8498 & LB #4709) INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT							
(P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED. ○ INDICATES 5/8" IRON PIN AND CAP TO BE SET IN							
ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)							
C9 INDICATES CURVE NUMBER IN CURVE TABLE							
$\dot{\Psi}$ INDICATES CENTERLINE $\Delta$ INDICATES DELTA (CENTRAL ANGLE OF CURVE)							
CH INDICATES CHORD DISTANCE I INDICATES ARC LENGTH PB INDICATES PLAT BOOK							
LB INDICATES LICENSED BUSINESS PG INDICATES PAGE NO. INDICATES NUMBER PG INDICATES PAGES							
ORB INDICATES OFFICIAL RECORDS BOOK PC INDICATES POINT OF CURVATURE POC INDICATES POINT OF CURVATURE POC INDICATES POINT ON CURVE							
PCC INDICATES POINT OF COMPOUND CURVATURE PRC INDICATES POINT OF REVERSE CURVATURE							
PT INDICATES POINT OF TANGENCY R INDICATES RADIUS LENGTH							
(R) INDICATES RADIAL LINE DRA INDICATES DRAINAGE RETENTION AREA FOR STORMWATER							
MANAGEMENT INCLUDING CONVEYANCING PIPES GFE INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER AND US ASSIGNS)							
AND ITS ASSIGNS) SE INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS, FOR LANDSCADING, AND (OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE							
FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR OTHER LITULTIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING							
OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C. AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS							
AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT							
TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT INSTALLED WITHIN THE EASEMENT AREA.							



		CU	RVE TABLE	
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.
C259	76.25'	475.00'	9'11'53"	N65'56'27"W
C260	65.09'	475.00'	<b>7°</b> 51'03"	N57 <b>·</b> 24'59"W
C261	2.01'	525.00'	0'13'10"	S53 <b>·</b> 36'02"E
C262	75.80'	525.00'	8'16'22"	S57'50'49"E
C263	32.99'	20.00'	94'30'07"	N14 <b>'</b> 43'56"W
C264	24.37'	240.00'	5'49'00"	N35'25'37"E
C265	21.69'	240.00'	5'10'39"	N40'55'27"E
C266	24.83'	740.00'	1*55'22"	N44'28'27"E
C267	67.03 <b>'</b>	740.00'	5'11'24"	N48'01'50"E
C268	107.26'	740.00'	8'18'18"	N54 <b>'</b> 46'41"E
C269	30.52'	20.00'	87*26'09"	S77'21'06"E
C270	46.01'	517.50'	5'05'40"	N36'10'52"W
C271	56.19'	517.50'	6'13'17"	N41'50'20"W
C272	42.54'	217.50'	11'12'26"	N50'33'11"W
C273	73.48'	217.50'	19*21'22"	N65'50'05"W
C274	73.47'	217.50'	19 <b>'</b> 21'14"	N85'11'23"W
C275	74.12'	217.50'	19•31'36"	S75'22'12"W
C303	282.88'	425.00'	38'08'07"	S84'40'28"W
C305	250.66'	425.00'	33 <b>·</b> 47'35"	S86*50'45"W
C308	138.25'	500.00'	15•50'32"	S84'10'44"E
C309	336.93'	500.00'	38 <b>·</b> 36'32"	N72 <b>'</b> 47'44"W
C310	229.83'	500.00'	26'20'10"	S66'39'32"E
C311	115.45'	500.00'	13'13'46"	S60'06'21"E
C312	114.38'	500.00'	13*06'23"	S73'16'26"E
C324	66.31'	100.00'	37 <b>·</b> 59'24"	S65'28'56"E
C325	49.41'	257.50'	10 <b>*</b> 59'39"	N38'00'57"E
C326	239.74'	757.50'	18 <b>°</b> 08'01"	N52 <b>·</b> 34'47"E
C330	22.43'	100.00'	12'51'12"	N40'03'38"W
C333	98.75'	500.00'	11"18'57"	N39 <b>1</b> 7'30"W
C334	242.40'	200.00'	69 <b>°</b> 26`37"	N79 <b>·</b> 40'17"W
C367	212.10'	175.00'	69 <b>°</b> 26'37"	N79 <b>*</b> 40'17"W
C368	37.00'	20.00'	106'00'14"	N08'03'09"E

				-			7					
CURVE	E LENGT		RVE TABLE	CHORD E	BNG.	CHORD	_					
C125			8'38'28"	N54'20'4		117.90	-	~ -				
C126	32.22	20.00	92°18'01"	S12'30'5	9"W 2	28.85'	1	SE	CTION	IS	16,	17
C127	3.80'	282.50'	0•46'14"	S34'01'08	8"E 3	3.80'	1	LINE	TABLE		CITY	( OF
C128	104.12	' 282.50'	21'07'05"	S44*57'4	8"E 1	03.54'	LINE	LENGTH	BEARING	1		
C129	105.44	282.50'	21.23,09"	S66'12'5	5"E 1	04.83 <b>'</b>	L206	64.25'	S43'18'26"E		LINE 1	
C130	67.46	282.50'	13 <b>°</b> 40'56"	S83'44'5	8"E 6	67.30 <b>'</b>	L207	36.79'	S48'19'40"E	LINE	LENGTH 17.20'	
C131	35.81'	917.50'	2'14'10"	N89*28'2	21"W 3	35.81'	L208	37.75'	S33'44'00"E	L297	-	N13°41'17" N52°39'31'
C132	78.47		4*54'01"	N85'54'1	5"W 7	/8.45'	L209	21.81'	S86*46'32"E	- L299		N42'21'54'
C147	88.63		5'48'12"	N86'45'5		38.59'	L210	39.72'	S40'47'52"E	L300		S16'29'10"
C148	14.09'		0'55'21"	S89'52'15		4.09'	L211	25.74'	S34*55'57"E	L301	44.02'	S0'52'48"
C149	63.91'		11'16'01"	S84'57'2		3.81'	L212	21.23'	S38*35'55"E	L302	-	S44'36'27'
C150 C151	56.77'		10'00'27"	S74'19'11		6.69'	L213	34.23'	S47*43'06"E	L303	33.61'	N62'35'42'
C151	3.48' 68.90'	475.00' 475.00'	0°25'11" 8'18'40"	N33'50'3 N38'12'33		5.48'  58.84'	L214	16.99'	S89'05'21"E	L304	37.81'	N39'49'24'
C153	21.43'	475.00'	2°35'05"	N43'39'2		0.04 	L215	59.42'	N33'04'16"E	L305	46.80'	N29'13'15"
C154	27.22'		77 <b>*</b> 58'37"	N83'56'16			L216	31.51' 49.95'	S86'57'49"E	L306	17.45'	S66'54'13"
C155	77.28		13'56'43"	N64'02'4			L217	^{49.95} 34.92'	S63'16'37"E S69'16'51"E	L307	24.80'	S24'42'54"
C156	75.53'		13'37'48"	N77'50'0		<u>.</u> 5.35'	L210	24.66'	S47'55'51"E	L308	24.82'	S87'50'27"
C157	75.53'	317.50'	13 <b>°</b> 37'48"	S88*32'09		5.35'	L220	34.95'	S14'13'30"E	L309	36.37'	N51°47'04"
C158	75.53'	317.50'	13'37'51"	S74'54'19	9"E 7	5.36'	L221	55.57'	S0'43'11"E	L310	35.61'	N25*50'18"
C159	47.93'	317.50'	8'38'56"	S63 <b>'</b> 45'56	6"E 4	7.88'	L222	18.02'	S26*52'20"E	L311	28.55'	N14°23'33"
C268	107.26	740.00'	8"18'18"	N54 <b>·</b> 46'41	1"E 1	07.17'	L223	20.47'	S10 <b>'</b> 42'57"W	L312	30.02'	N23'00'24'
C269	30.52'	20.00'	87 <b>·</b> 26'09"	S77'21'06	5"E 2	7.64'	L224	35.51'	S20'46'58"W	L313	20.23'	N89'31'17"
C270	46.01'	517.50'	5'05'40"	N36'10'52	2"W 4	6.00'	L225	23.88'	S1 <b>'</b> 58'31"W	L314	35.76'	S82'54'35"
C271	56.19'	517.50'	61317"	N41'50'20	D"₩ 5	6.16'	L226	22.84'	S58'21'18"E			
C326	239.74	757.50'	18'08'01"	N52'34'47	7"E 2	38.74'	L227	46.12'	N61°24'00"E			
C332	298.22	300.00'	56'57'24"	S62'06'44	4"E 2	86.10'	L228	27.76'	N18'52'04"E			
C333	98.75'	500.00'	11 <b>'</b> 18'57"	N3917'30	)"W 9	8.59'	L229	10.77'	N56'18'46"E			
C336	351.33'		67'05'56"	N87'00'34		31.59'	L230	34.80'	S8212'32"E			-q
C364	202.40'		35'40'56"	S51'28'30		99.15'	L231	27.43'	S75'32'12"E			PA
C368	37.00'	20.00'	106'00'14"	N08'03'09		1.95'	L232	42.45'	S50*51'14"E			TRACE T
C369	285.60'	++	59 <b>°</b> 30'16"	S89'11'36		72.94'	L233	19.21'	S14°29'18"W			A A
C376 C377	30.41' 64.54'	136.32'	12'46'48"	N71'12'21'		0.34'	L234	43.35'	S49'50'51"W			
C378	22.28'	113.40' 108.63'	32'36'26" 11'44'55"	S87'39'14	<u> </u>	3.67' 2.24'	L235	11.87'	S46'55'56"E			
C379	11.50'	65.91'	9'59'59"	N63'44'40		2.24 	L236	37.63'	N81'12'40"E			
C380	10.17'	22.00'	26*29'02"	S55'10'56		).08'	L257	47.71' 53.94'	S51°46'01"E N35°13'27"W			JUP
C381	14.38'	9.01'	91'23'48"	N83'13'44		2.90'	L268	30.76'	N67'21'52"W			MA
C382	19.73'	103.68'	10 <b>'</b> 54'19"	S35'58'10		9.70'	L269	27.25'	S73'31'07"W		LINE T/	ARI F
C383	50.08'	112.16'	25'35'07"	S53'25'54	F. 49	9.67'	L270	32.67'	N40'24'30"W	LINE	LENGTH	BEARING
C384	10.64'	294.62'	2'04'11"	N63'57'14	"W 10	).64'	L271	19.10'	N23 <b>*</b> 52'04"E	L315	22.78'	S55'55'52"
C385	67.68'	105.91'	36'36'37"	S84'14'06	"E 66	6.53 <b>'</b>	L272	32.66'	N53'51'50"E	L316	49.73'	S24'33'31"E
C386	91.59'	123.04'	42'38'55"	N19'03'10'	"W 89	9.49'	L273	21.53'	N20°32'20"W	L317	13.35'	S19 <b>'</b> 53'03"Y
C387	26.73'	72.50'	21'07'28"	S08'16'59'	"E 26	6.58'	L274	51.01'	N72°02'10"W	L318	41.05'	S46 <b>·</b> 46'01"V
C388	16.45'	70.42'	13'23'02"	S36'13'13'	"E 16	5.41'	L275	22.71'	S45 <b>·</b> 43'53"W	L319	35.91'	N72'09'18"V
C389	22.52'	67.18'	19 <b>'</b> 12'29"	S51*33'25'	"E 22	2.41'	L276	46.60'	S35*59'14"W	L320	30.68'	N50'02'26"
C390	34.36'	72.50'	27'09'29"	S74'01'43'	"E 34	1.04'	L277	35.37'	S83'57'00"W	L321	63.56'	N43°43'26"V
C391	37.02'	314.00'	6*45'21"	N8413'47	‴₩ 37	7.00'	L278	40.55'	N4219'57"W	L322	42.09'	N41°15'45"W
C392	25.55'	274.74'	5'19'39"	N78'31'17'		5.54'	L279	16.15'	N13'09'15"W	L430	59.36'	N3513'27"W
C398	11.92'	69.83'	9 <b>'</b> 46'54"	N7313'32'	"W   11	.91'	L280	28.62'	N20'47'55"E	L431	14.67'	N67'21'52"W
[						]	L281	32.89'	N12"26'59"E	L432	34.63'	S73'31'07"W
 	LINE TA			LINE TAE			L282	28.42'	N21'36'04"W	L433	64.64'	N40'24'30"V
LINE	LENGTH	BEARING	LINE	LENGTH	BEARI		L283	26.02'	N21 36'57"W	L434	41.50'	N23'52'04"E
L45	11.16'	S33'38'02"E	L193		S16'38'3	{	L284	22.90'	N25'03'35"E	L435	11.19'	N53*51'50"E
L46	1.86'	S44'56'58"E	L194		S28*59'4		L285	32.84'	N13*50'54"W	L436	12.55'	N72'02'10"W
L60 L183	18.77' 23.80'	N53°27'36"E S24°02'46"E	L195		S44'53'		L286 L287	38.92'	N62'54'44"W	L437	5.49'	S45'43'53"W
L185 L184	23.80 72.04'	S24 02 46 E S38'51'01"E	L196	42.92'	S63'17'4 N8'16'5		L287	45.24'	N66'47'01"W	L438	55.59'	S83'57'00"
L185	72.04 52.80'	S58 51 01 E S56'34'02"E	L197		N816'5 N76'53'4		L288	17.77' 49.13'	N74'37'25"W S35'00'06"W	L439 L440	41.15' 28.80'	\$83'57'00"W
L105	30.39'	N40'47'20"E	L190		S51°44'(		L209	49.15 27.41'	S56'58'25"W	L440 L441	28.80	S42'19'57"E N13'09'15"W
L187	27.61'	N23'56'31"W	L200		S21'18'5		L290	20.07'	N64 <b>*</b> 57'12"W	L441	34.42'	N13 09 15 W N20°47'55"E
L188	33.25'	N16'08'22"W	L201		S51'13'1		L292	26.05'	N60'32'00"W	L443	23.41'	N12'26'59"E
L189	19.34'	N40°46'30"E	L202		N2'48'1		L293	43.45'	N30'24'33"W	L444	20.76'	N21'36'04"W
L190	28.25'	N63'52'10"E	L203		N12 <b>'</b> 25'2		L294	32.53'	N40'42'26"W	L445	36.80'	N21'36'57"W
L191	51.63'	N83*55'44"E	L204	15.99' 1	N44'07'5	52"E	L295	22.21'	N62 <b>·</b> 27'27"W	L446	24.85'	N25'03'35"E
L192	30.18'	S51'30'28"E	L205	30.62'	N88'17'4	41"E	L296	33.76'	N69'48'49"W	L447	12.60'	N13 <b>°</b> 50'54"W
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	LINE T	ABLE	]		
LINE	LENGTH	BEARING			
L32	25.82'	S20*58'35"E			
L47	8.93'	N65'36'25"E			
L48	2.97'	N65'36'25"E			
L49	11.12'	N65'36'25"E			
L59	28.97'	N30'33'32"E	<b></b>		
L60	18.77'	N53°27'36"E		LINE T	ABL
L167	33.96'	S46 <b>'</b> 47'15"E	LINE	LENGTH	
L168	46.77'	S17 <b>'</b> 31'51"E	L335	18.20'	S8
L169	40.08'	S65 <b>'</b> 39'30"E	L336	45.00'	NE
L170	24.03'	S71 <b>°</b> 24'59"E	L337	54.76 <b>'</b>	N2
L171	18.08'	S26 <b>*</b> 22'36"E	L338	22.39'	N3
L172	25.31'	S7°47'31"W	L473	10.29'	N5
L173	37.10'	N87 <b>·</b> 37'37"W	L474	65.48'	N4
L174	24.57'	N83°24'49"W	L475	31.43'	N4
L175	37.93'	S31°58'40"E	L476	21.95'	N8
L176	40.89'	S80*37'47"E	L477	55.05'	NE
L177	39.98'	S28'04'07"E	L478	53.15'	N6
L178	35.55'	S45'16'21"E	L479	53.98'	N5
L179	51.66'	S72 <b>*</b> 34`22"E	L480	26.36'	N1
L180	29.82'	S50'30'22"E	L481	1.10'	N6
L181	19.64'	S83 <b>*</b> 43'57"E	L482	36.80'	N8
L182	52.95'	S84°06'43"E	L483	64.74'	N3
L183	23.80'	S24'02'46"E	L484	37.31'	N1
L184	72.04'	S38 <b>'</b> 51'01"E	L485	19.10'	N5
L185	52.80'	S56 <b>'</b> 34'02"E	L486	9.89'	N6
L319	35.91'	N72'09'18"W	L487	60.02'	N2
L320	30.68'	N50'02'26"W	L572	50.59'	S4
L321	63.56'	N43'43'26"W	L573	42.13'	S1
L322	42.09'	N41'15'45"W	L574	27.66'	S6
L323	28.74'	N89'29'44"W	L575	9.15'	S7
L324	49.84'	N69 <b>'</b> 31'11"W	L576	27.98'	S7
L325	50.01'	N65 <b>'</b> 50'11"W	L577	34.34'	S2
L326	42.30'	N55 <b>°</b> 08'50"W	L578	25.70'	S4
L327	28.13'	N14 <b>°</b> 09'53"W	L579	50.46'	S7:
L328	17.67'	N62 <b>°</b> 05'06"W	L580	27.24'	S5(
L329	29.75'	N86 <b>·</b> 44'49"W	L581	12.10'	S8.
L330	47.41'	N33°32'12"W	L582	67.32'	S84
L331	15.82'	N11*45'01"W	L583	17.50'	S24
L332	30.69'	N55 <b>°</b> 38'55"E	L584	60.48'	S76
L333	36.58'	S79 <b>°</b> 04'22"E	L585	19.00'	N4(
L334	15.79'	N18°01'23"W	L586	6.95'	N6.
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		LINE T	ABLE
	LINE	LENGTH	BEARING
	L335	18.20'	S83 <b>'</b> 06'49"W
	L336	45.00'	N61'38'32"W
	L337	54.76'	N23'21'54"W
	L338	22.39'	N38 <b>·</b> 56'09"W
	L473	10.29'	N50°02'26"W
	L474	65.48'	N43°43'26"W
	L475	31.43'	N41°15'45"W
	L476	21.95'	N89'29'44"W
	L477	55.05'	N69 <b>'</b> 31'11"W
	L478	53.15'	N65*50'11"W
	L479	53.98'	N55°08'50"W
	L480	26.36'	N14'09'53"W
	L481	1.10'	N62'05'06"W
	L482	36.80'	N86°44'49"W
	L483	64.74'	N33*32'12"W
	L484	37.31'	N11 <b>'</b> 45'01"W
	L485	19.10'	N55°38'55"E
	L486	9.89'	N61*38'32"W
	L487	60.02'	N23 <b>°</b> 21'54"W
	L572	50.59'	S46 <b>·</b> 47'15"E
	L573	42.13'	S17 <b>*</b> 31 <b>*</b> 51"E
	L574	27.66'	S65 <b>'</b> 39'30"E
	L575	9.15'	S71 <b>°</b> 24'59"E
	L576	27.98'	S7 <b>·</b> 47'31"W
	L577	34.34'	S28°04'07"E
	L578	25.70'	S45°16'21"E
	L579	50.46'	S72 <b>·</b> 34 <b>'</b> 22"E
	L580	27.24'	S50'30'22"E
	L581	12.10'	S83 <b>·</b> 43'57"E
	L582	67.32'	S84°06'43"E
	L583	17.50 <b>'</b>	S24°02'46"E
	L584	60.48'	S76 <b>·</b> 54'57"E
	L585	19.00'	N40 <b>°</b> 46'30"E
	L586	6.95'	N63'52'10"E

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CURVE	LENGTH	RADIUS	DELTA	CHORD I
C154	27.22'	20.00'	77*58'37"	N83 56'1
C155	77.28'	317.50'	13*56'43"	N64'02'4
C156	75.53'	317.50'	13•37'48"	N77'50'0
C157	75 <i>.</i> 53'	317.50'	13 <b>'</b> 37'48"	S88'32'0
C158	75.53'	317.50'	13•37'51"	S74'54'1
C159	47.93'	317.50'	8'38'56"	S63 <b>'</b> 45'5
C160	42.08'	417.50'	5•46'30"	S56*33'1
C161	76.68'	417.50'	10•31•21"	S48*24'1
C162	70.86'	417.50'	9*43'29"	S38'16'5
C163	90.66'	417.50'	12•26'32"	S27'11'51
C164	30.47'	20.00'	87*16'45"	N64°36'5
C165	82.79'	770.00'	6'09'37"	N74'49'2
C224	79.39'	720.00'	6'19'02"	N72 <b>'</b> 29'5
C225	46.92'	720.00'	3•44'01"	N67 <b>°</b> 28'2
C226	29.65'	20.00'	84•56'43"	N23'08'0
C233	30.04'	20.00'	86'04'12"	S62*22'2
C234	66.58'	450.00'	8 <b>·</b> 28'38"	S78 <b>'</b> 49'5
C235	73.97'	450.00'	9 <b>'</b> 25'07"	S87'46'4
C236	78.18'	450.00'	9 <b>•</b> 57'15"	N82'32'0
C247	30.28'	20.00'	86•44'04"	S22*23'2
C248	2.03'	770.00'	0°09'05"	N65'40'5
C249	25.77'	400.00'	3°41'30"	S67 <b>*</b> 27'10
C250	88.96'	400.00'	12 <b>'</b> 44'31"	S75'40'10
C251	88.93'	400.00'	12 <b>'</b> 44'16"	S88'24'34
C252	62.58'	400.00'	8 <b>°</b> 57'50"	N80'44'2
C272	42.54'	217.50'	11'12'26"	N50'33'11
C273	73.48'	217.50'	19'21'22"	N65*50'05
C274	73.47'	217.50'	19 <b>°</b> 21'14"	N85'11'23
C275	74.12'	217.50'	19 <b>'</b> 31'36"	S75 <b>'</b> 22'12
C276	58.12'	117.50'	28 <b>°</b> 20'34"	S51 <b>°</b> 26'07
C277	29.30'	20.00'	83*55'26"	N79'13'34
C278	162.30'	375.00'	24*47'51"	S46 <b>'</b> 24'48
C279	85.33'	375.00'	13.02'18"	S27'29'44
C302	44.43 <b>'</b>	745.00'	3*25'00"	N67'18'55
C303	282.88'	425.00'	38'08'07"	S84 <b>'</b> 40'28
C304	32.21'	425.00'	4'20'33"	S67 <b>'</b> 46'41
C305	250.66'	425.00'	33 <b>·</b> 47'35"	S86*50'45
C334	242.40'	200.00'	69 <b>'</b> 26'37"	N79 <b>'</b> 40'17
C335	61.17'	100.00'	35'02'53"	S48'04'58
C336	351.33'	300.00'	67 <b>°</b> 05'56"	N87'00'34
C365	37.33'	20.00'	106'56'53"	S05 <b>'</b> 58'01
C366	23.69'	75.00'	18'05'59"	S56 <b>*</b> 33'25
C367	212.10'	175.00 <b>'</b>	69 <b>'</b> 26'37"	N79 <b>'</b> 40'17
C368	37.00'	20.00'	106'00'14"	N08 <b>'</b> 03'09
C369	285.60'	275.00'	59'30'16"	S89'11'36'
C375	75.85'	98.00'	44 <b>°</b> 20'45"	N28 <b>'</b> 09'57
C376	30.41'	136.32'	12*46'48"	N71 <b>°</b> 12'21"
C399	268.53'	400.00'	38 <b>·</b> 27'53"	S40'12'31'

CURVE TABLE

### LEGEND

- INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTHERWISE NOTED.
- INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET (LB #8498 & LB #4709) INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT

INDICATES PLAT BOOK INDICATES PAGE

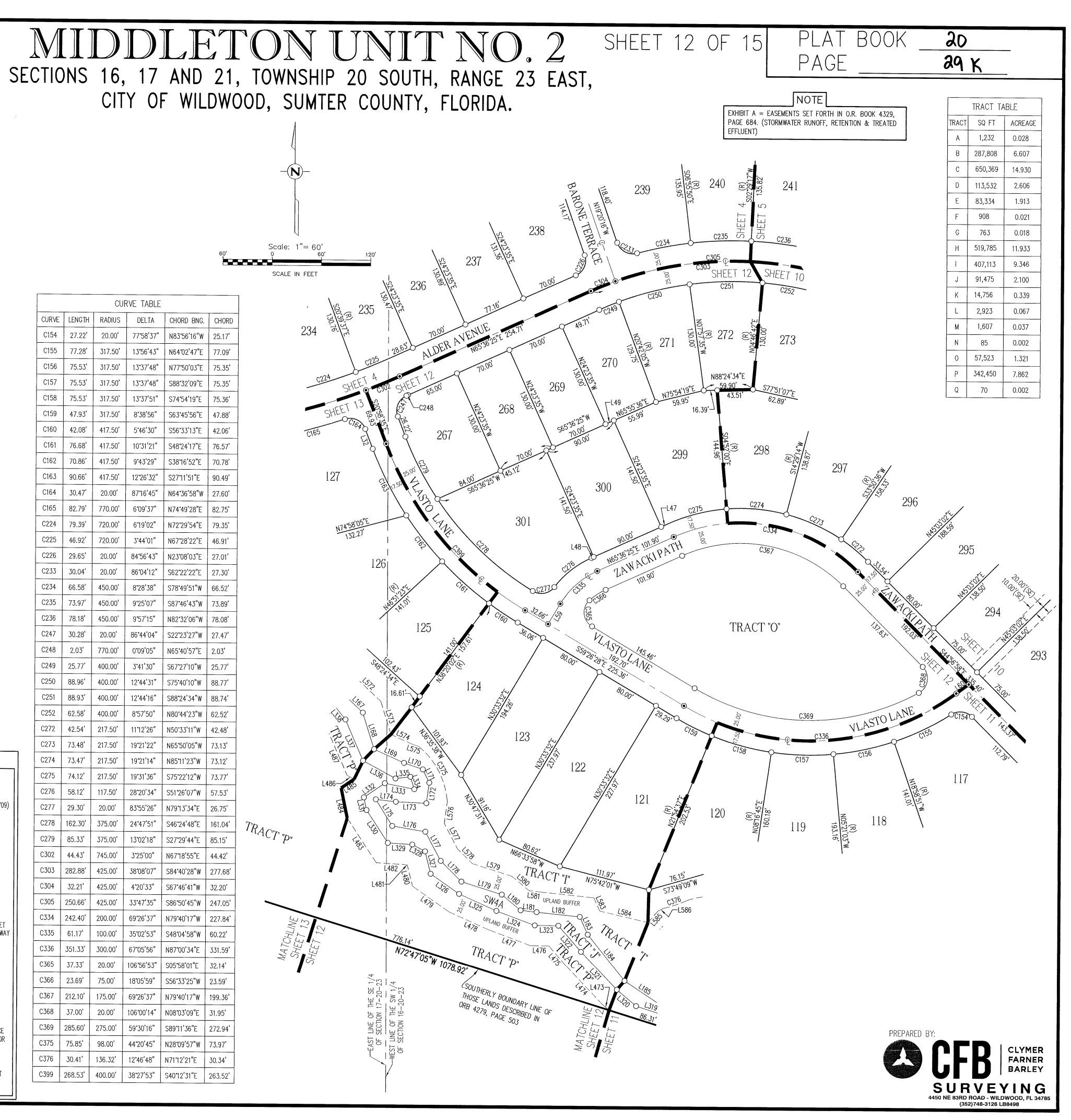
PGS INDICATES PAGES

SQ FT INDICATES SQUARE FEET

R/W INDICATES RIGHT-OF-WAY

PB

- (P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED. INDICATES 5/8" IRON PIN AND CAP TO BE SET IN
- ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)
- INDICATES CURVE NUMBER IN CURVE TABLE INDICATES LINE NUMBER IN LINE TABLE INDICATES CENTERLINE
- INDICATES DELTA (CENTRAL ANGLE OF CURVE) INDICATES CHORD BEARING
- INDICATES CHORD DISTANCE INDICATES ARC LENGTH
- INDICATES LICENSED BUSINESS INDICATES NUMBER
- ORB INDICATES OFFICIAL RECORDS BOOK INDICATES POINT OF CURVATURE POC INDICATES POINT ON CURVE
- C INDICATES POINT OF COMPOUND CURVATURE PRC INDICATES POINT OF REVERSE CURVATURE
- INDICATES POINT OF TANGENCY
- INDICATES RADIUS LENGTH INDICATES RADIAL LINE
- DRA INDICATES DRAINAGE RETENTION AREA FOR STORMWATER MANAGEMENT INCLUDING CONVEYANCING PIPES
- INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER
- and its assigns) INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS, FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C. AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT INSTALLED WITHIN THE EASEMENT AREA.



	LINE T	ABLE	
LINE	LENGTH	BEARING	
L32	25.82'	S20*58'35"E	
L152	50.01'	N55'38'29"E	
L153	41.12'	S67 <b>1</b> 9'31"E	
L154	45.30'	S76 <b>'</b> 49'54"E	
L155	61.16'	N83 <b>'</b> 48'34"E	L350
L156	49.99'	N1'10'46"W	L352
L157	46.81'	N15'21'21"W	L353
L158	26.32'	N25*15'55"E	L483
L159	41.73'	S58 <b>'</b> 23'24"E	
L160	20.57'	N55 [•] 52'55"E	L485
L161	24.80'	N77 <b>'</b> 09'56"E	L485
L162	20.79'	S66'14'20"E	L487
L163	41.78'	S1013'46"E	L488
L164	41.34'	S14 <b>°</b> 12'18"E	L489
L165	29.93'	N80'36'19"E	L403
L166	34.81'	N89'11'24"E	L491
L167	33.96'	S46 <b>·</b> 47 <b>'</b> 15"E	L492
L168	46.77 <b>'</b>	S17 <b>'</b> 31'51"E	L493
L169	40.08'	S65•39'30"E	L493
L170	24.03'	S71°24'59"E	L495
L173	37.10'	N87'37'37"W	L495
L174	24.57'	N83*24'49"W	L490
L175	37.93 <b>'</b>	S31 <b>*</b> 58'40"E	L498
L330	47.41'	N33'32'12"W	L490
L331	15.82'	N11°45'01"W	L558
L332	30.69'	N55'38'55"E	L559
L333	36.58'	S79 <b>°</b> 04'22"E	L560
L334	15.79 <b>'</b>	N18°01'23"W	L561
L335	18.20'	S83'06'49"W	L562
L336	45.00 <b>'</b>	N61'38'32"W	L563
`L337	54.76'	N23 <b>'</b> 21'54"W	L564
L338	22.39'	N38 <b>·</b> 56'09"W	L565
L339	28.86'	S68 <b>·</b> 22'05"W	L566
L340	26.20'	S83 <b>·</b> 21'23"W	L567
L341	44.26'	N33'04'10"W	L568
L342	44.39'	N14 <b>'</b> 47'59"W	L569
L343	13.28'	N43 <b>'</b> 51'44"W	L570
L344	40.80'	S71 <b>'</b> 55'26"W	L570
L345	27.66'	N38'03'25"W	L572
L346	40.85'	S10'15'00"E	L572
L347	50.04'	S1'09'11"W	L573
L348	27.80'	S2013'17"W	L574
L349	34.22'	S83*27'00"W	
L349	34.22'		GEN

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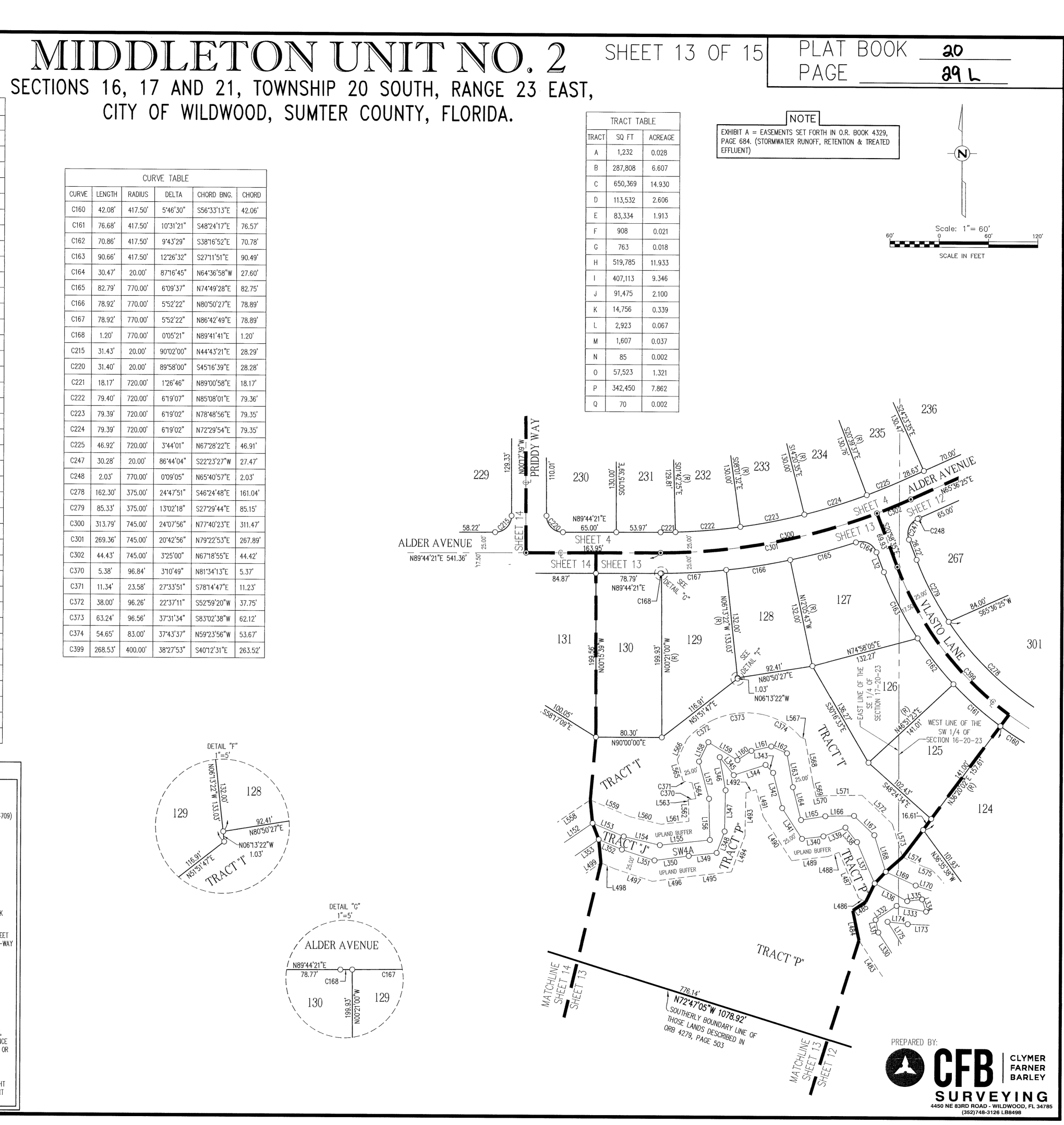
<b>[</b>							
LINE TABLE							
LINE	LENGTH	BEARING					
L350	42.10'	S82'14'25"W					
L.351	41.82'	N71 <b>'</b> 43 <b>'</b> 50"W					
L352	30.84'	N66'47'11"W					
L353	39.76'	S55'02'53"W					
L483	64.74'	N33'32'12"W					
L484	37.31'	N11 <b>*</b> 45 <b>*</b> 01"W					
L485	19.10'	N55'38'55"E					
L486	9.89'	N61'38'32"W					
L487	60.02'	N23'21'54"W					
L488	13.75'	S68'22'05"W					
L489	44.98'	S83*21'23"W					
L490	63.78'	N33'04'10"W					
L491	33.92'	N14 <b>*</b> 47*59"W					
L492	13.00'	S71 <b>*</b> 55′26"₩					
L493	51.81'	S1'09'11"W					
L494	47.39'	S20'13'17"W					
L495	49.34'	S83 <b>°</b> 27'00"W					
L496	47.61'	S82'14'25"W					
L497	48.67'	N71*43'50"W					
L498	18.01'	N66 <b>'</b> 47'11"W					
L499	24.18'	S55'02'53"W					
L558	66.07 <b>'</b>	N55'38'29"E					
L559	52.63'	S67'19'31"E					
L560	38.96'	S76 <b>'</b> 49'54"E					
L561	33.99'	N83'48'34"E					
L562	23.98'	N1'10'46"W					
L563	2.60'	N15'21'21"W					
L564	20.26'	N14'10'46"W					
L565	26.36'	N15'21'21"W					
L566	28.13'	N25'15'55"E					
L567	6.33'	S66'14'20"E					
L568	54.20'	S10'13'46"E					
L569	17.49'	S1412'18"E					
L570	8.82'	N80'36'19"E					
L571	46.79 <b>'</b>	N89'11'24"E					
L572	50.59 <b>'</b>	S46 <b>'</b> 47'15"E					
L573	42.13'	S17 <b>*</b> 31'51"E					
L574	27.66'	S65 <b>·</b> 39'30"E					
L575	9.15'	S71 <b>°</b> 24'59"E					

		11 \	
		CU	RVE TABLE
CURVE	LENGTH	RADIUS	DELTA
C160	42.08'	417.50'	5•46'30"
C161	76.68'	417.50'	10 <b>'</b> 31'21"
C162	70.86'	417.50'	9*43'29"
C163	90.66'	417.50'	12 <b>·</b> 26'32"
C164	30.47'	20.00'	87*16'45"
C165	82.79'	770.00'	6'09'37"
C166	78.92'	770.00'	5'52'22"
C167	78.92'	770.00'	5•52'22"
C168	1.20'	770.00'	0'05'21"
C215	31.43'	20.00'	90.02,00"
C220	31.40'	20.00'	89.58'00"
C221	18.17'	720.00'	1'26'46"
C222	79.40'	720.00'	6'19'07"
C223	79.39'	720.00'	6'19'02"
C224	79.39'	720.00'	619'02"
C225	46.92'	720.00'	3•44'01"
C247	30.28'	20.00'	86'44'04"
C248	2.03'	770.00'	0'09'05"
C278	162.30'	375.00'	24•47'51"
C279	85.33'	375.00'	13'02'18"
C300	313.79'	745.00'	24 <b>°</b> 07'56"
C301	269.36'	745.00'	20*42'56"
C302	44.43'	745.00'	3*25'00"
C370	5.38'	96.84'	310'49"
C371	11.34'	23.58'	27 <b>*</b> 33'51"
C372	38.00'	96.26'	22•37'11"
C373	63.24'	96.56'	37'31'34"
C374	54.65'	83.00'	37•43'37"
C399	268.53 <b>'</b>	400.00'	38 <b>·</b> 27'53"
			·

M]

LECGEND         ■       INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTHERWISE NOTED.         ■       INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET (LB #8498 & LB #4709)         ●       INDICATES P.K. NAL AND DISK PERMANENT CONTROL POINT (P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.         ○       INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECOTON 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)         C9       INDICATES CURVE NUMBER IN CURVE TABLE         9       INDICATES CURVE NUMBER IN LINE TABLE         9       INDICATES CORDED.         C       INDICATES CORDED.         C9       INDICATES CORDED.         C9       INDICATES CORDE PLATIS RECORDED.         C9       INDICATES CORDED.         C4       INDICATES CORDE DESTANCE         L       INDICATES CORDE DESTANCE         L       INDICATES PLAT BOOK         L       INDICATES PLAT BOOK         MORIDATES CHORD DISTANCE       PG         L       INDICATES PLAT BOOK         S0       INDICATES PLAT BOOK         S0       INDICATES PLAT BOOK         S0       INDICATES PLAT BOOK         S0       INDICATES PLAT BOOK         S0 <th></th> <th>LJ4</th> <th>9 34.22</th> <th>503 27 UU W</th> <th></th> <th></th> <th></th>		LJ4	9 34.22	503 27 UU W							
<ul> <li>INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTHERWISE NOTED.</li> <li>INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET (LB #8498 &amp; LB #4709)</li> <li>INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT (P.C.P.) LB #8498 &amp; LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)</li> <li>INDICATES CURVE NUMBER IN CURVE TABLE</li> <li>INDICATES CURVE NUMBER IN LINE TABLE</li> <li>INDICATES CORTERLINE</li> <li>A INDICATES CHARD MUBBER IN LINE TABLE</li> <li>INDICATES CHARD DEARING</li> <li>CH INDICATES CHORD DISTANCE</li> <li>INDICATES NUMBER SEARCH</li> <li>PG INDICATES PLAT BOOK</li> <li>INDICATES OFFICIAL RECORDS BOOK</li> <li>SQ FT INDICATES RUMBER</li> <li>PC INDICATES POINT OF CURVATURE</li> <li>PC INDICATES POINT OF CURVATURE</li> <li>PC INDICATES POINT OF CURVATURE</li> <li>PC INDICATES POINT OF CURVENTURE</li> <li>PC INDICATES POINT OF TANCENCY</li> <li>R INDICATES POINT O</li></ul>	l r										
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<ul> <li>(P.C.P.) LB #8498 &amp; LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)</li> <li>C9 INDICATES CURVE NUMBER IN CURVE TABLE</li> <li>L9 INDICATES CURVE NUMBER IN LINE TABLE</li> <li>Q INDICATES CURVE NUMBER IN LINE TABLE</li> <li>Q INDICATES CHARL ANGLE OF CURVE)</li> <li>CB INDICATES CHARD ANGLE CONTRAL ANGLE OF CURVE)</li> <li>CB INDICATES CHORD DISTANCE</li> <li>PB INDICATES CHORD DISTANCE</li> <li>L INDICATES CHORD DISTANCE</li> <li>L INDICATES CHORD DISTANCE</li> <li>L INDICATES NOWBER</li> <li>PG INDICATES PAGE</li> <li>NO. INDICATES NOWBER</li> <li>PC INDICATES OFFICIAL RECORDS BOOK</li> <li>SQ FT INDICATES SQUARE FEET</li> <li>PC INDICATES POINT OF CURVATURE</li> <li>PCC INDICATES POINT OF CURVATURE</li> <li>PCC INDICATES POINT OF COMPOUND CURVATURE</li> <li>PCC INDICATES POINT OF TANCENCY</li> <li>R INDICATES POINT OF TANCENCY</li> <li>R INDICATES RADIAL LINE</li> <li>DRA INDICATES BABIASE RETENTION AREA FOR STORMWATER</li> <li>MANAGEMENT INCLUDING CONVEYANCING PIPES</li> <li>GFE INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER AND ITS ASSIGNS)</li> <li>SE INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS, FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, CAS OR OTHER UTILITIES AND/OR DAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C. AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA. COVENANT, AS A CONDITION OF THE RICHT TO USE SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RICHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT</li> </ul>			INDICATES 4"	X 4" X 24" CON	CRETE PERMA	NENT RE	FERENCE				
<ul> <li>(P.C.P.) LB #8498 &amp; LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)</li> <li>C9 INDICATES CURVE NUMBER IN CURVE TABLE</li> <li>L9 INDICATES CURVE NUMBER IN LINE TABLE</li> <li>Q INDICATES CURVE NUMBER IN LINE TABLE</li> <li>Q INDICATES CHARL ANGLE OF CURVE)</li> <li>CB INDICATES CHARD ANGLE CONTRAL ANGLE OF CURVE)</li> <li>CB INDICATES CHORD DISTANCE</li> <li>PB INDICATES CHORD DISTANCE</li> <li>L INDICATES CHORD DISTANCE</li> <li>L INDICATES CHORD DISTANCE</li> <li>L INDICATES NOWBER</li> <li>PG INDICATES PAGE</li> <li>NO. INDICATES NOWBER</li> <li>PC INDICATES OFFICIAL RECORDS BOOK</li> <li>SQ FT INDICATES SQUARE FEET</li> <li>PC INDICATES POINT OF CURVATURE</li> <li>PCC INDICATES POINT OF CURVATURE</li> <li>PCC INDICATES POINT OF COMPOUND CURVATURE</li> <li>PCC INDICATES POINT OF TANCENCY</li> <li>R INDICATES POINT OF TANCENCY</li> <li>R INDICATES RADIAL LINE</li> <li>DRA INDICATES BABIASE RETENTION AREA FOR STORMWATER</li> <li>MANAGEMENT INCLUDING CONVEYANCING PIPES</li> <li>GFE INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER AND ITS ASSIGNS)</li> <li>SE INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS, FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, CAS OR OTHER UTILITIES AND/OR DAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C. AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA. COVENANT, AS A CONDITION OF THE RICHT TO USE SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RICHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT</li> </ul>			MONUMENT (F	?.R.M.) OR 5/8"    < NAIL AND DISK	RON PIN AND PERMANENT	CAP SE	T (LB #8498 & LB #4709) POINT				
<ul> <li>INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)</li> <li>C9 INDICATES CURVE NUMBER IN LINE TABLE</li> <li>L9 INDICATES CURVE NUMBER IN LINE TABLE</li> <li>L9 INDICATES CENTERLINE</li> <li>A INDICATES DELTA (CENTRAL ANGLE OF CURVE)</li> <li>CB INDICATES CHORD DISTANCE</li> <li>L9 INDICATES CHORD DISTANCE</li> <li>L9 INDICATES LICENSED BUSINESS</li> <li>PG INDICATES PAGE</li> <li>NDICATES OFFICIAL RECORDS BOOK</li> <li>NDICATES OFFICIAL RECORDS BOOK</li> <li>NDICATES POINT OF CURVATURE</li> <li>PC INDICATES POINT OF CURVATURE</li> <li>PCC INDICATES POINT OF CURVATURE</li> <li>PCC INDICATES POINT OF COMPOUND CURVATURE</li> <li>PCC INDICATES POINT OF TANCENCY</li> <li>R INDICATES POINT OF TANCENCY</li> <li>R INDICATES RADIUS LENGTH</li> <li>(R) INDICATES RADIUS LENGTH</li> <li>(R) INDICATES RADIUS LENGTH</li> <li>(R) INDICATES POINT OF TANCENCY</li> <li>R INDICATES RADIUS LENGTH</li> <li>(R) INDICATES POINT OF TANCENCY</li> <li>R INDICATES POINT OF COMPOUND CURVATURE</li> <li>PT INDICATES POINT OF TANCENCY</li> <li>R INDICATES RADIUS LENGTH</li> <li>R INDICATES AND/OR THE CONST</li></ul>			(P.C.P.) LB #	8498 & LB #4709	TO BE SET	WITHIN (	ONE YEAR OF THE				
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△       INDICATES DELTA (CENTRAL ANGLE OF CURVE)         CB       INDICATES CHORD BEARING         CH       INDICATES CHORD DISTANCE         L       INDICATES ARC LENGTH       PB         LB       INDICATES LICENSED BUSINESS       PG         NO.       INDICATES NUMBER       PGS         INDICATES OFFICIAL RECORDS BOOK       SQ FT         ORB       INDICATES POINT OF CURVATURE       R/W         PC       INDICATES POINT OF CURVATURE       R/W         PCC       INDICATES POINT OF COMPOUND CURVATURE         PCC       INDICATES POINT OF COMPOUND CURVATURE         PT       INDICATES POINT OF TANGENCY         R       INDICATES RADIAL LINE         DRA       INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER         AND ITS ASSIGNS)       SE         SE       INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS,         FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE         AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR         OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING         AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C.         AND JORI CARES PUPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS         UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT </th <th></th> <th></th> <th>INDICATES CU</th> <th>NE NUMBER IN LIN</th> <th>E TABLE</th> <th></th> <th></th>			INDICATES CU	NE NUMBER IN LIN	E TABLE						
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OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C. AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT											
AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C. AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT							•				
UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT			AND/OR GOLI	F CART PATHS. DE	EVELOPER CO	NTEMPLA	tes putting h.v.a.c.				
TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT											
INSTALLED WITHIN THE EASEMENT AREA.			TO USE SUCH	EASEMENT, NOT	TO INTERFER						
			INSTALLED WI	THIN THE EASEME	NT AREA.						

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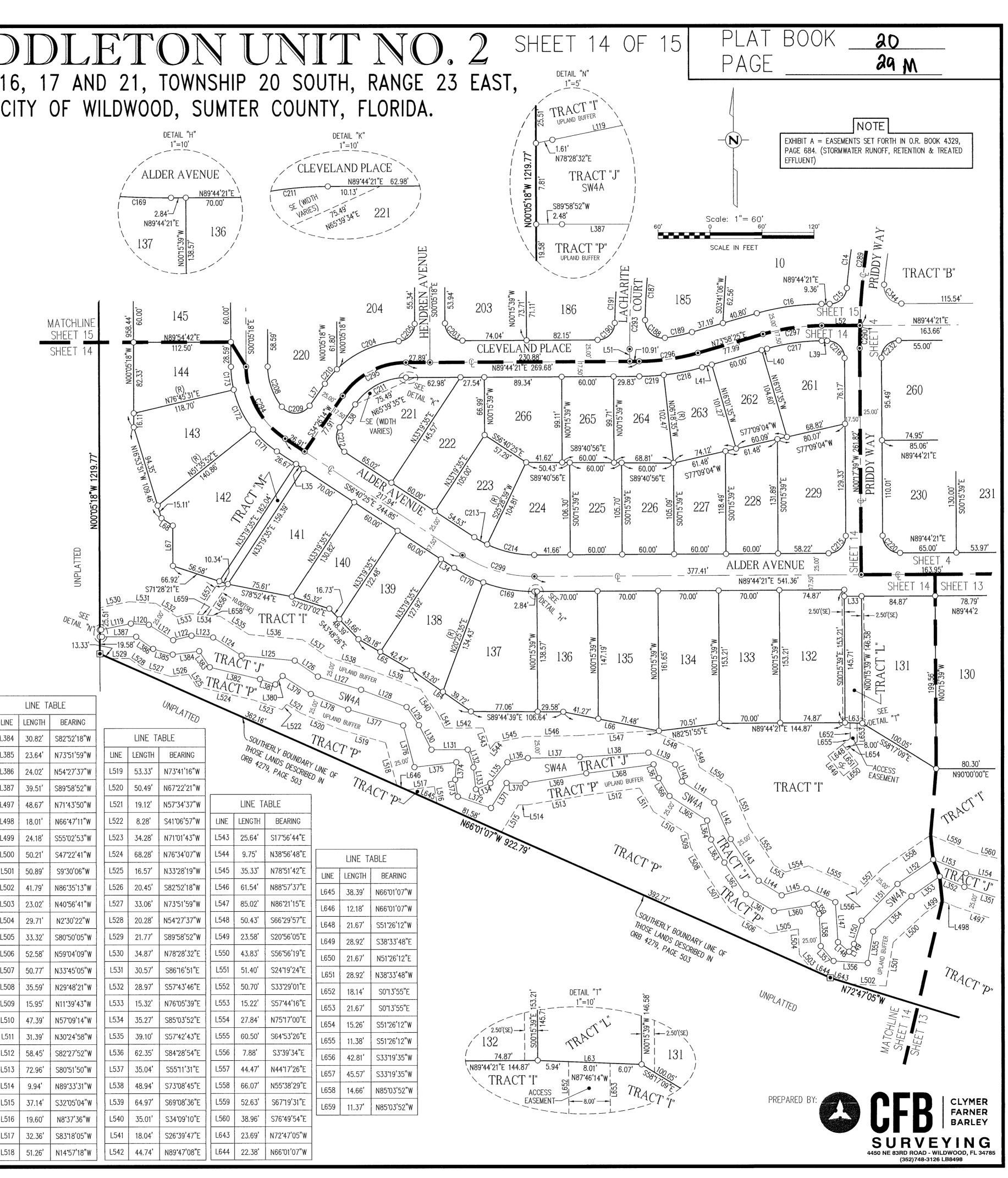


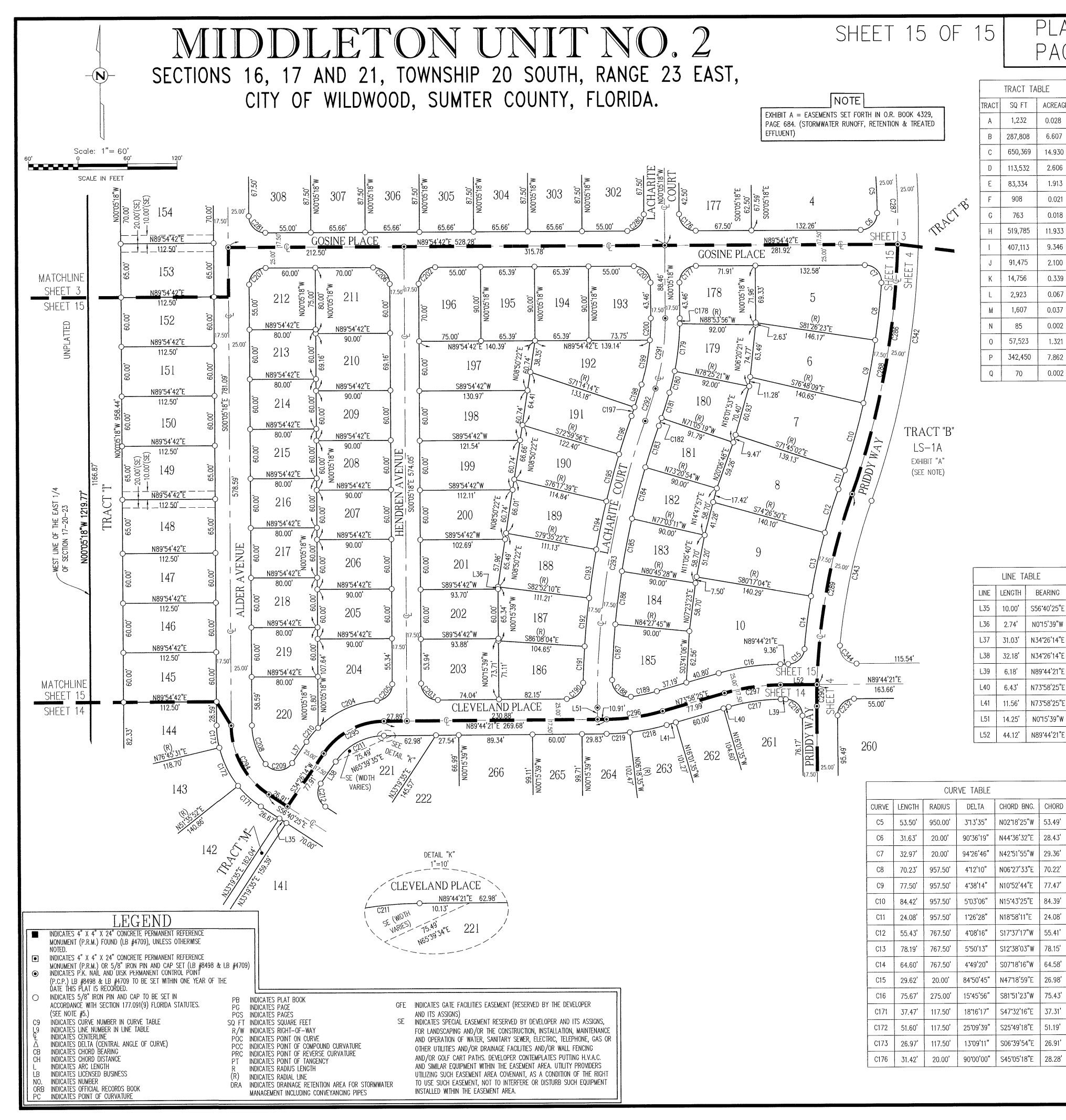
		CUR	VE T	ABLE						M	
CURVE	LENGTH	RADIUS		TA	CHORD BN	G.	CHORD				
C14	64.60'	767.50'	4 <b>°</b> 49	20"	S07 <b>'</b> 18'16"	W	64.58'		C		IONS
C15	29.62'	20.00'	84.5	0'45"	N47 <b>*</b> 18 <b>*</b> 59*	Έ	26.98'		-		ION3
C16	75.67'	275.00'		5'56"	S81'51'23"		75.43'			TRACT T	ABLE
C169	60.48'	167.50'		1'14"	S79 <b>'</b> 55'02' S63 <b>'</b> 07'25'		60.15'	TRAC	ст	SQ FT	ACREAGE
C170 C171	37.71' 37.47'	167.50' 117.50'		4'00" 6'17"	S63 07 25 S47 <b>·</b> 32'16"		37.63' 37.31'	A		1,232	0.028
C172	51.60'	117.50'		9'39"	S25'49'18"		51.19'	B		287,808 650,369	6.607 14.930
C173	26.97'	117.50'		9'11"	S06'39'54'		26.91'		_	113,532	2.606
C187	67.77'	998.00'	3 <b>*</b> 53	oʻ28"	S03•35'31"	W	67.76'	E		83,334	1.913
C188	34.74'	20.00'	99 <b>·</b> 3	0'41"	S48'06'34'	Έ	30.53'	F		908	0.021
C189	32.05'	225.00'		9'41"	N78'03'16'		32.02'	G		763	0.018
C190	30.83'	20.00'		9'37"	N45'34'33'		27.87'	н		519,785	11.933
C191 C203	44.23'	1033.00' 20.00'		7'11" 0'21"	S02'38'20' S45'10'29"		44.22' 28.33'	1		407,113	9.346
C203	31.48' 80.09'	114.00'		5'17"	S65'33'23'		78.46'	J	_	91,475	2.100
C205	29.94'	20.00'		6'20"	N42 <b>·</b> 47'51'		27.22'	К 		14,756  2,923	0.339
C208	50.26'	75.00'	38 <b>'</b> 2	3'44"	S19 <b>'</b> 17'10"	 E	49.32'	<u> </u>	_	1,607	0.037
C209	37.38'	20.00'	107 <b>°</b> C	4'44"	N87 <b>*</b> 58'36	"E	32.17'	N		85	0.002
C210	21.87'	114.00'	10 <b>°</b> 5	9'31"	S39 <b>'</b> 55'59'	W"	21.84'	0		57,523	1.321
C211	69.01'	71.50'		8'07"	S62 <b>°</b> 05 <b>'</b> 17'		66.36'	Р		342,450	7.862
C212	31.80'	20.00'		6'39"	S11'07'05"		28.56'	Q		70	0.002
C213	17.12'	125.00'		)'57"	S60'35'53'		17.11'				
C214 C215	56.15' 31.43'	125.00' 20.00'		4'18" 2'00"	S77'23'30' N44'43'21'		55.68' 28.29'				
C215	31.40'	20.00'		2'00 8'00"	N45'16'39'		28.28				
C217	63.97'	232.50'		5'56"	S81'51'23"		63.77'				
C218	45.36'	267.50'	9 <b>·</b> 42	2'59"	N78 <b>·</b> 49'55	Έ	45.31'				
C219	28.24'	267.50 <b>'</b>	6.02	2'57"	N86 <b>·</b> 42'53	Έ	28.23'				
C220	31.40'	20.00'	89 <b>°</b> 5	8'00"	S45 <b>'</b> 16'39'	Έ	28.28'				
C232	31.43'	20.00'		2'00"	S44'43'21'		28.29'			LINE TA	BLE
C289	235.41'			9'02"	S10'41'54"		234.44'	LìN		LENGTH	BEARING
C290 C293	26.19' 353.61'	750.00'		)'02" 7'04"	S00'42'22 S09'42'53		26.19' 351.83'	L15		41.12'	S67'19'31"E
C294	98.76'	1010.00'		5'06"	S28'22'52		94.79'	L15		45.30' 41.82'	S76°49'54"E N71°43'50"W
C295	85.90'	89.00'		8'07"	S62'05'17'		82.61'	L35		30.84'	N66°47'11"W
C296	68.79'	250.00'	15 <b>'</b> 4	5'56"	N81 <b>*</b> 51*23*	Έ	68.57'	L35		39.76'	S55'02'53"W
C297	68.79'	250.00'	15 <b>'</b> 4	5'56"	S81'51'23"	W	68.57'	L35	54	60.46'	S47 <b>'</b> 22'41"W
C299	87.93'	150.00'	33.3	5'14"	S73 <b>*</b> 28'02	Έ	86.68'	L35	55	36.99'	S9 <b>·</b> 30'06"W
C344	33.43'	20.00'	95•4	5'33"	S42'22'52	"Е	29.67'	L35	56	39.54'	N86'35'13"W
	LINE TA	ABLE			LINE T	ABL	.E	L35		22.69'	N40*56'41"W
LINE	LENGTH	BEARING		LINE	LENGTH		BEARING			37.39' 12.40'	N2'30'22"W N29'37'10"W
L33	20.00'	N89'44'21"E		L128	56.22'		59 <b>°</b> 08'36"E	L30		46.60'	S80*50'05"W
L34	18.18'	S56'40'25"E	_	L129 L130	25.49'		34 <b>°</b> 09'10"E 	L30		37.84'	N59'04'09"W
L35 L37	10.00' 31.03'	S56'40'25"E		L130	31.89' 41.97'		39 <b>°</b> 47'08"E	L36	52	44.30'	N33 <b>'</b> 45'05"W
L38	32.18'	N34'26'14"E		L132	21.59'		17 <b>·</b> 56'44"E	L36	63	30.74'	N29 <b>'</b> 48'21"W
L39	6.18'	N89 <b>'</b> 44'21"E	_	L133	25.57'		617'36"E	L36	54	22.44'	N11'39'43"W
L40	6.43'	N73 <b>'</b> 58'25"E	-	L134	18.23'	N	67 <b>°</b> 05'38"E	L36		51.93'	N57'09'14"W
L41	11.56'	N73 <b>'</b> 58'25"E		L135	31.29'	N	38 <b>*</b> 56'48"E			24.01'	N30'24'58"W
L51	14.25'	N0'15'39"W		L136	24.04'		78 <b>'</b> 51'42"E	L36		17.06' 78.45'	N20'52'21"W S82'27'52"W
L52	44.12'	N89'44'21"E		L137	59.90'		88'57'37"E			78.45	S82'27'52 W S80'51'50"W
L63 L64	20.02' 82.92'	S87'46'14"E	_	L138 L139	79.56' 33.89'	<u> </u>	86'21'15"E 6'29'57"E	L37		21.81'	N89'33'31"W
L04	02.92	500 VZ 4Z t		L139	21.20'		20 <b>'</b> 56'05"E	L3	71	34.00'	S32'05'04"W
L65	71.65'	S59 <b>'</b> 49'43"E	<b>.</b> .	1				L37	72	40.47'	N71°11'40"W
L65 L66	71.65' 112.75'	S59 <b>'</b> 49'43"E S78 <b>'</b> 35'05"E	-	L141	44.64'	1 .	56 <b>'</b> 56'19"E			I	
				L141 L142	44.64' 46.09'		24 <b>1</b> 9'24"E	L37	73	19.85'	N8'37'36"W
L66	112.75'	S78•35'05"E			<u> </u>	S		L37	74	19.85' 20.29'	N8'37'36"W N3'38'04"E
L66 L67 L68 L119	112.75' 46.66' 15.73' 34.97'	S78·35'05"E N0·00'00"E N56·40'25"V N78·28'32"E	V	L142 L143 L144	46.09' 58.07' 31.45'	S: S: S:	24 [•] 19 [•] 24 [•] E 33 [•] 29 [•] 01 [•] E 57 [•] 44 [•] 16 [•] E	L37	74	19.85' 20.29' 48.78'	N8'37'36"W N3'38'04"E S83'18'05"W
L66 L67 L68 L119 L120	112.75' 46.66' 15.73' 34.97' 20.86'	S78·35'05"E N0·00'00"E N56·40'25"V N78·28'32"E S86·16'51"E	V 	L142 L143 L144 L145	46.09' 58.07' 31.45' 29.65'	S: S: N	24'19'24"E 33'29'01"E 57'44'16"E 75'17'00"E	L37	74 75 76	19.85' 20.29' 48.78' 49.97'	N8'37'36"W N3'38'04"E S83'18'05"W N14'57'18"W
L66 L67 L68 L119 L120 L121	112.75' 46.66' 15.73' 34.97' 20.86' 33.27'	S78'35'05"E N0'00'00"E N56'40'25"V N78'28'32"E S86'16'51"E S57'43'46"E	V	L142 L143 L144 L145 L146	46.09' 58.07' 31.45' 29.65' 36.65'	Si Si N Si	24'19'24"E 33'29'01"E 57'44'16"E 75'17'00"E 64'53'26"E	L37	74 75 76 77	19.85' 20.29' 48.78'	N8'37'36"W N3'38'04"E S83'18'05"W
L66 L67 L68 L119 L120 L121 L122	112.75' 46.66' 15.73' 34.97' 20.86' 33.27' 21.83'	S78'35'05"E N0'00'00"E N56'40'25"V N78'28'32"E S86'16'51"E S57'43'46"E N76'05'39"E	V 	L142 L143 L144 L145 L146 L147	46.09' 58.07' 31.45' 29.65' 36.65' 46.47'	S: S: N S(	24'19'24"E 33'29'01"E 57'44'16"E 75'17'00"E 64'53'26"E 3'39'34"E	L37 L37 L37 L37	74 75 76 77	19.85' 20.29' 48.78' 49.97' 66.02'	N8'37'36"W N3'38'04"E S83'18'05"W N14'57'18"W N73'41'16"W
L66 L67 L68 L119 L120 L121	112.75' 46.66' 15.73' 34.97' 20.86' 33.27'	S78'35'05"E N0'00'00"E N56'40'25"V N78'28'32"E S86'16'51"E S57'43'46"E	V 	L142 L143 L144 L145 L146	46.09' 58.07' 31.45' 29.65' 36.65'	S: S: N S: S S	24'19'24"E 33'29'01"E 57'44'16"E 75'17'00"E 64'53'26"E	L37 L37 L37 L37 L37	74 75 76 77 78	19.85' 20.29' 48.78' 49.97' 66.02' 46.97'	N8'37'36"W N3'38'04"E S83'18'05"W N14'57'18"W N73'41'16"W N67'22'21"W
L66 L67 L68 L119 L120 L121 L122 L123	112.75' 46.66' 15.73' 34.97' 20.86' 33.27' 21.83' 25.04'	S78'35'05"E N0'00'00"E N56'40'25"V N78'28'32"E S86'16'51"E S57'43'46"E N76'05'39"E S85'03'52"E	V 	L142 L143 L144 L145 L146 L147 L148	46.09' 58.07' 31.45' 29.65' 36.65' 46.47' 16.91'	S: S: S: N S: S S N	24'19'24"E 33'29'01"E 57'44'16"E 75'17'00"E 64'53'26"E 3'39'34"E 49'14'01"E	L37 L37 L37 L37 L37 L37	74 75 76 77 78 79 80	19.85'         20.29'         48.78'         49.97'         66.02'         46.97'         38.45'	N8'37'36"W N3'38'04"E S83'18'05"W N14'57'18"W N73'41'16"W N67'22'21"W N57'34'37"W
L66 L67 L68 L119 L120 L121 L122 L123 L124	112.75' 46.66' 15.73' 34.97' 20.86' 33.27' 21.83' 25.04' 38.96'	S78'35'05"E N0'00'00"E N56'40'25"V N78'28'32"E S86'16'51"E S57'43'46"E N76'05'39"E S85'03'52"E S57'42'43"E	V V	L142 L143 L144 L145 L146 L147 L148 L149	46.09' 58.07' 31.45' 29.65' 36.65' 46.47' 16.91' 10.61'	S: S: N S: S S N N	24'19'24"E 33'29'01"E 57'44'16"E 75'17'00"E 64'53'26"E 3'39'34"E 49'14'01"E 32'21'56"E	L37 L37 L37 L37 L37 L37 L37	74 75 76 77 78 79 80 81 82	19.85'         20.29'         48.78'         49.97'         66.02'         46.97'         38.45'         12.93'	N8'37'36"W N3'38'04"E S83'18'05"W N14'57'18"W N73'41'16"W N67'22'21"W N57'34'37"W S41'06'57"W

		DI	
ECT	IONS	,	17
IRACT TA	BLE	CITY	0
SQ FT	ACREAGE		
1,232	0.028	-	
287,808	6.607		
650,369	14.930		

MATCH
SHEET
SHEET

L355	36.99'	S9 <b>·</b> 30'06"W				
L356	39.54'	N86°35'13"W			LINE T	ABLE
L357	22.69'	N40°56'41"W		LINE	LENGTH	BEARING
L358	37.39'	N2 <b>'</b> 30'22"W		L384	30.82'	S82 <b>*</b> 52'18
L359	12.40'	N29 <b>'</b> 37'10"W		L385	23.64'	N73 <b>'</b> 51'59
L360	46.60'	S80*50'05"W		L386	24.02'	N54 27'37
L361	37.84'	N59 <b>°</b> 04'09"W		L387	39.51'	S89 <b>*</b> 58'52
L362	44.30'	N33°45'05"W		L497	48.67 <b>'</b>	N71 <b>'</b> 43'50
L363	30.74'	N29 <b>'</b> 48'21"W		L498	18.01'	N66 <b>'</b> 47'11
L364	22.44'	N11'39'43"W		L499	24.18'	S55'02'53
L365	51.93'	N57 <b>°</b> 09 <b>'</b> 14"W		L500	50.21'	S47'22'41
L366	24.01'	N30°24'58"W		L501	50.89'	S9°30'06'
L367	17.06'	N20*52'21"W		L502	41.79'	N86'35'13
L368	78.45'	S82*27'52"W		L503	23.02'	N40 <b>°</b> 56'41
L369	71.22'	S80*51'50"W		L504	29.71'	N2*30'22'
L370	21.81'	N89'33'31"W		L505	33.32'	S80*50'05
L371	34.00'	S32'05'04"W		L506	52.58'	N59'04'09
L372	40.47'	N71°11'40"W		L507	50.77'	N33'45'05
L373	19.85'	N8°37'36"W		L508	35.59'	N29 <b>'</b> 48'21
L374	20.29'	N3'38'04"E		L509	15.95'	N11'39'43
L375	48.78'	S83'18'05"W		L510	47.39'	N57 <b>'</b> 09'14
L376	49.97'	N14°57'18"W		L511	31.39'	N30'24'58
L377	66.02'	N73'41'16"W	]	L512	58.45'	S82'27'52
L378	46.97'	N67°22'21"W		L513	72.96'	S80 <b>'</b> 51'50
L379	38.45'	N57 <b>·</b> 34'37"W		L514	9.94'	N89 <b>·</b> 33'31
L380	12.93'	S41'06'57"W		L515	37.14'	S32'05'04
L381	18.67'	N71'01'43"W		L516	19.60'	N8'37'36
L382	59.62'	N76 <b>·</b> 34'07"W		L517	32.36'	S83'18'05
L383	22.21'	N33 <b>*</b> 28 <b>'</b> 19"W		L518	51.26'	N14'57'18





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	 		CUR	VE TABLE		
)E	CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
	C177	31.42'	20.00'	90'00'00"	S44*54'42"W	28.28'
	C178	6.59'	317.50'	1'11'22"	N00*30'23"E	6.59'
	C179	58.05'	317.50'	10'28'35"	N06°20'21"E	57.97'
	C180	26.65'	317.50'	4°48'32" 2°31'30"	N13'58'55"E N17'38'56"E	26.64' 32.04'
	C181 C182	32.04' 9.88'	727.00' 727.00'	2 31 30 0'46'44"	N17 30 30 E N19'18'03"E	9.88'
	C182	9.00 52.93'	998.00'	3°02'19"	S18'10'16"W	52.92'
	C184	64.53'	998.00'	3°42'17"	S14°47'57"W	64.52'
	C185	64.53'	998.00'	3°42'17"	S11'05'40"W	64.52'
	C186	64.53'	998.00'	3'42'17"	S07'23'23"W	64.52'
	C187	67.77'	998.00'	3'53'28"	S03'35'31"W	67.76 <b>'</b>
	C188	34.74'	20.00'	99 <b>°</b> 30'41"	S48'06'34"E	30.53'
	C189	32.05'	225.00'	8*09'41"	N78'03'16"E	32.02'
	C190	30.83'	20.00'	88'19'37"	N45°34'33"E	27.87'
	C191	44.23'	1033.00'	2*27*11"	S02*38'20"W	44.22'
	C192	58.87'	1033.00'	3'15'54"	S05 <b>°</b> 29'53"W	58.86'
	C193	59.13'	1033.00'	3'16'48"	S08*46'14"W	59.13'
]	C194	59.41'	1033.00'	3*17'43"	S12'03'29"W	59.40'
	C195	59.41'	1033.00'	317'43"	S15 <b>*</b> 21′12"W	59.40'
	C196	48.48'	1033.00'	2*41'21"	S18*20'45"W	48.48'
	C197	11.20'	692.00'	0*55'39"	N19'13'36"E	11.20'
	C198	28.70'	692.00'	2*22'35"	N17 <b>'</b> 34'29"E	28.70'
	C199	54.65'	282.50'	11'05'00"	N10 <b>'</b> 50'41"E	54.56'
	C200	26.58'	282.50'	5*23'30"	N02 <b>·</b> 36 <b>'</b> 27"E	26.57'
	C201	31.42'	20.00'	90'00'00"	N45 <b>°</b> 05'18"W	28.28'
	C202	31.42'	20.00'	90'00'00"	S44 <b>*</b> 54'42"W	28.28'
	C203	31.48'	20.00'	90'10'21"	S45'10'29"E	28.33'
	C204	80.09'	114.00'	40'15'17"	S65*33'23"W	78.46'
	C205	29.94'	20.00'	85'46'20"	N42*47'51"E	27.22'
]	C206	31.42'	20.00'	90'00'00"	N45'05'18"W	28.28'
1	C207	31.42'	20.00'	90'00'00"	S44'54'42"W	28.28'
	C208	50.26'	75.00'	38'23'44"	S19'17'10"E	49.32'
1	C209	37.38'	20.00'	107'04'44"	N87*58'36"E	32.17'
1	C210	21.87'	114.00'	10 <b>'</b> 59'31"	S39 <b>·</b> 55'59"W	21.84'
]	C211	69.01'	71.50'	55 <b>'</b> 18'07"	S62'05'17"W	66.36'
	C212	31.80'	20.00'	91 <b>°</b> 06'39"	S11'07'05"E	28.56'
	C216	31.40'	20.00'	89*58'00"	N4516'39"W	28.28'
	C217	63.97'	232.50'	15'45'56"	S81*51'23"W	63.77'
]	C218	45.36'	267.50'	9*42'59"	N78'49'55"E	45.31'
	C219	28.24'	267.50'	6'02'57"	N86'42'53"E	28.23'
-	C232	31.43'	20.00'	90°02'00"	S44'43'21"W	28.29'
	C280	31.42'	20.00'	90'00'00"	N44'54'42"E	28.28'
]	C281	31.42'	20.00'	90'00'00"	S45'05'18"E	28.28'
4	C286	401.78'	975.00'	23'36'38"	N07 <b>*</b> 53'06"E	398.94
	C287	92.88'	975.00'	5'27'30"	N01'11'27"W	92.85'
-	C288	308.89'	975.00'	18'09'08"	N10'36'51"E	307.60
-	C289	235.41'	750.00'	17'59'02"	S10'41'54"W	234.44
-	C290	26.19'	750.00'	2.00,02,	S00'42'22"W	26.19'
-	C291	86.26'	300.00'	16'28'29"	N08'08'56"E	85.97'
-	C292	40.91'	709.50'	3'18'14"	N18'02'18"E	40.91'
	C293	353.61'	1015.50'	19*57'04"	S09'42'53"W	351.83
-	C294	98.76'	100.00'	56'35'06"	S28'22'52"E	94.79'
-	C295	85.90'	89.00'	55'18'07"	S62'05'17"W	82.61'
-	C296	68.79'	250.00'	15'45'56"	N81'51'23"E	68.57'
-	C297	68.79'	250.00'	15°45'56"	S81'51'23"W	68.57'
1	C342	412.08'	1000.00'	23.36'38"	N07'53'06"E	409.17
1	C343	179.58'	725.00'	14'11'31"	S12'35'40"W	179.12
1	C344	33.43'	20.00'	95•45'33"	S42*22'52"E	29.67'
_						YMER
- PRE	EPARED BY	: <b>E</b>		GF	<b>K</b> FA	RNER
		VE		-		
				50 NE 83RD RC	DAD - WILDWOO	D, FL 347
_				(352)7	748-3126 LB8498	



## MIDDLETON SECTIONS 15, 16, 21 AND 22, TOWN CITY OF WILDWOOD, SUM

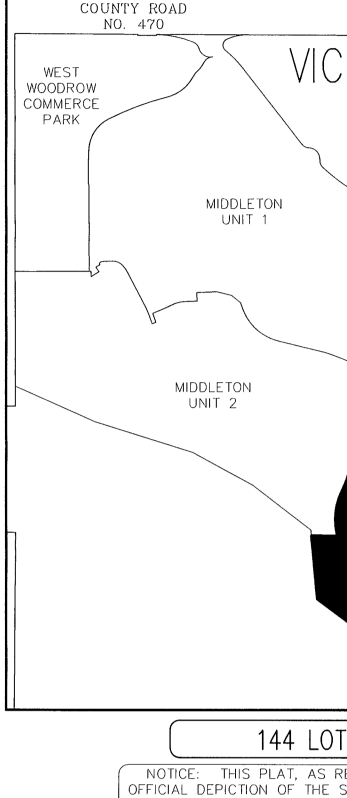
LEGAL DESCRIPTION

A PARCEL OF LAND LYING WITHIN SECTIONS 15, 16, 21 AND 22 TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF TRACT "E" PER THE PLAT OF MIDDLETON UNIT NO. 2, AS RECORDED IN PLAT BOOK 20, PAGES 29, 29A THROUGH 29N, INCLUSIVE, PUBLIC RECORDS OF SUMTER COUNTY, FLORIDA: SAID POINT ALSO BEING ON THE NORTHERLY RIGHT OF WAY LINE OF ALDER AVENUE OF SAID PLAT; THENCE DEPARTING SAID TRACT "E" AND ALONG SAID NORTHERLY RIGHT OF WAY LINE WITH THE FOLLOWING THREE (3) COURSES: RUN S76'37'28"E, 116.92 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 375.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 44°59'05", AN ARC DISTANCE OF 294.43 FEET TO THE POINT OF TANGENCY; THENCE N58°23'27"E, 356.49 FEET TO THE POINT OF BEGINNING. THENCE DEPARTING SAID PLAT CONTINUE N58°23'27"E, 59.12 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 110.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 35°49'29' AN ARC DISTANCE OF 68.78 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 56.50 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 27°35'45", AN ARC DISTANCE OF 27.21 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 113.50 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 30°13'32", AN ARC DISTANCE OF 59.88 FEET TO THE POINT OF TANGENCY; THENCE N19°56'11"E, 58.11 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 93.50 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 05°41'47", AN AR DISTANCE OF 9.30 FEET TO THE POINT OF TANGENCY; THENCE N14°14'24"E, 227.92 FEET; THENCE S72°58'38"E, 399.92 FEET TO POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHERLY HAVING A RADIUS OF 1,346.81 FEET AND A CHORD BEARING AND DISTANCE OF S79°07'38"E, 297.02 FEET TO WHICH A RADIAL LINE BEARS S17'12'13"W; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 12°39'42", AN ARC DISTANCE OF 297.63 FEET TO A POINT ON THE BOUNDARY LINE OF THOSE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 4279, PAGE 503, PUBLI RECORDS OF SUMTER COUNTY, FLORIDA; THE FOLLOWING FORTY-EIGHT (48) COURSES BEING ALONG SAID BOUNDARY LINES: THENCE N85°59'56"W, 377.94 FEET; THENCE S12°03'41"W, 39.92 FEET; THENCE S57°32'33"W, 113.50 FEET; THENCE S36°00'22"W, 53.04 FEET; THENCE S04°00'00"W, 266.60 FEET; THENCE S69°32'45"W, 60.60 FEET; THENCE S32°28'40"E, 56.16 FEET TO A POINT ON THE ARC OF A NON—TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 580.50 FEET AND A CHORD BEARING AND DISTANCE OF S07'51'53"E, 192.68 FEET TO WHICH A RADIAL LINE BEARS N72'34'56"E; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 19°06'22", AN ARC DISTANCE OF 193.58 FEET; THENCE ALONG A NON-TANGENT LINE RUN S01°59'07"W, 189.94 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 181.50 FEET AND A CHORD BEARING AND DISTANCE OF S35°37'20"E, 223.07 FEET TO WHICH A RADIAL LINE BEARS N87°42'19"W; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL NOTES: ANGLE OF 75°50'03". AN ARC DISTANCE OF 240.23 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND 1.) BEARINGS ARE BASED ON THE NORTH LI HAVING A RADIUS OF 290.50 FEET; THENCE SOUTHEASTERLY ALONG 20 SOUTH, RANGE 23 EAST AS BEING N89'41 THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 78'08'43", 2.) ALL PLATTED UTILITY EASEMENTS SHALL AN ARC DISTANCE OF 396.21 FEET TO THE POINT OF TANGENCY; EASEMENTS FOR THE CONSTRUCTION, INSTALL THENCE SO4'36'22"W, 278.51 FEET TO THE POINT OF CURVATURE OF A TELEVISION SERVICES; PROVIDED, HOWEVER, N CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 289.50 FEET; AND OPERATION OF CABLE TELEVISION SERVICE THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A SERVICES OF AN ELECTRIC, TELEPHONE, GAS, CENTRAL ANGLE OF 35'50'51", AN ARC DISTANCE OF 181.13 FEET; TELEVISION COMPANY DAMAGES THE FACILITIE THENCE ALONG A NON-TANGENT LINE RUN S25'56'44"E, 61.63 FEET TO RESPONSIBLE FOR THE DAMAGES. THIS SEC A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE GRANTED TO OR OBTAINED BY A PARTICULAR NORTHEASTERLY, HAVING A RADIUS OF 301.50 FEET AND A CHORD UTILITY. SUCH CONSTRUCTION, INSTALLATION, BEARING AND DISTANCE OF S64 29'34"E, 221.07 FEET TO WHICH A THE NATIONAL ELECTRICAL SAFETY CODE AS RADIAL LINE BEARS S47'00'52"W; THENCE SOUTHEASTERLY ALONG THE COMMISSION ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 43'00'52", AN 3.) ALL DISTANCES SHOWN ARE IN FEET. ARC DISTANCE OF 226.35 FEET TO, THE POINT OF TANGENCY; THENCE 4.) WITH REFERENCE TO CURVILINEAR LOTS, S86'00'00"E, 383.46 FEET TO THE POINT OF CURVATURE OF A CURVE OTHER LINES ARE NON-RADIAL. CONCAVE SOUTHERLY AND HAVING A RADIUS OF 708.50 FEET; THENCE OTHER LINES ARE NON-RADIAL. EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL 5.) LOT CORNERS WILL BE SET PRIOR ANGLE OF 26'49'20", AN ARC DISTANCE OF 331.67 FEET TO THE POINT EXPIRATION OF THE BOND OR OTHER SURETY. OF TANGENCY; THENCE S59"10'40"E, 157.15 FEET; THENCE S59"10'51"E, 6.) PERMANENT CONTROL POINTS (P.C.P.'S) 67.05 FEET; THENCE S59"10'37"E, 84.26 FEET; THENCE S68"55'41"E, 7.) ALL PERMANENT REFERENCE MONUMENTS 70.85 FEET; THENCE S59"10'40"E, 2.32 FEET TO A POINT ON THE ARC 7.) ALL PERMANENT REFERENCE MONUMENTS OF A NON-TANGENT CURVE CONCAVE EASTERLY HAVING A DADULG OF REQUIREMENTS OF CHARTER 177 FLORIDA STA OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF REQUIREMENTS OF CHAPTER 177, FLORIDA ST 23.50 FEET AND A CHORD BEARING AND DISTANCE OF NO6'13'20"E, 8.) TRACTS "A", "B", "F", "H", "I" AND "K 21.58 FEET TO WHICH A RADIAL LINE BEARS S68"53'40"W; THENCE LAW AND APPROVED IN WRITING BY DEVELOPE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL 9.) TRACTS "E", "G", "J", "L", "M" AND "N" ANGLE OF 54'39'20", AN ARC DISTANCE OF 22.42 FEET TO THE POINT LAW AND APPROVED IN WRITING BY DEVELOPI OF TANGENCY; THENCE N33'33'00"E, 71.41 FEET TO THE POINT OF THE DEVELOPER'S CONSENT. CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A 10) TRACTS "C" AND "D" ARE RESERVED B RADIUS OF 136.50 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF 11.) THE DISTRICT FINDS IT IN THE PUBLIC IN SAID CURVE THROUGH A CENTRAL ANGLE OF 35'30'05", AN ARC FOLLOWING SERVICES: (A) MAINTENANCE AND DISTANCE OF 84.58 FEET TO THE POINT OF REVERSE CURVATURE OF A (WHETHER BY THE PLAT OR OTHERWISE), TOG CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 7,693.75 FEET; (B) MAINTENANCE AND REPAIR OF AREAS OW THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A ENLOYMENT OF THE DESIDENTS OF THE DISTO CENTRAL ANGLE OF 00°55'39", AN ARC DISTANCE OF 124.56 FEET TO A ENJOYMENT OF THE RESIDENTS OF THE DISTRIPTION ON THE ARC OF A NON-TANGENT CURVE CONCAVE THE COST OF WATER AND SEWER PROVIDED B NORTHWESTERLY, HAVING A RADIUS OF 324.44 FEET AND A CHORD SUBDIVISION, TOGETHER WITH THE COST OF C BEARING AND DISTANCE OF N53'23'05"E, 152.04 FEET TO WHICH A OTHER NECESSARY UTILITY SERVICE FOR ARE RADIAL LINE BEARS S23'03'51"E; THENCE NORTHEASTERLY ALONG THE USE AND ENJOYMENT OF THE RESIDENTS OF ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 27'06'08", AN THE EXTENT SUCH COSTS ARE NOT PAID DIRE ARC DISTANCE OF 153.47 FEET TO A POINT ON THE ARC OF A TO ANY HOMESITE); (D) MAINTENANCE AND R NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF SYSTEM, INCLUDING DRAINAGE EASEMENTS AN 469.82 FEET AND A CHORD BEARING AND DISTANCE OF N18'14'11"E, PROVIDERS, OR THE CITY OF WILDWOOD; AND 341.90 FEET TO WHICH A RADIAL LINE BEARS S50'25'33"E; THENCE AND IRRIGATION ON ISLANDS AND CUL-DE-S NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL 12.) THE TITLE OPINION FOR THIS PLAT HAS ANGLE OF 42'40'32", AN ARC DISTANCE OF 349.94 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 1,263.50 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°24'17", AN ARC DISTANCE OF 273.55 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 23.50 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A

(CONTINUED ON SHEET 2 OF 16)





WILL IN NO CIRCUMSTANCES OTHER GRAPHIC OR DIGITA ADDITIONAL RESTRICTIONS THAT MAY BE FOUND IN

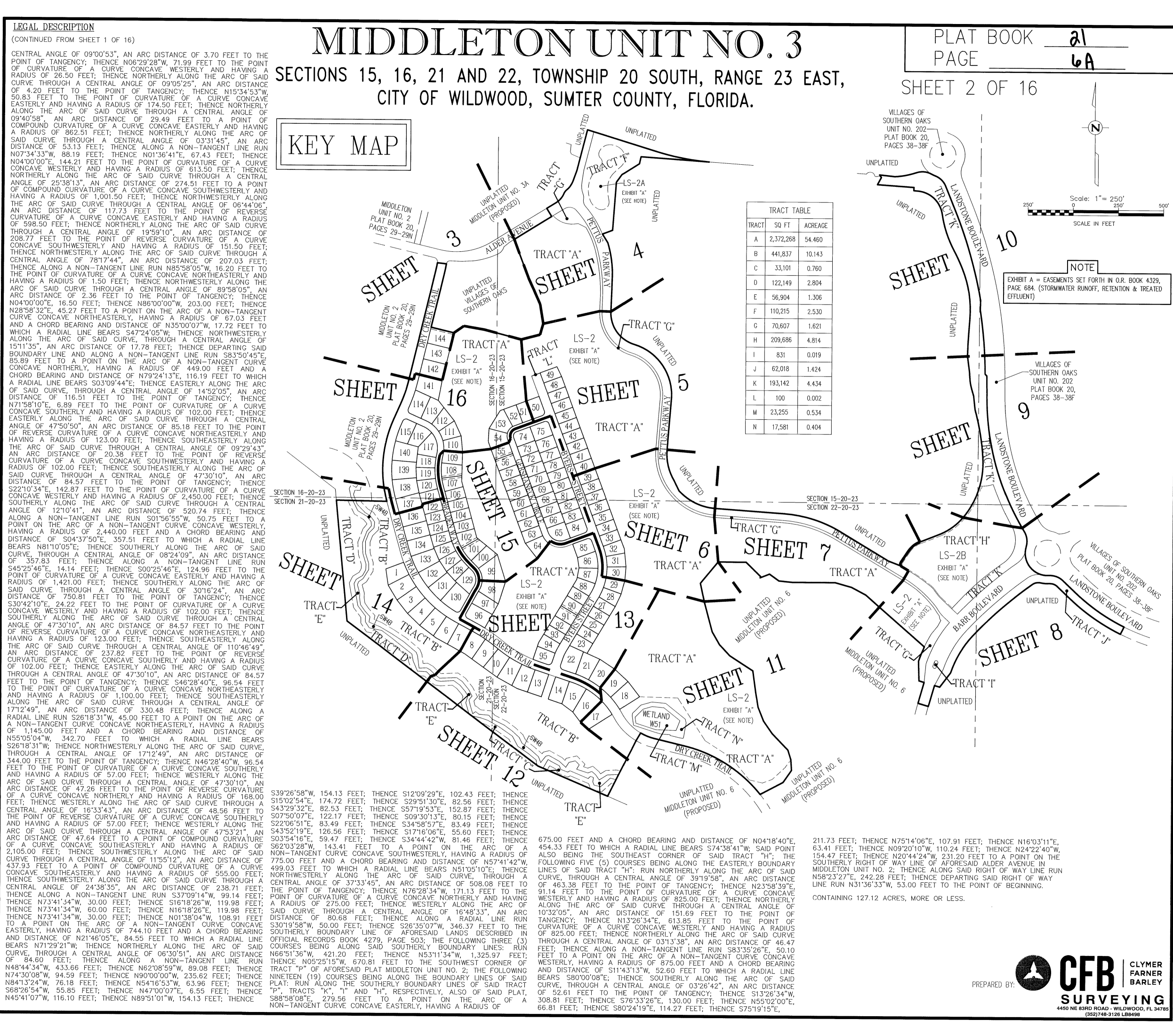
RE PURSUANT TO S CERTIFY THAT I FOR CONFORMIT SAID PLAT COM OF THAT CHAPT REVIEW AND CEF FIELD VERIFICATI MEASUREMENTS Xonald N. SIGNATURE KONALD W. HERF WADE SURVEYIN

UNIT NO.	3 SHEET 1 OF 16	PLAT BOOK <u>a</u> Page <b>v</b>
SHIP 20 SOUTH, RANGE TER COUNTY, FLORIDA.	MIDDLETON UNIT NO. 3	DEDICATION KNOW ALL MEN BY THESE PRESENTS, THAT THE UNDERSIGNED, THE VILLAGES DEVELOPMENT COMPANY, LLC (THE DEVELOPER) HAS CAUSED TO BE MADE THIS PLAT, MIDDLETON UNIT NO. 3, A SUBDIVISION OF LAND HEREIN DESCRIBED AND JOINS WITH MIDDLETON COMMUNITY
INITY MAP	<u>CONVEYANCE AND GRANT OF EASEMENTS TO</u> <u>MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A</u> ALL RIGHT, TITLE AND INTEREST OF THE VILLAGES DEVELOPMENT COMPANY, LLC, (THE DEVELOPER) IN TRACTS "A", "B", "E", "F", "G", "H", "I", "J", "K", "L", "M" AND "N" AND THE ROADWAYS SHOWN ON THIS PLAT OF MIDDLETON UNIT NO. 3, IS HEREBY SOLD, CONVEYED AND SET OVER TO MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A (THE DISTRICT): (1) RESERVING UNTO	DEVELOPMENT DISTRICT A (THE DISTRICT) TO HEREBY DEDICATE THE ROADWAYS SHOWN HEREON TO THE CITY OF WILDWOOD AND THE PERPETUAL USE OF THE PUBLIC; AND DEDICATES TRACTS "A", "B" "E", "F", "G", "H", "I", "J", "K", "L", "M" AND "N" TO MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A.
VICINITY MAP SCALE 1" = 1000'	THE DEVELOPER AND ITS ASSIGNS, AND EACH OF THEIR SUCCESSORS, TENANTS, INVITEES, AND GUESTS PERPETUAL EASEMENTS FOR INGRESS AND EGRESS AND THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF UNDERGROUND ELECTRIC, TELEPHONE, CABLE, GAS AND OTHER UTILITIES, IRRIGATION FACILITIES, POTABLE WATER, SANITARY SEWER AND STORM WATER FACILITIES, LANDSCAPED AREAS, FENCES, WALLS, ENTRY FACILITIES, INCLUDING ELECTRONIC CARD READING EQUIPMENT, GOLF CART AND PEDESTRIAN PATHS, SIGNAGE, ENJOYMENT IMPROVEMENTS AND GOLF	WITNESSES: (1) SIGNATURE THE VILLAGES DEVELOPMENT COMPANY, LLC, A FLORIDA LIMITED LIABILITY COMPANY, BY: VDC MANAGER, LLC, A FLORIDA LIMITED LIABILITY COMPANY,
	CART AND PEDESTRIAN BRIDGES; AND (2) SUBJECT TO THE RESTRICTION THAT ALL ADDITIONS OF, REMOVAL OF, AND CHANGES TO IMPROVEMENTS LOCATED ON SUCH TRACTS AND ROADWAYS (INCLUDING, WITHOUT LIMITATION, ALL THOSE IMPROVEMENTS DESCRIBED ABOVE), MUST FIRST BE APPROVED IN ADVANCE BY THE DEVELOPER. THE DEVELOPER ALSO GRANTS TO THE DISTRICT NON-EXCLUSIVE, PERPETUAL EASEMENTS OVER, ACROSS AND UPON ANY SPECIAL EASEMENTS	Vicki C. Suber PRINT NAME (2) SIGNATURE BY: MARTY L. DZURO, MANAGER
	SHOWN HEREON FOR THE PURPOSE OF MAINTAINING DRAINAGE FACILITIES LOCATED THEREON. THE DISTRICT, BY EXECUTING THE DEDICATION CONTAINED ON THIS PLAT, ACCEPTS THIS CONVEYANCE AND AGREES TO MAINTAIN THE TRACTS LISTED ABOVE, INCLUDING ALL IMPROVEMENTS CONSTRUCTED THEREON AND DRAINAGE FACILITIES LOCATED WITHIN ANY SPECIAL EASEMENTS	PRINT NAME
EVARI	PERPETUALLY, AND MAINTAIN THE ROADWAYS AND DRAINAGE FEATURES LYING WITHIN SUCH ROADWAYS AND DRAINAGE FEATURES LYING THEREIN FOR TWO YEARS AFTER THE CITY ENGINEER HAS CERTIFIED THE CONSTRUCTION HAS BEEN COMPLETED. WITNESSES AS TO ALL THE VILLAGES DEVELOPMENT COMPANY, LLC,	WITNESSES: (1) Mono D.Totton SIGNATURE PRINT NAME DISTRICT A BY: JOSEPH RICCIARDI, JE, CHAIR
	A FLORIDA LIMITED LIABILITY COMPANY BY: VDC MANAGER, LLC, A FLORIDA LIMITED LIABILITY COMPANY, ITS MANAGER BY: BY:	(2) UDA JAMES SIGNATURE Arnes PRINT NAME
S - 14 TRACTS ECORDED IN ITS GRAPHIC FORM, IS THE SUBDIVIDED LANDS DESCRIBED HEREIN AND S BE SUPPLANTED IN AUTHORITY BY ANY S FORM OF THE PLAT. THERE MAY BE THAT ARE NOT RECORDED ON THIS PLAT	PRINT NAME	STATE OF FLORIDA COUNTY OF SUMTER THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME. BY
NE OF THE NORTHEAST 1/4 OF SECTION 17, TOWNSHIP I'47"W. PROVIDE THAT SUCH EASEMENTS SHALL ALSO BE ATION, MAINTENANCE, AND OPERATION OF CABLE NO SUCH CONSTRUCTION, INSTALLATION, MAINTENANCE, CES SHALL INTERFERE WITH THE FACILITIES AND OR OTHER PUBLIC UTILITY. IN THE EVENT A CABLE	STATE OF FLORIDA COUNTY OF SUMTER THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME, BY MEANS OF IN PHYSICAL PRESENCE OR □ ONLINE NOTARIZATION, THIS DAY OF , 20, BY MARTIN L. DZURO, AS MANAGER OF AND ON BEHALF OF VDC MANAGER, LLC, A FLORIDA LIMITED LIABILITY COMPANY, THE MANAGER OF THE VILLAGES DEVELOPMENT COMPANY, LLC, A FLORIDA LIMITED LIABILITY COMPANY, FOR THE PURPOSES EXPRESSED HEREIN, WHO IS PERSONALLY KNOWN TO ME AND WHO DID NOT TANGE TO THE PURPOSES	THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME, BY MEANS OF CHYSICAL PRESENCE OR ONLINE NOTARIZATION, THIS DAY OF, 20, 22, BY MARTIN L. DZURO, AS MANAGER OF AND ON BEHALF OF VDC MANAGER, LLC, A FLORIDA LIMITED LIABILITY COMPANY, THE MANAGER OF THE VILLAGES DEVELOPMENT COMPANY, LLC, A FLORIDA LIMITED LIABILITY COMPANY, FOR THE PURPOSES EXPRESSED HEREIN, WHO IS PERSONALLY KNOWN TO ME AND WHO DID NOT TAKE AN OATH.
TION SHALL NOT APPLY TO THOSE PRIVATE EASEMENTS RELECTRIC, TELEPHONE, GAS, OR OTHER PUBLIC MAINTENANCE, AND OPERATION SHALL COMPLY WITH ADOPTED BY THE FLORIDA PUBLIC SERVICE	NOTARY PUBLIC - STATE OF FLORIDA PRINT NAME: COMMISSION NO.:	NOTARY PUBLIC - STATE OF FLORIDA Vicki C. Suber PRINT NAME: COMMISSION NO.: COMMISSION NO.: COMMISSION EXPIRES: STATE OF FLORIDA
TO THE TRANSFER OF ANY LOT OR PRIOR TO THE WILL BE SET WITHIN ONE YEAR OF THE DATE THIS RATION OF THE BOND OR SURETY. S (P.R.M.'S) HAVE BEEN SET IN ACCORDANCE WITH THE TATUTES. C ARE FOR ANY PURPOSE PERMITTED BY APPLICABLE	CERTIFICATE OF APPROVAL BY CITY OFFICIALS THIS CERTIFIES THAT THIS PLAT HAS BEEN REVIEWED FOR CONFORMITY TO F.S. CHAPTER 177, AS CERTIFIED BY THE REVIEWING SURVEYOR SHOWN BELOW.	COUNTY OF SUMTER THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME, BY MEANS OF PHYSICAL PRESENCE OR ONLINE NOTARIZATION, THIS DAY OF OF PHYSICAL PRESENCE OR ONLINE NOTARIZATION, THIS DAY OF OF PHYSICAL PRESENCE OR ONLINE NOTARIZATION, THIS DAY OF OTHER DAY OF OTHER MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A, ON BEHALF OF THE DISTRICT, WHO IS PERSONALLY KNOWN TO ME AND WHO DID NOT TAKE AN OATH.
ARE FOR ANY PURPOSE PERMITTED BY APPLICABLE ER. NO INGRESS OR EGRESS IS PERMITTED WITHOUT THE DEVELOPER. ITEREST, AND HEREBY AGREES TO PROVIDE THE REPAIR OF TRACTS CONVEYED TO THE DISTRICT GETHER WITH ALL IMPROVEMENTS LOCATED THEREON;	MELANIE D. STRICKLAND DEVELOPMENT SERVICES DIRECTOR THIS CERTIFIES THAT THIS PLAT WAS PRESENTED TO THE COMMISSION	NOTARY PUBLIC - STATE OF FLORIDA PRINT NAME:
(NED BY THE DISTRICT OR DEDICATED TO THE USE AND RICT, THE SUBDIVISION, OR THE PUBLIC; (C) PAY FOR BY THE APPLICABLE UTILITY COMPANY SERVING THE GARBAGE, ELECTRICAL, LIGHTING, TELEPHONE, GAS AND AS OWNED BY THE DISTRICT OR DEDICATED TO THE THE DISTRICT, THE SUBDIVISION, OR THE PUBLIC (TO ECTLY BY THE RECORD OWNER OF A FEE SIMPLE TITLE REPAIR OF THE STORM WATER RUNOFF DRAINAGE	OF THE CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA, AND WAS APPROVED BY THE COMMISSION FOR RECORD ON THIS HED DAY OF DECEMBER, 2023: JESSICA BARNES CITY CLERK DECEMBER JESSICA BARNES CITY CLERK DECEMBER JESSICA BARNES CITY CLERK DECEMBER	<u>CERTIFICATE OF SURVEYOR</u> I HEREBY CERTIFY THAT THIS PLAT OF MIDDLETON UNIT NO. 3, WAS PREPARED UNDER MY DIRECTION AND SUPERVISION; AND THAT THE PERMANENT REFERENCE MONUMENTS AS SHOWN THEREON WERE PLACED ON THE <u>3RD</u> DAY OF <u>OCTOBER</u> , 20 <u>23</u> ; I FURTHER CERTIFY THAT THIS PLAT COMPLIES WITH THE REQUIREMENTS OF CHARTER 177,
ND DRAIN PIPES NOT MAINTAINED BY OTHER UTILITY (E) MAINTENANCE AND REPAIR OF THE LANDSCAPING ACS LOCATED WITHIN THE ROADWAYS, IF ANY. BEEN SUBMITTED BY SEPARATE DOCUMENT. VIEWING SURVEYOR'S CERTIFICATE SECTION 177.081, FLORIDA STATUTES, I HEREBY	THIS CERTIFIES THAT THIS PLAT WAS PRESENTED TO THE ATTORNEY FOR THE CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA, AND APPROVED BY HIM OR HER AS TO FORM AND LEGALITY ON THIS IT DAY OF DECEMBER, 2023. Joshun E.Bills	FLORIDA STATUTES. CLYMER FARNER BARLEY SURVEYING, LLC 4450 N.E. 83rd ROAD WILDWOOD, FLORIDA 34785 LICENSED BUSINESS NO. 8498 HALL HALL SEAL HALL SEAL HALL SEAL HALL SEAL HALL
HAVE PERFORMED A REVIEW OF THIS PLAT Y TO CHAPTER 177, FLORIDA STATUTES AND THAT PLIES WITH THE TECHNICAL REQUIREMENTS ER; PROVIDED, HOWEVER, THAT MY RTIFICATION DOES NOT INCLUDE ION OF ANY POINTS OR SHOWN ON THIS PLAT.	PRINT NAME CITY OF WILDWOOD, ATTORNEY DEVELOPMENT SERVICES DIRECTOR VELANIE D. STEIOWLAND	KAYE M. JAMESON       DATE         RECESTRATION NO. 5912       DATE <u>CERTIFICATE OF CLERK</u> I HEREBY CERTIFY THAT I HAVE EXAMINED THIS PLAT AND FIND THAT         IT COMPLIES IN FORM WITH ALL THE REQUIREMENTS OF CHAPTER 177         FLORIDA STATUTES AND WAS FILED FOR RECORD ON DECEMDER 120-23-AT 3:313.11         FILE NUMBER 2023/000-000
Image: state of the state o	MELANIE D. STRICKLAND MOMANNA MURAU PRINT NAME CITY OF WILDWOOD, ENGINEER MELANIE D. STRICKLAND JEREMY HOCKENBURY SIGNATURE CITY OF WILDWOOD, ENGINEER	PLAT BOOK <u>A</u> PAGE <u>6-6A-0</u> CLERK OF THE COURT IN AND FOR SUMTER COUNTY, FLORIDA <u>Mellissa K Workell</u> PRINT NAME DEPUTY CLERK <u>BEAL</u> SIGNATURE DEPUTY CLERK

### LEGAL DESCRIPTION

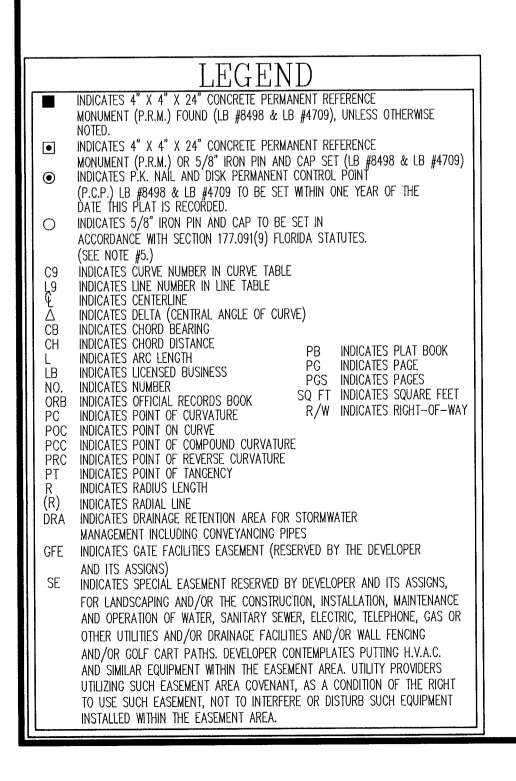
(CONTINUED FROM SHEET 1 OF 16)

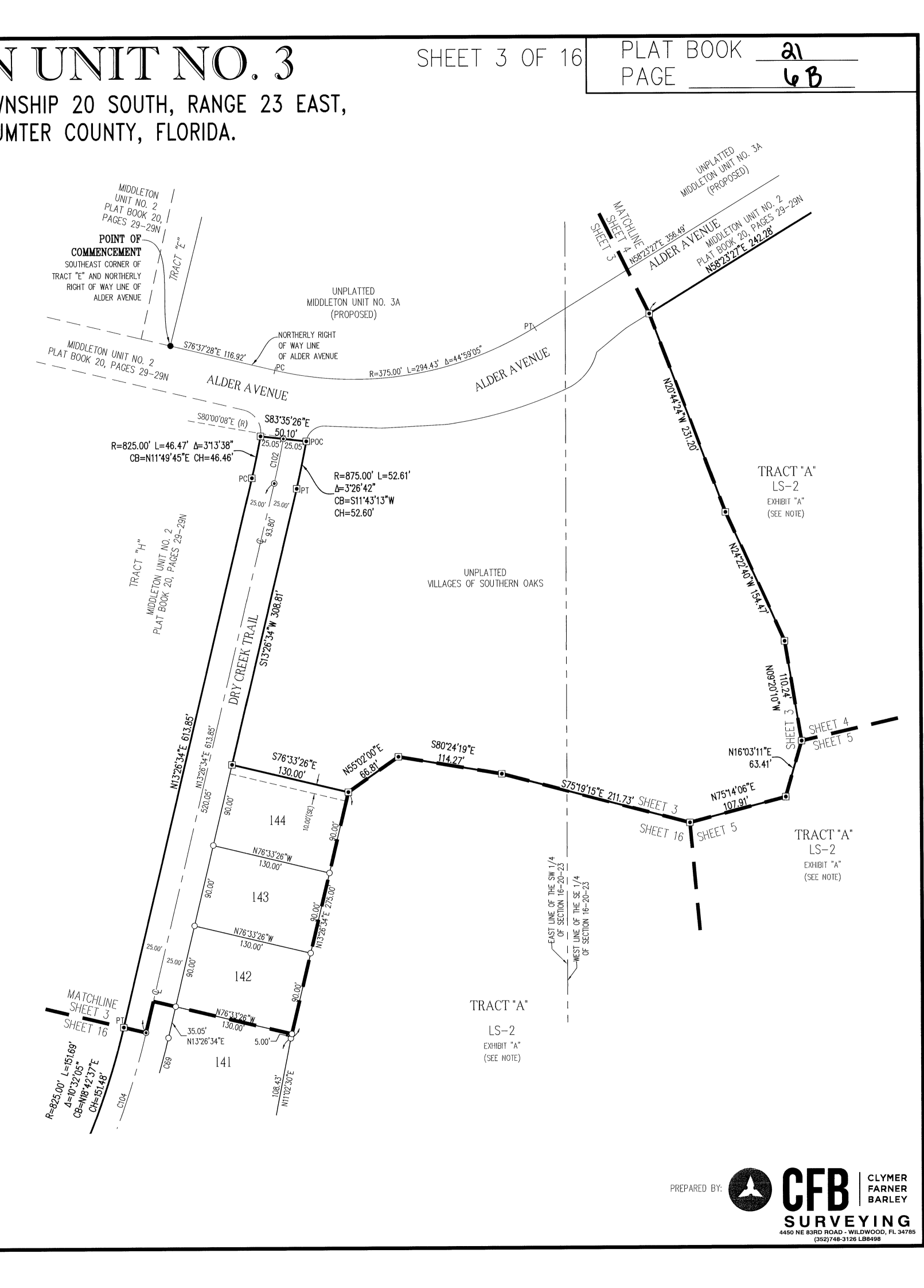
CENTRAL ANGLE OF 09°00'53", AN ARC DISTANCE OF 3.70 FEET TO THE POINT OF TANGENCY; THENCE NO6'29'28"W, 71.99 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 26.50 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 09'05'25", AN ARC DISTANCE OF 4.20 FEET TO THE POINT OF TANGENCY; THENCE N15'34'53"W, 50.83 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 174.50 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 09°40'58", AN ARC DISTANCE OF 29.49 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 862.51 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 03'31'45", AN ARC DISTANCE OF 53.13 FEET; THENCE ALONG A NON-TANGENT LINE RUN N07°34'33"W, 88.19 FEET; THENCE N01°36'41"E, 67.43 FEET; THENCE N04°00'00"E, 144.21 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 613.50 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 25°38'13", AN ARC DISTANCE OF 274.51 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 1,001.50 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 06°44'06" AN ARC DISTANCE OF 117.73 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 598.50 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 19'59'10", AN ARC DISTANCE OF 208.77 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 151.50 FEET THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH CENTRAL ANGLE OF 78'17'44", AN ARC DISTANCE OF 207.03 FEET THENCE ALONG A NON-TANGENT LINE RUN N85°58'05"W. 16.20 FFFT TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 1.50 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 89°58'05", AN ARC DISTANCE OF 2.36 FEET TO THE POINT OF TANGENCY; THENCE N04°00'00"E, 16.50 FEET; THENCE N86°00'00"W, 203.00 FEET; THENCE N28°58'32"E, 45.27 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 67.03 FEET AND A CHORD BEARING AND DISTANCE OF N35'00'07"W. 17.72 FEET TO WHICH A RADIAL LINE BEARS S47°24'05"W; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 15'11'35", AN ARC DISTANCE OF 17.78 FEET; THENCE DEPARTING SAID BOUNDARY LINE AND ALONG A NON-TANGENT LINE RUN S83'50'45"E 85.89 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 449.00 FEET AND A CHORD BEARING AND DISTANCE OF N79'24'13"E, 116.19 FEET TO WHICH A RADIAL LINE BEARS S03'09'44"E; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 14'52'05", AN ARC DISTANCE OF 116.51 FEET TO THE POINT OF TANGENCY; THENCE N71'58'10"E, 6.89 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47'50'50", AN ARC DISTANCE OF 85.18 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 123.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 09'29'43", AN ARC DISTANCE OF 20.38 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING RADIUS OF 102.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47'30'10", AN ARC DISTANCE OF 84.57 FEET TO THE POINT OF TANGENCY; THENCE S22'10'34"E, 142.87 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 2,450.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12'10'41", AN ARC DISTANCE OF 520.74 FEET: THENCE ALONG A NON-TANGENT LINE RUN SO1'56'55"W. 50.75 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY. HAVING A RADIUS OF 2,440.00 FEET AND A CHORD BEARING AND DISTANCE OF S04°37'50"E, 357.51 FEET TO WHICH A RADIAL LINE BEARS N81"10'05"E; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 08'24'09", AN ARC DISTANCE OF 357.83 FEET; THENCE ALONG A NON-TANGENT LINE RUN S45'25'46"E, 14.14 FEET; THENCE S00'25'46"E, 124.96 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 1,421.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 30'16'24". AN ARC DISTANCE OF 750.81 FEET TO THE POINT OF TANGENCY; THENCE S30'42'10"E, 24.22 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47'30'10", AN ARC DISTANCE OF 84.57 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 123.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 110'46'49" AN ARC DISTANCE OF 237.82 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47'30'10", AN ARC DISTANCE OF 84.57 FEET TO THE POINT OF TANGENCY; THENCE S46'28'40"E, 96.54 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 1,100.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 17°12'49", AN ARC DISTANCE OF 330.48 FEET; THENCE ALONG A RADIAL LINE RUN S26'18'31"W, 45.00 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 1,145.00 FEET AND A CHORD BEARING AND DISTANCE OF N55°05'04"W, 342.70 FEET TO WHICH A RADIAL LINE BEARS S26'18'31"W; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 17"12'49", AN ARC DISTANCE OF 344.00 FEET TO THE POINT OF TANGENCY; THENCE N46'28'40"W, 96.54 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 57.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47"30'10" AN ARC DISTANCE OF 47.26 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 168.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 16'33'43", AN ARC DISTANCE OF 48.56 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 57.00 FEET; THENCE WESTERLY ALONG THE S22°06'51"E, 83.49 FEET; THENCE S34°58'57"E, 83.49 FEET; THENCE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47°53'21", AN S43°52'19"E, 126.56 FEET; THENCE S17°16'06"E, 55.60 FEET; THENCE ARC DISTANCE OF 47.64 FEET TO A POINT OF COMPOUND CURVATURE S03'54'16"E, 59.47 FEET; THENCE S34'44'42"W, 81.46 FEET; THENCE A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF S62°03'28"W, 143.41 FEET TO A POINT ON THE ARC OF A 2,105.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF CURVE THROUGH A CENTRAL ANGLE OF 11°55'12", AN ARC DISTANCE OF 775.00 FEET AND A CHORD BEARING AND DISTANCE OF N57'41'42"W, CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 555.00 FEET; NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A THENCE ALONG A NON-TANGENT LINE RUN S37'09'14"W, 99.14 FEET; POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING THENCE N73'41'34"W, 30.00 FEET; THENCE S16'18'26"W, 119.98 FEET; A RADIUS OF 275.00 FEET; THENCE WESTERLY ALONG THE ARC OF THENCE N73'41'34"W, 60.00 FEET; THENCE N16'18'26"E, 119.98 FEET; SAID CURVE THROUGH A CENTRAL ANGLE OF 16'48'33", AN ARC THENCE N73'41'34"W, 30.00 FEET; THENCE N01'38'04"W, 108.91 FEET DISTANCE OF 80.68 FEET; THENCE ALONG A RADIAL LINE RUN TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE \$30'19'58"W, 50.00 FEET; THENCE \$26'35'07"W, 346.37 FEET TO THE EASTERLY, HAVING A RADIUS OF 744.10 FEET AND A CHORD BEARING SOUTHERLY BOUNDARY LINE OF AFORESAID LANDS DESCRIBED IN AND DISTANCE OF N21°46'05"E, 84.55 FEET TO WHICH A RADIAL LINE OFFICIAL RECORDS BOOK 4279, PAGE 503; THE FOLLOWING THREE (3) BEARS N71"29'21"W; THENCE NORTHERLY ALONG THE ARC OF SAID COURSES BEING ALONG SAID SOUTHERLY BOUNDARY LINES: RUN OF 84.60 FEET; THENCE ALONG A NON-TANGENT LINE RUN THENCE N05'25'15"W, 670.81 FEET TO THE SOUTHWEST CORNER OF N48'44'34"W, 433.66 FEET; THENCE N62'08'59"W, 89.08 FEET; THENCE TRACT "P" OF AFORESAID PLAT MIDDLETON UNIT NO. 2; THE FOLLOWING N74'30'08"W, 94.59 FEET; THENCE N90'00'00"W, 235.62 FEET; THENCE NINETEEN (19) COURSES BEING ALONG THE BOUNDARY LINES OF SAID N84"13'24"W, 76.18 FEET; THENCE N54"16'53"W, 63.96 FEET; THENCE PLAT: RUN ALONG THE SOUTHERLY BOUNDARY LINES OF SAID TRACT N45°41'07"W, 116.10 FEET; THENCE N89°51'01"W, 154.13 FEET; THENCE

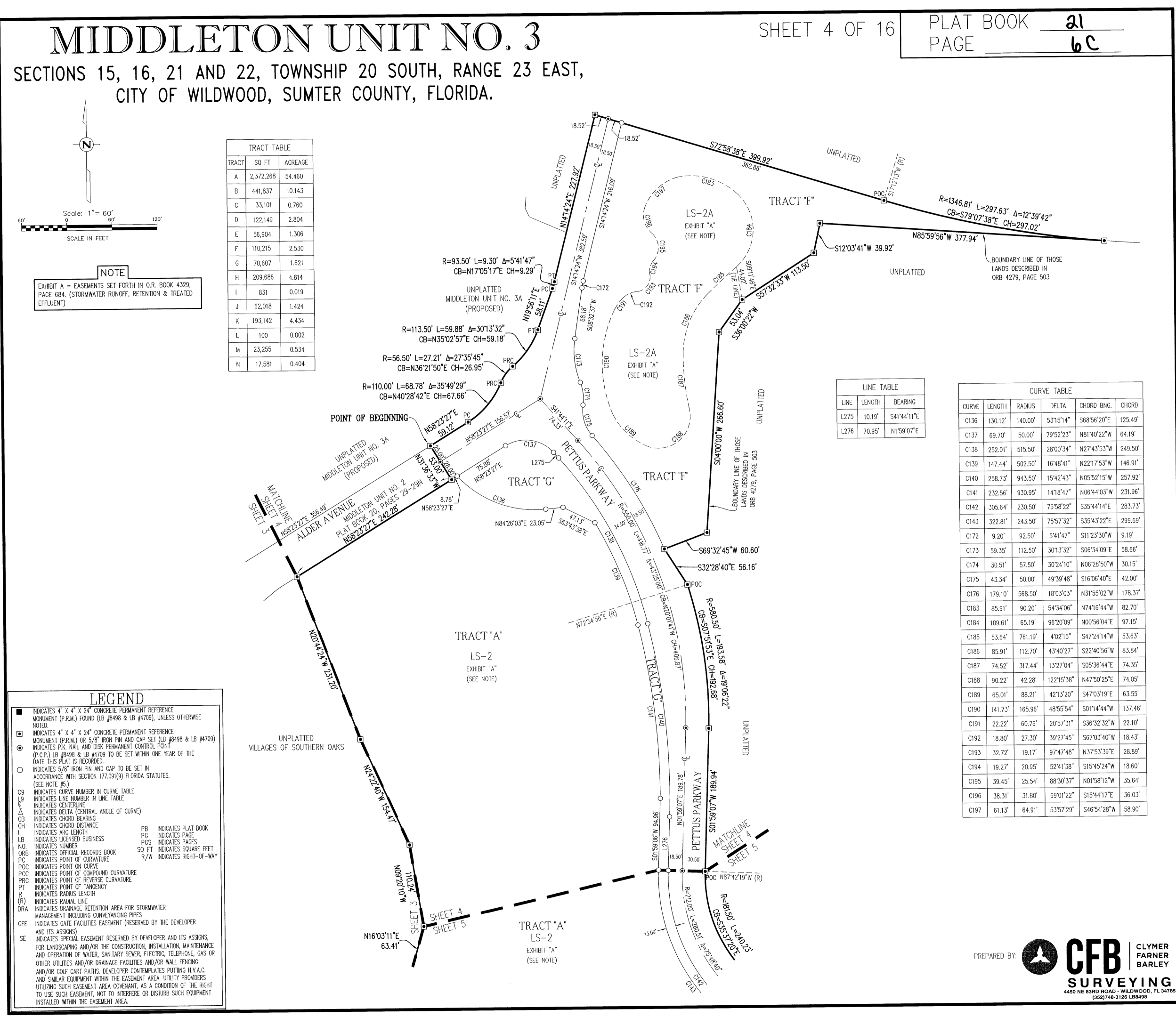


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	SECTION	NS 15, Cl ⁻					2, TO )D, S	
		F						
				TRACT TA	BLE			
	Ų	T	RACT	SQ FT	ACREAGE			
60'	Scale: $1'' = 60'_{60'}$ 120'		А	2,372,268	54.460			
			В	441,837	10.143			
	SCALE IN FEET		С	33,101	0.760			
			D	122,149	2.804			
			E	56,904	1.306			
	NOTE		F	110,215	2.530			
	EXHIBIT A = EASEMENTS SET FORTH IN O.R. BOOK 4329,	1	G	70,607	1.621			
	PAGE 684. (STORMWATER RUNOFF, RETENTION & TREATED		Н	209,686	4.814			
	EFFLUENT)	J	I	831	0.019			
			J	62,018	1.424			
			K	193,142	4.434			
			L	100	0.002			
		_	М	23,255	0.534			
		-	N	17,581	0.404			
		L		1	L	I		

		CUR	VE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C69	53.00'	875.00 <b>'</b>	3 <b>'</b> 28'13"	N15'10'41"E	52.99'
C102	49.54'	850.00'	3*20'22"	N11 <b>'</b> 46'23"E	49.53'
C104	156.29'	850.00'	10*32'05"	N18 <b>'</b> 42'37"E	156.07'

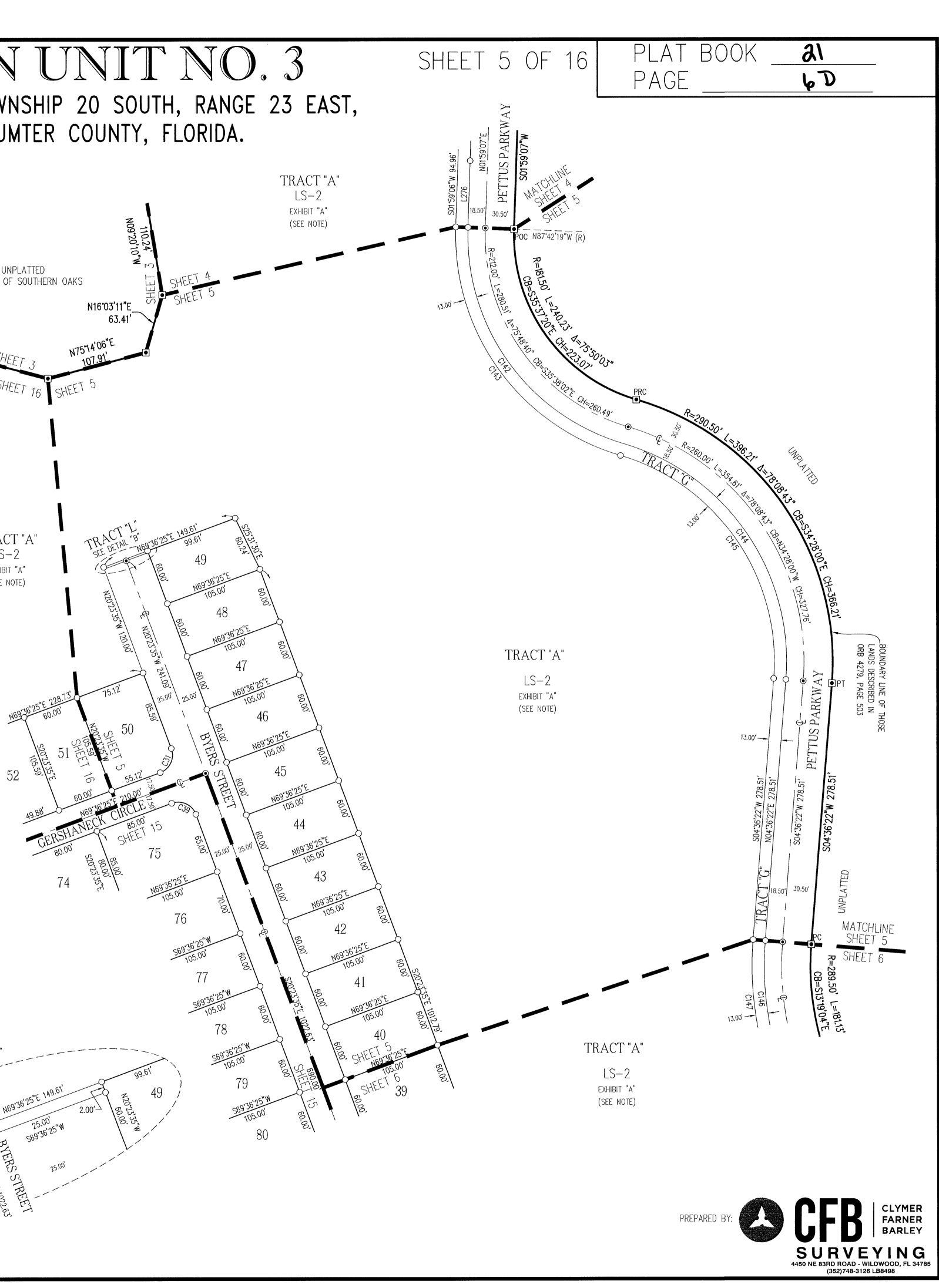






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		V		
97.63'	∆=12 <b>°</b> 39'	4.0.2		
"E CH:	=297.02'	+2″		
LANDS I	RY LINE OF DESCRIBED 79, PAGE 5	IN		
	CUR	VE TABLE		
ENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
30.12'	140.00'	53'15'14"	S68 <b>'</b> 56'20"E	125.49'
69.70 <b>'</b>	50.00'	79 <b>·</b> 52 <b>'</b> 23"	N81'40'22"W	64.19'
52.01'	515.50 <b>'</b>	28'00'34"	N27 <b>'</b> 43'53"W	249.50'
47.44'	502.50'	16'48'41"	N22'17'53"W	146.91'
58.73'	943.50'	15'42'43"	N05*52'15"W	257.92'
32.56'	930.95'	14'18'47"	N06'44'03"W	231.96'
05.64'	230.50'	75 <b>·</b> 58'22" 75 <b>·</b> 57'32"	S35'44'14"E S35'43'22"E	283.73' 299.69'
9.20'	243.50' 92.50'	75 57 32 5 <b>·</b> 41'47"	SJ5 43 22 E S11'23'30"W	9.19'
9.20 59.35'	92.50 112.50'	30'13'32"	S06'34'09"E	58.66'
30.51 <b>'</b>	57.50'	30°24'10"	N06'28'50"W	30.15'
43.34'	50.00'	49'39'48"	S16'06'40"E	42.00'
79.10'				יין
	568.50 <b>'</b>	18 <b>°</b> 03'03"	N31 <b>'</b> 55'02"W	178.37'
85.91'	568.50 [°] 90.20 [°]	18°03'03" 54°34'06"	N31'55'02"W N74'16'44"W	
				178.37'
85.91'	90.20'	54°34'06"	N74'16'44"W	178.37' 82.70' 97.15' 53.63'
85.91' 109.61' 53.64' 85.91'	90.20' 65.19' 761.19' 112.70'	54'34'06" 96'20'09" 4'02'15" 43'40'27"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W	178.37' 82.70' 97.15' 53.63' 83.84'
85.91' 109.61' 53.64' 85.91' 74.52'	90.20' 65.19' 761.19' 112.70' 317.44'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E	178.37' 82.70' 97.15' 53.63' 83.84' 74.35'
85.91' 109.61' 53.64' 85.91' 74.52' 90.22'	90.20' 65.19' 761.19' 112.70' 317.44' 42.28'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04" 122'15'38"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E N47'50'25"E	178.37' 82.70' 97.15' 53.63' 83.84' 74.35' 74.05'
85.91' 109.61' 53.64' 85.91' 74.52' 90.22' 65.01'	90.20' 65.19' 761.19' 112.70' 317.44' 42.28' 88.21'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04" 122'15'38" 42'13'20"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E N47'50'25"E S47'03'19"E	178.37' 82.70' 97.15' 53.63' 83.84' 74.35' 74.05' 63.55'
85.91' 109.61' 53.64' 85.91' 74.52' 90.22' 65.01' 141.73'	90.20' 65.19' 761.19' 112.70' 317.44' 42.28' 88.21' 165.96'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04" 122'15'38" 42'13'20" 48'55'54"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E N47'50'25"E S47'03'19"E S01'14'44"W	178.37' 82.70' 97.15' 53.63' 83.84' 74.35' 74.05' 63.55' 137.46'
85.91' 109.61' 53.64' 85.91' 74.52' 90.22' 65.01' 141.73' 22.22'	90.20' 65.19' 761.19' 112.70' 317.44' 42.28' 88.21' 165.96' 60.76'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04" 122'15'38" 42'13'20" 48'55'54" 20'57'31"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E N47'50'25"E S47'03'19"E S01'14'44"W S36'32'32"W	178.37' 82.70' 97.15' 53.63' 83.84' 74.35' 74.05' 63.55' 137.46' 22.10'
85.91' 109.61' 53.64' 85.91' 74.52' 90.22' 65.01' 141.73' 22.22' 18.80'	90.20' 65.19' 761.19' 112.70' 317.44' 42.28' 88.21' 165.96' 60.76' 27.30'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04" 122'15'38" 42'13'20" 48'55'54" 20'57'31" 39'27'45"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E N47'50'25"E S47'03'19"E S01'14'44"W S36'32'32"W S67'03'40"W	178.37' 82.70' 97.15' 53.63' 83.84' 74.35' 74.05' 63.55' 137.46' 22.10' 18.43'
85.91' 109.61' 53.64' 85.91' 74.52' 90.22' 65.01' 141.73' 22.22' 18.80' 32.72'	90.20' 65.19' 761.19' 112.70' 317.44' 42.28' 88.21' 165.96' 60.76' 27.30' 19.17'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04" 122'15'38" 42'13'20" 48'55'54" 20'57'31" 39'27'45" 97'47'48"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E N47'50'25"E S47'03'19"E S01'14'44"W S36'32'32"W S67'03'40"W N37'53'39"E	178.37' 82.70' 97.15' 53.63' 83.84' 74.35' 74.05' 63.55' 137.46' 22.10' 18.43' 28.89'
85.91' 109.61' 53.64' 85.91' 74.52' 90.22' 65.01' 141.73' 22.22' 18.80' 32.72' 19.27'	90.20' 65.19' 761.19' 112.70' 317.44' 42.28' 88.21' 165.96' 60.76' 27.30' 19.17' 20.95'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04" 122'15'38" 42'13'20" 48'55'54" 20'57'31" 39'27'45" 97'47'48" 52'41'38"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E N47'50'25"E S47'03'19"E S01'14'44"W S36'32'32"W S67'03'40"W N37'53'39"E S15'45'24"W	178.37' 82.70' 97.15' 53.63' 83.84' 74.35' 74.05' 63.55' 137.46' 22.10' 18.43' 28.89' 18.60'
85.91' 109.61' 53.64' 85.91' 74.52' 90.22' 65.01' 141.73' 22.22' 18.80' 32.72'	90.20' 65.19' 761.19' 112.70' 317.44' 42.28' 88.21' 165.96' 60.76' 27.30' 19.17'	54'34'06" 96'20'09" 4'02'15" 43'40'27" 13'27'04" 122'15'38" 42'13'20" 48'55'54" 20'57'31" 39'27'45" 97'47'48"	N74'16'44"W N00'56'04"E S47'24'14"W S22'40'56"W S05'36'44"E N47'50'25"E S47'03'19"E S01'14'44"W S36'32'32"W S67'03'40"W N37'53'39"E	178.37' 82.70' 97.15' 53.63' 83.84' 74.35' 74.05' 63.55' 137.46' 22.10' 18.43' 28.89'

	IDDLETON
-N- SECTIONS	15, 16, 21 AND 22, TOWN CITY OF WILDWOOD, SUN
Scale: 1"= 60' 60' SCALE IN FEET SCALE IN FEET NOTE EXHIBIT A = EASEMENTS SET FORTH IN O.R. BOOK 4329, PAGE 684. (STORMWATER RUNOFF, RETENTION & TREATED EFFLUENT)	TRACT TABLE         TRACT SQ FT       ACREAGE         A       2,372,268       54.460         B       441,837       10.143         C       33,101       0.760         D       122,149       2.804         E       56,904       1.306         F       110,215       2.530         G       70,607       1.621         H       209,686       4.814         I       831       0.019         J       62,018       1.424
	K     193,142     4.434       L     100     0.002       M     23,255     0.534       N     17,581     0.404
CURVE TABLECURVELENGTHRADIUSDELTACHORD BNC3131.42'20.00'90'00'00"N24'36'25'C3931.42'20.00'90'00'00"N65'23'35'C142305.64'230.50'75'58'22"S35'44'14"C143322.81'243.50'75'57'32"S35'43'22'C144328.64'241.51'77'58'05"N34'22'42'C145310.96'228.51'77'58'14"N34'22'47'C146535.30'338.50'90'36'22"S40'41'49'	Image: Wight of the system       LS-1         Image: Wight of the system       EXHIBIT         Image: Wight of the system       SEE NO         Image: Wight of the syst
C147       555.85'       351.50'       90'36'22"       \$40'41'49'         LINE       TABLE         LINE       LENGTH       BEARING         L276       70.95'       N1'59'07"E	<u>"E 499.72'</u> 52
LECGEND         INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) FOUND (LB #8498 & LB #4709), UNLESS OTHERWISE NOTED.         INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET (LB #8498 & LB #4709)         INDICATES 7.K. NAIL AND DISK PERMANENT CONTROL POINT (P.C.P.) LB #8498 & LB #709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.         INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)         C9       INDICATES CORVENUMBER IN CURVE TABLE L9         INDICATES CORVENUMBER IN LINE TABLE 4       INDICATES CENTERLINE 4         MIDICATES CORVENUMBER IN LINE TABLE 5       INDICATES CHORE DESTINCE 6         INDICATES CORVENUMBER IN LINE TABLE 6       INDICATES CHORE DESTINCE 7         MIDICATES CHORE DESTINCE 7       PG         INDICATES CHORE DESTINCE 7       PG         INDICATES CHORE DESTINCE 7       PG         INDICATES POINT OF CURVATURE 7       PG         RINDCATES POINT OF CURVATURE 7       PG         PC       INDICATES POINT OF CURVATURE 7         PC </th <td>DETAIL "B" 1"=10' TRACT "A" LS-2 EXHIBIT "A" (SEE NOTE) TRACT "L" (SEE NOTE) TRACT "L" (SEE NOTE) TRACT "L" (SEE NOTE) TRACT "L" (SEE NOTE) TRACT "L" (SEE NOTE) (SEE SEE SEE SEE SEE SEE SEE SEE (SEE SEE SEE SEE SEE SEE SEE SEE SEE SEE</td>	DETAIL "B" 1"=10' TRACT "A" LS-2 EXHIBIT "A" (SEE NOTE) TRACT "L" (SEE NOTE) TRACT "L" (SEE NOTE) TRACT "L" (SEE NOTE) TRACT "L" (SEE NOTE) TRACT "L" (SEE NOTE) (SEE SEE SEE SEE SEE SEE SEE SEE (SEE SEE SEE SEE SEE SEE SEE SEE SEE SEE



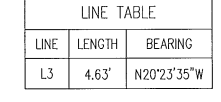
# MIDDLETON UNIT NO. 3 SECTIONS 15, 16, 21 AND 22, TOWNSHIP 20 SOUTH, RANGE 23 EAST, CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA.

TRACT TABLE						
TRACT	SQ FT	ACREAGE				
A	2,372,268	54.460				
В	441,837	10.143				
С	33,101	0.760				
D	122,149	2.804				
Ę	56,904	1.306				
F	110,215	2.530				
G	70,607	1.621				
Н	209,686	4.814				
I	831	0.019				
J	62,018	1.424				
K	193,142	4.434				
L	100	0.002				
М	23,255	0.534				
N	17,581	0.404				

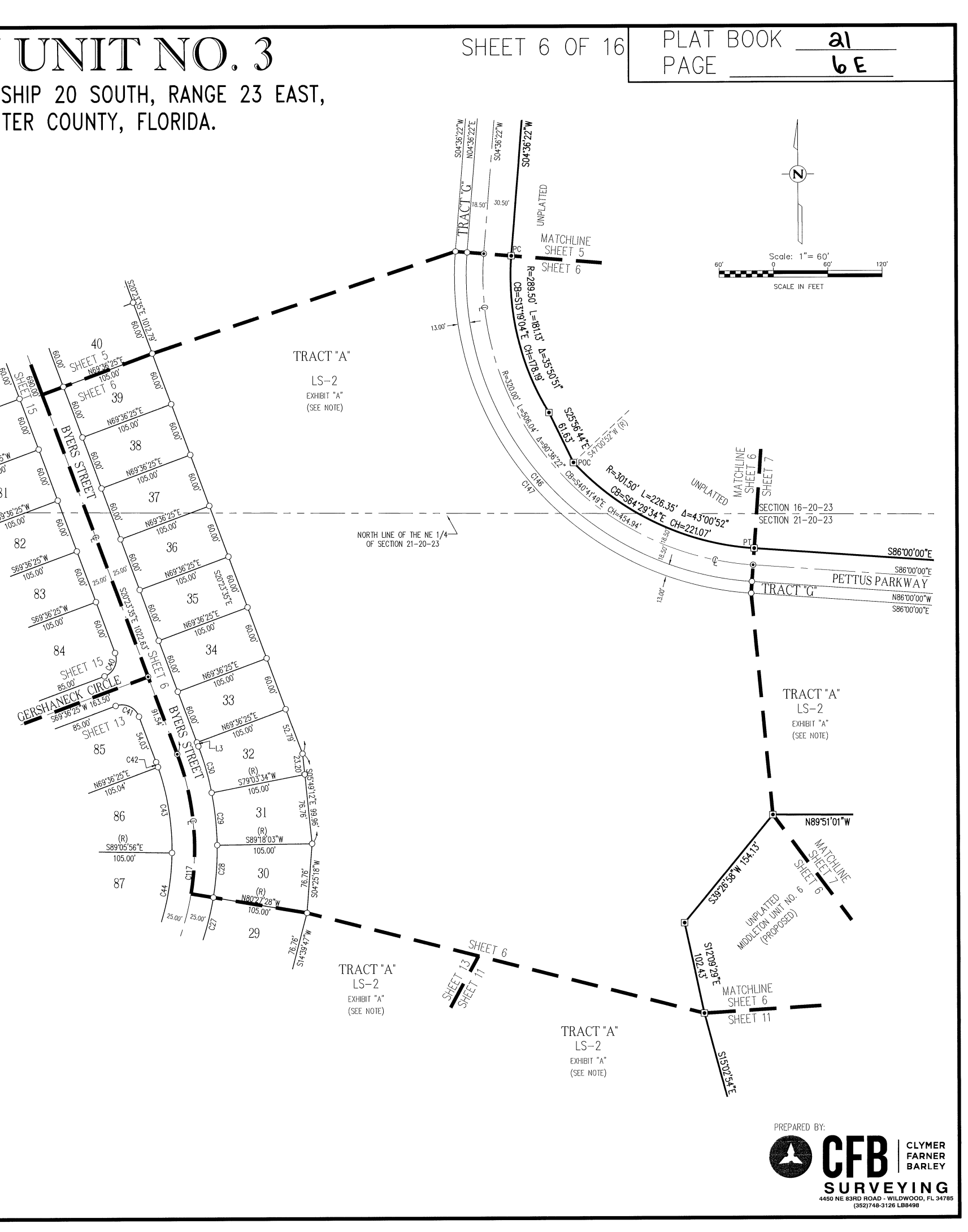
EXHIBIT A = EASEMENTS SET FORTH IN O.R. BOOK 4329, PAGE 684. (STORMWATER RUNOFF, RETENTION & TREATED EFFLUENT)

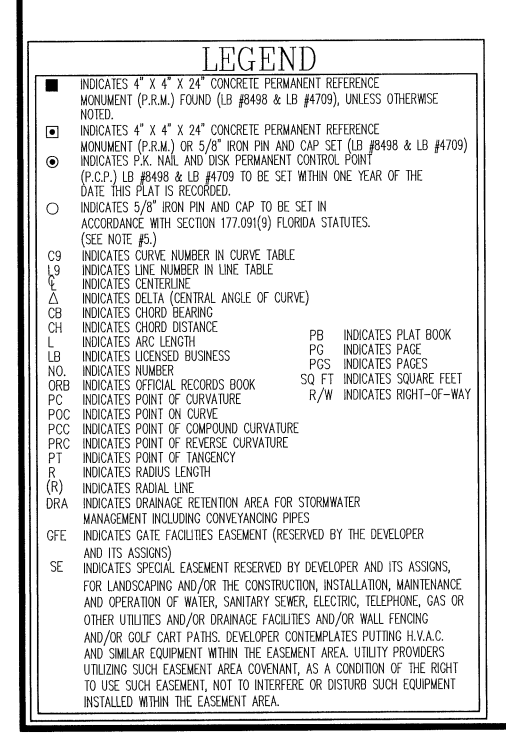
NOTE

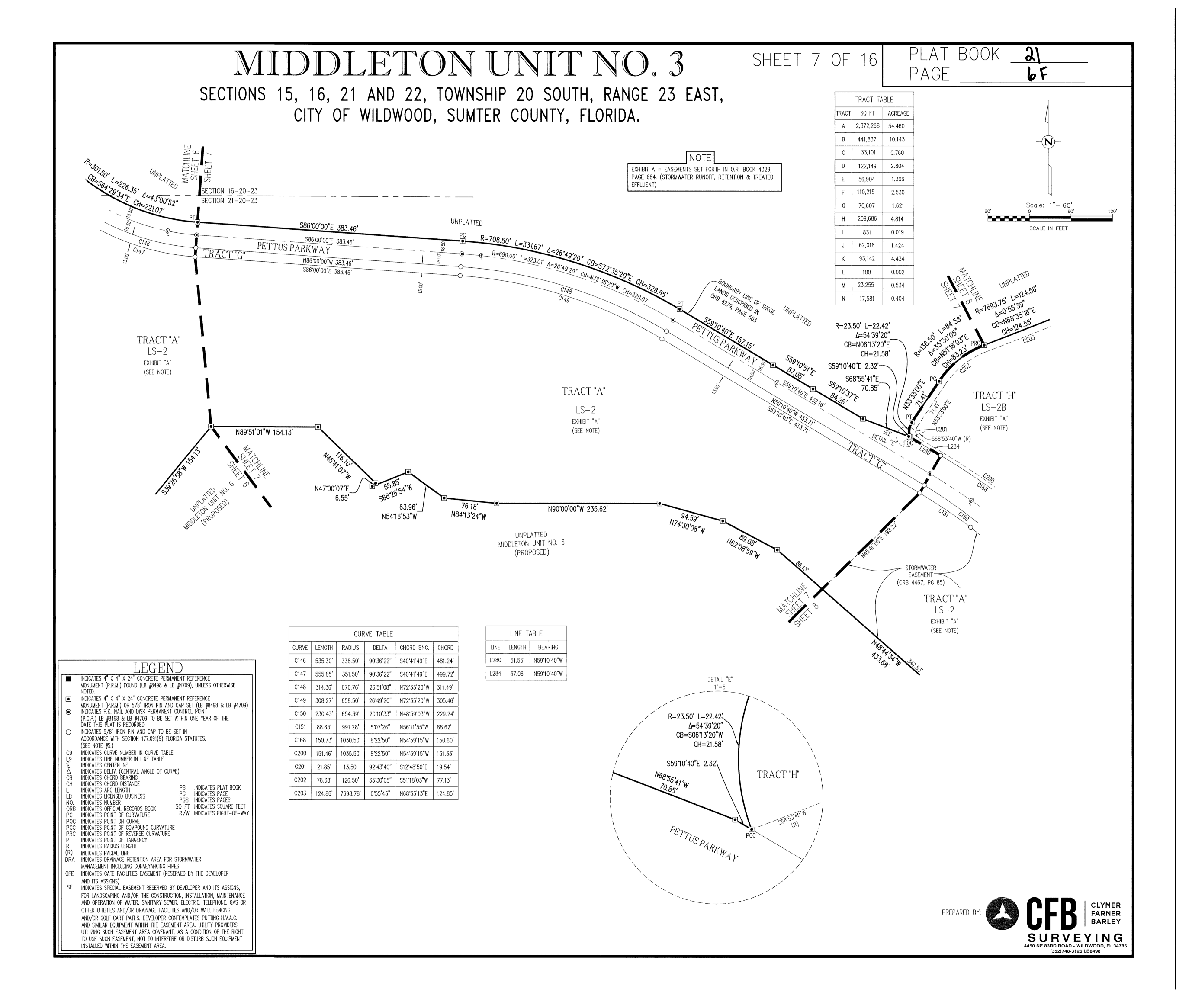
		CUR	VE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C27	58.09'	325.00'	10'14'29"	N14 <b>·</b> 39'47"E	58.02'
C28	58.09'	325.00'	10°14'29"	N04°25'18"E	58.02'
C29	58.09'	325.00'	10 <b>°</b> 14'29"	N05 <b>*</b> 49'12"W	58.02'
C30	53.62'	325.00'	9 <b>'</b> 27'11"	N15'40'02"W	53.56'
C40	31.42'	20.00'	90.00,00"	N24 <b>·</b> 36'25"E	28.28'
C41	31.42'	20.00'	90 <b>'</b> 00'00"	N65 <b>°</b> 23'35"W	28.28'
C42	5.97'	275.00'	1'14'37"	N19 <b>*</b> 46'17"W	5.97'
C43	96.24'	275.00'	20.03,02"	N09'07'27"W	95.75 <b>'</b>
C44	86.84'	275.00'	18'05'34"	N09 <b>*</b> 56'51"E	86.48'
C117	267.60'	300.00'	51.06'30"	N05'09'40"E	258.82'
C146	535.30'	338.50'	90'36'22"	S40 <b>'</b> 41 <b>'</b> 49"E	481.24'
C147	555.85'	351.50'	90'36'22"	S40 <b>'</b> 41 <b>'</b> 49"E	499.72'

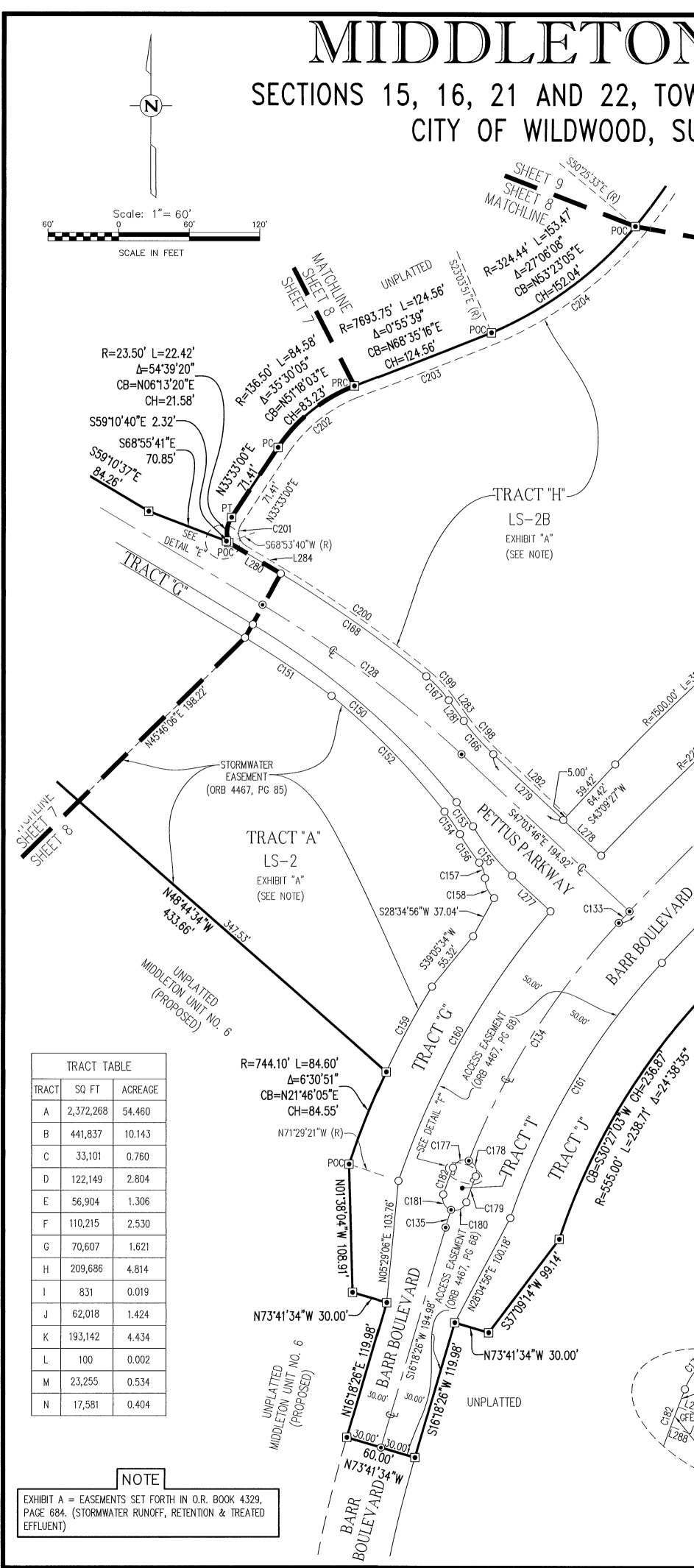


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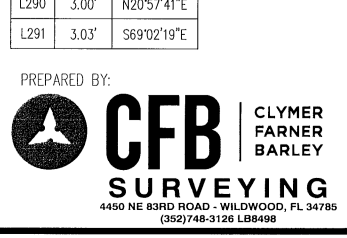




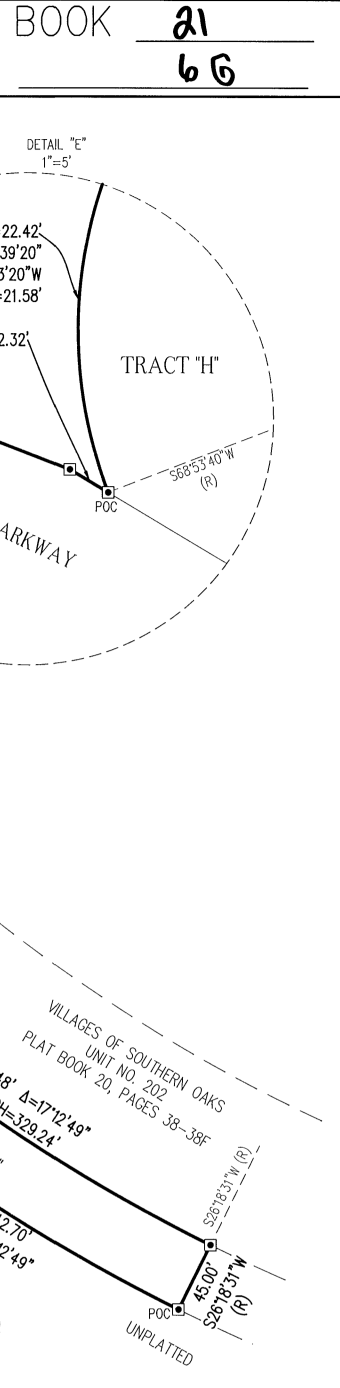


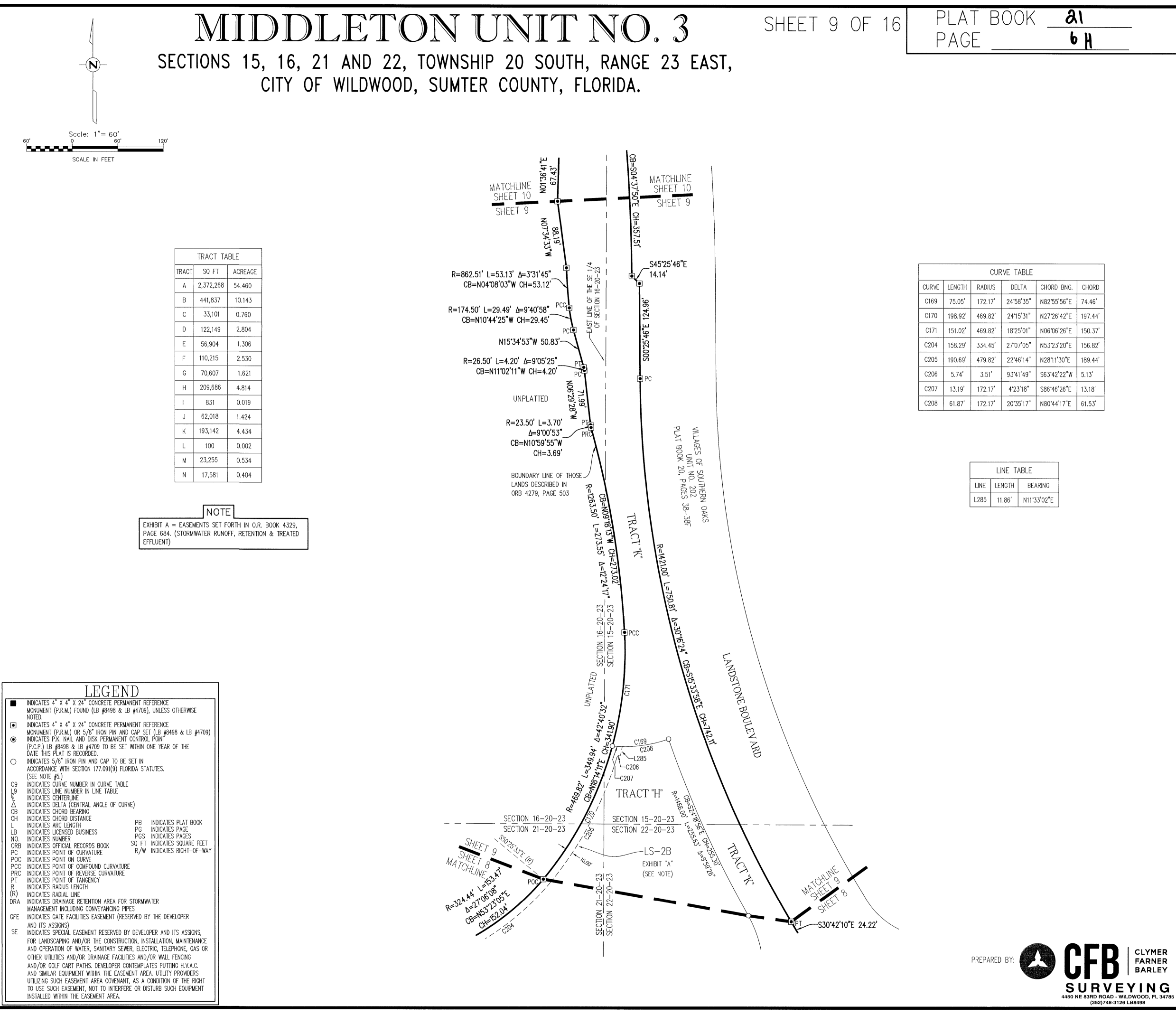


	<b>` `</b>					SH[	EET	8	OF	16		_AT \GE
NSHIP 20 SOU MTER COUNTY,			23	EAS	Τ,					Ļ		
TRACT "H"		/ \ •										
LS-2B				UNE							/	23.50'L⊧ ∆=54 CB=S06"1
(SEE NOTE) - 23 - 20 - 25 - 25 -	$\backslash$	$\mathbf{\lambda}$	MATC	EET 8							<b>650</b>	CH
SECTION			PT S	30°42'10"E	24.22'	~					N68.55'	10'40"E
	-a		PC	∆=47 <b>'</b> 30'							70.85'	<i>"</i>
	3'∆=84•36'39" CH=206.64'		Y	CB=S06* CH=82.1			<.				PA	-T ^V
IE 1/4	226.68'		JO PRC	/	/							TTUS
NE OF THE NE CCTION 21-20-2 THE NW 1/4 22-20-23	Pizzo, L=226.68' C2:50' L=226.68'		¥	/ 1		0. 202						
-Lasi Line of of Section  Line of The N Section 22-20	AL CH	0,0	08=53 08=53		AT BOOK 20,	PAGES 3	^{8-38F} /					
	<i></i>	0	6110 1910 1910 1910 1910	L=1,3,1,8,1,		_	/		$\backslash$			
89 1=208-33" CB=349:134.5" (01=317.30) 1=208-33" CB=349:134.5" (01=317.30) 1=208-345 (01=317.5) 1=208-345 (01=317.5)	50.00.		214 0	CIA 1 202	10°46'49"		<u>_</u> ∆=47	2.00' L=8 '30'10"				
2549 ¹³⁴³ W (H=431	58			C162	/	PRC	CB=S CH=8	70 <b>°13'4</b> 5' 2.16 <b>'</b>	Έ.	$\mathbf{X}$		
2:08:33 CB	168) (1)	D 35.00.	O			ACT "J"		PT		LAND-	$\overline{\}$	
89 12 108 33 TRACT W 68549 09 44 FASHAN	BARR BOULEVAR			PCC	PRC	PRC	PC			ST?	WE BOULEVA	
78.28 herito	BARR L 446.48		R=57.00'	1 47 64'			Ny So	2	50.5A.	PC	BOULEV	
			R=:)/ UNI				0					1
69 12 08 33 CB 549 13 45 W OHEA OHEA TH 69 12 08 33 CB 549 13 45 W OHEA TH 69 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 33 CB 549 13 45 W OHEA TH 10 12 08 34 W OHEA TH 10 12 08 00 000 000 000 0000000000000000	484355TW C	H=437.14	Δ= CB=S78 C	47*53'21" 3*38'13"W H=46.27'	UNPLATTED		R=57.00' _∆=47 <b>°</b> 30'1	L=47.26 0"			R=1100.0	RD
001 1213828 121109 2 (012) 001 1213828 121109 2 (012) 0131 001 001 001 001 001 001 001 000 000	48:43571W C.	R=	Δ= CB=S78 C 168.00' L= CB=N85	47*53'21" 3*38'13"W	16•33'43"		R=57.00'	L=47.26 0" 3'45"₩			R×1100.0	0, 05,0330
001 143828 01 143828 02 1 10 10 1 144729 12115512 CB25 02 1 10 10 1244729 12115512 CB25 02 1 10 10 1244729 12115512 CB25 02 1 10 10 1244729 12115512 CB25	48:43571W C	R=		47*53'21" 3*38'13"₩ H=46.27' =48.56'Δ=	16•33'43"		R=57.00' _∆=47*30'1 CB=N70*1	L=47.26 0" 3'45"₩			R=1100.0 CBI-S55 CBI-N55-05-05 145.00-1=344.	0. 05.04 F
00 127 CT31 CT31 00 Pr215000 Left 29 12 1950 12 CB25 Pr215000 Left 29 12 1950 12 1950 Pr215000 Left 29 12 1950 12 1950 12 1950	D CBESHE AS CURVE	LENGTH	CUF RADIUS	47'53'21" 3'38'13"W H=46.27' =48.56' Δ= 5'41'58"W C	16'33'43" H=48.39' CHORD BNG.	CHORD	R=57.00' _\$\$\Delta=\$\$\Delta7'30'1 CB=\$\$\Delta7'30'1 CH=\$\$.92	L=47.26 0" 3'45"W '	CUR	RVE TABLE DELTA	R=1100.0 CB=555 CB=N55.0504 1=344.	0, 1, 3, 3, 0 0, 0, 3, 3, 0 0, 0, 4, 1, 0, 0, 0, 1, 1, 1, 0, 0, 0, 1, 1, 1, 1, 0, 0, 0, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
00 127 CT31 CT31 00 Pr215000 Left 29 12 1950 12 CB25 Pr215000 Left 29 12 1950 12 1950 Pr215000 Left 29 12 1950 12 1950 12 1950	2 CBr548 45		CUF	47'53'21" 3'38'13"W H=46.27' =48.56' Δ= 5'41'58"W C	16 <b>°</b> 33'43" H=48.39'		R=57.00' _∆=47'30'1 CB=N70'1 CH=45.92	L=47.26 0" 3'45"W	CUF	RING TABLE	R=1100.0 CBIS55 CBIN55050504 1=344.	0, 1330 0, 13300 0, 133000 0, 133000 0, 1330000000000000000000000000000000000
OF THE NW 1/4 OF THE	CURVE C128 C129 C130	LENGTH 211.45' 91.20' 91.27'	CUF RADIUS 1000.00' 123.00' 123.00'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 5'41'58"W C VE TABLE DELTA 12'06'54" 42'28'57" 42'30'51"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E	CHORD 211.05' 89.12' 89.19'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165	L=47.26 0" 3'45"W ' LENGTH 35.55' 19.80' 83.96'	CUR RADIUS 123.00' 123.00' 102.00'	RVE TABLE DELTA 16'33'43" 9'13'18" 47'09'51"	R=1100.0 CB=555 77 745.00.0504 344. CHORD BNG. S85'41'58"E S12'11'21"W N31'09'38"E	CHORD 35.43' 19.78' 81.61'
OF THE NW 1/4 OF THE	CURVE C128 C129	LENGTH 211.45' 91.20'	CUF RADIUS 1000.00' 123.00'	47'53'21" 3'38'13"W H=46.27' =48.56' Δ= 5'41'58"W C 3'41'58"W C 3'41'58"W C 3'41'58"W 41'58"W 42'28'57"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E	CHORD 211.05' 89.12'	R=57.00' _∆=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164	L=47.26 0" 3'45"W ' LENGTH 35.55' 19.80'	CUR RADIUS 123.00' 123.00'	P RVE TABLE DELTA 16'33'43" 9'13'18"	R=1100.0 CB=\$55 77 74 5.00.750 34 4. 34 4. CHORD BNG. S85'41'58"E S12'11'21"W	CHORD 35.43' 19.78'
21-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-23 22-20-20-20-20-20-20-20-20-20-20-20-20-2	CURVE C128 C129 C130 C131 C132 C133	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34'	CUF RADIUS 1000.00' 123.00' 123.00' 2200.00' 2200.00' 2200.00'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 5'41'58"W C VE TABLE DELTA 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168	L=47.26 O" 3'45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73'	CUR RADIUS 123.00' 123.00' 102.00' 193.50' 106.50' 1030.50'	R           RVE           DELTA           16'33'43"           9'13'18"           47'09'51"           11'11'53"           15'00'38"           8'22'50"	R 1100.0 CB 555 77 745.00.5050 344 CHORD BNG. S85'41'58"E S12'11'21"W N31'09'38"E S41'23'08"E N43'17'31"W N54'59'15"W	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60'
SECTION 21-20-23 32-0 SECTION 21-20-23 32-0 SECTION 21-20-23 32-0 OF SECTION 22-20-23 OF SECTION 22-20-23	CURVE C129 C130 C131 C132	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01'	CUF RADIUS 1000.00' 123.00' 123.00' 2200.00' 2200.00'	47'53'21" 3'38'13"W H=46.27' =48.56' Δ= 5'41'58"W C 3'41'58"W C 3'41'58"W C 3'41'58"W C 3'41'58''W C 3'41'58''W C 3'41'58''49"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167	L=47.26 0" 3'45"W , LENGTH 35.55' 19.80' 83.96' 37.82' 27.90'	CUR RADIUS 123.00' 123.00' 102.00' 193.50' 106.50'	RVE TABLE DELTA 16'33'43" 9'13'18" 47'09'51" 11'11'53" 15'00'38"	R 1100.0 CB 555 CB 155050 TH 45.00.155050 CHORD BNG. S85'41'58"E S12'11'21"W N31'09'38"E S41'23'08"E N43'17'31"W	CHORD 35.43' 19.78' 81.61' 37.76' 27.82'
21-20-23 21-20-23 21-20-23 21-20-23 0F SECTION 22-20-23 0F SECTION 22-20-23 0F SECTION 22-20-23	T CB_548 43 CURVE C128 C129 C130 C131 C132 C133 C134 C135 C150	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43'	CUF RADIUS 1000.00' 123.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 654.39'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 5'41'58"W C VE TABLE DELTA 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 21'08'52" 1'22'53" 20'10'33"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S32'11'55"W S16'59'52"W N48'59'03"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C178 C179	L=47.26 O" 3'45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60'	CUR RADIUS 123.00' 123.00' 102.00' 103.50' 106.50' 1030.50' 10.33' 10.33' 639.67'	R         R         EVE         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"	R 1100.0 CB 553 CB 15500 CB 15500 CHORD BNG. S85'41'58"E S12'11'21"W N31'09'38"E S41'23'08"E N43'17'31"W N54'59'15"W S65'56'56"W N24'03'53"W S19'39'27"W	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60'
SECTION 21-20-23 33 40 SECTION 21-20-23 33 SECTION 21-20-23 33 OF SECTION 22-20-23 OF SECTION 22-20-23 OF SECTION 22-20-23	DESARS 4.3 CURVE CURVE C128 C129 C130 C130 C131 C132 C133 C134 C135 C150 C151	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65'	CUF RADIUS 1000.00' 123.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 655.00' 654.39' 991.28'	47'53'21" 3'38'13"W H=46.27' =48.56' Δ= -41'58"W C VE TABLE DELTA 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 21'08'52" 1'22'53" 20'10'33" 5'07'26"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S49'06'36"W S42'56'46"W S32'11'55"W S16'59'52"W N48'59'03"W N56'11'55"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24' 88.62'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C178 C179 C180	L=47.26 O" 3'45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 16.16'	CUR RADIUS 123.00' 123.00' 102.00' 103.50' 106.50' 1030.50' 10.33' 639.67' 10.33'	RVE         TABLE           DELTA         16'33'43"           9'13'18"         47'09'51"           11'11'53"         15'00'38"           8'22'50"         90'26'29"           89'31'53"         2'06'51"           89'31'53"         2'06'51"	R 1100.0 CB 555 CB 755 CB 757 CB 7577 CB 75777 CB 75777 CB 75777 CB 75777 CB 757777 CB 757777 CB 7577777777777777777777777777777777777	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60' 14.56'
SECTION 21-20-23 33 40 SECTION 21-20-23 33 SECTION 21-20-23 33 OF SECTION 22-20-23 OF SECTION 22-20-23 OF SECTION 22-20-23	T CB_548 43 CURVE C128 C129 C130 C131 C132 C133 C134 C135 C150	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43'	CUF RADIUS 1000.00' 123.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 654.39'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 5'41'58"W C VE TABLE DELTA 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 21'08'52" 1'22'53" 20'10'33"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S32'11'55"W S16'59'52"W N48'59'03"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C178 C179	L=47.26 O" 3'45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60'	CUR RADIUS 123.00' 123.00' 102.00' 103.50' 106.50' 1030.50' 10.33' 10.33' 639.67'	R         R         EVE         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"	R 1100.0 CB 553 CB 15500 CB 15500 CHORD BNG. S85'41'58"E S12'11'21"W N31'09'38"E S41'23'08"E N43'17'31"W N54'59'15"W S65'56'56"W N24'03'53"W S19'39'27"W	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60'
SECTION 21-20-23 32-0 SECTION 21-20-23 32-0 SECTION 21-20-23 32-0 OF SECTION 22-20-23 OF SECTION 22-20-23	T CBESARS 4.3 CURVE C128 C129 C130 C131 C132 C133 C134 C135 C150 C151 C152 C153 C154	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65' 137.26' 24.75' 22.97'	CUF RADIUS 1000.00' 123.00' 2200.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 6550.00' 6550.00' 6554.39' 991.28' 640.29' 168.50' 155.58'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 5'41'58"W C 0'41'58"W C 0'20'51" 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 12'19'40" 11'58'49" 0'20'51" 21'08'52" 1'22'53" 20'10'33" 5'07'26" 12'16'58" 8'27'34"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S32'11'55"W S16'59'52"W N48'59'03"W N56'11'55"W N44'20'17"W N34'21'30"W N34'22'50"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24' 88.62' 137.00' 24.73' 22.95'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C168 C177 C178 C179 C180 C181 C182 C198	L=47.26 O" 3'45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 16.16' 16.29' 24.40' 36.84'	CUR RADIUS 123.00' 123.00' 102.00' 103.50' 106.50' 1030.50' 10.33' 10.33' 639.67' 10.33' 639.67' 10.33' 10.33' 639.67' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33'	RVE       TABLE         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"         89'37'38"         90'21'41"         2'07'01"         11'11'52"	R 1100.0 CB 55 CB 75 74 75.00.7050 74 745.00.7050 74 745.00.7050 74 74 75.00.7050 74 74 75.00.7050 74 74 74 74 74 74 74 74 74 74	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60' 14.65' 24.40' 36.78'
Contraction and a second secon	T CBESARS 4.3 CURVE C128 C129 C130 C131 C132 C133 C134 C135 C150 C151 C152 C153 C154 C155	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65' 137.26' 24.75' 22.97' 53.33'	CUF RADIUS 1000.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 6550.00' 6550.00' 6554.39' 991.28' 640.29' 168.50' 155.58' 181.50'	47'53'21" 3'38'13"W H=46.27' =48.56' Δ= 5'41'58"W C 0'20'51" 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 12'19'40" 11'58'49" 0'20'51" 21'08'52" 1'22'53" 20'10'33" 5'07'26" 12'16'58" 8'25'03" 8'27'34" 16'50'06"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S42'56'46"W S32'11'55"W S16'59'52"W N48'59'03"W N48'59'03"W N48'59'03"W N34'21'30"W N34'21'30"W N34'22'50"W S38'34'02"E	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24' 88.62' 137.00' 24.73' 22.95' 53.14'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C168 C177 C178 C179 C180 C181 C182 C199	L=47.26 O" 3'45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 16.16' 16.29' 24.40' 36.84' 29.21'	CUR RADIUS 123.00' 123.00' 102.00' 1030.50' 106.50' 1030.50' 10.33' 639.67' 10.33' 639.67' 10.33' 639.67' 10.33' 10.33' 639.67' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33'	R         R         E         DELTA         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"         89'31'53"         90'21'41"         2'07'01"         11'11'52"         15'00'38"	R 1100.0 CB 353 CB 15500 745.00.0 S85.41'58"E S12'11'21"W N31'09'38"E S41'23'08"E N43'17'31"W N54'59'15"W S65'56'56"W N24'03'53"W S19'39'22"W S19'39'22"W S41'23'08"E S19'39'22"W S41'23'08"E N43'17'31"W	CHORD 35.43' 9.4 CT , 7.7 00, 4 = 7 7.7 00, 4 = 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Contract (Contraction of the second of the s	T CBESARS 4.3 CURVE C128 C129 C130 C131 C132 C133 C134 C135 C150 C151 C152 C153 C154	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65' 137.26' 24.75' 22.97'	CUF RADIUS 1000.00' 123.00' 2200.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 6550.00' 6550.00' 6554.39' 991.28' 640.29' 168.50' 155.58'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 5'41'58"W C 0'41'58"W C 0'20'51" 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 12'19'40" 11'58'49" 0'20'51" 21'08'52" 1'22'53" 20'10'33" 5'07'26" 12'16'58" 8'27'34"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S32'11'55"W S16'59'52"W N48'59'03"W N56'11'55"W N44'20'17"W N34'21'30"W N34'22'50"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24' 88.62' 137.00' 24.73' 22.95'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C168 C177 C178 C179 C180 C181 C182 C198	L=47.26 O" 3'45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 16.16' 16.29' 24.40' 36.84'	CUR RADIUS 123.00' 123.00' 102.00' 103.50' 106.50' 1030.50' 10.33' 10.33' 639.67' 10.33' 639.67' 10.33' 10.33' 639.67' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33'	RVE       TABLE         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"         89'37'38"         90'21'41"         2'07'01"         11'11'52"	R 1100.0 CB 55 CB 75 74 75.00.7050 74 745.00.7050 74 745.00.7050 74 74 75.00.7050 74 74 75.00.7050 74 74 74 74 74 74 74 74 74 74	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60' 14.65' 24.40' 36.78'
Central 7	T       CBESARS         CURVE       C128         C129       C130         C131       C132         C133       C134         C135       C150         C151       C152         C153       C154         C155       C156         C156       C157	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65' 137.26' 24.75' 22.97' 53.33' 29.22'	CUF RADIUS 1000.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 6550.00' 6550.00' 6550.00' 6550.00' 155.58' 181.50' 194.50'	47'53'21" 3'38'13"W H=46.27' =48.56' Δ= -41'58"W C -41'58"W C -41'58"W C -41'58'W C -41'58'Y C -41'58'Y C -42'28'57" 42'30'51" -12'06'54" 42'28'57" 42'30'51" -12'19'40" -11'58'49" -0'20'51" -12'16'58" 	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S42'56'46"W S42'56'46"W S32'11'55"W S16'59'52"W N48'59'03"W N48'59'03"W N48'59'03"W N48'59'03"W N34'21'30"W N34'22'50"W S38'34'02"E S38'34'02"E	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24' 88.62' 137.00' 24.73' 22.95' 53.14' 29.19'	R=57.00' △=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C178 C179 C180 C181 C182 C198 C199 C200	L=47.26 O" 3'45"W J 45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 16.16' 16.29' 24.40' 36.84' 29.21' 151.46'	CUF RADIUS 123.00' 123.00' 102.00' 103.50' 106.50' 106.50' 1030.50' 10.33' 639.67' 10.33' 639.67' 10.33' 639.67' 10.33' 10.33' 639.67' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.35' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.35,50'	R         R         R         R         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'37'38"         90'21'41"         2'07'01"         11'11'52"         15'00'38"         8'22'50"	R 1100.0 CB 555 T T T T T T T T T T T T T	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60' 14.55' 23.60' 14.55' 23.60' 14.55' 23.60' 14.55' 23.60' 14.55' 23.60' 14.55' 23.60' 14.55' 23.60' 14.55' 23.60'
Central 7	T       CBESARS         CURVE       C128         C129       C130         C131       C132         C133       C134         C135       C150         C151       C152         C153       C154         C155       C156         C156       C157	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65' 137.26' 24.75' 22.97' 53.33' 29.22' 14.24' 19.16' 81.96'	CUF RADIUS 1000.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 6550.00' 6550.00' 6550.00' 6550.00' 6550.00' 6550.00' 1550.58' 168.50' 1550.58' 181.50' 194.50' 22.30' 22.17' 744.10'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 5'41'58"W C 0'20'51" 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 12'16'58" 8'27'34" 16'50'06" 8'36'28" 36'34'38" 49'31'17" 6'18'40"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S32'11'55"W S42'56'46"W S32'11'55"W S16'59'52"W S42'56'46"W S32'11'55"W N44'20'17"W N34'21'30"W N34'21'30"W N34'21'30"W N34'22'50"W S38'34'02"E S38'34'02"E S38'34'02"E S28'10'51"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24' 88.62' 137.00' 24.73' 22.95' 53.14' 29.19' 14.00' 18.57' 81.92'	R=57.00' Δ=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C168 C177 C178 C179 C180 C181 C182 C199 C200 C201 C202 C203	L=47.26 O" 3'45"W J 45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 16.16' 16.29' 24.40' 36.84' 29.21' 151.46' 21.85' 78.38' 124.86'	CUF RADIUS 123.00' 123.00' 123.00' 102.00' 103.50' 1030.50' 10.33' 10.33' 639.67' 10.33' 639.67' 10.33' 10.33' 660.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.35,50' 11.350'	P         XVE         DELTA         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'37'38"         90'21'41"         2'07'01"         11'11'52"         15'00'38"         8'22'50"         92'43'40"         35'30'05"         0'55'45"	R       IOO, G         CB       SS         CB       SS         CB       SS         CB       SS         CB       SS         SS       OO         CHORD BNG.         S85*41'58"E         S12*11'21"W         N31'09'38"E         S41*23'08"E         N43'17'31"W         N54*59'15"W         S65*56'56"W         N24'03'53"W         S19'39'22"W         S19'39'22"W         S41*23'08"E         S19'39'22"W         S41*23'08"E         S19'39'22"W         S41*23'08"E         S19'39'22"W         S41*23'08"E         S19'39'22"W         S41*23'08"E         S12*48'50"E         S51*18'03"W         N68*35'13"E	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60' 14.65' 24.40' 36.78' 29.13' 151.33' 19.54' 77.13'
Central 7	T       CBESARS         CURVE       C128         C129       C130         C131       C132         C133       C134         C135       C150         C151       C152         C153       C154         C155       C156         C156       C157	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65' 137.26' 24.75' 22.97' 53.33' 29.22' 14.24' 19.16' 81.96' 264.18'	CUF RADIUS 1000.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 655.00' 654.39' 991.28' 640.29' 168.50' 155.58' 181.50' 155.58' 181.50' 22.30' 22.17' 744.10' 700.00'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 48.56' Δ= 41'58"W C DELTA 12'06'54" 42'28'57" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 21'08'52" 1'22'53" 20'10'33" 5'07'26" 12'16'58" 8'25'03" 8'25'03" 8'25'03" 8'27'34" 16'50'06" 8'36'28" 36'34'38" 49'31'17" 6'18'40" 21'37'26"	16'33'43" H=48.39' CHORD BNG. N53'07'13''W S13'39'47"E S56'09'41"E S48'56'11''W S49'06'36''W S42'56'46''W S42'56'46''W S32'11'55''W S42'56'46''W S32'11'55''W N48'59'03''W S42'56'46''W S32'11'55''W N48'59'03''W N48'59'03''W N34'21'30''W N34'21'30''W N34'21'30''W N34'22'50''W S38'34'02''E S38'34'02''E S38'34'02''E S24'29'26''E S28'10'51''W S29'19'22''W	CHORD         211.05'         89.12'         89.19'         472.44'         459.17'         13.34'         238.55'         15.67'         229.24'         88.62'         137.00'         24.73'         22.95'         53.14'         29.19'         14.00'         18.57'         81.92'         262.62'	R=57.00' Δ=47'30'1 CB=N70'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C168 C177 C168 C177 C168 C177 C168 C177 C168 C177 C168 C177 C168 C199 C200 C201 C202 C203 C204	L=47.26 O" 3'45"W J 45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 16.16' 16.29' 24.40' 36.84' 29.21' 151.46' 21.85' 78.38' 124.86' 158.29'	CUR RADIUS 123.00' 123.00' 123.00' 102.00' 1030.50' 1030.50' 10.33' 639.67' 10.33' 639.67' 10.33' 639.67' 10.33' 10.33' 639.67' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.35,0' 11.50'	Image: Control of the second secon	R       IOO, G         CB       SS         CB       SS         IOO, G       SS         SS       SS         CHORD BNG.       S85'41'58"E         S12'11'21"W       N31'09'38"E         S41'23'08"E       S41'23'08"E         N43'17'31"W       N54'59'15"W         S65'56'56'S0"W       N24'03'53"W         S19'39'27"W       N63'19'48"E         S26'40'32"E       S19'39'22"W         S41'23'08"E       S19'39'22"W         S41'23'08"E       N43'17'31"W         N54'59'15"W       S12'48'50"E         S12'48'50"E       S51'18'03"W         N68'35'13"E       N53'23'20"E	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60' 14.65' 24.40' 36.78' 29.13' 151.33' 19.54' 77.13'
Central 7	T       CBESARS         CURVE       C128         C129       C130         C131       C132         C133       C134         C135       C150         C151       C152         C153       C154         C155       C156         C156       C157	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65' 137.26' 24.75' 22.97' 53.33' 29.22' 14.24' 19.16' 81.96'	CUF RADIUS 1000.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 6550.00' 6550.00' 6550.00' 6550.00' 6550.00' 6550.00' 1550.58' 168.50' 1550.58' 181.50' 194.50' 22.30' 22.17' 744.10'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= 5'41'58"W C 0'20'51" 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 12'16'58" 8'27'34" 16'50'06" 8'36'28" 36'34'38" 49'31'17" 6'18'40"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S32'11'55"W S42'56'46"W S32'11'55"W S16'59'52"W S42'56'46"W S32'11'55"W N44'20'17"W N34'21'30"W N34'21'30"W N34'21'30"W N34'22'50"W S38'34'02"E S38'34'02"E S38'34'02"E S28'10'51"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24' 88.62' 137.00' 24.73' 22.95' 53.14' 29.19' 14.00' 18.57' 81.92'	R=57.00' Δ=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C168 C177 C178 C179 C180 C181 C182 C199 C200 C201 C202 C203	L=47.26 O" 3'45"W J 45"W LENGTH 35.55' 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 16.16' 16.29' 24.40' 36.84' 29.21' 151.46' 21.85' 78.38' 124.86'	CUF RADIUS 123.00' 123.00' 123.00' 102.00' 103.50' 1030.50' 10.33' 10.33' 639.67' 10.33' 639.67' 10.33' 10.33' 660.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.35,50' 11.350'	P         XVE         DELTA         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'37'38"         90'21'41"         2'07'01"         11'11'52"         15'00'38"         8'22'50"         92'43'40"         35'30'05"         0'55'45"	R       IOO, G         CB       SS         CB       SS         CB       SS         CB       SS         CB       SS         SS       OO         CHORD BNG.         S85*41'58"E         S12*11'21"W         N31'09'38"E         S41*23'08"E         N43'17'31"W         N54*59'15"W         S65*56'56"W         N24'03'53"W         S19'39'22"W         S19'39'22"W         S41*23'08"E         S19'39'22"W         S41*23'08"E         S19'39'22"W         S41*23'08"E         S19'39'22"W         S41*23'08"E         S19'39'22"W         S41*23'08"E         S12*48'50"E         S51*18'03"W         N68*35'13"E	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.65' 23.60' 14.65' 23.60' 14.65' 23.60' 14.65' 24.40' 36.78' 29.13' 151.33' 19.54' 77.13'
Contract (Contraction of the second of the s	T       CBESARS         CURVE       C128         C129       C130         C131       C132         C133       C134         C135       C150         C151       C152         C153       C154         C155       C156         C156       C157	LENGTH 211.45' 91.20' 91.27' 473.35' 460.01' 13.34' 239.91' 15.67' 230.43' 88.65' 137.26' 24.75' 22.97' 53.33' 29.22' 14.24' 19.16' 81.96' 264.18' 254.07'	CUR RADIUS 1000.00' 123.00' 2200.00' 2200.00' 2200.00' 650.00' 650.00' 655.00' 654.39' 991.28' 640.29' 168.50' 155.58' 181.50' 194.50' 22.30' 22.17' 744.10' 700.00' 600.00'	47'53'21" 3'38'13"W H=46.27' 48.56' Δ= '41'58"W C DELTA 12'06'54" 42'28'57" 42'30'51" 12'19'40" 11'58'49" 0'20'51" 21'08'52" 1'22'53" 20'10'33" 5'07'26" 12'16'58" 8'25'03" 8'27'34" 16'50'06" 8'36'28" 36'34'38" 49'31'17" 6'18'40" 21'37'26" 24'15'42"	16'33'43" H=48.39' CHORD BNG. N53'07'13"W S13'39'47"E S56'09'41"E S48'56'11"W S49'06'36"W S42'56'46"W S42'56'46"W S42'56'46"W S32'11'55"W N48'59'03"W S16'59'52"W N48'59'03"W S16'59'52"W N48'59'03"W S16'59'52"W N48'59'03"W S16'59'52"W S38'34'02"E S33'30"W	CHORD 211.05' 89.12' 89.19' 472.44' 459.17' 13.34' 238.55' 15.67' 229.24' 88.62' 137.00' 24.73' 22.95' 53.14' 29.19' 14.00' 18.57' 81.92' 262.62' 252.17'	R=57.00' Δ=47'30'1 CB=N70'1 CH=45.92 CURVE C163 C164 C165 C166 C167 C168 C177 C168 C177 C178 C179 C180 C181 C182 C199 C200 C201 C202 C203 C204 C209	L=47.26 O" 3'45"W J 45"W J 45"W J 45" J 10 J 50 J 19.80' 83.96' 37.82' 27.90' 150.73' 16.31' 16.14' 23.60' 150.73' 16.31' 16.14' 23.60' 16.16' 16.29' 24.40' 36.84' 29.21' 151.46' 21.85' 78.38' 124.86' 158.29' 2.67'	CUF RADIUS 123.00' 123.00' 123.00' 102.00' 1030.50' 1030.50' 10.33' 639.67' 10.33' 639.67' 10.33' 10.33' 639.67' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 10.33' 1	RVE       TABLE         DELTA         16'33'43"         9'13'18"         47'09'51"         11'11'53"         15'00'38"         8'22'50"         90'26'29"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         2'06'51"         89'31'53"         90'21'41"         2'07'01"         11'11'52"         15'00'38"         8'22'50"         92'43'40"         35'30'05"         0'55'45"         27'07'05"         0'13'55"	R       IOO, G         CB       SS         CB       SS         T       SS         CB       SS         T       SS         CHORD BNG.       S85'41'58"E         S12'11'21"W       N31'09'38"E         S41'23'08"E       S41'23'08"E         N43'17'31"W       N54'59'15"W         S65'56'56'S6"W       N24'03'53"W         S19'39'27"W       N63'19'48"E         S26'40'32"E       S19'39'22"W         S41'23'08"E       N43'17'31"W         N54'59'15"W       S19'39'22"W         S41'23'08"E       S12'48'50"E         S12'48'50"E       S51'18'03"W         N68'35'13"E       N53'23'20"E         S20'35'55"W       S20'35'55"W	CHORD 35.43' 19.78' 81.61' 37.76' 27.82' 150.60' 14.66' 14.55' 23.60' 14.55' 23.60' 14.55' 23.60' 14.55' 24.40' 36.78' 29.13' 151.33' 19.54' 77.13' 124.85' 156.82' 2.67'



r	LINE T.	ABLE
LINE	LENGTH	BEARING
L274	28.26'	N55°06'01"E
L277	44.43'	S46 <b>°</b> 59'05"E
L278	44.00'	N46*59'05"W
L279	81.40'	N46 <b>*</b> 59'05"W
L280	51.55'	N59 <b>1</b> 0'40"W
L281	21.86'	N35 <b>'</b> 47'12"W
L282	81.41'	N46*59'05"W
L283	21.86'	N35 <b>'</b> 47'12"W
L284	37.06'	N5910'40"W
L286	3.00'	S69 <b>*</b> 38'52"E
L287	3.00'	N20'21'08"E
L288	3.00'	S69 <b>*</b> 38'52"E
L289	3.00'	S69 <b>'</b> 02'19"E
L290	3.00'	N20 <b>'</b> 57'41"E
L291	3.03'	S69'02'19"E

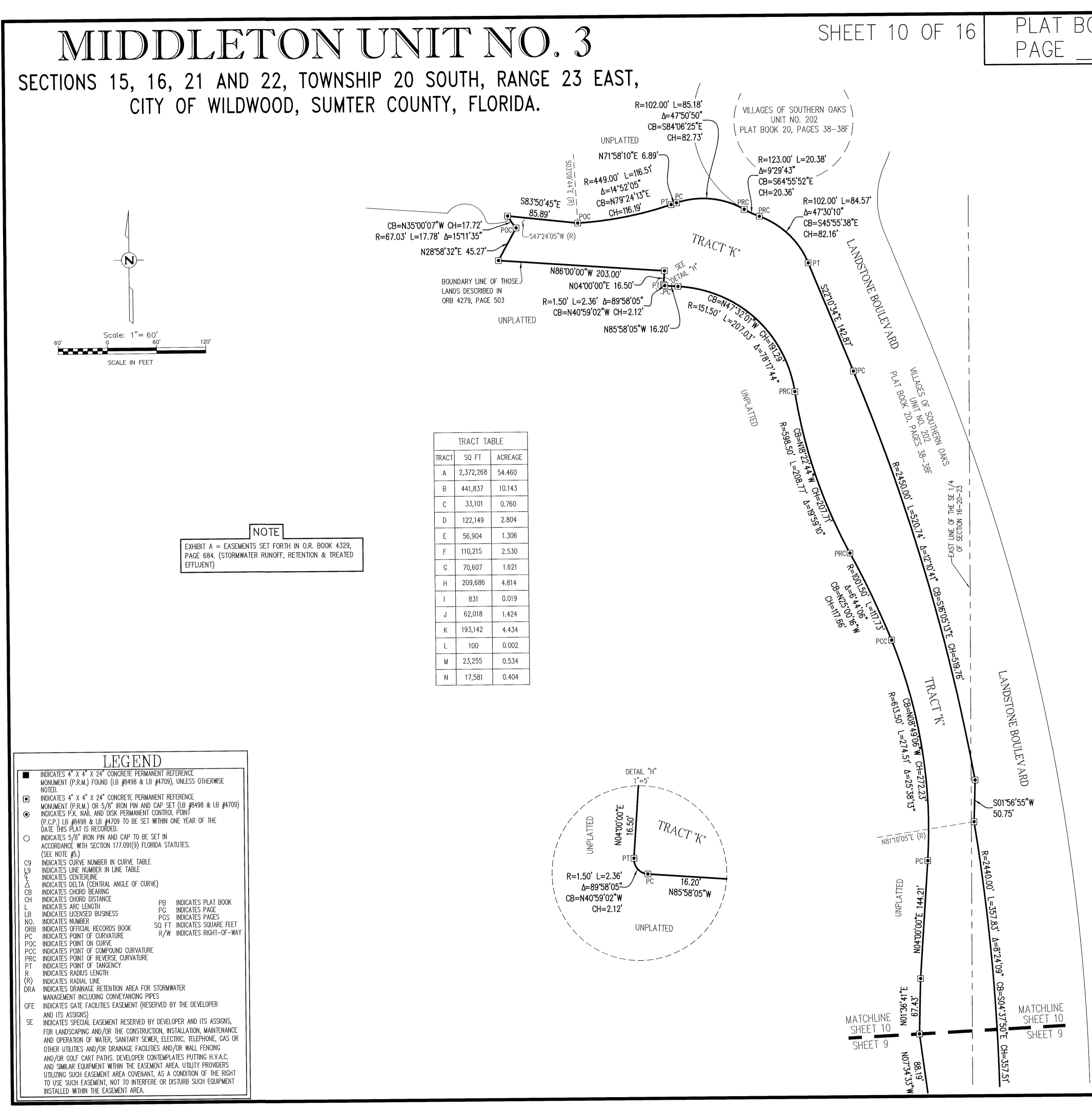




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F	VE TABLE		
	DELTA	CHORD BNG.	CHORD
	24 <b>°</b> 58'35"	N82 <b>*</b> 55'56"E	74.46'
	24 <b>°</b> 15'31"	N27 <b>*</b> 26'42"E	197.44'
	18 <b>°</b> 25'01"	N06'06'26"E	150.37'
	27 <b>°</b> 07'05"	N53 <b>'</b> 23'20"E	156.82'
	22 <b>'</b> 46 <b>'</b> 14"	N28'11'30"E	189.44'
	93•41'49"	S63 <b>'</b> 42'22"W	5.13'
	<b>4'</b> 23'18"	S86*46'26"E	13.18'
	20 <b>°</b> 35'17"	N80 <b>'</b> 44'17"E	61.53'

INE TABLE						
ENGTH	BEARING					
1.86'	N11'33'02"E					

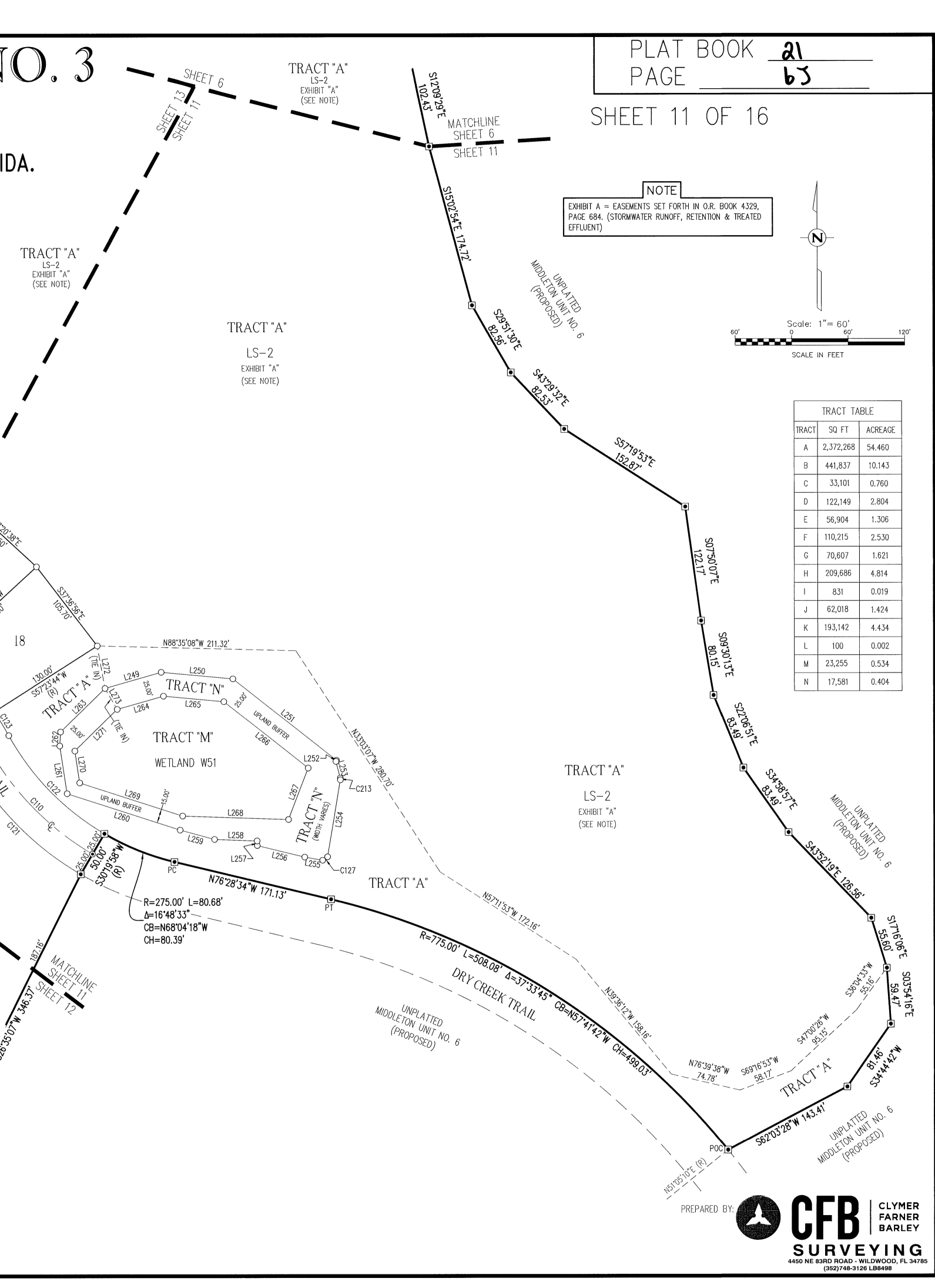


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PREPARI	D BY: CFB	CLYMER FARNER
	SURVEY 4450 NE 83RD ROAD - WILD (352)748-3126 LE	BARLEY ING WOOD, FL 34785 88498

## MIDDLETON UNIT NO. 3 ~ SECTIONS 15, 16, 21 AND 22, TOWNSHIP 20 SOUTH, RANGE 23 EAST, CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA.

				[					]		
	LINE	TABLE					VE TABLE	r			
	NE LENG	TH BEARING		CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD		
	249 62.2		_	C16	107.97'	425.00'	14'33'22"	N52°20'40"W	107.68'		
	250 76.6			C17	93.79'	425.00'	12*38'37"	N38'44'40"W	93.60'		
	251 139.9			C18	83.09'	475.00'	10'01'22"	N37°36'56"W	82.99'		
	252 1.29		_	C19	78.21'	475.00'	9'26'01"	N47'20'38"W	78.12'		
	253 18.1			C20	78.21'	475.00'	9'26'01"	N56'46'38"W	78.12'		
	254 82.7			C109	334.75'	450.00'	42'37'16"	N50'19'37"W	327.08'		
	255 19.3		_	C110 C120	160.49' 25.27'	300.00' 425.00'	30'39'02" 3'24'23"	S44'20'31"E N30'43'11"W	158.58' 25.26'		
	256 51.9 257 4.88		_	C120	173.86'	325.00	30'39'02"	S44°20'31"E	171.79'		
	258 45.2		_	C121	147.11'	275.00	30'39'02"	S44'20'31"E	145.36'		
	259 37.9			C123	29.74'	475.00	3'35'16"	N30'48'37"W	29.74'		4
	260 126.3			C127	7.12'	4.50'	90'36'24"	N54'50'10"E	6.40'		
	261 50.9		_	C213	1.90'	4.50'	24'11'23"	N02'33'44"W	1.89'	S56:46	
	262 14.9		_	0210	1.50	4.00	241123	102 33 44 1	1.03	556 46 ; 38 17 99.50 ; 5	
	263 66.3		-								$\mathbf{X}$
	264 51.2		_							20	S.F.F.
	265 64.5									20	99.50
	266 114.0		_							1.00 1.00 1.00 1.00	
	267 58.4		$\neg$						620		19
	268 112.6								SHEET		18.05
	269 114.9								SHEET,	/3	CA122100
	270 34.0									SHEET STOP	
	271 63.3								C16	X III A	
	272 46.0									25.00 25.00	,
	273 25.8							16			C.C.C.
L	I	I						10		2	$\langle \rangle$
							AST 10.15.	NR 50.98.	17	155.91 N5173478"E N5173(R)	URI CREEK TRAIL
	MONUMENT ( NOTED. INDICATES 4" MONUMENT (	LE x 4" x 24" conci p.r.m.) found (LB x 4" x 24" conci p.r.m.) or 5/8" ir	RETE PERMANEN #8498 & LB #4 RETE PERMANEN DN PIN AND CA	1709), UNLE IT REFEREN P SET (LB	:SS OTHERWI CE #8498 & LE			TRAC	ст "В"		
ر) دی اوب	(P.C.P.) LB # Date This P Indicates 5, Accordance (See Note # Indicates LI Indicates LI Indicates D Indicates D	JRVE NUMBER IN CI NE NUMBER IN LINE ENTERLINE ELTA (CENTRAL ANG	TO BE SET WIT CAP TO BE SET .091(9) FLORIDA JRVE TABLE . TABLE	hin one ye In	ar of the			~			
CB CH LB NO. ORB PC POC PCC PCC PT R (R) DRA GFE	INDICATES CI INDICATES CI INDICATES AI INDICATES AI INDICATES N INDICATES P INDICATES P INDICATES P INDICATES P INDICATES P INDICATES R INDICATES R INDICATES CI INDICATES D INDICATES D INDICATES D INDICATES D	Hord Bearing Hord Distance RC Length Censed Business JMBER Fficial Records B Dint of Curvaturi Dint of Curvaturi Dint of Compound Dint of Reverse C Dint of Reverse C Dint of Tangency Adius Length Adial Line Rainage Retention F Including Conve Ate Facilities Easi	F F OOK SC CURVATURE URVATURE URVATURE AREA FOR STO YANCING PIPES	PG INDIC PGS INDIC PT INDIC R/W INDIC	ATES PLAT A ATES PAGE ATES PAGES ATES SQUAR ATES RIGHT-	RE FEET					i i i i i i i i i i i i i i i i i i i
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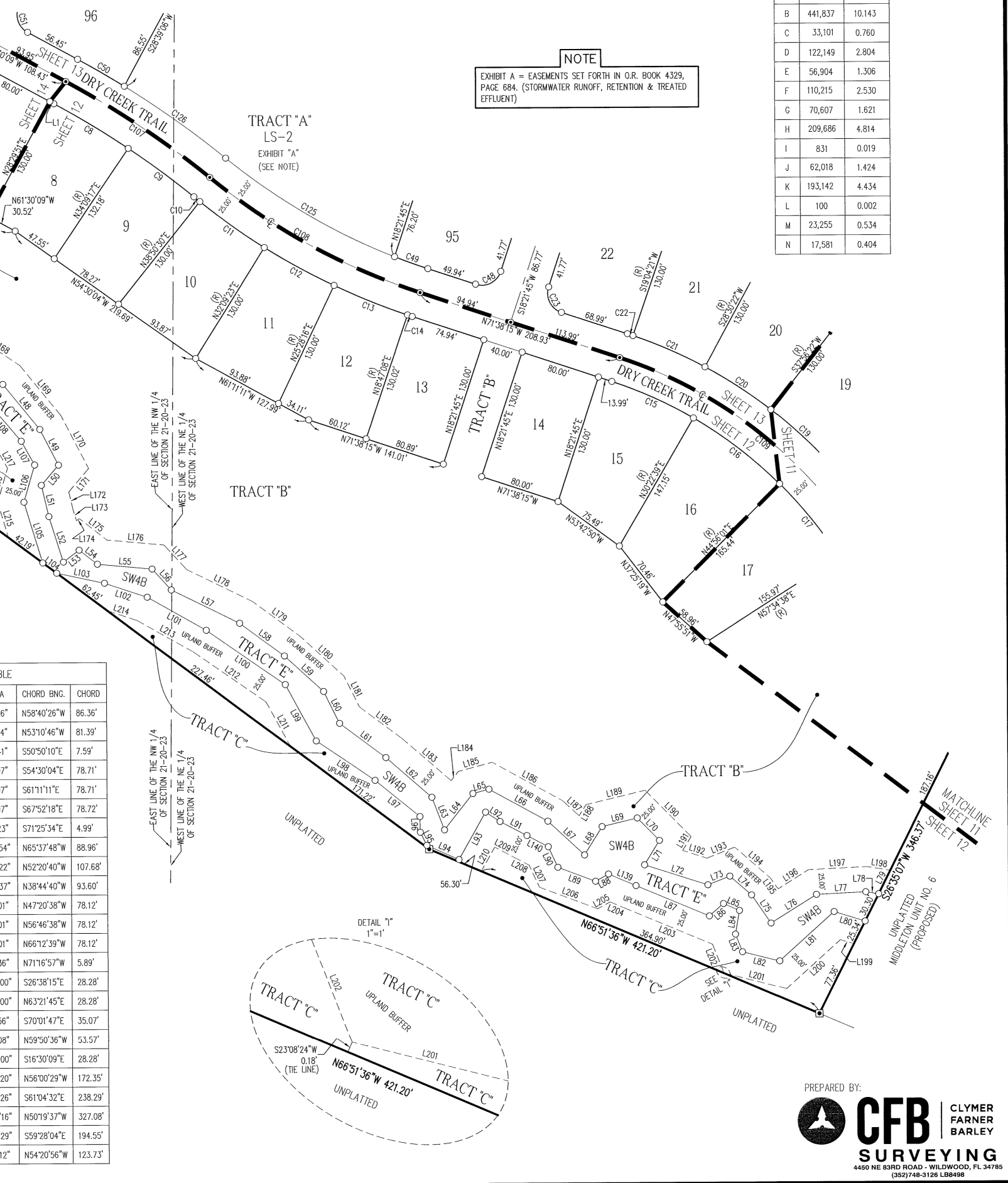
LINE TABLE           LINE         LENGTH         BEARING           L249         62.26'         N74'01'56'           L250         76.66'         S84'40'18'           L251         139.91'         S51'43'36'           L252         1.29'         S21'08'53"           L253         18.14'         S14'39'26'           L254         82.79'         S9'31'57"           L255         19.37'         N79'51'38"           L256         51.92'         N76'17'49"           L257         4.88'         N2'23'00"           L258         45.22'         N87'55'21"           L259         37.90'         N74'48'20'           L260         126.30'         N72'09'25'           L261         50.97'         N8'46'02"	"E 'E 'W 'E W 'W 'W
L249       62.26'       N74'01'56'         L250       76.66'       S84'40'18'         L251       139.91'       S51'43'36'         L252       1.29'       S21'08'53"         L253       18.14'       S14'39'26'         L254       82.79'       S9'31'57"         L255       19.37'       N79'51'38"         L256       51.92'       N76'17'49"         L258       45.22'       N87'55'21"         L259       37.90'       N74'48'20'         L260       126.30'       N72'09'25'	"E 'E 'W 'E W 'W 'W
L250       76.66'       S84'40'18'         L251       139.91'       S51'43'36'         L252       1.29'       S21'08'53"         L253       18.14'       S14'39'26'         L254       82.79'       S9'31'57"         L255       19.37'       N79'51'38"         L256       51.92'       N76'17'49"         L257       4.88'       N2'23'00"         L258       45.22'       N87'55'21"         L259       37.90'       N74'48'20'         L260       126.30'       N72'09'25'	'E 'E 'W 'E 'W 'W
L251       139.91'       S51'43'36'         L252       1.29'       S21'08'53"         L253       18.14'       S14'39'26'         L254       82.79'       S9'31'57"         L255       19.37'       N79'51'38"         L256       51.92'       N76'17'49"         L257       4.88'       N2'23'00"         L258       45.22'       N87'55'21"         L259       37.90'       N74'48'20'         L260       126.30'       N72'09'25'	'E 'W 'E 'W 'W
L252       1.29'       S21'08'53"         L253       18.14'       S14'39'26'         L254       82.79'       S9'31'57"         L255       19.37'       N79'51'38"         L256       51.92'       N76'17'49"         L257       4.88'       N2'23'00"         L258       45.22'       N87'55'21"         L259       37.90'       N74'48'20'         L260       126.30'       N72'09'25'	'W 'E W 'W 'W
L25318.14'S14'39'26'L25482.79'S9'31'57"'L25519.37'N79'51'38"L25651.92'N76'17'49"L2574.88'N2'23'00"L25845.22'N87'55'21"L25937.90'N74'48'20'L260126.30'N72'09'25'	'E W 'W 'W
L254       82.79'       S9'31'57"         L255       19.37'       N79'51'38"         L256       51.92'       N76'17'49"         L257       4.88'       N2'23'00"         L258       45.22'       N87'55'21"         L259       37.90'       N74'48'20'         L260       126.30'       N72'09'25'	w 'w 'w W
L255       19.37'       N79'51'38"         L256       51.92'       N76'17'49"         L257       4.88'       N2'23'00"         L258       45.22'       N87'55'21"         L259       37.90'       N74'48'20'         L260       126.30'       N72'09'25'	'W 'W W
L256         51.92'         N76'17'49"           L257         4.88'         N2'23'00"           L258         45.22'         N87'55'21"           L259         37.90'         N74'48'20'           L260         126.30'         N72'09'25'	'w w
L257       4.88'       N2*23'00"         L258       45.22'       N87*55'21"         L259       37.90'       N74*48'20'         L260       126.30'       N72*09'25'	W
L258 45.22' N87'55'21" L259 37.90' N74'48'20' L260 126.30' N72'09'25'	
L259 37.90' N74'48'20' L260 126.30' N72'09'25'	'W
L260 126.30' N72'09'25'	
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L261 50.97' N8*46'02"	'₩
	W
L262 14.93' N3*25'09"	E
L263 66.32' N45*29'03	"Е
L264 51.20' N74'01'56'	Έ
L265 64.57' S84'40'18'	Έ
L266 114.06' S51'43'36'	"Е
L267 58.42' S21'08'53"	'W
L268 112.62' N88'04'32'	"W
L269 114.94' N72'09'25'	"W
L270 34.02' N8'46'02"	W
L271 63.35' N45'29'03	ΪE
L272 46.01' S10'13'39'	Έ
L273 25.80' S30'14'31'	Έ
LE	
■ INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE	
<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON</li> </ul>	
<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) OR 5/8" I INDICATES P.K. NAIL AND DISK</li> </ul>	ron pin Perma
<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) OR 5/8" I</li> <li>INDICATES P.K. NAIL AND DISK (P.C.P.) LB #8498 &amp; LB #4709 DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND ACCORDANCE WITH SECTION 17</li> </ul>	RON PIN PERMA 9 TO BE CAP T
<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) OR 5/8" I</li> <li>INDICATES P.K. NAIL AND DISK (P.C.P.) LB #8498 &amp; LB #4709 DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND ACCORDANCE WITH SECTION 17 (SEE NOTE #5.)</li> <li>C9 INDICATES CURVE NUMBER IN</li> </ul>	RON PIN PERMA 9 TO BE CAP T 77.091(9 CURVE
<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) OR 5/8" I</li> <li>INDICATES P.K. NAIL AND DISK (P.C.P.) LB #8498 &amp; LB #4709 DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND ACCORDANCE WITH SECTION 17 (SEE NOTE #5.)</li> <li>C9 INDICATES CURVE NUMBER IN</li> </ul>	RON PIN PERMA 9 TO BE CAP T 77.091(9 CURVE NE TABL
<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) OR 5/8" I</li> <li>INDICATES P.K. NAIL AND DISK (P.C.P.) LB #8498 &amp; LB #4709 DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND ACCORDANCE WITH SECTION 17 (SEE NOTE #5.)</li> <li>INDICATES CURVE NUMBER IN INDICATES CURVE NUMBER IN INDICATES DELTA (CENTRAL AN INDICATES DELTA (CENTRAL AN INDICATES CHORD BEARING</li> </ul>	RON PII PERMA 9 TO BI CAP T 77.091(9 CURVE NE TABL NGLE OF
<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) OR 5/8" I</li> <li>INDICATES P.K. NAIL AND DISK (P.C.P.) LB #8498 &amp; LB #4709 DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND ACCORDANCE WITH SECTION 17 (SEE NOTE #5.)</li> <li>INDICATES CURVE NUMBER IN INDICATES CURVE NUMBER IN INDICATES DELTA (CENTRAL AN INDICATES DELTA (CENTRAL AN INDICATES CHORD BEARING</li> </ul>	RON PII PERMA 9 TO BI CAP T 77.091(9 CURVE NE TABL NGLE OF
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<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) OR 5/8" I</li> <li>INDICATES P.K. NAIL AND DISK (P.C.P.) LB #8498 &amp; LB #4709 DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND ACCORDANCE WITH SECTION 17 (SEE NOTE #5.)</li> <li>INDICATES CURVE NUMBER IN L9 INDICATES CURVE NUMBER IN LIN Q INDICATES CURVE NUMBER IN LIN Q INDICATES CURVE NUMBER IN LIN Q INDICATES CENTERLINE</li> <li>A INDICATES CURVE NUMBER IN LIN Q INDICATES CENTERLINE</li> <li>A INDICATES CHORD BEARING CH INDICATES CHORD BEARING CH INDICATES CHORD DISTANCE L INDICATES ARC LENGTH LB INDICATES NUMBER</li> <li>NDICATES OFFICIAL RECORDS NO. INDICATES OFFICIAL RECORDS PC INDICATES POINT OF CURVATURE</li> </ul>	RON PIN PERMA 9 TO BE CAP T 77.091(9 CURVE NE TABL NGLE OF BOOK RE
<ul> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) FOUND (LE NOTED.</li> <li>INDICATES 4" X 4" X 24" CON MONUMENT (P.R.M.) OR 5/8" I</li> <li>INDICATES P.K. NAIL AND DISK (P.C.P.) LB #8498 &amp; LB #4709 DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND ACCORDANCE WITH SECTION 17 (SEE NOTE #5.)</li> <li>INDICATES CURVE NUMBER IN L9 INDICATES CURVE NUMBER IN LIN © INDICATES CURVE NUMBER IN LIN © INDICATES CENTERLINE Δ INDICATES CENTERLINE</li> <li>INDICATES CHORD BEARING CH INDICATES CHORD CHORD CHORD CHORD CH INDICATES CHORD CHORD CHORD CHORD CH INDICATES CHORD CHORD C</li></ul>	RON PIN PERMA 9 TO BE CAP T 77.091(9 CURVE NGLE OF BOOK RE ID CURV



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60	)'	Scale: 1	"= 60' ^{60'}		120'							$\mathcal{A}$	N61:30's
		SCALE IN	FEET									23.9.	
	LINE T	ABLE		LINE TA	ABLE						6	.**	80.0
LINE	LENGTH	BEARING	LINE	LENGTH	BEARING							130.00	
L1 L42	4.48' 42.02'	N61'30'09"W N87'27'43"E	L96 L97	15.60' 57.38'	N0'50'15"W N50'50'49"W					71.12	, /		7
L43	22.97'	S59'59'57"E	L98	70.43'	N55 <b>·</b> 48'13"W					~	NGIN		
L44	39.05 <b>'</b>	S45'37'02"E	L99	64.00'	N28 <b>*</b> 27'28"W						1 30,09	"W 181.64"	
L45	29.69'	S52'52'23"E	L100	95.36'	N5512'14"W							.ogr	
L46 L47	94.78' 37.61'	N87°48'01"E S55°51'02"E	L101	67.27' 44.79'	N60'38'30"W N71'36'55"W			/	TR	ACT	"B"		
L48	57.86'	S39'08'18"E	L102	48.65'	N77'49'37"W								
L49	39.89 <b>'</b>	S27'32'15"E	L104	17.21'	N53 <b>*</b> 11`34"W			•	164				
L50	26.44'	S40°41'34"W	L105	63.45'	N16'51'01"W			_L42_0.(43	- ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		166		
L51 L52	32.01' 47.67'	S13'18'09"E S17'13'58"E	L106	38.50' 27.01'	N16 [•] 25 [•] 28 [°] E N29 [•] 13 [•] 29 [°] W			L114 L224	HR H		L16		-1168
L52	19.74'	N53'00'46"E	L107	47.33'	N40 [•] 29 [•] 53 [°] W				1112	¥5 0	L46	N4B (	2 (4)
L54	22.94'	S51°49'34"E	L109	42.97'	N54 <b>°</b> 22'39"W			N. N.		L111 E	2 L110	Q	No los
L55	54.71'	S84°42'19"E	L110	71.05'	S86'26'08"W		L.		LZ	21	- 1220 -		$\mathcal{A}$
L56	28.29'	S42'14'22"E S63'51'28"E	L111 L112	24.25' 39.53'	N81°53'55"W N51°39'47"W				NS	JOA 6	1325.97	, vy (	E COS
L57 L58	75.65' 55.05'	S53°42'19"E	L112	34.80'	N45'07'03"W					JA TH		ACT	SON /EZ
L59	52.56'	S47'24'02"E	L114	49.90 <b>'</b>	N86°27'53"W								9171 25.
L60	35.52'	S26°22'57"E	L139	29.68'	N66'50'58"W								<
L61	57.37'	S53'01'38"E	L140	23.94'	N62'16'18"W					- N/	CATTED		1215
L62 L63	60.37' 34.75'	S49'00'24"E S20'48'14"E	L163	26.46' 33.42'	N87'27'43"E S59'59'57"E						~0		
L03	46.00'	N38*25'20"E	L165	40.62'	S45'37'02"E								
L65	16.48'	N75'22'00"E	L166	19.17'	S52 [•] 52'23"E								
L66	66.72'	S61'11'45"E	L167	94.06'	N87'48'01"E	r	LINE TA						
L67	49.52'	S47'13'15"E	L168	49.49'	S55 [•] 51'02"E S39 [•] 08'18"E	LINE L197	LENGTH 58.23'	BEARING N87'10'57"E					
L68 L69	33.04' 36.10'	N32°05'49"E N76°34'49"E	L169 L170	64.07' 59.37'	S27'32'15"E	L198	23.42'	S80'51'53"E	ſ			CUR	VE TABLE
L70	31.26'	S44'31'23"E	L171	30.64'	S40'41'34"W	L199	13.86'	N72 <b>'</b> 49'24"W	-	CURVE	LENGTH	RADIUS	DELTA
L71	28.41'	S31°39'18"W	L172	18.42'	S13*18'09"E	L200	72.36'	S47'52'13"W		C8	86.39 <b>'</b>	875.00'	5'39'26"
L72	66.08'	S7213'02"E	L173	11.27'	S17'13'58"E	L201	64.36'	N75'41'28"W		C9	81.42'	875.00'	5'19'54"
L73 L74	23.47' 28.51'	N68'46'25"E S48'55'58"E	L174	3.44' 34.80'	N53'00'46"E S51'49'34"E	L202 L203	30.84' 92.79'	N21'10'53"W N67'14'46"W		C10 C11	7.59' 78.76'	675.00' 675.00'	0 [•] 38'41" 6•41'07"
L74 L75	34.21'	S34'17'42"E	L176	57.05'	S84'42'19"E	L200	17.60'	N66'50'58"W		C12	78.76'	675.00'	6 <b>·</b> 41'07"
L76	53.28'	N57 <b>·</b> 52'36"E	L177	33.23'	S42'14'22"E	L205	14.13'	S61°13'38"W		C13	78.76'	675.00'	6 <b>'</b> 41'07"
L77	49.07'	N8710'57"E	L178	73.10'	S63*51'28"E	L206	61.73'	N69'21'30"W		C14	4.99'	675.00'	0°25'23"
L78 L79	12.94' 26.21'	S80'51'53"E N26'35'07"E	L179 L180	58.65' 58.57'	S53'42'19"E S47'24'02"E	L207 L208	24.29' 15.48'	N24'44'48"W N62'16'18"W		C15 C16	89.12' 107.97'	425.00' 425.00'	12'00'54" 14'33'22"
L79 L80	32.24'	N26 35 07 E N72'49'24"W	L100	34.24'	S26'22'57"E	L200	23.11'	N62'07'16"W		C10	93.79'	425.00'	12'38'37"
L81	73.18'	S47'52'13"W	L182	52.33'	S53 <b>'</b> 01'38"E	L210	27.42'	S29 <b>·</b> 38'07"W		C19	78.21'	475.00'	9'26'01"
L82	38.07'	N75 <b>'</b> 41'28"W	L183	64.99'	S49'00'24"E	L211	50.93'	N28 <b>°</b> 27'28"W		C20	78.21'	475.00'	9*26'01"
L83	18.91'	N21'10'53"W	L184	11.76'	N38'25'20"E	L212 L213	88.23'	N55'12'14"W		C21 C22	78.21'	475.00'	9'26'01" 0'42'36"
L84 L85	24.07'	N9'43'38"E N66'31'28"W	L185	34.79' 79.74'	N75'22'00"E S61'11'45"E	L213	63.68' 31.50'	N60'38'30"W		C23	5.89' 31.42'	475.00' 20.00'	90°00'00"
L86	18.60'	S48'51'23"W	L187	22.43'	S47'13'15"E	L215	36.94'	N16*51'01"W		C48	31.42'	20.00'	90'00'00"
L87	79.02'	N67'14'46"W	L188	13.11'	N32'05'49"E	L216	35.45'	N16'25'28"E		C49	35.08'	625.00'	3'12'56"
L88	14.80'	S61'13'38"W	L189	60.44'	N76'34'49"E	L217	14.02'	N2913'29"W		C50	53.58'	925.00'	3'19'08"
L89 L90	39.97' 22.52'	N69'21'30"W	L190	64.97' 16.08'	S44'31'23"E S31'39'18"W	L218 L219	41.82' 31.03'	N40'29'53"W N54'22'39"W		C51 C107	31.42' 172.61'	20.00' 900.00'	90°00'00" 10°59'20"
L90	30.19'	N62'07'16"W	L191	25.30'	S72'13'02"E	L220	64.70'	S86'26'08"W		C108	239.64'	650.00'	21'07'26"
L92	17.15'	N57'02'08"W	L193	29.72'	N68'46'25"E	L221	33.55'	N81*53'55"W		C109	334.75'	450.00'	42'37'16"
L93	53.92'	S29'38'07"W	L194		S48'55'58"E	L222	47.72'	N51'39'47"W	-	C125	195.35'	625.00'	17'54'29"
L94	34.96'	N65'55'44"W	L195	13.35'	S34'17'42"E	L223	26.79' 29.84'	N45°07'03"W N86°27'53"W		C126	123.83'	925.00'	7'40'12"
L95	14.49'	N26'35'42"W	L196	35.75'	N57*52`36"E		29.04	1100 27 33 W					

PLAT B( PAGE __ NUNIT NO. 3 SHEET 12 OF 16 TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA.



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TRACT TABLE						
TRACT	SQ FT	ACREAGE				
A	2,372,268	54.460				
В	441,837	10.143				
С	33,101	0.760				
D	122,149	2.804				
E	56,904	1.306				
F	110,215	2.530				
G	70,607	1.621				
Н	209,686	4.814				
l	831	0.019				
J	62,018	1.424				
K	193,142	4.434				
L	100	0.002				
М	23,255	0.534				
N	17,581	0.404				

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		CUR	VE TABLE		
CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C7	55.04'	625.00'	5'02'46"	S58'58'46"E	55.03'
C8	86.39'	875.00'	5'39'26"	N58'40'26"W	86.36'
C9	81.42'	875.00'	5'19'54"	N53'10'46"W	81.39'
C10	7.59'	675.00'	0'38'41"	S50'50'10"E	7.59'
C11	78.76'	675.00'	6'41'07"	S54'30'04"E	78.71'
C12	78.76'	675.00'	6 <b>°</b> 41'07"	S61"11'11"E	78.71'
C13	78.76'	675.00'	6 <b>'</b> 41'07"	S67'52'18"E	78.72'
C14	4.99'	675.00'	0'25'23"	S71'25'34"E	4.99'
C15	89.12'	425.00'	12'00'54"	N65'37'48"W	88.96'
C16	107.97'	425.00'	14'33'22"	N52 [•] 20'40"W	107.68'
C10	93.79'	425.00'	12'38'37"	N38'44'40"W	93.60'
C17	78.21'	475.00'	9'26'01"	N47°20'38"W	78.12
				N56°46'38"W	78.12
C20	78.21'	475.00'	9'26'01"		
C21	78.21'	475.00'	9'26'01"	N66'12'39"W	78.12'
C22	5.89'	475.00'	0'42'36"	N71'16'57"W	5.89'
C23	31.42'	20.00'	90'00'00"	S26*38'15"E	28.28'
C24	37.73'	175.00'	12°21'10"	S24'32'20"W	37.66'
C25	3.91'	325.00'	0'41'24"	N30'22'13"E	3.91'
C26	58.09'	325.00'	10°14'29"	N24'54'16"E	58.02'
C27	58.09'	325.00'	10'14'29"	N14'39'47"E	58.02'
C28	58.09'	325.00'	10'14'29"	N04°25'18"E	58.02'
C29	58.09'	325.00'	10'14'29"	N05'49'12"W	58.02'
C30	53.62'	325.00'	9'27'11"	N15'40'02"W	53.56'
C36	53.97'	106.50'	29'02'00"	S38 [•] 33'43"E	53.39'
C37	112.31'	71.50'	90°00'00"	S65'23'35"E	101.12'
C40	31.42'	20.00'	90'00'00"	N24'36'25"E	28.28'
C41	31.42'	20.00'	90.00,00,	N65'23'35"W	28.28'
C42	5.97'	275.00'	1'14'37"	N19*46'17"W	5.97'
C43	96.24'	275.00'	20.03,02"	N09'07'27"W	95.75'
C44	86.84'	275.00'	18'05'34"	N09 <b>'</b> 56'51"E	86.48'
C45	56.26'	275.00'	11•43'16"	N24'51'17"E	56.16'
C46	38.01'	225.00'	9*40'46"	S25'52'32"W	37.97'
C47	10.50'	225.00'	2'40'24"	S19'41'57"W	10.50'
C48	31.42'	20.00'	90'00'00"	N63'21'45"E	28.28'
C49	35.08'	625.00'	3°12'56"	S70'01'47"E	35.07'
C50	53.58'	925.00'	3 <b>'</b> 19'08"	N59 <b>'</b> 50'36"W	53.57'
C51	31.42'	20.00'	90.00,00.	S16'30'09"E	28.28'
C52	21.17'	325.00'	3*43'56"	S30'21'49"W	21.17'
C53	5.45'	325.00'	0'57'37"	S32 <b>·</b> 42'35"W	5.45'
C54	57.92'	106.50'	31'09'39"	N17 <b>·</b> 36'35"E	57.21'
C55	71.82'	106.50'	38'38'13"	N17'17'21"W	70.46'
 C90	97.46'	71.50'	78'05'49"	N05*51'31"W	90.09'
C91	29.48'	360.00'	4'41'33"	S30'50'37"W	29.48'
C92	32.25'	20.00'	92'22'37"	N74'41'09"E	28.86'
C93	103.57'	575.00'	10'19'14"	S53'57'55"E	103.43
C107	172.61'	900.00'	10'59'20"	N56'00'29"W	172.35
C107	239.64	650.00	21.07'26"	S61.04'32"E	238.29
C108	334.75'	450.00	42°37'16"	N50'19'37"W	327.08
			78'05'49"	N05'51'31"W	112.14
C114	121.31'	89.00'			
C115	28.05'	342.50'	4*41'33"	S30'50'37"W	28.04'
C116	43.12'	200.00'	12'21'10"	S24'32'20"W	43.04'
C117	267.60'	300.00'	51'06'30"	N05°09'40"E	258.82
C118	139.80'	89.00'	90'00'00"	S65*23'35"E	125.87
C124	106.53'	106.50'	57'18'52"	S81'44'09"E	102.15'
C125	195.35'	625.00'	17*54'29"	S59*28'04"E	194.55
	123.83'	925.00'	7•40'12"	N54'20'56"W	123.73

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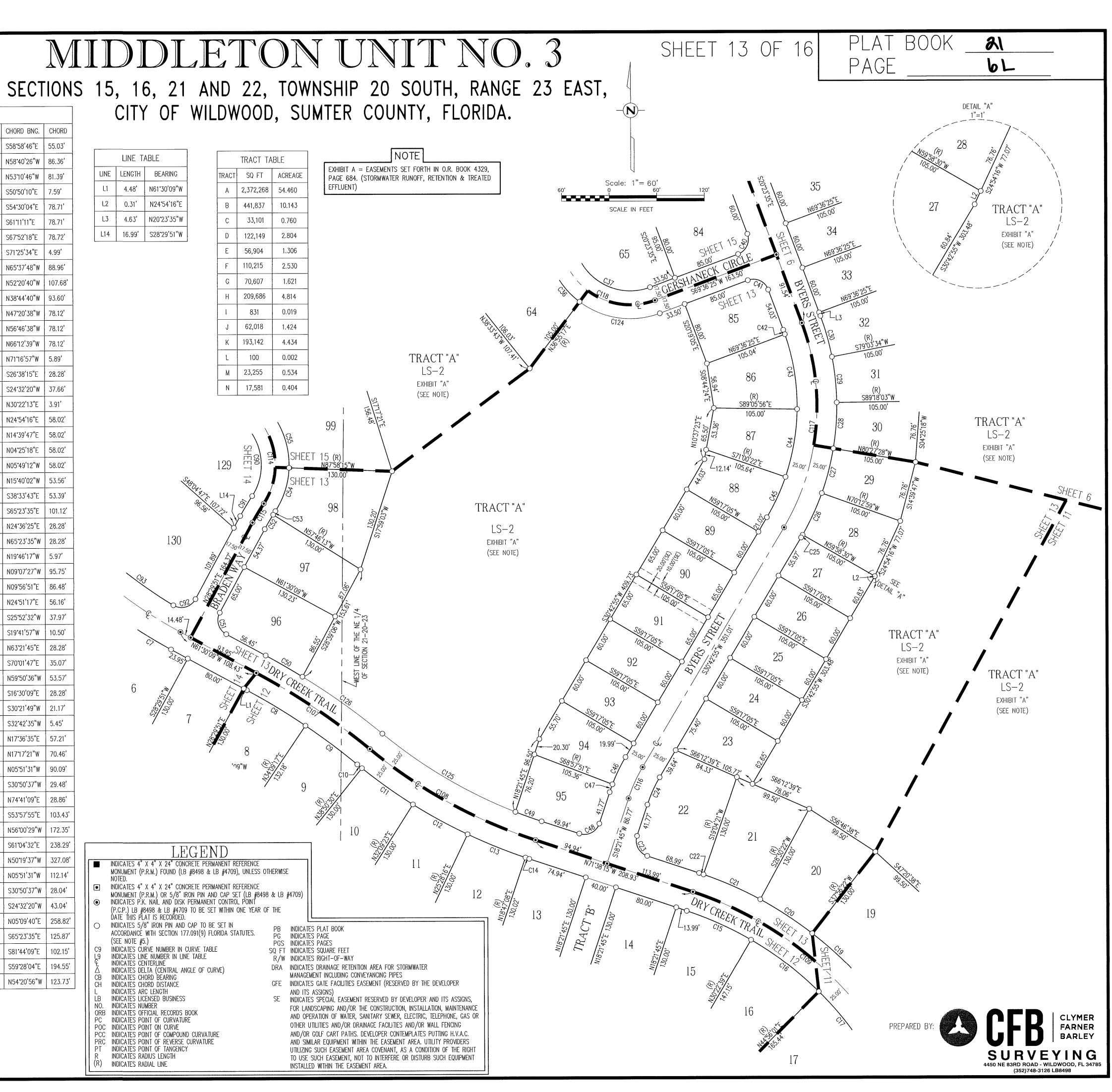
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LINE T	ABLE		
LENGTH	BEARING		TRA
4.48'	N61°30'09"W		A
0.31'	N24 <b>'</b> 54'16"E		В
4.63'	N20°23'35"W		С
16.99'	S28 <b>'</b> 29'51"W		D
			E

TRACT TABLE					
TRACT	SQ FT	ACREAGE			
А	2,372,268	54.460			
В	441,837	10.143			
С	33,101	0.760			
D	122,149	2.804			
Ε	56,904	1.306			
F	110,215	2.530			
G	70,607	1.621			
Н	209,686	4.814			
I	831	0.019			
J	62,018	1.424			
К	193,142	4.434			
L	100	0.002			
М	23,255	0.534			
N	17,581	0.404			



CURVE TABLE           CURVE TABLE           CURVE         LENGTH         RADIUS         DELTA         CHORD BNC.         CHORD           C1         59.96'         625.00'         5'29'49'         S18'06'14"E         59.94'           C2         73.76'         625.00'         6'45'42'         S24'13'59"E         73.72'           C3         78.66'         625.00'         7'12'38"         S31'13'10"E         78.60'           C4         78.66'         625.00'         7'12'38"         S35'23'8"E         78.60'           C5         78.66'         625.00'         7'12'38"         S55'5'10"E         78.60'           C5         78.66'         625.00'         5'12'8"         85.3'2'8"E         78.60'           C6         78.66'         625.00'         5'12'8"         S55'5'10"E         78.60'           C7         55.04'         625.00'         5'12'8"         S55'5'10"E         78.60'           C7         55.04'         625.00'         5'12'8"         S55'5'1"E         78.60'           C50         53.58'         925.00'         3'19'08"         N59'0'36"W         5.51'           C51         31.42'         20.00'         90'0'00" <th></th> <th></th> <th></th> <th></th> <th></th> <th></th>						
CITY OFCITY OFSubstructionCUNCE DALECUNCE TABLECUNCE TABLECUNCE 16900Sanda Sanda		Y				
CITY OFCITY OFSubstructionCUNCE DALECUNCE TABLECUNCE TABLECUNCE 16900Sanda Sanda	٢F		JNC	15	16	21
CUURUE IABLE           COURTIONE           COURTIONE           COURTIONE           COURTIONE           COURTIONE           COURTIONE <td>JL</td> <td></td> <td>JNJ</td> <td></td> <td></td> <td></td>	JL		JNJ			
EUUUUUU E LANGITH RADIUS DELTA         CHORD BONG COLORD           CUUTVE LENGITH RADIUS DELTA CHORD COLORD         CHORD BONG COLORD           CUUTVE 18900 625.00 SE2149 SI806147E 59.94           CEUTVE TABLE           CUUTVE 18900 625.00 SE2149 SI806147E 59.94           CEUTVE 172180 SI806147E 59.94           CEUTVE 172180 SI806147E 59.94           CEUTVE 7712'38 SI825'48'E 78.60'           CEUTOU 712'38 SI825'48'E 78.60'           CEUTOU 712'38 SI825'48'E 78.60'           CEUTUE 7328' SE25'104'E 78.60'           CEUTUE 3000 712'38' SE35'616E 78.60'           CEUTUE 3000 712'38' SE35'14'E 78.60'           CEUTUE 30.90'SE 319'SE 78.60'E'           CEUTUE 30.90'SE' 302'SE' 78.60'E'           SE353'SE3 SE35'SE 78.60'E'           SE353'SE3 SE35'SE 78.60'E'           SE353'SE 313'SE35'SE 31'SE35'SE 313'SE35'SE 31'SE35'SE 313'SE35'S				C	CITY (	)F
CURVE TABLE           CURVE TABLE           CURVE         LENGTH         RADIUS         DELTA         CHORD BNC.         CHORD           C1         59.96'         625.00'         5'29'49'         S18'06'14"E         59.94'           C2         73.76'         625.00'         6'45'42'         S24'13'59"E         73.72'           C3         78.66'         625.00'         7'12'38'         S38'25'48"E         78.60'           C4         78.66'         625.00'         7'12'38'         S45'38'26"E         78.60'           C5         78.66'         625.00'         7'12'38'         S52'5'104"E         78.60'           C5         78.66'         625.00'         5'12'8"         S52'5'104"E         78.60'           C6         78.66'         625.00'         5'12'8"         S52'5'104"E         78.60'           C7         5.04'         625.00'         5'12'8"         S52'5'104"E         78.60'           C7         5.04'         625.00'         5'13'2'8'         S52'5'104"E         78.60'           C5         71.42'         20.00'         90'0'00"         S16'30'9"E         28.28'           C5         71.42'         20.00'         3'19'3'				-		
CURVE TABLE           CURVE TABLE           CURVE         LENGTH         RADIUS         DELTA         CHORD BNC.         CHORD           C1         59.96'         625.00'         5'29'49'         S18'06'14"E         59.94'           C2         73.76'         625.00'         6'45'42'         S24'13'59"E         73.72'           C3         78.66'         625.00'         7'12'38'         S38'25'48"E         78.60'           C4         78.66'         625.00'         7'12'38'         S45'38'26"E         78.60'           C5         78.66'         625.00'         7'12'38'         S52'5'104"E         78.60'           C5         78.66'         625.00'         5'12'8"         S52'5'104"E         78.60'           C6         78.66'         625.00'         5'12'8"         S52'5'104"E         78.60'           C7         5.04'         625.00'         5'12'8"         S52'5'104"E         78.60'           C7         5.04'         625.00'         5'13'2'8'         S52'5'104"E         78.60'           C5         71.42'         20.00'         90'0'00"         S16'30'9"E         28.28'           C5         71.42'         20.00'         3'19'3'						
CURVE TABLE           CURVE TABLE           CURVE         LENGTH         RADIUS         DELTA         CHORD BNC.         CHORD           C1         59.96'         625.00'         5'29'49'         S18'06'14"E         59.94'           C2         73.76'         625.00'         6'45'42'         S24'13'59"E         73.72'           C3         78.66'         625.00'         7'12'38"         S31'13'10"E         78.60'           C4         78.66'         625.00'         7'12'38"         S35'23'8"E         78.60'           C5         78.66'         625.00'         7'12'38"         S55'5'10"E         78.60'           C5         78.66'         625.00'         5'12'8"         85.3'2'8"E         78.60'           C6         78.66'         625.00'         5'12'8"         S55'5'10"E         78.60'           C7         55.04'         625.00'         5'12'8"         S55'5'10"E         78.60'           C8         86.39'         87.50'         5'12'8"         N58'40'2'8"         86.39'           C50         53.58'         925.00'         3'19'08'         N59'0'36"W         53.51'           C51         31.42'         20.00'         9'19'3'5'<						
CURVE TABLE           CURVE TABLE           CURVE         LENGTH         RADIUS         DELTA         CHORD BNC.         CHORD           C1         59.96'         625.00'         5'29'49'         S18'06'14"E         59.94'           C2         73.76'         625.00'         6'45'42'         S24'13'59"E         73.72'           C3         78.66'         625.00'         7'12'38"         S31'13'10"E         78.60'           C4         78.66'         625.00'         7'12'38"         S35'23'8"E         78.60'           C5         78.66'         625.00'         7'12'38"         S55'5'10"E         78.60'           C5         78.66'         625.00'         5'12'8"         85.3'2'8"E         78.60'           C6         78.66'         625.00'         5'12'8"         S55'5'10"E         78.60'           C7         55.04'         625.00'         5'12'8"         S55'5'10"E         78.60'           C8         86.39'         87.50'         5'12'8"         N58'40'2'8"         86.39'           C50         53.58'         925.00'         3'19'08'         N59'0'36"W         53.51'           C51         31.42'         20.00'         9'19'3'5'<						
CURVE TABLE           CURVE TABLE           CURVE         LENGTH         RADIUS         DELTA         CHORD BNC.         CHORD           C1         59.96'         625.00'         5'29'49'         S18'06'14"E         59.94'           C2         73.76'         625.00'         6'45'42'         S24'13'59"E         73.72'           C3         78.66'         625.00'         7'12'38"         S31'13'10"E         78.60'           C4         78.66'         625.00'         7'12'38"         S35'23'8"E         78.60'           C5         78.66'         625.00'         7'12'38"         S55'5'10"E         78.60'           C5         78.66'         625.00'         5'12'8"         85.3'2'8"E         78.60'           C6         78.66'         625.00'         5'12'8"         S55'5'10"E         78.60'           C7         55.04'         625.00'         5'12'8"         S55'5'10"E         78.60'           C8         86.39'         87.50'         5'12'8"         N58'40'2'8"         86.39'           C50         53.58'         925.00'         3'19'08'         N59'0'36"W         53.51'           C51         31.42'         20.00'         9'19'3'5'<						
CURVE TABLE           CURVE TABLE           CURVE         LENGTH         RADIUS         DELTA         CHORD BNC.         CHORD           C1         59.96'         625.00'         5'29'49'         S18'06'14"E         59.94'           C2         73.76'         625.00'         7'12'38"         S31'13'10"E         78.60'           C3         78.66'         625.00'         7'12'38"         S38'25'48"E         78.60'           C4         78.66'         625.00'         7'12'38"         S35'25'0"E         78.60'           C5         78.66'         625.00'         7'12'38"         S52'5'10"E         78.60'           C5         78.66'         625.00'         5'12'8"         85.35'8'6"E         5.03'           C6         78.66'         625.00'         5'12'8"         N58'0'2'E"         78.60'           C7         5.04'         625.00'         5'13'E"         58.5'1'E"         78.60'           C8         86.39'         87.5'0'         5'13'E"         58.5'E"         78.60'           C50         53.58'         925.00'         3'19'08'         N59'0'36"W         28.2''           C51         31.42'         20.00'         90'0'00'						
CUEVE         TABLE           CURVE         LENGTH         RADIUS         DELTA         CHORD BNG.         CHORD           C1         59.96         625.00'         529'49'         S1806'14"E         59.44'           C2         73.76'         625.00'         6'45'42'         S2413'59"E         73.72'           C3         78.66'         625.00'         712'38'         S131'10"E         78.60'           C4         78.66'         625.00'         712'38'         S45'38'26"E         78.60'           C5         78.66'         625.00'         712'38'         S525'104"E         78.60'           C6         78.66'         625.00'         712'38'         S525'104"E         78.60'           C7         55.04'         625.00'         512'46''         S56'4'E         56.0'           C8         86.39''         875.00'         513'26'''         N58'40'E''''''''''''''''''''''''''''''''''						SEQ
CURVE INSURTCURVE INSURTCURVELENGTHRADIUSDELTACHORD BNC.CHORDC159.96'625.00'529'49'S1806'14"E59.49'C273.76'625.00'6'45'42'S24'13'59"E73.72'C378.66'625.00'712'38'S38'25'48"E78.60'C478.66'625.00'712'38'S45'32'26"78.60'C578.66'625.00'712'38'S525'104"E78.60'C678.66'625.00'712'38'S525'104"E78.60'C755.04'625.00'502'46'S58'84'6"E56.03'C886.39'87.500'513'26'N58'02'8"86.39'C755.04'625.00'319'08''N58'03'8"81.75'C5131.42'20.00'90'00'0'S16'30'9'E28.28'C5221.17'325.00'319'38''S124'35''E51.71'C5354.54'325.00'319'39'N171'21''E71.45''C5451.52'325.00'319'39'N171'21''E71.45''C5571.82'106.50'319'37''S124'35''E51.71''EC5571.82'30.50'140'14''522'21''E73.74''C5573.55'335.50'33'3''S171'0''E21.45''C5653.55'335.50'525'53''53.55''E53.64''C5758.15'335.50'95'53''S33'54''E'58.64''C58 <td< td=""><td></td><td></td><td></td><td></td><td></td><td>SEC</td></td<>						SEC
CURVE         LENGTH         RADIUS         DELTA         CHORD BNC.         CHORD CI           1         59.96'         625.00'         5'29'49''         S18'06'14''         59.94'           C2         73.76'         625.00'         6'45'42''         S24'13'59''E         73.72'           C3         78.66'         625.00'         7'12'38''         S38'25'48''E         78.60'           C4         78.66'         625.00'         7'12'38''         S45'36'26''E         78.60'           C5         78.66'         625.00'         5'12'48''         S55'1'04''E         78.60'           C6         78.66'         625.00'         5'12'48''         S55'5'1'04''E         78.60'           C7         55.04'         625.00'         5'19'2'E'         S5.03''         86.39'         85.3'5'           C8         86.39'         875.00'         5'19'2'E'         N58'40'26''E         85.3'5'           C51         31.42'         20.00'         90'0'00''         S16'30'9'E         28.28'           C52         21.17'         325.00'         3'19'3'F'         N17'15'1'E'         51.1'           C53         51.5'         325.0'         3'19'3'F'         N17'15'1'E'         51.1'      <						1
C1         59.96'         625.00'         57.29'49''         S18'06'14''E         59.4'           C2         73.76'         625.00'         64'5'42''         S24'13'59''E         73.72'           C3         78.66'         625.00'         7'12'38''         S38'25'48''E         78.60'           C4         78.66'         625.00'         7'12'38''         S35'25'48''E         78.60'           C5         78.66'         625.00'         7'12'38''         S52'5'104''E         78.60'           C6         78.66'         625.00'         5'02'46''         S58'5'46''E         55.03'           C6         78.66'         625.00'         5'03'26''         N58'40'26''W         86.36'           C7         55.04'         625.00'         3'19'08''         N59'50'36''W         53.57'           C8         86.39'         875.00'         3'19'08''         N59'50'36''W         53.57'           C51         31.42'         20.00'         90'0'00''         S16'30'9E'E         28.28'           C52         71.82'         106.50'         31'3'3'B'         N17'15'1'W         70.46'           C55         71.82'         106.50'         81'3'5'S'         N17'15'2'W         70.46' <td< td=""><td></td><td></td><td>CUF</td><td>RVE TABLE</td><td></td><td></td></td<>			CUF	RVE TABLE		
C273.7c'625.00'6'45'42''S24'13'59''E73.7c'C378.6c'625.00'7112'38''S31'13'0''E78.6c''C478.6c'625.00'7112'38''S38'25'48''E78.60'C578.6c''625.00'7112'38''S52'51'04''E78.60'C678.6c''625.00'712'38''S52'51'04''E78.60'C755.04'625.00'5'02'46''S58'54'6''E55.03'C886.39'875.00'5'03'C'ES58'54'6''E55.03'C5035.54'925.00'3'19'08''N59'50'36'''86.36'C5035.54'20.00'90'0'00''S16'30'9''E28.28'C5131.42'20.00'90'0'00''S16'30'9''E28.28'C5221.17'325.00'3'19'39''N17'3'5'S''E57.21'C5354.54'325.00'3'19'39''N17'3'5'S''E57.21'C5457.92''106.50'3'19'39''N17'17'21'W'70.46'C5571.82'106.50'3'19'37''S370'4'S''E13.19'C5571.82'300.50'14'11'4''S22'22'10'E3'1.39'C5833.51'335.50'9'55'33''S35'4'45''E58.08'C5858.15'335.50'9'55'35''S35'5'5'E58.08'C5858.15'335.50'9'55'34''S35'5'5'E10.34''C599.44''35.50'9'55'38''S34'05'0'E'38.4''C5835.30'3'55.00' </td <td>CURVE</td> <td>LENGTH</td> <td>RADIUS</td> <td>DELTA</td> <td>CHORD BNG.</td> <td>CHORD</td>	CURVE	LENGTH	RADIUS	DELTA	CHORD BNG.	CHORD
C273.7c*625.00*6'45'42"S24'13'59"E73.7c*C378.66*625.00*712'38"S31'13'0"E78.60*C478.66*625.00*712'38"S45'38'26"E78.60*C578.66*625.00*712'38"S45'38'26"E78.60*C678.66*625.00*712'38"S52'51'04"E78.60*C755.04*625.00*5'02'46"S58'58'46"E55.03*C886.39*875.00*5'03'26"N58'40'26"W86.36*C5053.58*925.00*3'19'08"N59'50'36"W53.57*C5131.42*20.00*90'00'00"S16'30'9E'28.28*C5221.17*325.00*3'43'56"S32'14'9'W21.17*C535.45*325.00*3'19'39"N17'3'35"E57.21*C5457.92*106.50*3'19'39"N17'17'2'W70.46*C5571.82*106.50*3'19'37"N40'45'26"W15.1*C5571.82*300.50*14'0'41"S22'22'10'E73.39*C5873.57*300.50*14'0'41"S22'22'10'E3.0*C5873.57*335.50*9'55'53"S23'54'45"E58.08*C8858.15*335.50*9'55'53"S33'54'45"E58.08*C8935.30*3'55.50*103.4*53.5*58.1*C8035.50*9'55'53"S35'54'45"E58.08*C81335.50*9'55'53"S35'55'5E103.4*C91 <td< td=""><td>C1</td><td>59.96'</td><td>625.00'</td><td></td><td></td><td></td></td<>	C1	59.96'	625.00'			
C378.66'625.00'7112'38"S3113'10"E78.60'C478.66'625.00'7112'38"S3825'48"E78.60'C578.66'625.00'7112'38"S45'38'26"E78.60'C678.66'625.00'5'02'46"S55'5'44"E78.60'C755.04'625.00'5'02'46"S58'58'46"E55.03'C886.39'875.00'5'03'26"N58'40'26"W86.36'C5053.58'925.00'3'19'08"N58'0'26"W86.36'C5131.42'20.00'90'00'00'S16'30'9"E28.28'C5221.17'325.00'3'43'56"S30'21'49"W21.17'C535.45'325.00'0'57'37"S32'42'35"W54.5'C5457.92'106.50'31'09'39"N17'13'21"W70.46'C5571.82'106.50'38'3'81"N17'17'21"W70.46'C5615.43'106.50'3'13'25"S37'08'43"E81.1'C5781.42'300.50'14'01'41"S22'21'0'E73.39'C5873.57'305.50'9'55'53"S35'53'E58.08'C5853.51'335.50'9'55'53"S35'53'E58.08'C5935.30'355.50'9'55'53"S35'53'E58.08'C5932.52'20.00'9'55'53"S35'55'55'E103.4'C5932.55'75.00'10'14'1"S15'53'S'35.4'C9132.55'75.00'9'51'38"S34'05'07"28.	C2					
C4         78.66'         625.00'         7712'38''         S38'25'48''E         78.60'           C5         78.66'         625.00'         7712'38''         S45'38'26''E         78.60'           C6         78.66'         625.00'         7712'38''         S52'51'04''E         78.60'           C7         55.04'         625.00'         5'02'6''         S58'58'6'E         5.03'           C8         86.39'         875.00'         5'39'26''         N58'40'26''W         86.36'           C50         53.58'         925.00'         3'19'08''         N59'50'36'W         28.28'           C51         31.42'         20.00'         90'0'00''         S16'30'9'W         21.17'           C53         5.45'         325.00'         3'43'56''         S30'21'49''W         21.17'           C53         5.45'         325.00'         3'19'38''         N17'15'1W''         70.46'           C54         57.92'         106.50'         38'13''         N17'17'1W'''         70.46'           C55         71.82'         106.50'         38'13'''         N17'17'1W''''         70.4'           C55         71.82'         106.50'         3'13'1'S'''         S17'1'07''E         21.4'           C5	C3					
Circle         Field of the set of		<u> </u>				
Control         Control <t< td=""><td></td><td></td><td></td><td></td><td></td><td><u> </u></td></t<>						<u> </u>
CT         SERIE         SERIE </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
C8         86.33'         875.00'         5'39'26"         N58'40'26"W         86.36'           C50         53.58'         925.00'         3'19'08"         N59'50'36"W         53.57'           C51         31.42'         20.00'         90'00'00'         S16'30'09"E         28.28'           C52         21.17'         325.00'         0'57'37"         S32'42'35"W         21.17'           C53         5.45'         325.00'         0'57'37"         S32'42'35"W         5.45'           C54         57.92'         106.50'         31'09'39"         N17'36'35"E         57.21'           C55         71.82'         106.50'         38'38'13"         N17'17'1W         70.46'           C56         15.43'         106.50'         81'1'5"         N40'45'26"W         15.4'1           C57         81.42'         300.50'         14'01'4"         S22'22'10"E         73.39'           C86         21.43'         335.50'         9'55'53"         S33'54'45"E         58.08'           C87         58.15'         335.50'         9'55'53"         S33'54'45"E         58.08'           C88         58.15'         335.50'         9'55'53"         S33'54'45"E         58.08'           C90	C7					
C50         53.58'         925.00'         3110'08"         N59'50'36"W         53.57'           C51         31.42'         20.00'         90'00'00'         S16'30'09"E         28.28'           C52         21.17'         325.00'         3'43'56"         S30'21'49"W         21.17'           C53         5.45'         325.00'         0'57'37"         S32'42'35"W         5.45'           C54         57.92'         106.50'         31'09'39"         N17'36'35"E         57.21'           C55         71.82'         106.50'         38'38'13"         N17'17'21"W         70.46'           C55         15.43'         106.50'         81'7'57"         N40'45'26"W         15.4'           C56         15.43'         106.50'         14'10'41"         S22'22'10"E         73.39'           C58         73.57'         300.50'         14'01'41"         S22'22'10"E         73.39'           C88         58.15'         335.50'         9'55'53"         S3'54'45"E         58.08'           C89         35.30'         335.50'         9'55'53"         S3'55'53'E         58.04'           C90         9.7.46'         71.50'         78'05'49"         N05'51'31"W         90.09'           C91 <td> C8</td> <td>·</td> <td></td> <td></td> <td></td> <td></td>	 C8	·				
C51         31.42'         20.00'         90'0'00''         S16'30'09''E         28.28'           C52         21.17'         325.00'         3'43'56''         S30'21'49''W         21.17'           C53         5.45'         325.00'         0'57'37''         S32'42'35''W         5.45'           C54         57.92'         106.50'         31'09'39''         N17'36'35''E         57.21'           C55         71.82'         106.50'         38'38'13''         N17'17'1''W         70.46'           C56         15.43''         106.50'         81'17'57''         N40'45'26''W         15.41'           C57         81.42'         300.50'         15'31'25''         S37'08'43''E         81.17'           C58         73.57''         300.50'         14'01'41''         S22'22'10''E         73.39'           C80         21.43''         335.50'         9'55'53''         S33'54'45'E         58.08'           C81         58.15'         335.50'         9'55'53''         S33'54'45'E         58.08'           C82         58.15'         335.50'         9'55'53''         S33'54'45'E         58.08'           C84         58.15'         335.50'         9'55'53''         S33'50'37'W         29.48'	C50	<u> </u>				
C52         21.17'         325.00'         3'43'56"         S30'21'49'W         21.17'           C53         5.45'         325.00'         0'57'37"         S32'42'35'W         5.45'           C54         57.92'         106.50'         31'09'39"         N17'36'35'E         57.21'           C55         71.82'         106.50'         38'38'13"         N17'17'21'W         70.46'           C56         15.43'         106.50'         8117'57"         N40'45'26'W         15.41'           C57         81.42'         300.50'         15'1'25"         S37'08'43"E         81.17'           C58         73.57'         300.50'         14'01'41'         S22'22'10'E         73.39'           C86         21.43'         335.50'         9'55'53"         S23'58'52'E         58.08'           C87         58.15'         335.50'         9'55'53"         S23'58'52'E         58.08'           C88         58.15'         335.50'         6'01'44"         S41'53'33'E         35.29'           C90         97.46'         71.50'         78'05'49"         N05'51'31'W         90.09'           C91         29.48'         360.00'         4'41'33''         S30'50'37'W         29.48'           C92 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
CS3         S.4.5'         J25.00'         O'57'37"         SJ2142'35"W         S.4.5'           C54         57.92'         106.50'         31'09'39"         N17'36'35"E         57.21'           C55         71.82'         106.50'         38'38'13"         N17'17'21"W         70.46'           C56         15.43'         106.50'         38'37'         N40'45'26"W         15.41'           C57         81.42'         300.50'         15'31'25"         SJ7'08'43"E         81.17'           C58         73.57'         300.50'         14'01'41'         S22'22'10"E         73.39'           C86         21.43'         335.50'         9'55'53"         S23'58'52"E         58.08'           C87         58.15'         335.50'         9'55'53"         S23'58'52"E         58.08'           C88         58.15'         335.50'         9'55'53"         S23'58'52"E         58.08'           C89         35.30'         335.50'         6'01'44"         S41'53'33"E         9'5.93'           C91         29.48'         360.00'         4'41'33"         S35'50'E         103.43'           C92         32.55'         20.00'         9'22'37"         N74'41'09'E         28.86'           C93 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
C54         57.92'         106.50'         31'09'39"         N17'36'35"E         57.21'           C55         71.82'         106.50'         38'38'13"         N17'17'21"W         70.46'           C56         15.43'         106.50'         81'7'57"         N40'45'26"W         15.41'           C57         81.42'         300.50'         15'31'25"         S37'08'43"E         81.17'           C58         73.57'         300.50'         14'01'41"         S22'22'10"E         73.39'           C86         21.43'         335.50'         3'3'9'37"         S17'11'07"E         21.43'           C87         58.15'         335.50'         9'55'53"         S23'58'52"E         58.08'           C88         58.15'         335.50'         9'55'53"         S33'54'45"E         58.08'           C89         35.30'         335.50'         9'55'53"         S33'54'45"E         58.08'           C90         97.46'         71.50'         78'05'49"         N05'51'31"W         90.09'           C91         29.48'         360.00'         4'41'33"         S30'50'37"W         29.88'           C92         32.25'         20.00'         9'2'2'37"         N74'41'09"E         28.86'           C9						
C55         71.82'         106.50'         38'38'13"         N17'17'21"W         70.46'           C56         15.43'         106.50'         8'17'57"         N40'45'26"W         15.41'           C57         81.42'         300.50'         15'31'25"         S37'08'43"E         81.17'           C58         73.57'         300.50'         14'01'41"         S22'22'10"E         73.39'           C86         21.43'         335.50'         3'39'37"         S17'11'07"E         21.43'           C87         58.15'         335.50'         9'55'53"         S23'58'52"E         58.08'           C88         58.15'         335.50'         9'55'53"         S33'54'45"E         58.08'           C89         35.30'         335.50'         9'55'53"         S33'54'45"E         58.08'           C89         35.30'         335.50'         9'55'53"         S33'54'45"E         58.08'           C89         35.30'         335.50'         9'50'53"         S33'54'45"E         58.08'           C89         35.30'         335.50'         9'50'54"         N05'51'31"W         90.09'           C91         29.48'         360.00'         4'41'33"         S30'50'37"W         29.48'           C92<						
C5615.43'106.50'8'17'57"N40'45'26"W15.41'C5781.42'300.50'15'31'25"S37'08'43"E81.17'C5873.57'300.50'14'01'41"S22'22'10"E73.39'C8621.43'335.50'3'39'37"S17'11'07"E21.43'C8758.15'335.50'9'55'53"S23'58'52"E58.08'C8858.15'335.50'9'55'53"S33'54'45"E58.08'C8935.30'335.50'6'01'44"S41'53'33"E35.29'C9097.46'71.50'78'05'49"N05'51'31"W90.09'C9129.48'360.00'4'41'33"S30'50'37"W29.48'C9232.25'20.00'92'22'37"N74'41'09"E28.86'C93103.57'575.00'9'51'38"S43'52'28"E98.84'C9498.96'575.00'9'51'38"S24'09'11"E98.84'C9598.96'575.00'9'51'38"S15'1'00"E28.81'C9698.96'575.00'9'51'38"S15'1'00"E0.12'C980.12'625.00'9'55'42"S10'22'50"E108.17'C106483.25'600.00'46'08'50"S38'25'44"E470.30'C113164.02'318.00'29'33'06"S30'07'52"E162.20'						
C57         81.42'         300.50'         15'31'25"         S37'08'43"E         81.17'           C58         73.57'         300.50'         14'01'41"         S22'22'10"E         73.39'           C86         21.43'         335.50'         3'39'37"         S17'11'07"E         21.43'           C87         58.15'         335.50'         9'55'53"         S23'58'52"E         58.08'           C88         58.15'         335.50'         9'55'53"         S33'54'45"E         58.08'           C89         35.30'         335.50'         6'01'44"         S41'53'33"E         35.29'           C90         97.46'         71.50'         78'05'49"         N05'51'31"W         90.09'           C91         29.48'         360.00'         4'41'33"         S30'50'37"W         29.48'           C92         32.25'         20.00'         92'22'37"         N74'41'09"E         28.86'           C93         103.57'         575.00'         9'51'38"         S43'52'28"E         98.84'           C94         98.96'         575.00'         9'51'38"         S24'09'11"E         98.84'           C95         98.96'         575.00'         9'51'38"         S24'09'11"E         98.84'           C96<						
C5873.57'300.50'14'01'41"S22'22'10"E73.39'C8621.43'335.50'3'39'37"S17'11'07"E21.43'C8758.15'335.50'9'55'53"S23'58'52"E58.08'C8858.15'335.50'9'55'53"S33'54'45"E58.08'C8935.30'335.50'6'01'44"S41'53'33"E35.29'C9097.46'71.50'78'05'49"N05'51'31"W90.09'C9129.48'360.00'4'41'33"S30'50'37"W29.48'C9232.25'20.00'92'22'37"N74'41'09"E28.86'C93103.57'575.00'10'19'14"S53'57'55"E103.43'C9498.96'575.00'9'51'38"S43'52'28"E98.84'C9598.96'575.00'9'51'38"S24'09'11"E98.84'C9698.96'575.00'9'51'38"S15'1'00"E0.12'C9738.81'575.00'9'51'38"S15'21'00"E0.12'C980.12'625.00'9'55'42"S10'22'50"E108.17'C106483.25'600.00'46'08'50"S38'25'44"E470.30'C113164.02'318.00'29'33'06"S30'07'52"E162.20'						
C86         21.43'         335.50'         3'39'37"         S17'11'07"E         21.43'           C87         58.15'         335.50'         9'55'53"         S23'58'52"E         58.08'           C88         58.15'         335.50'         9'55'53"         S33'54'45"E         58.08'           C89         35.30'         335.50'         6'01'44"         S41'53'33"E         35.29'           C90         97.46'         71.50'         78'05'49"         N05'51'31"W         90.09'           C91         29.48'         360.00'         4'41'33"         S30'50'37"W         29.48'           C92         32.25'         20.00'         92'22'37"         N74'41'09"E         28.86'           C93         103.57'         575.00'         10'19'14"         S53'57'55"E         103.43'           C94         98.96'         575.00'         9'51'38"         S43'52'28"E         98.84'           C95         98.96'         575.00'         9'51'38"         S24'09'11"E         98.84'           C96         98.96'         575.00'         9'51'38"         S15'21'00"E         0.12'           C97         38.81'         575.00'         3'52'03"         S15'21'00"E         0.12'           C98 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
C8758.15'335.50'9*55*53"S23*58*52"E58.08'C8858.15'335.50'9*55*53"S33*54*45"E58.08'C8935.30'335.50'6*01*44"S41*53*33"E35.29'C9097.46'71.50'78*05*49"N05*51*31"W90.09'C9129.48'360.00'4*41*33"S30*50*37"W29.48'C9232.25'20.00'92*22*37"N74*41*09"E28.86'C93103.57'575.00'10*19*14"S53*57*55"E103.43'C9498.96'575.00'9*51*38"S43*52*28"E98.84'C9598.96'575.00'9*51*38"S34*00*50"E98.84'C9698.96'575.00'9*51*38"S15*21*00"E98.84'C9738.81'575.00'9*51*38"S15*21*00"E0.12'C980.12'625.00'0*00*38"S15*21*00"E0.12'C99108.30'625.00'9*55*42"S10*22*50"E108.17'C106483.25'600.00'46*08*50"S38*25*44"E470.30'C113164.02'318.00'29*33'06"S30*07*52"E162.20'						
C8858.15'335.50'9*55*53"S33*54*45"E58.08'C8935.30'335.50'6*01*44"S41*53*33"E35.29'C9097.46'71.50'78*05*49"N05*51*31"W90.09'C9129.48'360.00'4*41*33"S30*50*37"W29.48'C9232.25'20.00'92*22*37"N74*41*09"E28.86'C93103.57'575.00'10*19*14"S53*57*55"E103.43'C9498.96'575.00'9*51*38"S43*52*28"E98.84'C9598.96'575.00'9*51*38"S24*09*11"E98.84'C9698.96'575.00'3*52*03"S17*17*21"E38.81'C9738.81'575.00'9*51*38"S15*21*00"E0.12'C980.12'625.00'9*0*38"S15*21*00"E108.17'C106483.25'600.00'46*08*50"S38*25*44"E470.30'C113164.02'318.00'29*33*06"S30*07*52"E162.20'						
C8935.30'335.50'6'01'44"S41'53'33"E35.29'C9097.46'71.50'78'05'49"N05'51'31"W90.09'C9129.48'360.00'4'41'33"S30'50'37"W29.48'C9232.25'20.00'92'22'37"N74'41'09"E28.86'C93103.57'575.00'10'19'14"S53'57'55"E103.43'C9498.96'575.00'9'51'38"S43'52'28"E98.84'C9598.96'575.00'9'51'38"S24'09'11"E98.84'C9698.96'575.00'3'52'03"S17'17'21"E38.81'C9738.81'575.00'9'51'38"S15'21'00"E0.12'C980.12'625.00'9'55'42"S10'22'50"E108.17'C106483.25'600.00'46'08'50"S38'25'44"E470.30'C113164.02'318.00'29'33'06"S30'07'52"E162.20'						
C9097.46'71.50'78'05'49"N05'51'31"W90.09'C9129.48'360.00'4'41'33"S30'50'37"W29.48'C9232.25'20.00'92'22'37"N74'41'09"E28.86'C93103.57'575.00'10'19'14"S53'57'55"E103.43'C9498.96'575.00'9'51'38"S43'52'28"E98.84'C9598.96'575.00'9'51'38"S34'00'50"E98.84'C9698.96'575.00'9'51'38"S24'09'11"E98.84'C9738.81'575.00'3'52'03"S17'17'21"E38.81'C980.12'625.00'0'00'38"S15'21'00"E0.12'C99108.30'625.00'9'55'42"S10'22'50"E108.17'C106483.25'600.00'46'08'50"S38'25'44"E470.30'C113164.02'318.00'29'33'06"S30'07'52"E162.20'						
C9129.48'360.00'4'41'33"S30'50'37"W29.48'C9232.25'20.00'92'22'37"N74'41'09"E28.86'C93103.57'575.00'10'19'14"S53'57'55"E103.43'C9498.96'575.00'9'51'38"S43'52'28"E98.84'C9598.96'575.00'9'51'38"S34'00'50"E98.84'C9698.96'575.00'9'51'38"S24'09'11"E98.84'C9698.96'575.00'9'51'38"S24'09'11"E98.84'C9738.81'575.00'3'52'03"S17'17'21"E38.81'C980.12'625.00'0'00'38"S15'21'00"E0.12'C99108.30'625.00'9'55'42"S10'22'50"E108.17'C106483.25'600.00'46'08'50"S38'25'44"E470.30'C113164.02'318.00'29'33'06"S30'07'52"E162.20'						
C92         32.25'         20.00'         92'22'37"         N74'41'09"E         28.86'           C93         103.57'         575.00'         10'19'14"         S53'57'55"E         103.43'           C94         98.96'         575.00'         9'51'38"         S43'52'28"E         98.84'           C95         98.96'         575.00'         9'51'38"         S34'00'50"E         98.84'           C96         98.96'         575.00'         9'51'38"         S24'09'11"E         98.84'           C96         98.96'         575.00'         9'51'38"         S24'09'11"E         98.84'           C97         38.81'         575.00'         9'51'38"         S17'17'21"E         38.81'           C98         0.12'         625.00'         0'00'38"         S15'21'00"E         0.12'           C99         108.30'         625.00'         9'55'42"         S10'22'50"E         108.17'           C106         483.25'         600.00'         46'08'50"         S38'25'44"E         470.30'           C113         164.02'         318.00'         29'33'06"         S30'07'52"E         162.20'						
C93         103.57'         575.00'         1019'14"         S53'57'55"E         103.43'           C94         98.96'         575.00'         9'51'38"         S43'52'28"E         98.84'           C95         98.96'         575.00'         9'51'38"         S34'00'50"E         98.84'           C96         98.96'         575.00'         9'51'38"         S24'09'11"E         98.84'           C96         98.96'         575.00'         9'51'38"         S24'09'11"E         98.84'           C97         38.81'         575.00'         3'52'03"         S17'17'21"E         38.81'           C98         0.12'         625.00'         0'00'38"         S15'21'00"E         0.12'           C99         108.30'         625.00'         9'55'42"         S10'22'50"E         108.17'           C106         483.25'         600.00'         46'08'50"         S38'25'44"E         470.30'           C113         164.02'         318.00'         29'33'06"         S30'07'52"E         162.20'					1	
C94         98.96'         575.00'         9'51'38"         S43'52'28"E         98.84'           C95         98.96'         575.00'         9'51'38"         S34'00'50"E         98.84'           C96         98.96'         575.00'         9'51'38"         S24'09'11"E         98.84'           C97         38.81'         575.00'         9'51'38"         S24'09'11"E         98.84'           C97         38.81'         575.00'         3'52'03"         S17'17'21"E         38.81'           C98         0.12'         625.00'         0'00'38"         S15'21'00"E         0.12'           C99         108.30'         625.00'         9'55'42"         S10'22'50"E         108.17'           C106         483.25'         600.00'         46'08'50"         S38'25'44"E         470.30'           C113         164.02'         318.00'         29'33'06"         S30'07'52"E         162.20'						
C95       98.96'       575.00'       9'51'38"       S34'00'50"E       98.84'         C96       98.96'       575.00'       9'51'38"       S24'09'11"E       98.84'         C97       38.81'       575.00'       3'52'03"       S17'17'21"E       38.81'         C98       0.12'       625.00'       0'00'38"       S15'21'00"E       0.12'         C99       108.30'       625.00'       9'55'42"       S10'22'50"E       108.17'         C106       483.25'       600.00'       46'08'50"       S38'25'44"E       470.30'         C113       164.02'       318.00'       29'33'06"       S30'07'52"E       162.20'						
C96       98.96'       575.00'       9'51'38"       S24'09'11"E       98.84'         C97       38.81'       575.00'       3'52'03"       S17'17'21"E       38.81'         C98       0.12'       625.00'       0'00'38"       S15'21'00"E       0.12'         C99       108.30'       625.00'       9'55'42"       S10'22'50"E       108.17'         C106       483.25'       600.00'       46'08'50"       S38'25'44"E       470.30'         C113       164.02'       318.00'       29'33'06"       S30'07'52"E       162.20'						
C97         38.81'         575.00'         3'52'03"         S17'17'21"E         38.81'           C98         0.12'         625.00'         0'00'38"         S15'21'00"E         0.12'           C99         108.30'         625.00'         9'55'42"         S10'22'50"E         108.17'           C106         483.25'         600.00'         46'08'50"         S38'25'44"E         470.30'           C113         164.02'         318.00'         29'33'06"         S30'07'52"E         162.20'						
C98         0.12'         625.00'         0'00'38"         S15'21'00"E         0.12'           C99         108.30'         625.00'         9'55'42"         S10'22'50"E         108.17'           C106         483.25'         600.00'         46'08'50"         S38'25'44"E         470.30'           C113         164.02'         318.00'         29'33'06"         S30'07'52"E         162.20'						
C99         108.30'         625.00'         9'55'42"         S10'22'50"E         108.17'           C106         483.25'         600.00'         46'08'50"         S38'25'44"E         470.30'           C113         164.02'         318.00'         29'33'06"         S30'07'52"E         162.20'						
C106         483.25'         600.00'         46'08'50"         S38'25'44"E         470.30'           C113         164.02'         318.00'         29'33'06"         S30'07'52"E         162.20'						
C113         164.02'         318.00'         29'33'06"         S30'07'52"E         162.20'						
C115         28.05'         342.50'         4'41'33"         S30'50'37"W         28.04'	C114	121.31'	89.00'	78'05'49"	N05'51'31"W	112.14'

DETA 1"	\IL "D" '=1'
	138 (R) 19"W
DRY CREEK TRAIL	(R) STA:39'19"W 134.28 134.28 134.28 134.28 1 134.28 1 134.28 1 1 1 1 1 1 1 1 1 1 1 1 1

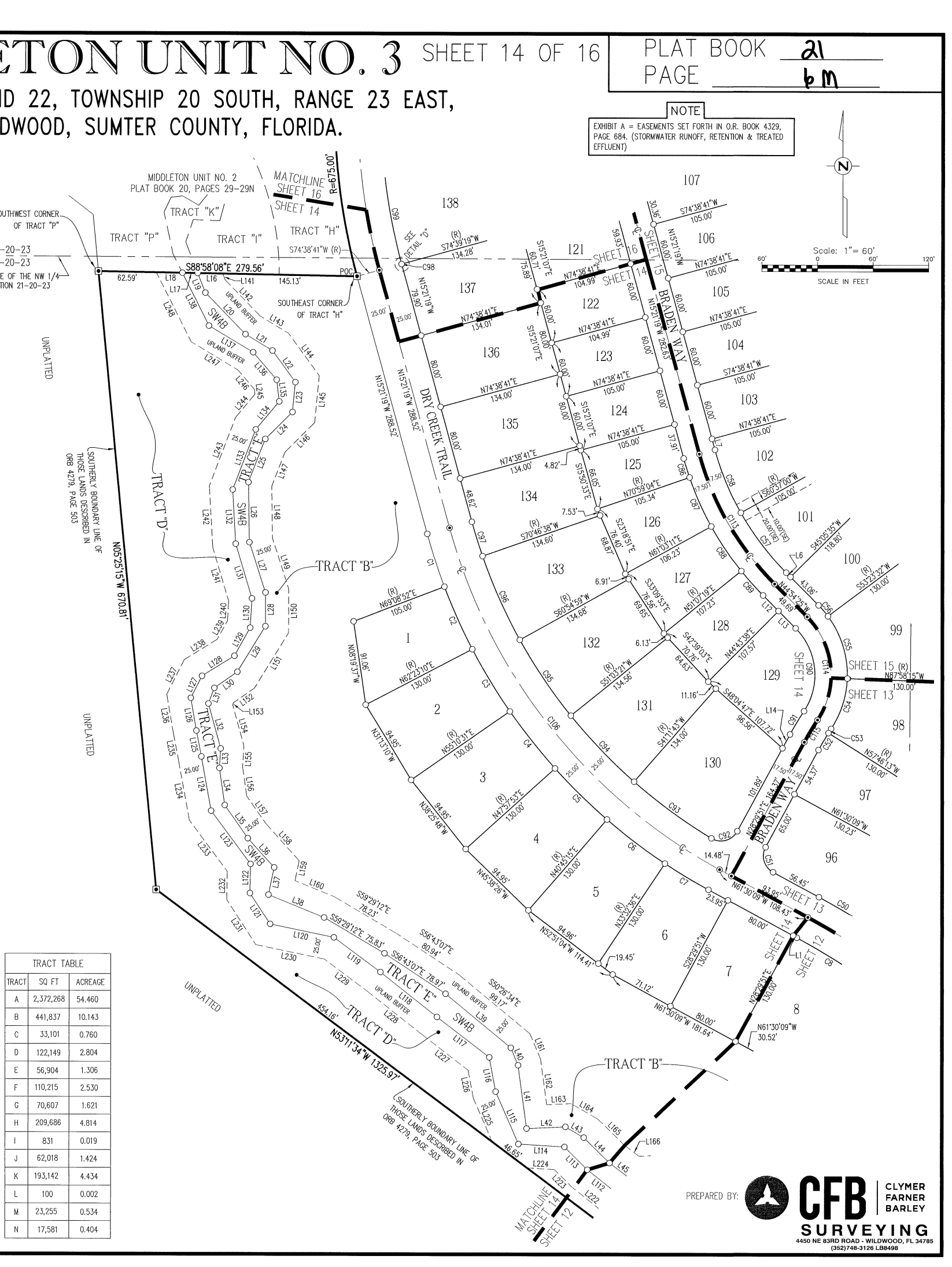
		LINE T	ABLE	]		LINE T	ABLE
	LINE	LENGTH	BEARING		LINE	LENGTH	BEA
	L1	4.48'	N61°30'09"W		L144	56.71'	S35 <b>'</b> 5
	L6	6.63'	N44'54'25"W		L145	50.79'	S5'29
	L7	12.26'	N15'21'19"W	-	L146	44.98'	S45'0
	L12	23.52'	S44 [•] 54 [•] 25"E		L147	39.69'	S211
	L13	26.17'	S44'54'25"E		L148	56.53'	S1'0
	L14	16.99'	S28'29'51"W		L149	57.21'	S17'5
	L16	27.03'	N88'58'08"W		L150	47.19'	S0 <b>'</b> 07
	L17	16.55'	N88'58'08"W		L151	70.11'	S31 <b>·</b> 3
	L18	28.26'	N88'58'08"W		L152	27.90'	S55'0
	L19	22.74'	S21'18'23"E		L153	2.21'	S20'3
	L20	62.37'	S44'13'39"E		L154	46.47'	S15"
	L21	34.14'	S58'41'52"E		L155	22.64'	S3'22
	L22	42.22'	S35'55'38"E		L156	31.73'	S8'0'
	L23	32.33'	S5'29'17"W		L157	36.21'	S35'0
	L23	41.24'	S45'07'01"W		L158	53.50'	S41°5
	L25	49.90'	S21'18'30"W		L159	22.07'	S11'2
	L25				L159		
		65.17'	S1'00'56"E			46.05'	S67'4
	L27	56.95'	S17'54'10"E		L161	29.82'	S22'4
	L28	36.20'	S0'07'30"W		L162	49.88'	S7*39
	L29	57.89'	S31'31'19"W		L163	26.46'	N87 <b>'</b> 2
	L30	30.46'	S55'01'03"W		L164	33.42'	S59 <b>'</b> 5
	L31	18.05'	S20°32'31"W		L165	40.62'	S45'3
	L32	50.45'	S15'15'44"E		L166	19.17'	S52 <b>'</b> 5
	L33	21.06'	S3 <b>'</b> 22'49"W		L222	47.72'	N51 <b>'</b> 3
	L34	40.23'	S8'09'14"E		L223	26.79'	N45'0
	L35	43.69'	S35'02'02"E		L224	29.84'	N86 <b>'</b> 2
	L36	42.42'	S41°54'43"E		L225	51.22'	N23'3
	L37	30.16'	S11 <b>*</b> 29'40"W		L226	31.15'	N10 <b>'</b> 4
	L38	64.93'	S67 <b>°</b> 40'37"E		L.227	62.04'	N52 <b>'</b> 2
	L39	91.64'	S50 <b>·</b> 26'34"E		L228	77.69'	N51'4
	L40	20.35'	S22 <b>'</b> 46'34"E		L229	56.69'	N53 <b>'</b> 2
	L41	69.42'	S7 <b>·</b> 39'58"E		L230	75.39'	N78'1
	L42	42.02'	N87°27'43"E		L231	57.82'	N33'0
	L43	22.97'	S59*59'57"E		L232	30.81'	N0 <b>'</b> 5
	L44	39.05'	S45°37'02"E		L233	68.85'	N36 <b>'</b> 3
	L45	29.69'	S52 <b>'</b> 52'23"E		L234	65.04'	N10'18
	L112	39.53'	N51'39'47"W		L235	28.62'	N11'02
	L113	34.80'	N45'07'03"W		L236	44.63'	N9 <b>'</b> 30
	L114	49.90'	N86°27'53"W		L237	41.75 <b>'</b>	N26 <b>'</b> 4
	L115	61.84'	N23°31'10"W		L238	41.84'	N58 <b>'</b> 1
	L116	37.87'	N10*41'58"W	-	L239	22.79'	N29'0
	L117	71.42'	N52'23'58"W		L240	21.25'	N3'36
	L118	77.93'	N51°43'45"W		L241	60.04'	N16 <b>'</b> 4
	L119	62.57'	N53'28'56"W		L242	67.26'	N3'17
	L120	70.46'	N78'15'21"W		L243	78.90'	N20'5
	 L121	39.77'	N33'00'10"W		L244	32.76'	N39'5
	L122	31.69'	N0'57'10"E		L245	5.06'	N7'05
	 L123	71.51'	N36'39'24"W		L246	27.56'	N40'2
	L124	59.35'	N10'18'50"W		L247	59.02'	N58'5
	L125	28.45'	N10'10'30'W		L248	84.28'	N26'4
	L126	36.09'	N9°30'40"W		10	U 1.4U	
	L120	26.52'	N26'48'24"E				
	L127	41.31'	N58'13'01"E				
	L120 L129	41.31 34.94'	N29'05'22"E				
	L129 L130		N29 05 22 E N3'36'35"E				
		31.38'					
	L131	61.58'	N16'44'07"W				
	L132	58.94'	N3'17'19"W				
	L133	69.35'	N20'59'49"E				
	L134	39.47'	N39'55'07"E				
	L135	23.42'	N7'05'40"W				
	L136	39.13'	N40°27'25"W				
	L137	55.88'	N58*58'02"W				
	L138	63.88'	N26'46'29"W				
11	1141	740'	C0148'07"E				

L141 7.40' S21'18'23"E

L142 54.13' S44'13'39"E

L143 36.00' S58*41'52"E

L

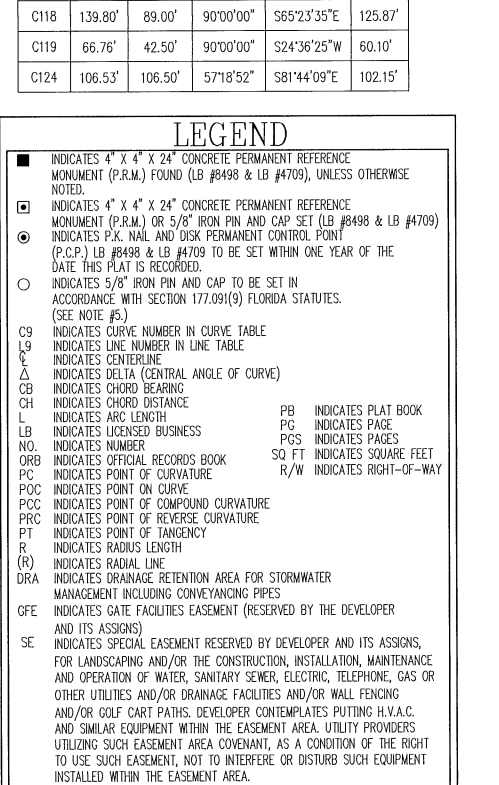


LINE TABLE							
LINE	LENGTH	BEARING					
L4	15.93'	N20 <b>°</b> 23'35"W					
L5	1.38'	S38•33'43"E					
L6	6.63'	N44'54'25"W					
L7	12.26'	N15'21'19"W					
L11	4.80'	S15 <b>'</b> 21'19"E					
L12	23.52'	S44 <b>°</b> 54'25"E					
L13	26.17'	S44 <b>'</b> 54'25"E					

EXHIBIT A = EASEMEN PAGE 684. (STORMWAT EFFLUENT)	

TRACT TABLE						
<b>TRACT</b>	SQ FT	ACREAGE				
А	2,372,268	54.460				
В	441,837	10.143				
С	33,101	0.760				
D	122,149	2.804				
E	56,904	1.306				
F	110,215	2.530				
G	70,607	1.621				
Н	209,686	4.814				
1	831	0.019				
J	62,018	1.424				
K	193,142	4.434				
L	100	0.002				
М	23,255	0.534				
N	17,581	0.404				
		- ,				

111	
(R) <u></u>	C82
118 (R) <u>S88'41'56"E</u> 105.00'	C83
119 (R) <u>N82'37'57"E</u> 105.00'	C84
120 <u>N75'04'21</u> " 104.99'	L11-7



CURVE TABLE

CURVE LENGTH RADIUS DELTA CHORD BNG. CHORD

C31 31.42' 20.00' 90'00'00" N24'36'25"E 28.28'

C32 8.66' 60.00' 8'15'56" S65'28'27"W 8.65'

60.00' 34'42'44"

C36 53.97' 106.50' 29'02'00" S38'33'43"E 53.39'

C37 | 112.31' | 71.50' | 90'00'00" | S65'23'35"E | 101.12'

C38 39.27' 25.00' 90'00'00" S24'36'25"W 35.36'

C39 31.42' 20.00' 90'00'00" N65'23'35"W 28.28'

C40 31.42' 20.00' 90'00'00" N24'36'25"E 28.28'

C41 31.42' 20.00' 90'00'00" N65'23'35"W 28.28'

C54 57.92' 106.50' 31'09'39" N17'36'35"E 57.21'

C55 71.82' 106.50' 38'38'13" N17'17'21"W 70.46'

C56 | 15.43' | 106.50' | 8'17'57" | N40'45'26"W | 15.41'

C57 81.42' 300.50' 15'31'25" S37'08'43"E 81.17'

C59 45.71' 351.00' 7'27'44" S11'37'27"E 45.68'

C60 85.79' 351.00' 14'00'14" S00'53'29"E 85.58'

C61 42.20' 351.00' 6'53'18" S09'33'18"W 42.17'

C62 25.88' 167.50' 8'51'04" N08'34'25"E 25.85'

C63 56.22' 167.50' 19'13'52" N05'28'03"W 55.96'

C81 | 125.18' | 132.50' | 54'07'45" | N14'03'56"W | 120.57

C84 58.40' 386.00' 8'40'07" S03'02'00"E 58.35'

C85 53.81' 386.00' 7'59'16" S11'21'41"E 53.77'

C86 21.43' 335.50' 3'39'37" S17'11'07"E 21.43'

C87 58.15' 335.50' 9'55'53" S23'58'52"E 58.08'

C88 58.15' 335.50' 9'55'53" S33'54'45"E 58.08'

C89 35.30' 335.50' 6'01'44" S41'53'33"E 35.29'

C90 97.46' 71.50' 78'05'49" N05'51'31"W 90.09'

C112 | 182.36' | 368.50' | 28'21'16" | S01'10'41"E | 180.51'

C113 | 164.02' | 318.00' | 29'33'06" | S30'07'52"E | 162.20'

| N05'51'31"W | 112.14'

C114 | 121.31' | 89.00' | 78'05'49"

300.50' | 14'01'41" | S22'22'10"E | 73.39'

386.00' 3'01'45" S11'29'04"W 20.41'

386.00' 8'40'07" S05'38'08"W 58.35'

C33 49.24'

C34 36.35'

C35 6.79'

C58 73.57'

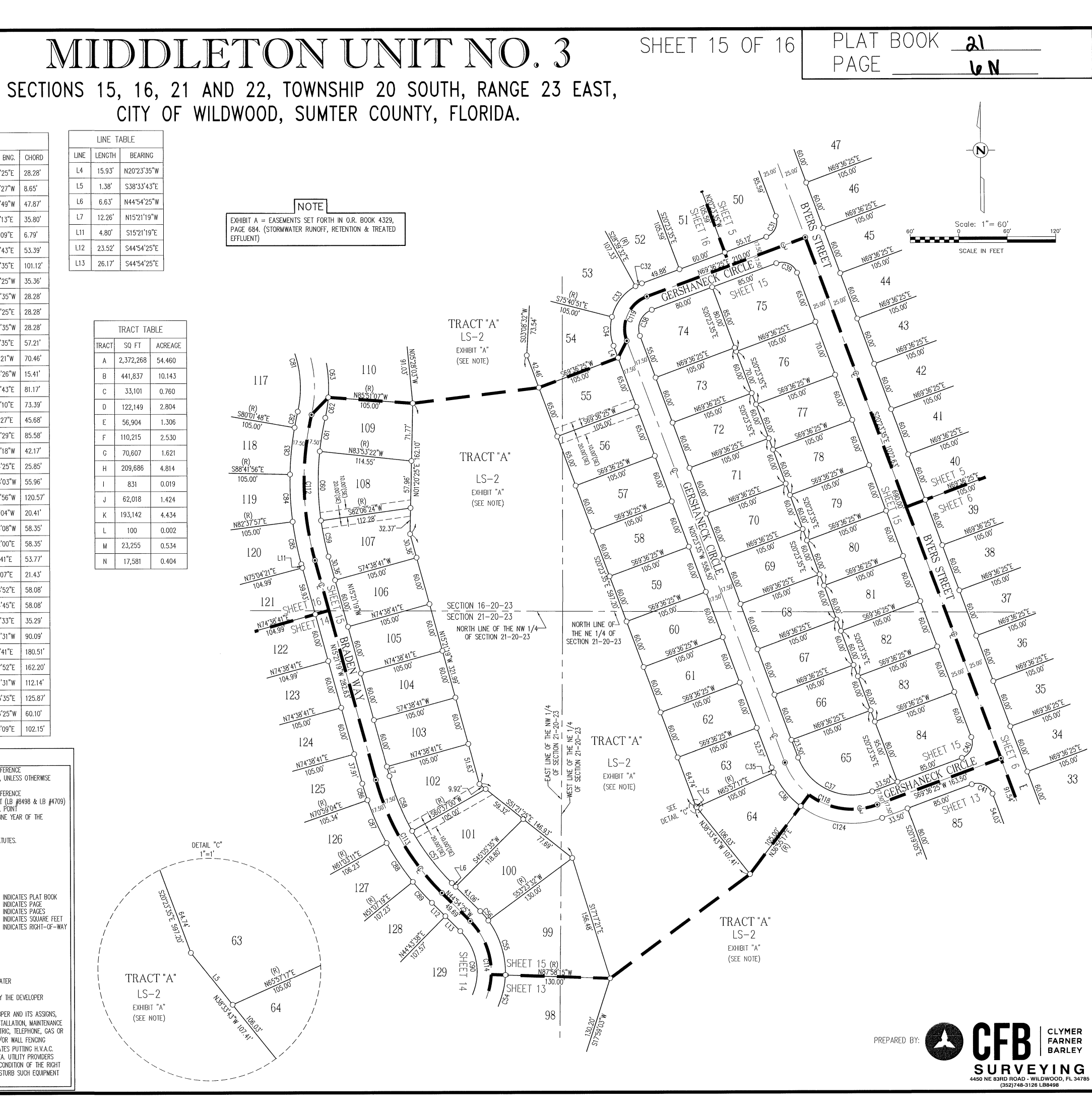
C82 20.41'

C83 58.40'

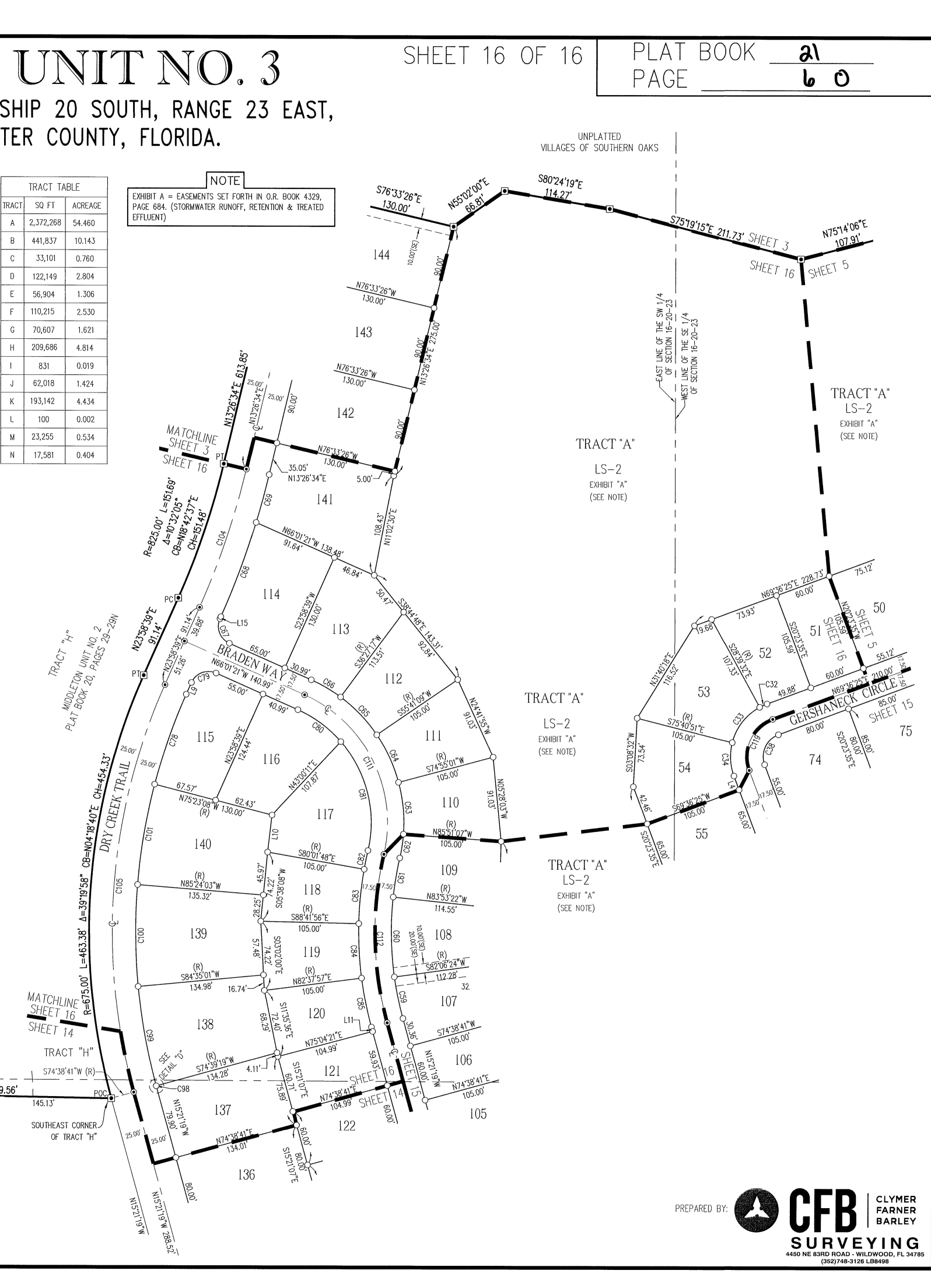
60.00' 47'01'19" S37'49'49"W 47.87'

106.50' 3'39'08" S22'13'09"E 6.79'

S03'02'13"E 35.80'



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				E			
-N- SECTIONS 1	5,	16,	21	AND	) 22,	TO	WNSI
	CI	ΤY	OF	WILD	WOOD	), S	UMTE
	· · · · · · · · · · · · · · · · · · ·	····					1
Scale: $1'' = 60'$	CURVE	LENGTH	CUI	RVE TABLE	CHORD BNG.	CHORD	TRA
60' 0 60' 120' SCALE IN FEET	C32	8.66'	60.00'	8'15'56"	S65'28'27"W	8.65'	A
	C33 C34	49.24' 36.35'	60.00'	47'01'19"	S37'49'49"W	47.87'	B
LINE TABLE	C34	39.27'	60.00' 25.00'	34°42'44" 90°00'00"	S03'02'13"E S24'36'25"W	35.80' 35.36'	D
LINE LENGTH BEARING L4 15.93' N20'23'35"W	C59	45.71'	351.00'	7'27'44"	S11°37'27"E	45.68'	E
L9 13.76' N23'58'39"E	C60 C61	85.79' 42.20'	351.00' 351.00'	14°00'14" 6'53'18"	S00 [.] 53 ['] 29 ["] E S09 [.] 33 ['] 18 ["] W	85.58' 42.17'	F
L10 40.15' S6 <b>·</b> 34'46"W	C62	25.88'	167.50'	8'51'04"	N08'34'25"E	25.85'	Н
L11 4.80' S15'21'19"E L15 2.39' N23'58'39"E	C63 C64	56.22'	167.50 [°]	19'13'52"	N05'28'03"W	55.96'	 
	C64 C65	56.22' 56.22'	167.50' 167.50'	19'13'52" 19'13'52"	N24°41'55"W N43°55'47"W	55.96' 55.96'	K
	C66	36.48'	167.50'	12'28'38"	N59'47'02"W	36.40'	L
	C67 C68	31.42' 107.89'	20.00' 875.00'	90°00'00" 7°03'52"	S21'01'21"E N20'26'43"E	28.28' 107.82'	M N
	C69	53.00'	875.00'	3'28'13"	N15'10'41"E	52.99'	
	C78	102.14'	625.00'	9'21'47"	S19'17'46"W	102.02'	
	C79 C80	31.42' 57.56'	20.00' 132.50'	90°00'00" 24°53'32"	S68 [•] 58'39"W N53 [•] 34'35"W	28.28' 57.11'	
	C81	125.18'	132.50'	54'07'45"	N14 <b>'</b> 03'56"W	120.57'	
	C82 C83	20.41' 58.40'	386.00' 386.00'	3 [.] 01'45" 8 [.] 40'07"	S11'29'04"W S05'38'08"W	20.41' 58.35'	
DETAIL "D"	C84	58.40'	386.00'	8'40'07" 8'40'07"	S03'02'00"E	58.35	
<u>1"=1'</u>	C85	53.81'	386.00'	7'59'16"	S11'21'41"E	53.77'	
138	C98 C99	0.12'	625.00' 625.00'	0 [.] 00'38" 9 [.] 55'42"	S15'21'00"E S10'22'50"E	0.12'	
	C100	109.25'	625.00'	10'00'55"	S00'24'31"E	109.11'	
134.20	C101 C104	109.25' 156.29'	625.00' 850.00'	10 [.] 00'55" 10 [.] 32'05"	S09'36'24"W	109.11' 156.07'	
	C105	446.22'	650.00'	39 <b>'</b> 19'58"	S04'18'40"W	437.51'	
K TRAIL 137	C111	206.88'	150.00'	79'01'18"	N26'30'42"W	190.87'	
	C112 C119	182.36' 66.76'	368.50' 42.50'	28°21'16" 90°00'00"	S01'10'41"E S24'36'25"W	180.51' 60.10'	
INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE							
MONUMENT (P.R.M.) FOUND (LB #8498 & LB #4709), UNLESS OTHERWISE NOTED. INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE							
<ul> <li>MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET (LB #8498 &amp; LB #4709)</li> <li>INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT</li> </ul>							
<ul> <li>(P.C.P.) LB #8498 &amp; LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.</li> <li>INDICATES 5/8" IRON PIN AND CAP TO BE SET IN</li> </ul>							
ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE $\#5.$ )							
L9 INDICATES LINE NUMBER IN LINE TABLE							
I INDICATES ARC LENGTH PB INDICATES PLAT BOOK							
LB INDICATES LICENSED BUSINESS PGS INDICATES PAGE NO. INDICATES NUMBER PGS INDICATES PAGES ORB INDICATES OFFICIAL RECORDS BOOK SQ FT INDICATES SQUARE FEET							
PC INDICATES POINT OF CURVATURE R/W INDICATES RIGHT-OF-WAY POC INDICATES POINT ON CURVE PCC INDICATES POINT OF COMPOUND CURVATURE						S88 <u>'58</u> '0	8"E 279.56
PRC INDICATES POINT OF REVERSE CURVATURE PT INDICATES POINT OF TANGENCY							
R       INDICATES RADIUS LENGTH         (R)       INDICATES RADIAL LINE         DRA       INDICATES DRAINAGE RETENTION AREA FOR STORMWATER         MANAGEMENT INCLUDING CONVEYANCING PIPES         GFE       INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER         AND ITS ASSIGNS)							
SE INDICATES SPECIÁL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS, FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE							
AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C.							
AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT							
INSTALLED WITHIN THE EASEMENT AREA.							



SION SION COVENANTS, CONDITIONS AND EASEMENTS FOR T ARE RECORDED IN THE I OF SUMTER COUNT OR BOOK 7591

# SECTION 16, TOWNSHIP 20 SOUTH, RANGE 23 EAST, CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA.

### LEGAL DESCRIPTION

A PARCEL OF LAND LYING WITHIN SECTION 16, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF TRACT "E" PER THE PLAT OF MIDDLETON UNIT NO. 2, AS RECORDED IN PLAT BOOK 20, PAGES 29, 29A THROUGH 29N, INCLUSIVE, PUBLIC RECORDS OF SUMTER COUNTY, FLORIDA; SAID POINT ALSO BEING ON THE NORTHERLY RIGHT OF WAY LINE OF ALDER AVENUE OF SAID PLAT; THENCE DEPARTING SAID TRACT "E" AND ALONG SAID NORTHERLY RIGHT OF WAY LINE WITH THE FOLLOWING THREE (3) COURSES: RUN S76'37'28"E, 116.92 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 375.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 44 59 05", AN ARC DISTANCE OF 294.43 FEET TO THE POINT OF TANGENCY: THENCE N58'23'27"E, 356.49 FEET: THENCE DEPARTING SAID NORTHERLY RIGHT OF WAY LINE RUN S31'36'33"E, 53.00 FEET TO THE SOUTHERLY RIGHT OF WAY LINE OF SAID ALDER AVENUE; THENCE ALONG SAID SOUTHERLY RIGHT OF WAY LINE RUN S58'23'27"W, 242.28 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID SOUTHERLY RIGHT OF WAY LINE RUN S20'44'24"E, 231.20 FEET; THENCE S24'22'40"E, 154.47 FEET; THENCE S09'20'10"E, 110.24 FEET; THENCE S16'03'11"W, 63.41 FEET; THENCE S75'14'06"W, 107.91 FEET; THENCE N75'19'15"W, 211.73 FEET; THENCE N80'24'19"W, 114.27 FEET; THENCE S55'02'00"W, 66.81 FEET; THENCE N76'33'26"W, 130.00 FEET; THENCE N13'26'34"E, 308.81 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 875.00 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 03'26'42", AN ARC DISTANCE OF 52.61 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 20.00 FEET; SAID POINT ALSO BEING ON THE SOUTHERLY RIGHT OF WAY LINE OF AFORESAID ALDER AVENUE; THENCE ALONG SAID SOUTHERLY RIGHT OF WAY LINE WITH THE FOLLOWING TEN (10) COURSES: RUN NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 82'19'09", AN ARC DISTANCE OF 28.73 FEET TO THE POINT OF TANGENCY; THENCE S87'40'59"E. 57.07 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 101.50 FEET AND A CHORD BEARING AND DISTANCE OF N89'47'04"E, 10.10 FEET TO WHICH A RADIAL LINE BEARS S02'38'14"W; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 05'42'19", AN ARC DISTANCE OF 10.11 FEET TO THE POINT OF TANGENCY; THENCE N86'55'54"E, 60.68 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 114.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 06'22'27", AN ARC DISTANCE OF 12.74 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 444.65 FEET AND A CHORD BEARING AND DISTANCE OF N72'51'33"E, 133.72 FEET TO WHICH A RADIAL LINE BEARS SO8'29'34"E; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 17"17'46", AN ARC DISTANCE OF 134.23 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 60.49 FEET AND A CHORD BEARING AND DISTANCE OF N37*45'49"E, 46.11 FEET TO WHICH A RADIAL LINE BEARS S29'49'48"E; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 44'48'45", AN ARC DISTANCE OF 47.31 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 20.00 FEET AND A CHORD BEARING AND DISTANCE OF N17'09'03"E, 1.25 FEET TO WHICH A RADIAL LINE BEARS N74'38'19"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 03'34'44", AN ARC DISTANCE OF 1.25 FEET: THENCE ALONG A NON-TANGENT LINE RUN N50'43'43"E, 35.56 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 84.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 07'39'44". AN ARC DISTANCE OF 11.23 FEET TO THE POINT OF TANGENCY: THENCE N58'23'27"E, 24.20 FEET TO THE POINT OF BEGINNING.

CLYMER

FARNER

BARLEY

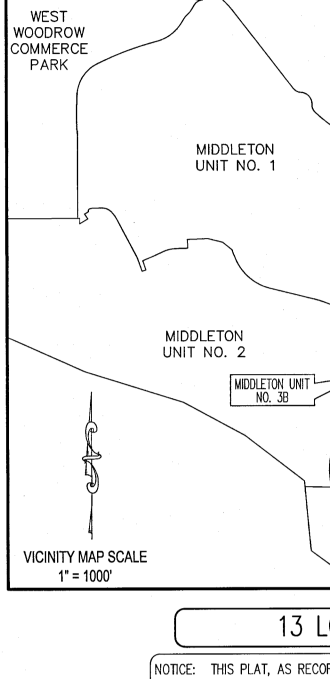
SURVEYING

4450 NE 83RD ROAD - WILDWOOD, FL 34785

(352) 748-3126 LB8498

.CONTAINING 5.12 ACRES, MORE OR LESS.

PREPARED BY:



NOTES:

FLORIDA, AS BEING N58°23'27"E.

SERVICE COMMISSION.

3.) ALL DISTANCES SHOWN ARE IN FEET.

NON-RADIAL.

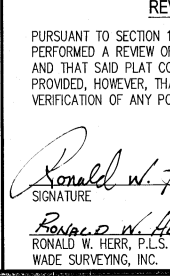
OTHER SURETY.

OR PRIOR TO THE EXPIRATION OF THE BOND OR SURETY.

CHAPTER 177, FLORIDA STATUTES.

AND CUL-DE-SACS LOCATED WITHIN THE ROADWAYS, IF ANY.

9.) THE TITLE OPINION FOR THIS PLAT HAS BEEN SUBMITTED BY SEPARATE DOCUMENT.



PLAT E DLETON UNIT NO. 3B SHEET 1 OF 2 PAGE KNOW ALL MEN BY THESE PRES COMPANY, LLC (THE DEVELOPER A SUBDIVISION OF LAND HEREIN DEVELOPMENT DISTRICT A (THE TO THE CITY OF WILDWOOD AND **MIDDLETON UNIT NO. 3B** CONVEYANCE AND GRANT OF EASEMENTS TO VICINITY MAP MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A ALL RIGHT, TITLE AND INTEREST OF THE VILLAGES DEVELOPMENT COMPANY, LLC, (THE DEVELOPER) I THE ROADWAYS SHOWN ON THIS PLAT OF MIDDLETON UNIT NO. 3B, IS HEREBY SOLD, CONVEYED AN WITNESSES SET OVER TO MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A (THE DISTRICT): (1) RESERVING UNTO MIDDLETON THE DEVELOPER AND ITS ASSIGNS, AND EACH OF THEIR SUCCESSORS, TENANTS, INVITEES, AND UNIT NO. 4 GUESTS PERPETUAL EASEMENTS FOR INGRESS AND EGRESS AND THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF UNDERGROUND ELECTRIC, TELEPHONE, CABLE, GAS AND OTHER UTILITIES, IRRIGATION FACILITIES, POTABLE WATER, SANITARY SEWER AND STORM WATER FACILITIES LANDSCAPED AREAS, FENCES, WALLS, ENTRY FACILITIES, INCLUDING ELECTRONIC CARD READING PRINT NAME EQUIPMENT, GOLF CART AND PEDESTRIAN PATHS, SIGNAGE, ENJOYMENT IMPROVEMENTS AND GOLF CART AND PEDESTRIAN BRIDGES; AND (2) SUBJECT TO THE RESTRICTION THAT ALL ADDITIONS OF, CENTRAL PARKWAY (2) Janny A FC-REMOVAL OF, AND CHANGES TO IMPROVEMENTS LOCATED ON ROADWAYS (INCLUDING, WITHOUT LIMITATION, ALL THOSE IMPROVEMENTS DESCRIBED ABOVE), MUST FIRST BE APPROVED IN ADVANCE **Jennifer** A BY THE DEVELOPER. PRINT NAME THE DEVELOPER ALSO GRANTS TO THE DISTRICT NON-EXCLUSIVE, PERPETUAL EASEMENTS OVER, ACROSS AND UPON ANY SPECIAL EASEMENTS SHOWN HEREON FOR THE PURPOSE OF MAINTAINING DRAINAGE FACILITIES LOCATED THEREON. THE DISTRICT, BY EXECUTING THE DEDICATION CONTAINED ON THIS PLAT, ACCEPTS THIS CONVEYANCE AND AGREES TO MAINTAIN THE DRAINAGE FACILITIES LOCATED WITHIN ANY SPECIAL EASEMENTS MIDDLETON PERPETUALLY, AND MAINTAIN THE ROADWAYS AND DRAINAGE FEATURES LYING WITHIN SUCH DOWNTOWN ROADWAYS FOR TWO YEARS AFTER THE CITY ENGINEER HAS CERTIFIED THE CONSTRUCTION HAS BEEN WITNESSES: COMPLETED. THE VILLAGES DEVELOPMENT COMPANY, LLC, WITNESSE\$ AS TO ALL A FLORIDA LIMITED LIABILITY COMPANY BY: VDC MANAGER, LLC, pachel aro MIDDLETON A FLORIDA LIMITED LIABILITY COMPANY, UNIT NO. 3 ITS MANAGER Kachel unit AT SIGNATURE 13 LOTS - 0 TRACTS Jennifer A. Peters PRINT NAME NOTICE: THIS PLAT. AS RECORDED IN ITS GRAPHIC FORM, IS THE OFFICIAL DEPICTION OF THE SUBDIVIDED LANDS DESCRIBED HEREIN AND WILL IN NO CIRCUMSTANCES B STATE OF FLORIDA SUPPLANTED IN AUTHORITY BY ANY OTHER GRAPHIC OR DIGITAL FORM OF THE PLAT. COUNTY OF SUMTER THERE MAY BE ADDITIONAL RESTRICTIONS THAT ARE NOT RECORDED ON THIS PLAT THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME, BY MAANS OF ME PHYSICAL PRESENCE OR ONLINE NOTARIZATION, THIS DAY OF MANAGER, 12C, A FLORIDA LIMITED LIABILITY COMPANY, THE MANAGER OF AND ON BEHALF OF VDC MANAGER, 12C, A FLORIDA LIMITED LIABILITY COMPANY, THE MANAGER OF THE VILLAGES DEVELOPMENT COMPANY, LLC, A FLORIDA LIMITED LIABILITY COMPANY, THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS COUNTY. 1.) BEARINGS ARE BASED ON A PORTION OF THE NORTHERLY RIGHT OF WAY LINE OF ALDER AVENUE PER THE PLAT FOR THE PURPOSES EXPRESSED VIEREIN, WHO IS PERSONALLY KNOWN TO ME AND WHO DID NOT THE FOREGOING INSTRUMENT WA OF MIDDLETON UNIT NO. 2 RECORDED IN PLAT BOOK 20, PAGES 29-29N, PUBLIC RECORDS OF SUMTER COUNTY, TAKE AN OATH. PRESENCE OR ONLINE NOTAR L. DZURO, AS MANAGER OF AND COMPANY, THE MANAGER OF TH 2.) ALL PLATTED UTILITY EASEMENTS SHALL PROVIDE THAT SUCH EASEMENTS SHALL ALSO BE EASEMENTS FOR THE NOTARY PUBLIC LIABILITY COMPANY, FOR THE P CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION OF CABLE TELEVISION SERVICES: PROVIDED, HOWEVER, NO PRINT NAME: MY COMMISSION AND WHO DID NOT TAKE AN OA SUCH CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION OF CABLE TELEVISION SERVICES SHALL INTERFERE COMMISSION NO.: EXPIRES 9-22-2027 WITH THE FACILITIES AND SERVICES OF AN ELECTRIC, TELEPHONE, GAS, OR OTHER PUBLIC UTILITY. IN THE EVENT A COMMISSION EXPIRES: CABLE TELEVISION COMPANY DAMAGES THE FACILITIES OF A PUBLIC UTILITY, IT SHALL BE SOLELY RESPONSIBLE FOR THE DAMAGES. THIS SECTION SHALL NOT APPLY TO THOSE PRIVATE EASEMENTS GRANTED TO OR OBTAINED BY A OF FLO PARTICULAR ELECTRIC, TELEPHONE, GAS. OR OTHER PUBLIC UTILITY. SUCH CONSTRUCTION, INSTALLATION, MAINTENANCE, NOTARY PUBLIC - STATE OF AND OPERATION SHALL COMPLY WITH THE NATIONAL ELECTRICAL SAFETY CODE AS ADOPTED BY THE FLORIDA PUBLIC PRINT NAME: COMMISSION NO .: COMMISSION EXPIRES: 4.) WITH REFERENCE TO CURVILINEAR LOTS, RADIAL LINES HAVE BEEN DESIGNATED BY (R). ALL OTHER LINES ARE STATE OF FLORIDA COUNTY OF SUMTER 5.) LOT CORNERS WILL BE SET PRIOR TO THE TRANSFER OF ANY LOT OR PRIOR TO THE EXPIRATION OF THE BOND OR THE FOREGOING INSTRUMENT WA PRESENCE OR ONLINE NOTAR RICCIARDI, JR., THE CHAIR OF CERTIFICATE OF APPROVAL BY CITY OFFICIALS THE DISTRICT, WHO IS PERSON 6.) PERMANENT CONTROL POINTS (P.C.P.'S) WILL BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT WAS RECORDED THIS CERTIFIES THAT THIS PLAT HAS BEEN REVIEWED FOR CONFORMITY TO F.S. CHAPTER 177, AS lisa CERTIFIED BY THE REVIEWING SURVEYOR SHOWN BELOW. 7.) ALL PERMANENT REFERENCE MONUMENTS (P.R.M.'S) HAVE BEEN SET IN ACCORDANCE WITH THE REQUIREMENTS OF NOTARY PUBLIC - STATE OF MOS PRINT NAME: USA MELANIE D. STRICKLAND 8.) THE DISTRICT FINDS IT IN THE PUBLIC INTEREST, AND HEREBY AGREES TO PROVIDE THE FOLLOWING SERVICES: (A) COMMISSION NO.: HHOS DEVELOPMENT SERVICES DIRECTOR MAINTENANCE AND REPAIR OF TRACTS CONVEYED TO THE DISTRICT (WHETHER BY THE PLAT OR OTHERWISE), TOGETHER COMMISSION EXPIRES: WITH ALL IMPROVEMENTS LOCATED THEREON; (B) MAINTENANCE AND REPAIR OF AREAS OWNED BY THE DISTRICT OR DEDICATED TO THE USE AND ENJOYMENT OF THE RESIDENTS OF THE DISTRICT. THE SUBDIVISION, OR THE PUBLIC: (C) THIS CERTIFIES THAT THIS PLAT WAS PRESENTED TO THE COMMISSION OF THE CITY OF WILDWOOD SUMTER COUNTY, FLORIDA, AND WAS APPROVED BY THE COMMISSION FOR RECORD ON THIS PAY FOR THE COST OF WATER AND SEWER PROVIDED BY THE APPLICABLE UTILITY COMPANY SERVING THE SUBDIVISIÓN. TOGETHER WITH THE COST OF GARBAGE, ELECTRICAL, LIGHTING, TELEPHONE, GAS AND OTHER NECESSARY UTILITY HEREBY CERTIFY THAT THIS P DIRECTION AND SUPERVISION; A DAY OF January, 2024 SERVICE FOR AREAS OWNED BY THE DISTRICT OR DEDICATED TO THE USE AND ENJOYMENT OF THE RESIDENTS OF THE THEREON WERE PLACED ON THE DISTRICT, THE SUBDIVISION, OR THE PUBLIC (TO THE EXTENT SUCH COSTS ARE NOT PAID DIRECTLY BY THE RECORD EdWo CERTIFY THAT THIS PLAT COMPL OWNER OF A FEE SIMPLE TITLE TO ANY HOMESITE); (D) MAINTENANCE AND REPAIR OF THE STORM WATER RUNOFF Vessica Barnes DRAINAGE SYSTEM, INCLUDING DRAINAGE EASEMENTS AND DRAIN PIPES NOT MAINTAINED BY OTHER UTILITY PROVIDERS, ED WOLF JESSICA BARNES OR THE CITY OF WILDWOOD; AND (E) MAINTENANCE AND REPAIR OF THE LANDSCAPING AND IRRIGATION ON ISLANDS CITY CLERK MAYOR CLYMER FARNER BARLEY SURVE THIS CERTIFIES THAT THIS PLAT WAS PRESENTED TO THE ATTORNEY FOR THE CITY OF WILDWOOD. 4450 N.E. 83RD ROAD SUMTER COUNTY FLORIDA, AND APPROVED, BY HIM OR HER AS TO FORM AND LEGALITY ON THIS WILDWOOD, FLORIDA 34785 LICENSED BUSINESS NO. 8498 Kaye hi Sa REVIEWING SURVEYOR'S CERTIFICATE KAYE)M. VAMESON Joshun E Bills -----PURSUANT TO SECTION 177.081, FLORIDA STATUTES, I HEREBY CERTIFY THAT I HAVE REGISTRATION NO. 59(12 PERFORMED A REVIEW OF THIS PLAT FOR CONFORMITY TO CHAPTER 177. FLORIDA STATUTES PRINT NAME SIGNATURE AND THAT SAID PLAT COMPLIES WITH THE TECHNICAL REQUIREMENTS OF THAT CHAPTER; CITY OF WILDWOOD, ATTORNEY CITY OF WILDWOOD, ATTORNEY HEREBY CERTIFY THAT I HAVE PROVIDED. HOWEVER. THAT MY REVIEW AND CERTIFICATION DOES NOT INCLUDE FIELD ALL THE REQUIREMENTS OF CHA VERIFICATION OF ANY POINTS OR MEASUREMENTS SHOWN ON THIS PLAT. WILLIAN January 30 INDE Jerry Heeperley PLAT BOOK _____ PAGE PUBLIC WORKS DIRECTOR DEVELOPMENT SERVICES DIRECTOR JEREMY HOCKENBURY MELANIE D. STRICKLAND CLERK OF THE COURT IN AND LS 4907 FOR SUMTER COUNTY, FLORIDA STATE OF asp Mohammel Una FLORIDA Mellissa KWORR SIGNATURE PRINT NAME PRINT NAME REGISTRATION NO. CITY OF WILDWOOD, ENGINEER CITY OF WILDWOOD, ENGINEER DEPUTY CLERK

300K <u>al</u>	
DEDICATION SENTS, THAT THE UNDERSIGNED, THE VILLAGES DEVELOPMENT E) HAS CAUSED TO BE MADE THIS PLAT, MIDDLETON UNIT NO. 3B, DESCRIBED AND JOINS WITH MIDDLETON COMMUNITY DISTRICT) TO HEREBY DEDICATE THE ROADWAYS SHOWN HEREON THE PERPETUAL USE OF THE PUBLIC.	
THE VILLAGES DEVELOPMENT COMPANY, LLC, A FLORIDA LIMITED LIABILITY COMPANY BY: VDC MANAGER, LLC, A FLORIDA LIMITED LIABILITY COMPANY, ITS MANAGER BY: BY: MARTIN L. DZURO, MANAGER	
MARTIN L. DZVRO, MANAGER MIDDLETON COMMUNITY DEVELOPMENT DISTRICT AT	
BY: JOSEPH RICCIARDI, JR., CHAIR 28 44	
AS ACKNOWLEDGED BEFORE WE BY MEANS OF PHYSICAL RIZATION, THIS DAY OF ANY OF ANY OF ANY OF ANY OF ANY OF ANY OF A FLORIDA LIMITED LIABILITY HE VILLAGES DEVELOPMENT COMPANY, LLC, A FLORIDA LIMITED PURPOSES EXPRESSED HEREIN, WHO IS PERSONALLY KNOWN TO ME ATH. ATH. ACKIC. Suber MY COMMISSION EXPIRES 9-22-2027 SEAL OF FLORIDA	
AS ACKNOWLEDGED BEFORE ME, BY MEANS OF PHYSICAL RIZATION, THIS Debug OF Ornary, 2024, BY JOSEPH MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A, ON BEHALF OF ALLY KNOWN TO ME AND WHO DID NOT TAKE AN OATH.	
MY COMMERSION # HH 055543         55543         55543         Sobe         Bonded Thru Notary Public Underwriters         PLAT OF MIDDLETON UNIT NO. 3B, WAS PREPARED UNDER MY         AND THAT THE PERMANENT REFERENCE MONUMENTS AS SHOWN         E       4 TH. DAY OF JANUARY         PLIES WITH THE REQUIREMENTS OF CHAPTER 177, FLORIDA STATUTES.	
EYING, LLC I/9/24 DATE CERTIFICATE OF CLERK E EXAMINED THIS PLAT AND FIND THAT IT COMPLIES IN FORM WITH	
el Signature DEPUTY CLERK	

# 

CURVE TABLE							
CURVE TAG			ARC LENGTH	CHORD BEARING	CHORD LENGTH		
C1	101.50'	5 <b>°</b> 42'19"	10.11'	N89 <b>*</b> 47'04"E	10.10'		
C2	114.50'	6 <b>°</b> 22'27"	12.74'	N83'44'41"E	12.73'		
C3	84.00'	7 <b>*</b> 39 <b>'</b> 44"	11.23'	N54 <b>*</b> 33`35"E	11.23'		
C4	91.54'	49 <b>°</b> 50'15"	79.62'	N78 <b>'</b> 31'27"E	77.14'		
C5	20.00'	90'00'00"	31.42'	S58*26'34"W	28.28'		
C6	20.00'	62 <b>°</b> 20'22"	21.76'	N45 <b>°</b> 23'15"W	20.70'		
C7	C7 444.65' 5*57'03"		46.18'	N67 <b>11</b> 12"E	46.16'		
C8	444.65'	6'19'10"	49.04'	N73 <b>°1</b> 9'19"E	49.02'		
C9	444.65'	5*01'33"	39.00'	N78 <b>*</b> 59'40"E	38.99'		
C10	20.00'	87 <b>°</b> 11'24"	30.44'	N25'04'00"E	27.58'		
C11	C11 50.00' 51'07'22"		44.61'	S43 <b>°</b> 06'01"W	43.15'		
C12	20.00'	85 <b>°</b> 54'14"	29.99'	N60'29'27"E	27.26 <b>'</b>		
C13	20.00'	90'00'00"	31.42'	S31*33'26"E	28.28'		

LINE TABLE								
LINE TAG	BEARING	DISTANCE						
L1	S53*36'19"W	35.79 <b>'</b>						

	LEGEND
0	MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTHERWISE
Ŀ	MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET LB #8498 & LB #4709
	INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT (P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.
С	NDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES.
C: 19 ⊡ Cf	(SEE NOTE #5.) INDICATES CURVE NUMBER IN CURVE TABLE INDICATES LINE NUMBER IN LINE TABLE INDICATES CENTERLINE
Cł	INDICATES CHORD DISTANCE
	INDICATES ARC LENGTH B INDICATES LICENSED BUSINESS C. INDICATES NUMBER C. INDICATES NUMBER C. INDICATES SOLARE FEET
P( P(	C INDICATES POINT OF CURVATURE R/W INDICATES RIGHT-OF-WAY DC INDICATES POINT ON CURVE
PI P	RC INDICATES POINT OF REVERSE CURVATURE T INDICATES POINT OF TANGENCY
R (R DF	) INDICATES RADIAL LINE RA INDICATES DRAINAGE RETENTION AREA FOR STORMWATER
GF	MANAGEMENT INCLUDING CONVEYANCING PIPES E INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER AND ITS ASSIGNS)
S	E INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS, FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE
	AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C.
	AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT
	INSTALLED WITHIN THE EASEMENT AREA.

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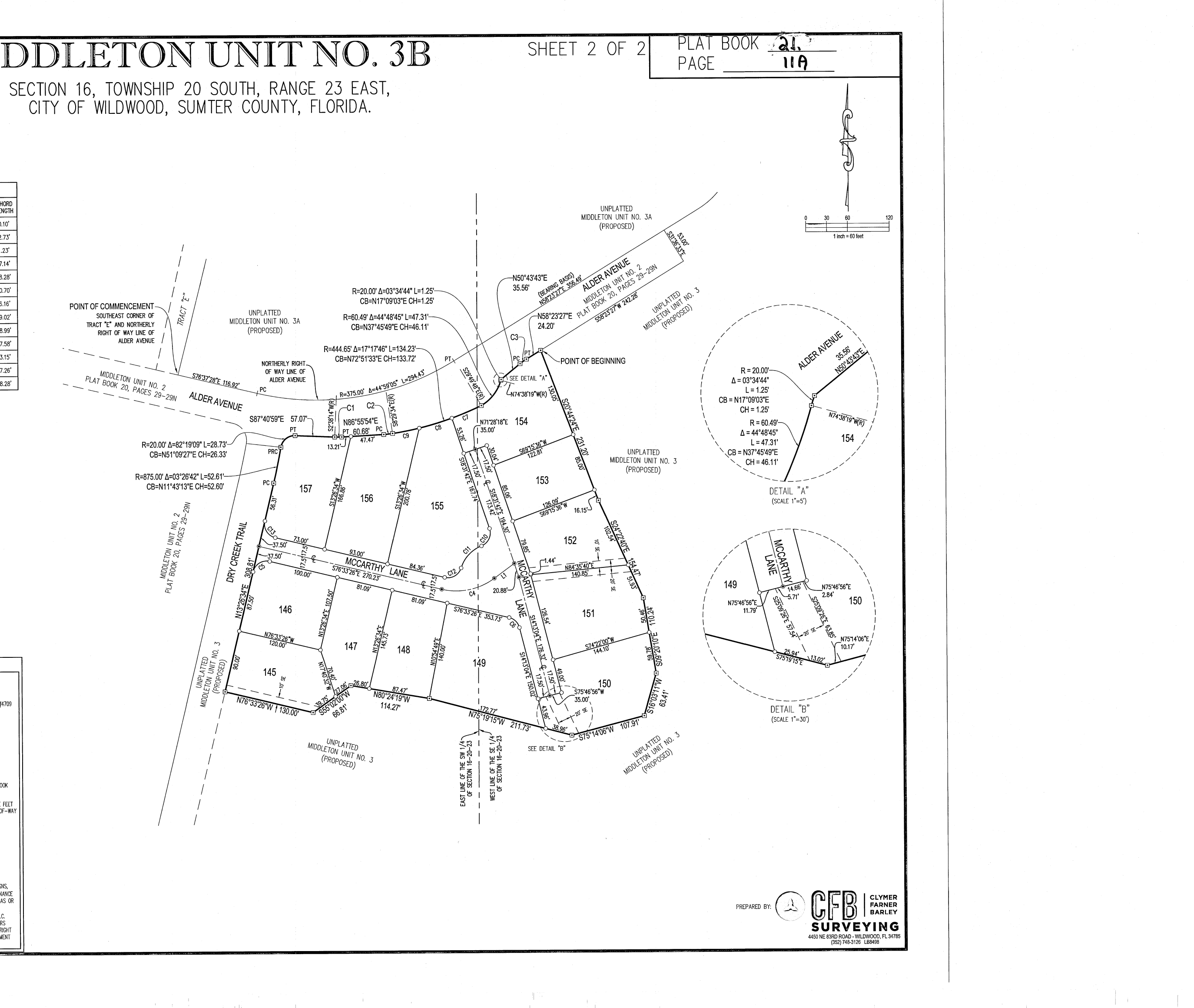
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POINT OF COMMENCEMENT -SOUTHEAST CORNER OF TRACT "E" AND NORTHERLY RIGHT OF WAY LINE OF ALDER AVENUE MIDDLETON UNIT NO. 2 PLAT BOOK 20, PAGES 29–29N ALDER AVENUE

> R=20.00' Δ=82°19'09" L=28.73'∽ CB=N51°09'27"E CH=26.33'

R=875.00' ∆=03°26'42" L=52.61' CB=N11°43'13"E CH=52.60'

PLAT BOOK 20, PAGES 29-25





# MIDDLETON UNIT NO. 4 SECTION 16, TOWNSHIP 20 SOUTH, RANGE 23 EAST,

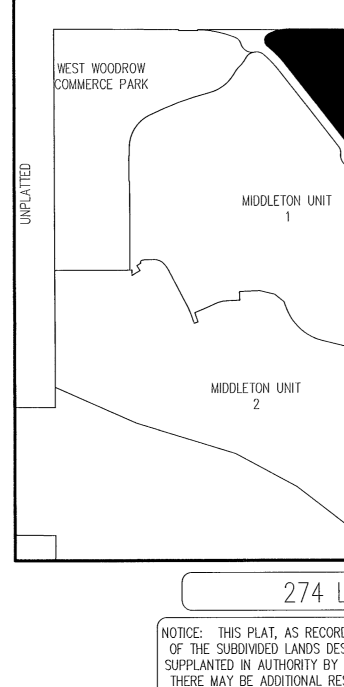
### LEGAL DESCRIPTION

### A PARCEL OF LAND LYING WITHIN THE NORTH 1/2 OF SECTION 16, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF THE NORTHWEST 1/4 OF AFORESAID SECTION 16 THENCE ALONG THE NORTH LINE THEREOF RUN S89'47'31"E, 166.45 FEET; THENCE DEPARTING SAID NORTH LINE RUN SOO"12'29"W, 50.00 FEET TO THE SOUTH RIGHT OF WAY LINE OF COUNTY ROAD NO. 470 PER FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT OF WAY MAP, SECTION 18580-2601; SAID POINT ALSO BEING ON THE NORTHERLY BOUNDARY LINE OF MIDDLETON UNIT NO. 1. ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 20, PAGES 28, 28A THROUGH 28N, INCLUSIVE, PUBLIC RECORDS OF SUMTER COUNTY, FLORIDA; THE FOLLOWING THREE (3) COURSES BEING ALONG SAID SOUTH RIGHT OF WAY LINE: RUN ALONG SAID NORTHERLY BOUNDARY LINE OF SAID PLAT S89'47'31"E, 958.68 FEET TO THE POINT OF BEGINNING: THENCE DEPARTING SAID PLAT CONTINUE S89'47'31"E, 1,570.82 FEET; THENCE S89'52'59"E, 375.37 FEET TO THE NORTHWEST CORNER OF THOSE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 3991, PAGE 784, PUBLIC RECORDS OF SUMTER COUNTY, FLORIDA; THE FOLLOWING TWO (2) COURSES BEING ALONG THE WESTERLY AND SOUTHERLY BOUNDARY OF SAID LANDS: RUN S00'00'00"E, 462.00 FEET; THENCE S89'52'59"E, 623.42 FEET; THENCE DEPARTING SAID LANDS RUN S01'56'51"E, 624.36 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 20.00 FEET AND A CHORD BEARING AND DISTANCE OF S23'42'41"W, 17.32 FEET TO WHICH A RADIAL LINE BEARS N40'37'47"W; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 51'19'04", AN ARC DISTANCE OF 17.91 FEET TO THE POINT OF TANGENCY; THENCE S01'56'51"E, 49.71 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 20.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 51'12'03", AN ARC DISTANCE OF 17.87 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 775.00 FEET AND A CHORD BEARING AND DISTANCE OF S01'22'55"W, 75.99 FEET IO WHICH RADIAL LINE BEARS N88'34'18"E; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 05'37'14", AN ARC DISTANCE OF 76.02 FEET TO THE POINT OF TANGENCY: THENCE S04'11'32"W, 116.06 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 30.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 16'05'58", AN ARC DISTANCE OF 8.43 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 230.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 13'37'58", AN ARC DISTANCE OF 54.73 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 1,636.50 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 02'28'02", AN ARC DISTANCE OF 70.47 FEET TO THE POINT OF TANGENCY; THENCE S04'11'32"W. 148.64 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 215.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE NOTES THROUGH A CENTRAL ANGLE OF 04'57'31", AN ARC DISTANCE OF 18.61 FEET TO THE POINT OF TANGENCY; THENCE S09'09'03"W, 56.47 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 215.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 04'57'31", AN ARC DISTANCE OF 18.61 FEET TO THE POINT OF TANGENCY; THENCE S04'11'32"W, 122.00 FEET; THENCE S85'48'28"E, 14.50 FFFT: THENCE S04'11'37"W. 51.61 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 42.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90'00'00", AN ARC DISTANCE ALONG SAID NORTHFRLY RIGHT OF WAY LINE RUN N85'48'23"W. 173.00 FEET TO A POINT OF FLECTRICAL SAFETY CODE AS ADOPTED BY THE FLORIDA PUBLIC SERVICE COMMISSION. CUSP OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 42.00 FEET AND A CHORD BEARING AND DISTANCE OF N49'11'37"E, 59.40 FEET TO WHICH A RADIAL 3.) ALL DISTANCES SHOWN ARE IN FEET. LINE BEARS SO4'11'37"W; THENCE DEPARTING SAID NORTHERLY RIGHT OF WAY LINE RUN NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 90'00'00", 4.) WITH REFERENCE TO CURVILINEAR LOTS, RADIAL LINES HAVE BEEN DESIGNATED BY (R). ALL OTHER LINES ARE AN ARC DISTANCE OF 65.97 FEET TO THE POINT OF TANGENCY; THENCE NO4"11'37"E, 51.61 NON-RADIAL. FEET: THENCE N04'20'22"E. 196.39 FEET: THENCE N85'48'28"W, 497.89 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 105.00 FEET 5.) LOT CORNERS WILL BE SET PRIOR TO THE TRANSFER OF ANY LOT OR PRIOR TO THE EXPIRATION OF THE BOND OR OTHER AND A CHORD BEARING AND DISTANCE OF S68'06'32"W, 92.19 FEET TO WHICH A RADIAL LINE SURETY. BEARS N04'08'54"E: THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 52'04'44", AN ARC DISTANCE OF 95.44 FEET TO THE POINT OF TANGENCY; THENCE S42'04'10"W, 164.57 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 109.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 31'23'38", AN ARC DISTANCE OF 59.72 FEET TO THE POINT OF TANGENCY: THENCE S10'40'32"W, 21.74 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 20.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90'36'14". AN ARC DISTANCE OF 31.62 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 1,935.00 FEET; SAID POINT ALSO BEING ON AFORESAID NORTHERLY RIGHT OF WAY LINE OF CENTRAL PARKWAY; THE FOLLOWING NINE (9) COURSES BEING ALONG SAID NORTHERLY RIGHT OF WAY LINE: RUN WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 00'04'30", AN ARC DISTANCE OF 2.53 FEET: THENCE ALONG A NON-TANGENT LINE RUN S56'39'01"W, 15.59 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 1,946.00 FEET AND A CHORD BEARING AND DISTANCE OF N62'47'20"W, 1,042.68 FEET TO WHICH A RADIAL LINE BEARS S11'40'18"W; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 31'04'44", AN ARC DISTANCE OF 1,055.57 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 50'01'47", AN ARC DISTANCE OF 89.06 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 123.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90'10'39". AN ARC DISTANCE OF 193.59 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE PIPES NOT MAINTAINED BY OTHER UTILITY PROVIDERS, OR THE CITY OF WILDWOOD; (E) MAINTENANCE AND REPAIR OF THE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 49'29'40", AN ARC DISTANCE OF 88.11 FEET TO THE POINT OF TANGENCY: THENCE N37'54'10"W. 1.007.91 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A SUBDIVISION; AND (G) MAINTENANCE AND REPAIR, INCLUDING STRUCTURAL REPAIR, TO THE WALLS AND/OR FENCES LOCATED ON RADIUS OF 1,196.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH OR ADJACENT TO TRACT P OF THE SUBDIVISION. A CENTRAL ANGLE OF 12'58'46". AN ARC DISTANCE OF 270.94 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 70.00 FEET; 12.) THE TITLE OPINION FOR THIS PLAT HAS BEEN SUBMITTED BY SEPARATE DOCUMENT. THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 115'27'40". AN ARC DISTANCE OF 141.06 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 500.00 FEET; SAID POINT ALSO BEING ON THE SOUTHERLY RIGHT OF WAY LINE OF COUNTY ROAD NO. 470 PER AFORESAID PLAT; THENCE ALONG SAID SOUTHERLY RIGHT OF WAY LINE RUN EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 25'37'46", AN ARC DISTANCE OF 223.66 FEET TO THE POINT OF BEGINNING.

CONTAINING 80.46 ACRES, MORE OR LESS.





VICINITY MAP

AS BEING S89'47'31"E.

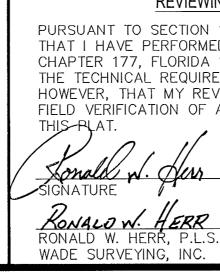
TO THE EXPIRATION OF THE BOND OR SURETY.

177, FLORIDA STATUTES.

LAW AND APPROVED IN WRITING BY DEVELOPER.

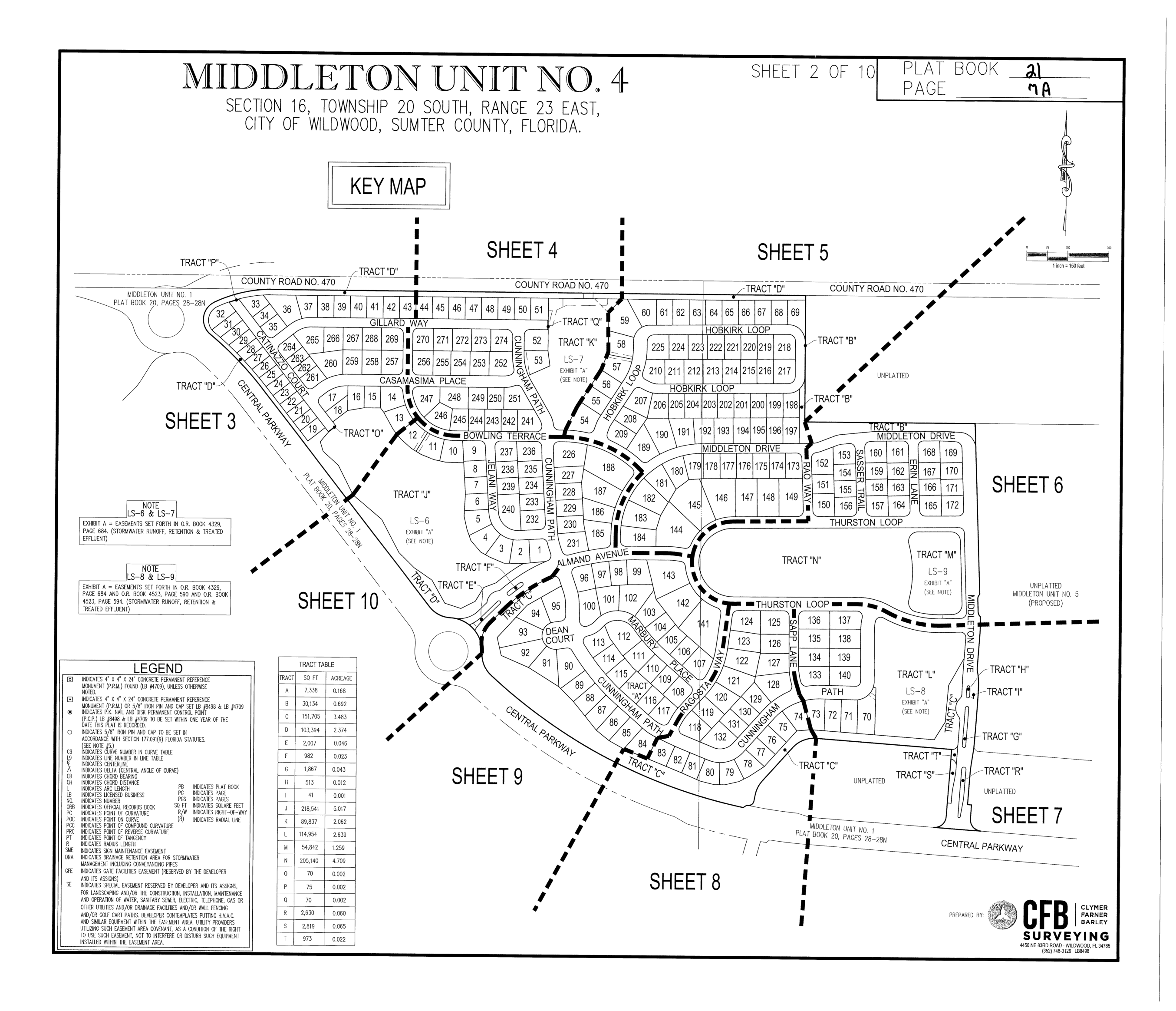
WRITING BY DEVELOPER. NO INGRESS OR EGRESS IS PERMITTED WITHOUT THE DEVELOPER'S CONSENT.

10.) TRACT "T" IS RESERVED BY THE DEVELOPER.

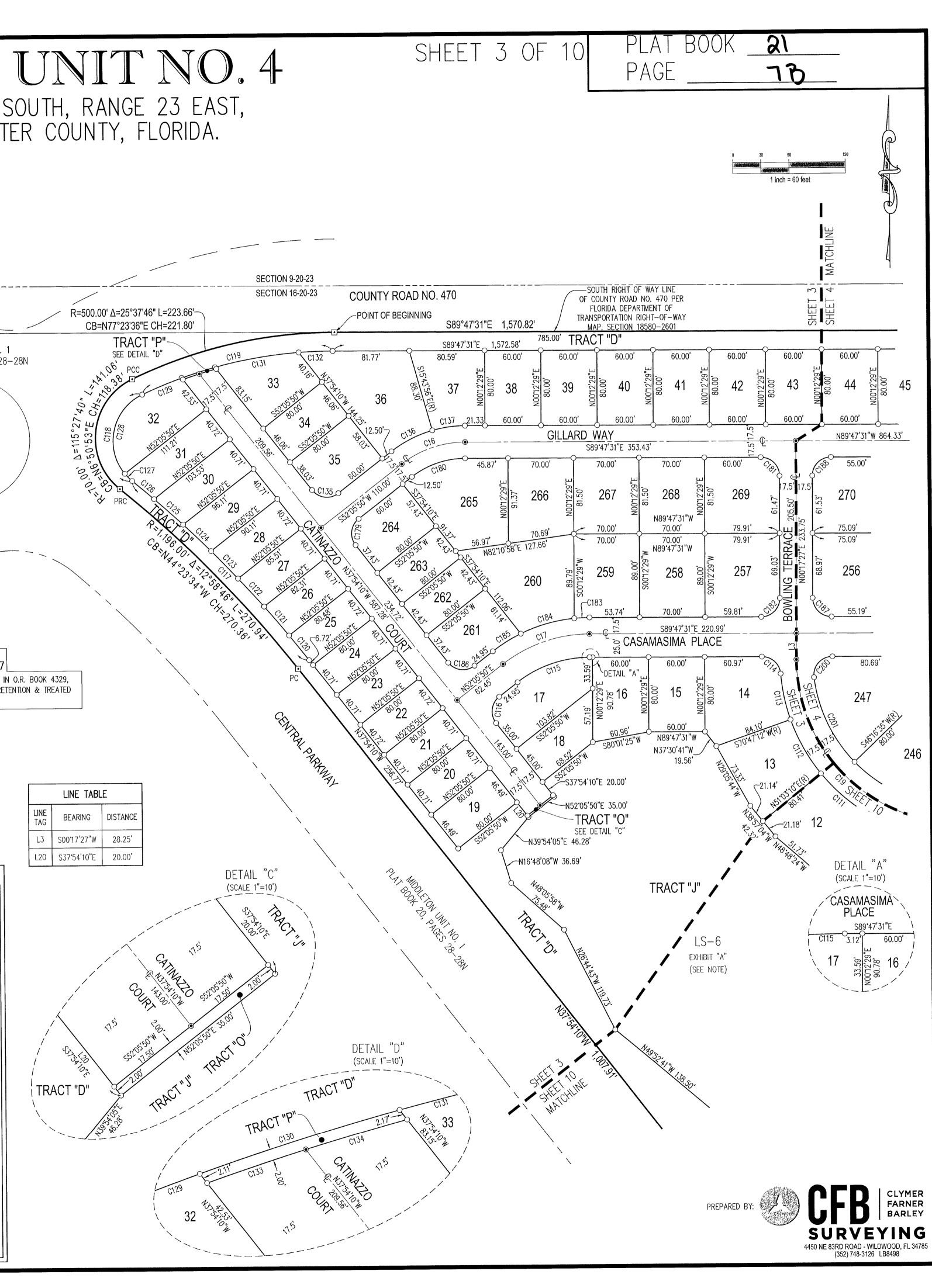


SHEET 1 OF 10 PAGE KNOW ALL MEN BY THESE PRES CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA. COMPANY, LLC (THE DEVELOPER A SUBDIVISION OF LAND HEREIN DEVELOPMENT DISTRICT A (THE TO THE CITY OF WILDWOOD AND "A", "B", "C", "D", "E", "F", "G' MIDDLETON COMMUNITY DEVELOP COUNTY ROAD NO. 470 MIDDLETON UNIT NO. 4 CONVEYANCE AND GRANT OF EASEMENTS TO MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A ALL RIGHT, TITLE AND INTEREST OF THE VILLAGES DEVELOPMENT COMPANY, LLC, (THE DEVELOPER) TRACTS "A", "B", "C", "D", "E", "F", "G", "H", "I", "J", "K", "L", "M", "N", "O", "P", "Q", "R" AND "S WITNESSES: MIDDLETON AND THE ROADWAYS SHOWN ON THIS PLAT OF MIDDLETON UNIT NO. 4, IS HEREBY SOLD, CONVEYED AND SET OVER TO MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A (THE DISTRICT): (1) RESERVING MIDDLETON UNIT NO. 4 UNTO THE DEVELOPER AND ITS ASSIGNS, AND EACH OF THEIR SUCCESSORS, TENANTS, INVITEES, ANI GUESTS PERPETUAL EASEMENTS FOR INGRESS AND EGRESS AND THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF UNDERGROUND ELECTRIC. TELEPHONE, CABLE, GAS AND OTHER UTILITIES, IRRIGATION FACILITIES, POTABLE WATER, SANITARY SEWER AND STORM WATER FACILITIES, PRINT NAME LANDSCAPED AREAS, FENCES, WALLS, ENTRY FACILITIES, INCLUDING ELECTRONIC CARD READING CENTRAL PARKWAY EQUIPMENT, GOLF CART AND PEDESTRIAN PATHS, SIGNAGE, ENJOYMENT IMPROVEMENTS AND GOLF 2) SCNATUR CART AND PEDESTRIAN BRIDGES; AND (2) SUBJECT TO THE RESTRICTION THAT ALL ADDITIONS OF. REMOVAL OF, AND CHANGES TO IMPROVEMENTS LOCATED ON SUCH TRACTS AND ROADWAYS Jennifer A. Pel (INCLUDING, WITHOUT LIMITATION, ALL THOSE IMPROVEMENTS DESCRIBED ABOVE), MUST FIRST BE PRINT NAME APPROVED IN ADVANCE BY THE DEVELOPER. THE DEVELOPER ALSO GRANTS TO THE DISTRICT NON-EXCLUSIVE, PERPETUAL EASEMENTS OVER, ACROSS AND UPON ANY SPECIAL EASEMENTS SHOWN HEREON FOR THE PURPOSE OF MAINTAINING DRAINAGE FACILITIES LOCATED THEREON. THE DISTRICT, BY EXECUTING THE DEDICATION CONTAINED ON THIS PLAT, ACCEPTS THIS CONVEYANC AND AGREES TO MAINTAIN THE TRACTS LISTED ABOVE, INCLUDING ALL IMPROVEMENTS CONSTRUCTED THEREON AND DRAINAGE FACILITIES LOCATED WITHIN ANY SPECIAL EASEMENTS PERPETUALLY, AND WITNESSES: MAINTAIN THE ROADWAYS AND DRAINAGE FEATURES LYING WITHIN SUCH ROADWAYS FOR TWO YEARS 1) Vana A. Tith AFTER THE CITY ENGINEER HAS CERTIFIED THE CONSTRUCTION HAS BEEN COMPLETED. VICINITY MAP SCALE anay A. Totte 1" = 1000' WITNESSES AS TO ALL THE VILLAGES DEVELOPMENT COMPANY, LLC, 100 A FLORIDA LIMITED LIABILITY COMPANY BY: VDC MANAGER, LLC, Isa A FLORIDA LIMITED LIABILITY COMPANY, 274 LOTS - 20 TRACTS MANAGER NOTICE: THIS PLAT, AS RECORDED IN ITS GRAPHIC FORM, IS THE OFFICIAL DEPICTION Vicki C. Sube OF THE SUBDIVIDED LANDS DESCRIBED HEREIN AND WILL IN NO CIRCUMSTANCES BE SUPPLANTED IN AUTHORITY BY ANY OTHER GRAPHIC OR DIGITAL FORM OF THE PLAT. THERE MAY BE ADDITIONAL RESTRICTIONS THAT ARE NOT RECORDED ON THIS PLAT THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS COUNTY. Jennifer A. Peter PRINT NAME .) BEARINGS ARE BASED ON THE NORTH LINE OF THE NORTHWEST 1/4 OF SECTION 16, TOWNSHIP 20 SOUTH, RANGE 23 EAST STATE OF FLORIDA COUNTY OF SUMTER 2.) ALL PLATTED UTILITY EASEMENTS SHALL PROVIDE THAT SUCH EASEMENTS SHALL ALSO BE EASEMENTS FOR THE CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION OF CABLE TELEVISION SERVICES; PROVIDED, HOWEVER, NO SUCH THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME, BY MEANS OF PHYSICAL PRESENCE STATE OF FLORIDA OR ONLINE NOTARIZATION, THIS DAY OF TAY., 20 33, BY MARTIN L. DZURO, AS CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION OF CABLE TELEVISION SERVICES SHALL INTERFERE WITH THE COUNTY OF SUMTER FACILITIES AND SERVICES OF AN ELECTRIC, TELEPHONE, GAS, OR OTHER PUBLIC UTILITY. IN THE EVENT A CABLE TELEVISION COMPANY DAMAGES THE FACILITIES OF A PUBLIC UTILITY, IT SHALL BE SOLELY RESPONSIBLE FOR THE DAMAGES. THIS SECTION MANAGER OF AND ON BEHALF OF VDC MANAGER, LLC, A FLORIDA LIMITED LIABILITY COMPANY, THE THE FOREGOING INSTRU OF 65.97 FEET TO THE POINT OF CUSP; SAID POINT ALSO BEING ON THE NORTHERLY RIGHT SHALL NOT APPLY TO THOSE PRIVATE EASEMENTS GRANTED TO OR OBTAINED BY A PARTICULAR ELECTRIC, TELEPHONE, GAS, OR MANAGER OF THE VILLAGES DEVELOPMENT COMPANY, LLC, A FLORIDA LIMITED LIABILITY COMPANY, OF PHYSICAL PRESE OF WAY LINE OF CENTRAL PARKWAY PER AFORESAID PLAT OF MIDDLETON UNIT NO. 1; THENCE OTHER PUBLIC UTILITY. SUCH CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION SHALL COMPLY WITH THE NATIONAL FOR THE PURPOSES EXPRESSED FRENCE. TAKE AN OATH. BEHALF OF VDC MANAC TARY PUBLIC THE MANAGER OF THE NOTARY PUBLIC - STATE OF FLORIDA LLC, A FLORIDA LIMITE EXPRESSED HEREIN, WH Vicki C. Suber PRINT NAME: MY COMMISSION SEA NOT TAKE AN OATH, COMMISSION NO .: EKPIRES 9-22-2027 COMMISSION EXPIRES: MA EOFFLOY NOTARY PUBLIC - STAT PRINT NAME: Vicki 6.) PERMANENT CONTROL POINTS (P.C.P.'S) WILL BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT WAS RECORDED OR PRIOR COMMISSION NO .: COMMISSION EXPIRES:_ STATE OF FLORIDA 7.) ALL PERMANENT REFERENCE MONUMENTS (P.R.M.'S) HAVE BEEN SET IN ACCORDANCE WITH THE REQUIREMENTS OF CHAPTER COUNTY OF SUMTER THE FOREGOING INSTRU 8.) TRACTS "A", "B", "C", "D", "E", "F", "G", "H", "I", "N", "R" AND "S" ARE FOR ANY PURPOSE PERMITTED BY APPLICABLE CERTIFICATE OF APPROVAL BY CITY OFFICIALS OF PHYSICAL PRESEN THIS CERTIFIES THAT THIS PLAT HAS BEEN REVIEWED FOR CONFORMITY MIDDLETON COMMUNITY TO F.S. CHAPTER 177, AS CERTIFIED BY THE REVIEWING SURVEYOR 9.) TRACTS "J", "K", "L", "M", "O", "P" AND "Q" ARE FOR ANY PURPOSE PERMITTED BY APPLICABLE LAW AND APPROVED IN DISTRICT, WHA IS PERSO SHOWN BELOW. AN OATH. MOS poor l'ans MFLANIE D. STRICKLAND NOTARY PUBLIC – STA DEVELOPMENT SERVICES DIRECTOR 11.) THE DISTRICT FINDS IT IN THE PUBLIC INTEREST, AND HEREBY AGREES TO PROVIDE THE FOLLOWING SERVICES: (A) 132 MAINTENANCE AND REPAIR OF TRACTS CONVEYED TO THE DISTRICT (WHETHER BY THE PLAT OR OTHERWISE), TOGETHER WITH ALL PRINT NAME: HH COMMISSION NO .: IMPROVEMENTS LOCATED THEREON; (B) MAINTENANCE AND REPAIR OF AREAS OWNED BY THE DISTRICT OR DEDICATED TO THE COMMISSION EXPIRES: USE AND ENJOYMENT OF THE RESIDENTS OF THE DISTRICT, THE SUBDIVISION, OR THE PUBLIC; (C) PAY FOR THE COST OF WATER THIS CERTIFIES THAT THIS PLAT WAS PRESENTED TO THE COMMISSION OF THE CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA, AND WAS APPROVED BY THE COMMISSION FOR RECORD ON THIS LIPPONY OF DECEMBER, 20 23. AND SEWER PROVIDED BY THE APPLICABLE UTILITY COMPANY SERVING THE SUBDIVISION, TOGETHER WITH THE COST OF GARBAGE, ELECTRICAL, LIGHTING, TELEPHONE, GAS AND OTHER NECESSARY UTILITY SERVICE FOR AREAS OWNED BY THE DISTRICT OR DEDICATED TO THE USE AND ENJOYMENT OF THE RESIDENTS OF THE DISTRICT, THE SUBDIVISION, OR THE PUBLIC (TO THE HEREBY CERTIFY THAT Jesuica Barnes EXTENT SUCH COSTS ARE NOT PAID DIRECTLY BY THE RECORD OWNER OF A FEE SIMPLE TITLE TO ANY HOMESITE); (D) PREPARED UNDER MY D Co Wa PERMANENT REFERENCE MAINTENANCE AND REPAIR OF THE STORM WATER RUNOFF DRAINAGE SYSTEM, INCLUDING DRAINAGE EASEMENTS AND DRAIN ED WOLF JESSICA BARNES ON THE **ZND** DAY OF CITY CLERK MAYOR THAT THIS PLAT COMPL LANDSCAPING AND IRRIGATION ON ISLANDS AND CUL-DE-SACS LOCATED WITHIN THE ROADWAYS, IF ANY; (F) MAINTENANCE AND FLORIDA STATUTES. REPAIR TO THE TOP AND EXTERIOR OF THE WALLS AND/OR FENCES LOCATED ON OR ADJACENT TO TRACTS C AND D OF THE THIS CERTIFIES THAT THIS PLAT WAS PRESENTED TO THE ATTORNEY FOR CLYMER FARNER BARLE THE CITY OF WILDWOOD, SUMTER COUNTY, FLORIDA, AND APPROVED BY HID OR HER AS TO FORM AND LEGALITY ON THIS MAD OF 4450 N.E. 83RD ROAD WILDWOOD, FLORIDA 34 LICENSED BUSINESS NO. Have he man REVIEWING SURVEYOR'S CERTIFICATE Joshua F.B.lb JAMESŐN PRINT NAME PURSUANT TO SECTION 177.081, FLORIDA STATUTES, I HEREBY CERTIFY REGISTRATION NO. 591 CITY OF WILDWOOD, ATTORNEY CITY OF WILDWOOD, ATTORNEY THAT I HAVE PERFORMED A REVIEW OF THIS PLAT FOR CONFORMITY TO CHAPTER 177, FLORIDA STATUTES AND THAT SAID PLAT COMPLIES WITH HEREBY CERTIFY THAT THE TECHNICAL REQUIREMENTS OF THAT CHAPTER; PROVIDED, Jung Healterny INDE COMPLIES IN FORM WITH HOWEVER, THAT MY REVIEW AND CERTIFICATION DOES NOT ...... FIELD VERIFICATION OF ANY POINTS OR MEASUREMENTS SHOWLING FLORIDA STATUTES AND 20 <del>33</del> , AT <u>3. ዛሬ የ. M</u> F PUBLIC WORKS DIRECTOR DEVELOPMENT SERVICES DIRECTOR NSE NUN MELANIE D. STRICKLAND JEREMY HOCKENBURY PLAT BOOK ____ LS 4907 12/05/23 CLERK OF THE COURT Mammed Murai FOR SUMTER COUNTY, I DATE STATEOF SIGNATURE PRINT NAME FLORIDA Mellissak Worrel CITY OF WILDWOOD. ENGINEER CITY OF WILDWOOD, ENGINEER REGISTRATION NO. PRINT NAME DEPUTY CLERK

BOOK 2 <u>DEDICATION</u> EENTS, THAT THE UNDERSIGNED, THE VILLAGES DEVELOPMENT A) HAS CAUSED TO BE MADE THIS PLAT, MIDDLETON UNIT NO. 4, DESCRIBED AND JOINS WITH MIDDLETON COMMUNITY DISTRICT) TO HEREBY DEDICATE THE ROADWAYS SHOWN HEREON O THE PERPETUAL USE OF THE PUBLIC; AND DEDICATES TRACTS ', "H", "I", "J", "K", "L", "M", "N", "O", "P", "Q", "R" AND "S" TO
ENTS, THAT THE UNDERSIGNED, THE VILLAGES DEVELOPMENT A) HAS CAUSED TO BE MADE THIS PLAT, MIDDLETON UNIT NO. 4, DESCRIBED AND JOINS WITH MIDDLETON COMMUNITY DISTRICT) TO HEREBY DEDICATE THE ROADWAYS SHOWN HEREON DISTRICT) TO HEREBY DEDICATE THE PUBLIC: AND DEDICATES TRACTS
MENT DISTRICT A.
THE VILLAGES DEVELOPMENT COMPANY, LLC, A FLORIDA LIMITED LIABILITY COMPANY BY: VDC MANAGER, LLC, A FLORIDA LIMITED LIABILITY COMPANY, ITS MANAGER BY: MARTIN L. DJURO, MANAGER
MIDDLETON GOMMUNITY DEVELOPMENT DISTRICT A BY: JOSEPH RICCIARDI, JR., CHAIR
MENT WAS ACKNOWLEDGED BEFORE ME BY MEANS ICE OR ONLINE NOTARIZATION, THIS DAY OF MARTIN L. DZURO, AS MANAGER OF AND ON SER, LLC, A FLORIDA LIMITED LIABILITY COMPANY, VILLAGES DEVELOPMENT COMPANY, O LIABILITY COMPANY, FOR THE PURPOSES IS PERSONALLY KNOWN, TOK MESURE, WHO DID MY COMMISSION TE OF FLORIDA C. Suber
MENT WAS ACKNOWLEDGED BEFORE ME, BY MEANS NCE OR ONLINE NOTARIZATION, THIS TO DAY OF BY JOSEPH RICCIARDI, JR., THE CHAIR OF DEVELOPMENT DISTRICT A, ON BEHALF OF THE ONALLY KNOWN TO ME AND WHO DID NOT TAKE THE OF FLORIDA DEVELOPMENT DISTRICT A, ON BEHALF OF THE ONALLY KNOWN TO ME AND WHO DID NOT TAKE MY COMMENSATION # HH 055543 EXPIRES: November 15, 2024 Boorded Thru Notary Public Underwriters
CERTIFICATE OF SURVEYOR THIS PLAT OF MIDDLETON UNIT NO. 4, WAS DIRECTION AND SUPERVISION; AND THAT THE MONUMENTS AS SHOWN THEREON WERE PLACED OCTOBER, 20 23; I FURTHER CERTIFY JES WITH THE REQUIREMENTS OF CHAPTER 177, Y SURVEYING, LLC 785 . 8498 MO. 5012 DATE TATE OF FLORIDA
2 CERTIFICATE OF CLERK I I HAVE EXAMINED THIS PLAT AND FIND THAT IT H ALL THE REQUIREMENTS OF CHAPTER 177, WAS FILED FOR RECORD ON December 10 FILE NUMBER 2023(004(0503) PAGE 7-1A-I N AND FLORIDA SIGNATURE DEPUTY CLERK

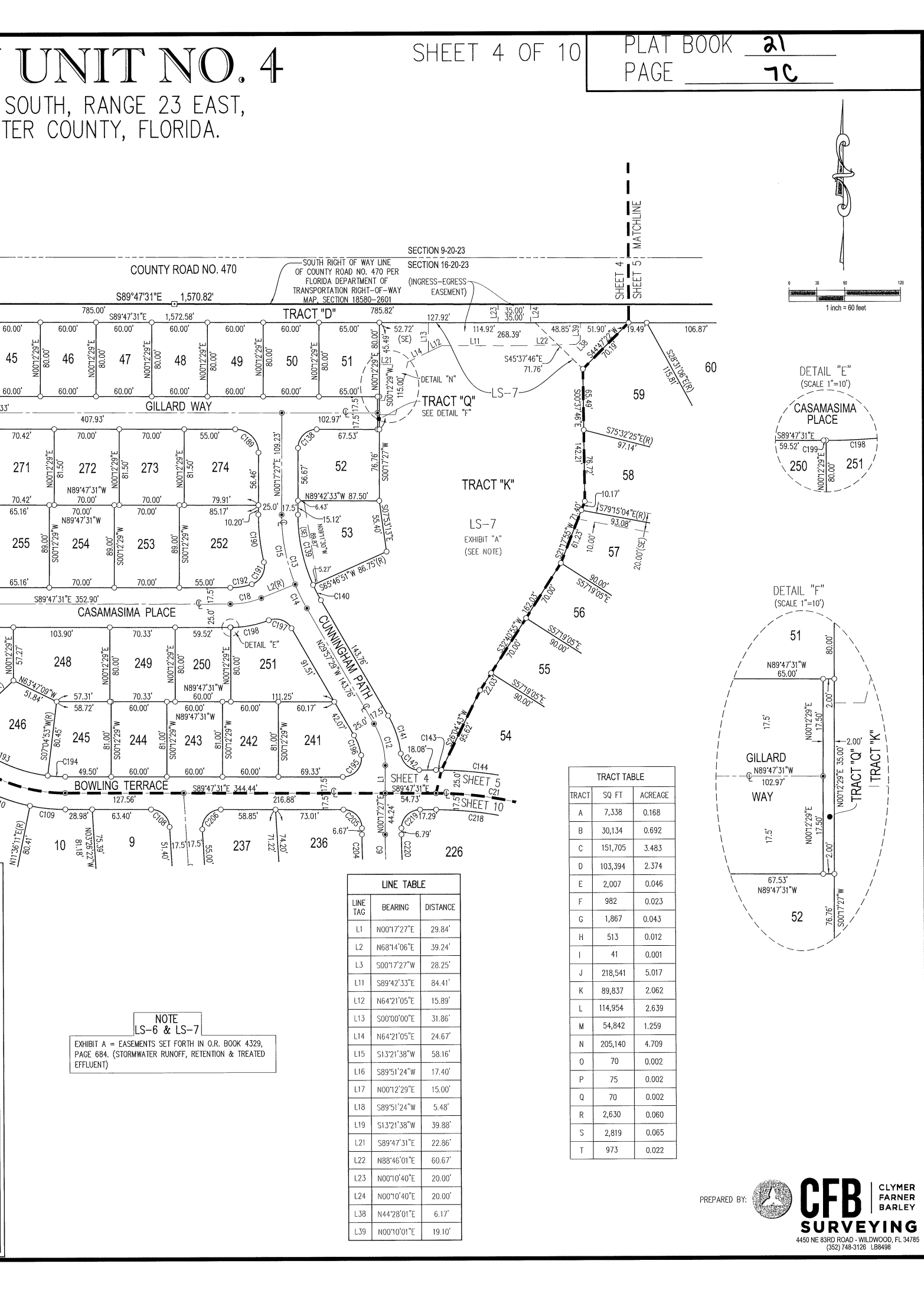


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						SECTION 16, TOWNSHIP 20 S
						CITY OF WILDWOOD, SUMTE
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			THE NOR	THWEST 1/4 OF 16-20-23		
				AIL AND DISK		
			١		F SECTION	N 16-20-23
		Ĭ		S89'47'31"E 16 (BEARING BA		× 62,00 100 S89'47'31"F 958.68'
						S89'47'31"E 958.68'
				<u>_</u>		MIDDLETON UNIT NO. 1 PLAT BOOK 20, PAGES 28-2
						FEAT BOOK 20, FAOLS 20 2
		CURVE	TABLE			TRACT TABLE
CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH	TRACT SQ FT ACREAGE
C16	110.00'	38'06'39"	73.17'	S71°09'09"W	71.83'	A 7,338 0.168 B 30,134 0.692
C17	150.00'	38°06'39"	99.77'	N71°09'09"E	97.94'	C 151,705 3.483
C19 C111	175.00' 192.50'	90°04'58" 19°45'01"	275.14' 66.36'	S44°45'02"E N48°49'21"W	247.67' 66.03'	D 103,394 2.374
C112	192.50'	19°44'03"	66.30'	N29°04'49"W	65.97'	E 2,007 0.046 F 982 0.023
C113	192.50'	14*58'04"	50.29'	N11°43'45"W	50.15'	G 1,867 0.043
C114 C115	20.00' 125.00'	85°32'48" 38°06'39"	29.86' 83.15'	N47°01'07"W S71°09'09"W	27.16' 81.62'	H 513 0.012
C116	20.00'	90'00'00"	31.42'	S07°05'50"W	28.28'	I         41         0.001         NOTE           J         218,541         5.017         LS-6 & LS-7
C117	1211.00'	12*45'06"	269.52'	N44 <b>°</b> 16'44"W	268.96'	
C118 C119	55.00 <b>'</b> 477.00'	115°33'47" 25°17'59"	110.93' 210.62'	N07 [•] 07'37"E N77 [•] 33'30"E	93.06' 208.92'	L 114,954 2.639 EFFLUENT)
C120	1211.00'	1*36`32"	34.00'	N38°42'26"W	34.00'	M 54,842 1.259 N 205,140 4.709
C121	1211.00'	1'55'42"	40.76'	N40°28'33"W	40.76'	0 70 0.002
C122 C123	1211.00' 1211.00'	1°55'57" 1°56'19"	40.84' 40.97'	N42°24'23"W	40.84' 40.97'	P 75 0.002
C124	1211.00'	1*56`50"	41.16'	N46°17'05"W	41.15'	Q 70 0.002 R 2,630 0.060
C125	1211.00'	1.57'29"	41.39'	N48°14'14"W	41.39'	S 2,819 0.065
C126 C127	1211.00' 55.00'	1°26'18" 11°32'54"	30.40' 11.09'	N49°56'08"W S44°52'50"E	30.40' 11.07'	T 973 0.022
C128	55.00'	104°00'53"	99.85'	S12°54'04"W	86.69'	LEGEND
C129	477.00'	5°29'31"	45.72'	S67°39'16"W	45.70 <b>'</b>	<ul> <li>INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE</li> <li>MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTHERWISE</li> <li>NOTED.</li> </ul>
C130 C131	477.00' 477.00'	4°29'27" 10°55'33"	37.39' 90.96'	S72'38'45"W S80'21'15"W	37.38' 90.82'	- INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET LB #8498 & LB #4709
C132	477.00'	4°23'27"	36.55'	S88°00'45"W	36.55'	<ul> <li>INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT</li> <li>(P.C.P.) LB #8498 &amp; LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.</li> </ul>
C133 C134	475.00' 475.00'	2°14'22" 2°16'23"	18.57' 18.84'	S71°36'00"W	18.57' 18.84'	<ul> <li>INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES.</li> </ul>
C134 C135	20.00'	90°00'00"	31.42'	S82°54'10"E	28.28'	(SEE NOTE #5.) C9 INDICATES CURVE NUMBER IN CURVE TABLE L9 INDICATES LINE NUMBER IN LINE TABLE C1 INDICATES CENTERLINE
C136	127.50'	22°10'15"	49.34'	N63'10'57"E	49.03'	$\square$ INDICATES DELTA (CENTRAL ANGLE OF CURVE) $\square$ CB INDICATES CHORD BEARING
C137 C179	127.50' 20.00'	15°56'24" 90°00'00"	35.47' 31.42'	N82 [•] 14 [•] 17 [°] E N07 [•] 05 [•] 50 [°] E	35.36' 28.28'	CH INDICATES CHORD DISTANCE L INDICATES ARC LENGTH LB INDICATES LICENSED BUSINESS NO INDICATES AUMORPHICATES PAGES
C179	92.50'	38.06,39"	61.53'	N71'09'09"E		ORB INDICATES OFFICIAL RECORDS BOOK PC INDICATES POINT OF CURVATURE PC INDICATES POINT OF CURVATURE
C181	20.00'	90°04'58"	31.44'	S44 <b>·</b> 45 <b>'</b> 02"E	28.30'	POC INDICATES POINT ON CURVE (R) INDICATES RADIAL LINE PCC INDICATES POINT OF COMPOUND CURVATURE PRC INDICATES POINT OF REVERSE CURVATURE
C182	20.00'	89°55'02" 5°34'18"	31.39' 16.29'	S45°14'58"W		PT INDICATES POINT OF TANGENCY R INDICATES RADIUS LENGTH SME INDICATES SIGN MAINTENANCE EASEMENT
C183 C184	167.50' 167.50'	20°27'36"	59.81'	S74°24'23"W		DRA INDICATES DRAINAGE RETENTION AREA FOR STORMWATER MANAGEMENT INCLUDING CONVEYANCING PIPES
C185	167.50'	12°04'45"	35.31'	S58°08'12"W		SE INDICATES SPECIAL FASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS.
C186	20.00'	90°00'00"	31.42' 31.44'	N82°54'10"W		FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR
C187 C188	20.00' 20.00'	90°04'58" 89°55'02"	31.44 31.39'	N44'45'02 W N45'14'58"E	_	OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C.
C200	20.00'	96°53'32"	33.82'	S41°45'43"W	29.93'	AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT
C201	157.50'	37°02'22"	101.82'	S25°12'14"E	100.05'	



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				-		SECTION 16, TOWNSHIP 20 S
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		51	L217			MATCHLINE
			/61	/ /-15.00'(S	E)	
	   	ç		/ <u>/15</u> ,CT "K"	   	SHEET SHEET
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	``,	WAY		\CT "Q"	/	
			L			42 ^{80.00,12,29,E} 80.00, ^{80.00,29,E} 80.00, ⁸⁰
						60.00' 60.00' 60.00' 60.00' 60.00' 60.00'
CURVE	RADIUS	CENTRAL	ARC	CHORD	CHORD	60.00' Cray 55.00' 70
C9	500.00'	ANGLE 3°43'48"	LENGTH 32.55'	BEARING	LENGTH 32.55'	
C12 C13	89.00' 200.00'	30°14'56" 30°14'56"	46.99' 105.59'	N14°50'01"W N14°50'01"W	46.44' 104.37'	
C14	200.00'	8°11'35"	28.60'	S25°51'41"E S10°44'14"E	28.57' 76.51'	
C15 C18	200.00' 89.00'	22°03'20" 21°58'23"	76.99' 34.13'	N79'13'18"E	33.92'	
C19 C21	175.00' 400.00'	90°04'58" 17°37'05"	275.14' 123.00'	S44°45'02"E N80°58'59"W	247.67' 122.51'	<u>59.81'</u>
C108 C109	20.00' 192.50'	86°21'09" 11°23'42"	30.14' 38.28'	N46°36'56"W N84°05'40"W	27.37' 38.22'	
C109	192.50 [°]	19*41'58"	66.19'	N68'32'50"W	65.86'	60.97' CITA 80.69' LI
C111 C112	192.50' 192.50'	19°45'01" 19°44'03"	66.36' 66.30'	N48*49'21"W N29*04'49"W	66.03' 65.97'	14 93 SEE 247 NO
C113 C114	192.50' 20.00'	14°58'04" 85°32'48"	50.29' 29.86'	N11°43'45"W	50.15' 27.16'	84.10 W(R) ~ 12 (16.25)
C138	20.00'	89 <b>°</b> 55'02"	31.39'	S45°14'58"W	28.26'	
C139 C140	182.50' 182.50'	24°30'36" 5°44`20"	78.07' 18.28'	S11'57'51"E S27'05'19"E	77.48 <b>'</b> 18.27'	N5115101ER C193
C141 C142	106.50' 20.00'	23 <b>°</b> 20'27" 83°10'29"	43.39' 29.03'	S18°17'16"E S48°12'17"E	43.09' 26.55'	12
C143	425.00'	0°47'20"	5.85'	S89°23'51"E	5.85'	2 2 2 2 2 11
C144 C181	425.00' 20.00'	11°10'57" 90°04'58"	82.95' 31.44'	S83°24'42"E S44°45'02"E	82.82' 28.30'	
C182 C187	20.00' 20.00'	89*55'02" 90*04'58"	31.39' 31.44'	S45°14'58"W N44°45'02"W	28.26' 28.30'	LEGEND INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE
C188 C189	20.00' 25.00'	89°55'02" 90°04'58"	31.39' 39.31'	N45°14'58"E S44°45'02"E	28.26' 35.38'	MONUMENT (P.R.M.) FOUND (LB #4709), UNLESS OTHERWISE NOTED. INDICATES 4" X 4" X 24" CONCRETE PERMANENT REFERENCE MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET LB #8498 & LB #4709
C190	23.00	13°13'57"	51.96'	S06*19'32"E	51.85'	<ul> <li>INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT (P.C.P.) LB #8498 &amp; LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED.</li> </ul>
C191 C192	20.00' 71.50'	84°21'54" 18°47'05"	29.45' 23.44'	S29°14'27"W S80°48'56"W	26.86' 23.34'	<ul> <li>INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.)</li> <li>COMPARED AND CAMPER IN CURVE TABLE</li> </ul>
C193 C194	157.50' 157.50'	39°11'42" 6°52'24"	107.74' 18.89'	S63'19'16"E S86'21'19"E	105.65 [°] 18.88 [°]	C9 INDICATES CURVE NUMBER IN CURVE TABLE L9 INDICATES LINE NUMBER IN LINE TABLE ♀ INDICATES CENTERLINE △ INDICATES DELTA (CENTRAL ANGLE OF CURVE)
C195	20.00'	99°51'31"	34.86'	N40°16'43"E	30.61'	L INDICATES CHORD BEARING CH INDICATES CHORD DISTANCE L INDICATES ARC LENGTH LB INDICATES ARC LENGTH PG INDICATES PAGE
C196 C197	64.00' 20.00'	20°18'27" 81°01'55"	22.68' 28.29'	N19°48'16"W N70°28'26"W	22.57' 25.99'	NO. INDICATES NUMBER ORB INDICATES OFFICIAL RECORDS BOOK PC INDICATES POINT OF CURVATURE ORB INDICATES POINT OF CURVATURE
C198 C199	114.00' 114.00'	20 [.] 57'29" 0'14'23"	41.70 [°] 0.48 [°]	S79°29'21"W N89°54'43"W	41.47' 0.48'	POC INDICATES POINT ON CURVE (R) INDICATES RADIAL LINE PCC INDICATES POINT OF COMPOUND CURVATURE PRC INDICATES POINT OF REVERSE CURVATURE PT INDICATES POINT OF TANGENCY
C200	20.00'	96*53'32"	33.82'	S41°45'43"W	29.93'	R     INDICATES RADIUS LENGTH       SME     INDICATES SIGN MAINTENANCE EASEMENT       DRA     INDICATES DRAINAGE RETENTION AREA FOR STORMWATER
C201 C204	157.50' 525.00'	37°02'22" 3°43'48"	101.82' 34.18'	S25°12'14"E N01°34'28"W	100.05' 34.17'	MANAGEMENT INCLUDING CONVEYANCING PIPES GFE INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER AND ITS ASSIGNS)
C205 C206	20.00' 20.00'	90°04'58" 93°38'51"	31.44 [°] 32.69 [°]	N44°45'02"W S43°23'04"W	28.30' 29.17'	SE INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS, FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR
C218	382.50'	13°08'46"	87.76'	N83°13'08"W	87.57'	OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING     AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C.     AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS     UTILITY PROVIDENT ADDA A CONTEMPLATION OF THE PROVIDENT
C219 C220	20.00' 482.50'	89°55'02" 3°43'48"	31.39' 31.41'	S45°14'58"W S01°34'28"E	28.26' 31.41'	UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT INSTALLED WITHIN THE EASEMENT AREA.

PLAI



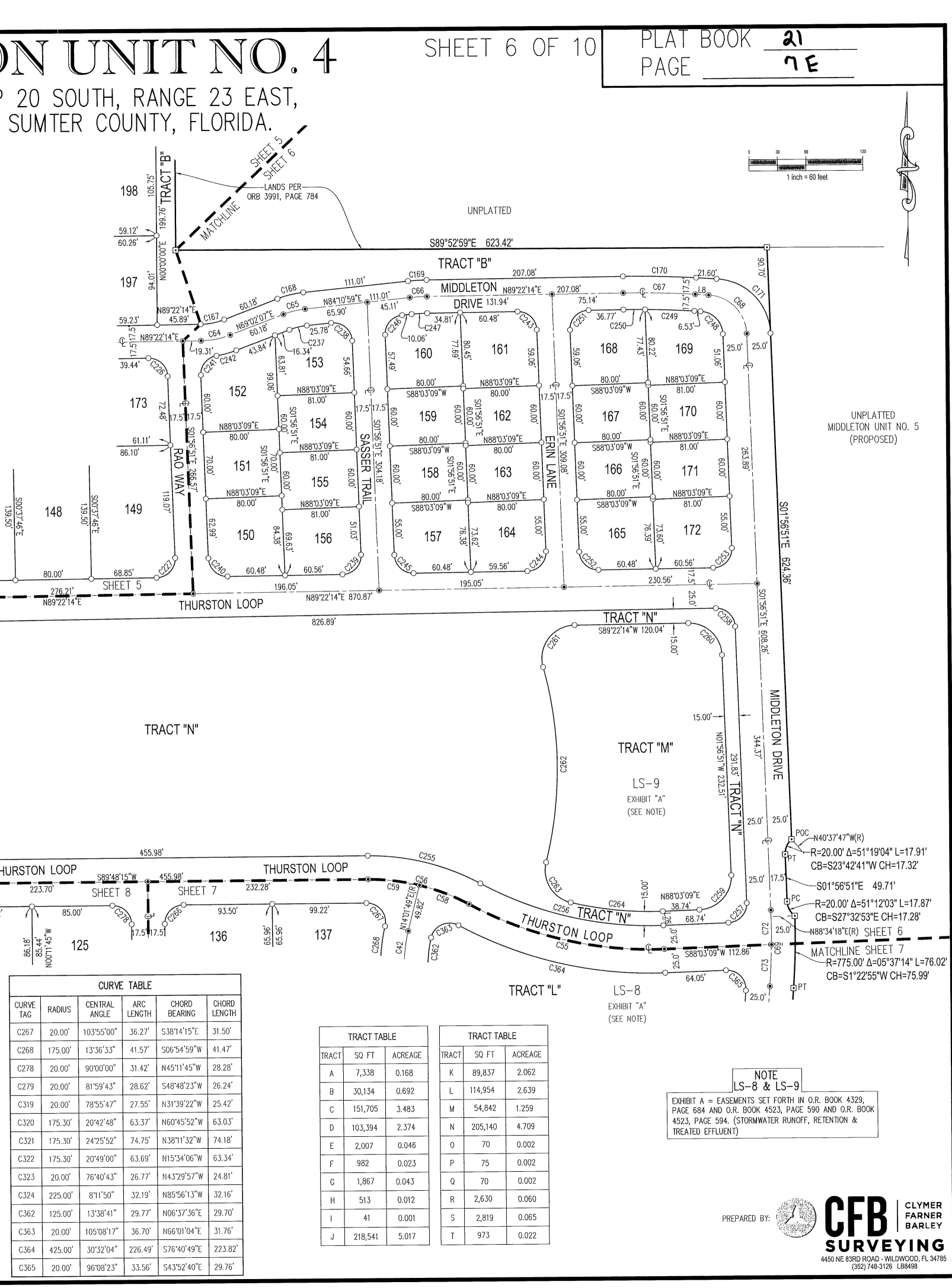
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		CURVE	TABLE			¥ I L L.
CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH	
C220	482.50'	3°43'48"	31.41'	S01°34'28"E	31.41'	
C222	300.00'	18°39'35"	97.70'	N34°33'07"E	97.27'	
C223	300.00'	15°59'50"	83.76'	N51°52'50"E	83.49'	
C224 C225	300.00' 300.00'	15°53'22" 13°36'08"	83.20' 71.22'	N67°49'25"E N82°34'10"E	82.93' 71.05'	
C226	20.00'	88°40'55"	30.96'	S4617'18"E	27.96'	
C227	20.00'	91'19'05"	31.88'	S43°42'42"W	28.61'	
C228 C229	167.80' 167.80'	21°42'26" 24°25'52"	63.57'	S78'31'01"W	63.19'	S45
C229 C230	167.80'	24 25 52 21°12'25"	71.55' 62.11'	S55°26'53"W S32°37'44"W	71.01' 61.75'	
C231	20.00'	76°08'10"	26.58'	S60°05'36"W	24.66'	LS-7
C232	275.00'	8'11'50"	39.34'	N85*56'13"W	39.31'	
C233 C234	925.00' 20.00'	2°25'30" 92°25'30"	39.15' 32.26'	S88°45'07"W N46°14'53"W	39.15' 28.88'	
		" "	52.20		<u>ا</u> ـــــا	
(	NOT TO SCA	ALE)			TRAC	CT "K"
	69	150.68			LS–	7
/	Car !				EXHIBIT	"A"
/	} 77				(SEE NO	DTE)
	00'00"E-	462.00'				
Hobkirk Loop	130.01					
XIRK	S00'00'00"E	S00°00'00"E	 			10.55 m
HOB	0.00S	0.00S	]			13/2
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١,	NOON	· · ·	S89 <b>·</b>	4/JIF I 🦷 👝		221
	~		• <u>44.24</u>	JL9-17.29	SHEET C218	10 E
	DETAIL	"G"		-6.79' 3		· '
	(SCALE 1"=	-	C9	ryyn 22	26	77.60' 89.15'
6	90.00 ['] 500 ['] 37 ['] 46 ["] 1	69				Ι
í	00' <u>3.23</u>	, C152		LINE T	ABLE	
	9'22'14"E	/	LIN TA		G DISTAI	NCE
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			LJ	9 N00°10'01	"E 19.1	U
						-1
		CUR	VE TABLE	CHORD	CHORD	-
רווסיי	RADIUS	ANGLE	LENGTH	BEARING	LENGTH	
CURVE TAG	300.00'	6°35'50"	34.54'	N03°15'47"E		-
TAG C235	700.00'	18°39'38"	97.71' 30.96'	N15°53'31"E N46°17'18"W		-
TAG		88°40'55"				-1
TAG C235 C236	20.00'	88°40'55" 82°39'59"	28.86'	N39°23'08"E	26.42'	
TAG C235 C236 C240	20.00'		28.86 [°] 21.72 [°]	N39°23'08"E		-
TAG C235 C236 C240 C241 C242 C254	20.00' 20.00' 106.50' 125.30'	82*39'59" 11*41'01" 179*33'59"	21.72' ' 392.69	N74 [•] 52'37"E	21.68 ['] 250.60 [']	
TAG C235 C236 C240 C241 C242	20.00' 20.00' 106.50' 125.30' 20.00'	82°39'59" 11°41'01"	21.72' ' 392.69 26.77'	N74'52'37"E S00'24'45"E N43'29'57"V	21.68' 250.60' V 24.81'	
TAG C235 C236 C240 C241 C242 C254 C323	20.00' 20.00' 106.50' 125.30' 20.00' 225.00'	82°39'59" 11°41'01" 179°33'59" 76°40'43"	21.72' ' 392.69	N74 [•] 52'37"E	21.68' 250.60' V 24.81' V 32.16'	

			CURV	e table		
	CURVE	RADIUS	CENTRAL	ARC	CHORD	CHORD
	C4	900.00'	ANGLE 15°29'44"	LENGTH 243.40'	BEARING N82°13'00"E	LENGTH 242.66'
	C5	250.00'	8°11'50"	35.77'	S85°56'13"E	35.74'
	C6	900.00'	4*56'21"	77.58'	S87°29'42"W	77.56'
	С9	500.00'	3°43'48"	32.55'	N01°34'28"W	32.55'
	C12	89.00'	30°14'56"	46.99'	N14°50'01"W	46.44'
	C20	400.00'	45°02'08"	314.41'	S67°16'27"E	306.38'
	C21 C22	400.00'	17°37'05" 27°25'03"	123.00' 191.41'	N80°58'59"W	122.51' 189.59'
	C24	96.50'	13'12'24"	22.24'	N26°04'43"E	22.19'
	C25	242.50'	33°18'41"	140.99'	N16°01'35"E	139.01'
	C26	42.50'	90'00'00"	66.76'	N44°22'14"E	60.10'
	C27	42.50'	90°37'46"	67.23'	S45°18'53"E	60.43'
	C28	42.50'	89°22'14"	66.29'	S44°41'07"W	59.77'
	C29	89.00'	27°50'42"	43.25'	N76'42'25"W	42.83'
	C30	242.50'	5'27'59"	23.14'	N29'56'56"E	23.13'
	C31 C57	242.50' 150.30'	27 ° 50'42" 179 ° 33'59"	117.85' 471.04'	N13°17'35"E N00°24'45"W	116.70' 300.60'
	 C62	150.30'	81°12'33"	213.03'	S48°45'58"W	195.64'
	C63	317.50'	89'24'22"	495.44'	N44°40'03"E	446.68'
	C64	89.00'	20'20'08"	31.59'	N79°12'10"E	31.42'
	C70	317.50'	46°15'03"	256.30'	S23°05'23"W	249.39'
	C71	317.50'	43°09'20"	239.14'	S67°47'35"W	233.53'
	C141	106.50'	23°20'27"	43.39'	S18°17'16"E	43.09'
	C142 C143	20.00' 425.00'	83°10'29" 0°47'20"	29.03' 5.85'	S48°12'17"E S89°23'51"E	26.55' 5.85'
	C145	425.00 425.00'	11°10'57"	82.95'	S89 23 51 E S83°24'42"E	82.82'
	C145	20.00'	82°42'15"	28.87'	N60°49'39"E	26.43'
	C146	121.50'	13°12'24"	28.01'	N26°04'43"E	27.94'
	C147	217.50'	21°56'00"	83.26'	N21°42'55"E	82.75'
	C148	217.50'	11°22'41"	43.19'	N05°03'35"E	43.12'
	C149	60.00'	15°05'21"	15.80'	N06°54'55"E	15.76'
	C150	60.00'	47°01'18"	49.24'	N37°58'14"E	47.87'
	C151 C152	60.00' 60.00'	27 ° 53'21" 90°37'46"	29.21' 94.91'	N75°25'34"E S45°18'53"E	28.92' 85.32'
	C153	60.00'	46°53'43"	49.11'	S23°26'52"W	47.75'
	C154	60.00'	42°28'31"	44.48'	S68°07'59"W	43.47'
	C155	106.50'	12°17'46"	22.86'	N84°28'53"W	22.81'
	C156	106.50'	15 ° 32'55"	28.90'	N70°33'32"W	28.81'
	C157	20.00'	84°32'01"	29.51'	S74°56'56"W	26.90'
	C158 C159	71.50' 20.00'	13°12'24" 85°41'03"	16.48' 29.91'	S26°04'43"W S23°22'00"E	16.44' 27.20'
	C160	425.00'	9'08'11"	67.77'	S61°38'27"E	67.70'
	C161	425.00'	9°24'04"	69.74'	S52°22'19"E	69.66'
	C162	20.00'	79°01'11"	27.58'	S87°10'52"E	25.45'
	C163	335.00'	8°29'32"	49.65'	N57°33'18"E	49.61'
	C164	335.00'	11°33'08"	67.54'	N67°34'38"E	67.43'
	C165 C166	335.00' 335.00'	11°36'23" 4°24'39"	67.86' 25.79'	N79°09'23"E N87°09'55"E	67.75' 25.78'
	C167	71.50'	4 24 39 20°20'08"	25.79 25.38'	N87 09 55 E N79'12'10"E	25.78
	C172	267.50'	10°49'03"	50.50'	S14"18'44"W	50.43'
	C173	20.00'	82*30'19"	28.80'	S21'31'54"E	26.38'
	C174	71.50'	27°50'42"	34.75'	S76°42'25"E	34.41'
	C175	25.00'	89°22'14"	39.00'	N44°41'07"E	35.16'
	C176	25.00'	90°37'46"	39.54'	N45*18'53"W	35.55'
	C177 C178	25.00' 267.50'	90°00'00" 9°31'58"	39.27' 44.51'	S44°22'14"W S04°08'13"W	35.36' 44.45'
	C178 C211	267.50	9 31 58 83°00'40"	44.51 28.98'	SU4 08 13 W	44.45 26.51'
	C212	335.00'	7°15'36"	42.45'	N03'35'40"E	42.42'
	C213	335.00'	9 * 56'52"	58.16'	N12'11'54"E	58.09'
	C214	335.00'	11°35'43"	67.80'	N22 ° 58'11"E	67.68'
	C215	335.00'	11°09'01"	65.19'	N34°20'33"E	65.09'
	C216	20.00'	88*33'59"	30.92'	N04'21'56"W	27.93'
	C217 C218	382.50'	27°59'49" 13°08'46"	186.90' 87.76'	N62'38'50"W	185.05' 87.57'
	C218 C219	382.50' 20.00'	13 08 46 89°55'02"	87.76' 31.39'	N8313'08"W S4514'58"W	87.57' 28.26'
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		CURVE	TABLE										
IRVE AG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH	LV.							
5	250.00'	8'11'50"	35.77'	S85*56'13"E	35.74'		C	SECT		16	TOWN	I S H I F	\supset
2	150.00'	14°13'34"	37.24'	N06°55'02"E	37.15'					•			
	400.00'	30°37'55"	213.85'	N76°37'53"W	211.31'			U			ILDWC	JUD,	
5	220.00'	28 ° 52'49"	110.89'	N75*45'20"W	109.72'			CURV	e table				
'	150.30 '	179 ° 33'59"	471.04'	N00°24'45"W	300.60'	CURVE	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH		
	220.00'	14°39'15"	56.27'	N68°38'33"W	56.11'	TAG C239	20.00'	91°19'05"	31.88'	S43°42'42"W			
	220.00'	14°13'34"	54.62'	N83'04'58"W	54.48'	C233	20.00	88°40'55"	30.96'	N46'17'18"W	27.96'		
_	150.30'	5°08'40"	13.49'	S87°37'25"E	13.49'	C241	20.00'	82:39'59"	28.86'	N39'23'08"E	26.42'		
	150.30'	93°12'47"	244.52'	S38'26'42"E	218.43'	C242	106.50'	11°41'01"	21.72'	N74°52'37"E			
2	150.30'	81°12'33"	213.03'	S48*45'58"W	195.64'	C243	20.00'	88°40'55"	30.96'	S46°17'18"E	27.96'		
1 	89.00'	20°20'08"	31.59'	N79'12'10"E	31.42'	C244	20.00'	91°19 ' 05"	31.88'	S43°42'42"W	28.61'		
5	89.00'	15'08'53"	23.53'	N76°36'33"E	23.46'	C245	20.00'	88*40'55"	30.96'	N46°17'18"W	27.96'		
5 7	200.00'	5°11'15" 4°09'06"	18.11' 76.08'	N86'46'37"E S88'33'13"E	18.10' 76.06'	C246	20.00'	86°07'50"	30.07'	N41°07'04"E	27.31'		
3	1050.00' 42.50'	84°31'49"	62.70'	S44°12'45"E	57.17'	C247	182.50'	5'11'15"	16.52'	N86°46'37"E	16.52'		
, 	750.00'	6'08'23"	80.37'	S01°07'20"W	80.33'	C248	25.00'	84°31'49"	36.88'	N44°12'45"W	33.63'		
	750.00'	2'47'04"	36.45'	N00*33'19"W	36.45'	C249	1032.50'	2°53'12"	52.02'	N87°55'16"W	52.01'		
	750.00'	3°21'18"	43.92'	N02°30'53"E	43.91'	C250	1032.50'	1'15'54"	22.79'	N89°59'49"W	/ 22.79'		
7	71.50'	20°20'08"	25.38'	N79'12'10"E	25.24'	C251	20.00'	91°19'05"	31.88'	S43°42'42"W			
8	106.50'	15'08'53"	28.16'	N76°36'33"E	28.07'	C252	20.00'	88°40'55"	30.96'	S46°17'18"E	27.96'		
9	217.50'	511115"	19.69'	N86°46'37"E	19.69'	C253	20.00'	91°19'05"	31.88'	N43°42'42"E	28.61'		
0	1067.50'	4°09'06"	77.35'	S88°33'13"E	77.33'								
′1	60.00'	84°31'49"	88.52'	S44*12'45"E	80.71'	_			\ <u>S27</u>		1.1		
6	20.00'	88°40'55"	30.96'	S461718"E	27.96'	4			522.20'11"E(R)	146	<u>S00'37'46"E</u> 139.50'	147	
7	20.00'	91°19'05"	31.88'	S43°42'42"W	28.61'	_		145	ER		ŗ		
8	167.80 '	21*42'26"	63.57'	S78°31'01"W	63.19'		SAG				0.00'		
29	167.80 '	24°25'52"	71.55'	S55°26'53"W	71.01'	_	S46.46.03 + E (R)			C228	8.99'	80.00'	,
30	167.80 '	21°12'25"	62.11'	S32°37'44"W	61.75'		· • • • • • • • • • • • • • • • • • • •		9		7.5		
31	20.00'	76°08'10"	26.58'	S60°05'36"W	24.66'	4	,		C229		25.0'		
32	275.00'	8'11'50"	39.34'	N85°56'13"W	39.31' 18.85'	144			6 - 62				
237	71.50'	15°08'53"	18.90'	1 N/0 30 33 L									
238	20.00'	93°52'10"	32.77'	S48°52'56"E	29.22'	C5	25.06' (23)	25.01	MID-SEC SECTION	TION LINE OF 16-20-23			
238	20.00' LINE TAG L8	LINE TAE BEARING S86°28'40"E	BLE DISTAN 14.06	CE	29.22' 52.0, 52.0, 52.0,	C5	25.06' (23)	17.5 ¹ 25.0 ¹ C22	MID-SEC SECTION	tion line of			
238	LINE TAG	LINE TAE BEARING	BLE DISTAN 14.06	CE	29.22' 52.0, 52.0, 52.0,	C324 17.34'	25.06' CL ¹ 5 581'50'19"E(F 57.09'	17.5 ¹ 25.0 ¹ C22	MID-SEC SECTION	TION LINE OF 16—20—23			
238	LINE TAG L8	LINE TAE BEARING S86°28'40"E	BLE DISTAN 14.06	CE	29.22' 52.0, 52.0, 52.0,	C324 17.34'	25.06' CL ¹ 5 581'50'19"E(F 57.09'	17.51 25.01 17.51 25.01 17.51	MID-SEC SECTION	TION LINE OF 16-20-23			
238	LINE TAG L8	LINE TAE BEARING S86°28'40"E	BLE DISTAN 14.06	CE	29.22' 52.0, 52.0, 52.0,	C324 17.34'	25.06' CL ¹ 5 581'50'19"E(F 57.09'	17.51 25.01 17.51 25.01 17.51	MID-SEC SECTION	TION LINE OF 16-20-23		Τ	
238	LINE TAG L8	LINE TAE BEARING S86°28'40"E N01°56'51"W	BLE DISTAN 14.06 15.00	CE ;')'	29.22' 52.0, 52.0, 52.0,	C324 17.34'	25.06' CL ¹ 5 581'50'19"E(F 57.09'	17.51 25.01 C22 C22 C22 C22 C22	MID-SEC SECTION	TION LINE OF 16-20-23	HEET 6	T	TH-
5]	LINE TAG L8 L26	LINE TAE BEARING S86°28'40"E N01°56'51"W	BLE DISTAN 14.06 15.00 EGE	CE 5' 5' END ERMANENT REFER	29.22' ,0'52 ,0'52 1	C324 17.34'	25.06' CL ¹ 5 581'50'19"E(K 57.09'	17.51 25.01 C22 C22 C22 C22 C22	MID-SEC SECTION	TION LINE OF $16-20-23$			-
	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED.	LINE TAE BEARING S86°28'40"E N01°56'51"W L " X 4" X 24" ((P.R.M.) FOUND	BLE DISTAN 14.06 15.00 DISTAN	CE 5' 7' P ERMANENT REFER 5, UNLESS OTHERV	29.22' ,0'52 ,0'5 ,0'5 ,0'5 ,0'5 ,0'5 ,0'5 ,0'5 ,0'5	C324 17.34'	25.06' CL ¹ 5 581'50'19"E(K 57.09'	17.51 25.01 C22 C22 C22 C22 C22	MID-SEC SECTION	TION LINE OF 16-20-23	HEET 6	T 83.2	
	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4	LINE TAE BEARING S86°28'40"E N01°56'51"W N01°56'51"W L " X 4" X 24" ((P.R.M.) FOUND	BLE DISTAN 14.06 15.00 DISTAN	CE , , , END ERMANENT REFER , UNLESS OTHERV ERMANENT REFER	29.22' ,0.32 ,	C324 17.34' 43	25.06' CL ¹ 5 581'50'19"E(K 57.09'	17.5, 25.0, 12.5 (4) (4) (4) (5) (5) (4) (5) (5) (4) (5) (5) (4) (5) (5) (4) (5) (5) (5) (5) (5) (5) (5) (5) (5) (5)	MID-SEC SECTION	TION LINE OF $16-20-23$	HEET 6		
	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4	LINE TAE BEARING S86°28'40"E N01°56'51"W N01°56'51"W L (P.R.M.) FOUND X 4" X 24" ((P.R.M.) OR 5/8 K. NAIL AND D	BLE DISTAN 14.06 15.00 15.00 DISTAN 14.06 15.00 USCONCRETE P (LB #4709) CONCRETE P 3' IRON PIN DISK PERMAN	CE CE CE CE CE CE CE CE CE CE	29.22' ,0.22 ,	C324 17.34' 43 N64'01'24'EU 131.01	25.06' CL ¹ 5 581'50'19"E(K 57.09'	17.5, 25.0, 12.5 (4) (4) (4) (5) (5) (4) (5) (5) (4) (5) (5) (4) (5) (5) (4) (5) (5) (5) (5) (5) (5) (5) (5) (5) (5)	MID-SEC SECTION	TION LINE OF $16-20-23$	HEET 6	83.2	22'
	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 5 (P.C.P.) LB DATE THIS F INDICATES 5	LINE TAE BEARING S86°28'40"E N01°56'51"W N01°56'51"W (P.R.M.) FOUND " X 4" X 24" ((P.R.M.) FOUND " X 4" X 24" ((P.R.M.) OR 5/8 K. NAIL AND D #8498 & LB #4 LAT IS RECORD (8" IRON PIN A	BLE DISTAN 14.06 15.00 1	CE CE CE CE CE CE CE CE CE CE	29.22' ,0.22 ,	C324 17.34' 43 N64'01'24'EU 131.01	25.06' CL ¹ 5 581'50'19"E(K 57.09'	17.5, 25.0, 12.5 (4) (4) (4) (5) (5) (4) (5) (5) (4) (5) (5) (4) (5) (5) (4) (5) (5) (5) (5) (5) (5) (5) (5) (5) (5)	MID-SEC SECTION	TION LINE OF $16-20-23$	HEET 6	83.2	22'
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	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 5 ACCORDANCI (SEE NOTE 1 INDICATES C INDICATES C INDICATES C INDICATES C	LINE TAE BEARING S86°28'40"E NO1°56'51"W NO1°56'51"W NO1°56'51"W (P.R.M.) FOUND " X 4" X 24" ((P.R.M.) FOUND " X 4" X 24" ((P.R.M.) OR 5/6 K. NAIL AND E #8498 & LB #4 CLAT IS RECORE (P.R.M.) OR 5/6 K. NAIL AND E #8498 & LB #4 CLAT IS RECORE (P.R.M.) OR 5/6 K. NAIL AND E HAT IS RECORE (P.R.M.) OR 5/6 K. NAIL AND E SO (C.R.M.) OR 5/6 K. NAIL AND E MITH SECTION "UNVE NUMBER IN ENTERLINE	BLE DISTAN 14.06 15.00 15.00 DISTAN 14.06 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN	CE S CE S CE S CE S CE S CE S CE S CE S C S C S C S C S C S C S C S C S C S C S C S C S C S C S C S C C S C C S C C S C C C S C C C C C C C C C C C C C	29.22' ,0.22 ,	C324 17.34' 43 N64'01'24'EU 131.01	25.06' CL ¹ 5 581'50'19"E(K 57.09'	17.5, 25.0, 12.5 (4) (4) (4) (5) (5) (4) (5) (5) (4) (5) (5) (4) (5) (5) (4) (5) (5) (5) (5) (5) (5) (5) (5) (5) (5)	MID-SEC SECTION SHIEET 9 C320	TION LINE OF $16-20-23$	HEET 6	83.2	22'
	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 5 ACCORDANCI (SEE NOTE 1 INDICATES C INDICATES C INDICATES C INDICATES C INDICATES C INDICATES C	LINE TAE BEARING S86°28'40"E N01°56'51"W N01°56'51"W N01°56'51"W K 4" X 24" ((P.R.M.) FOUND X 4" X 24" ((P.R.M.) OR 5/3 K. NAIL AND E #8498 & LB #4 CAT IS RECORE (P.R.M.) OR 5/3 K. NAIL AND E #8498 & LB #4 CAT IS RECORE (P.R.M.) OR 5/3 K. NAIL AND E MITH SECTION #5.) URVE NUMBER IN ENTERLINE DELTA (CENTRAL CONTRAL CONTRAL CONTRAL CONTRAL CONTRAL	BLE DISTAN 14.06 15.00 DISTAN 14.06 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN	CE CE CE CE CE CE CE CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CURVE)	29.22' ,0.22 ,	C324 17.34' 43 164'01'24"El 151.01 LB #4709 HE	25.06' CLIN 5 581'50'19"E(R 57.09' CIN E R 142	17.5-25.0- (4) (6) (4) (6) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2)	MID-SEC SECTION	TION LINE OF 16-20-23	HEET 6 CGO CDIS CHORD	83.2	22'
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D D D D D D D D D D D D D D D D D D D	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 5 ACCORDANCI (SEE NOTE 4 INDICATES 5 ACCORDANCI (SEE NOTE 6 INDICATES 1 INDICATES 1 I	LINE TAE BEARING S86°28'40"E N01°56'51"W N01°56'51"W N01°56'51"W N01°56'51"W N01°56'51"W K 4" X 24" ((P.R.M.) FOUND X 4" X 24" ((P.R.M.) OR 5/8 K. NAIL AND E #8498 & LB #4 CAT IS RECORE AB498 & LB #4 CAT IS RECORE AB498 & LB #4 CAT IS RECORE NUMBER IN ENTERLINE E WITH SECTION #5.) URVE NUMBER IN ENTERLINE ENTERLINE ENTERLINE ENTERLINE ENTERLINE ENTERLINE ENTERLINE ENTERLINE ENTERLINE ENTERLINE FICIAL RECORE POINT OF CURV POINT ON CURVE	BLE DISTAN 14.06 15.00 DISTAN 14.06 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN 15.00 DISTAN	CE CE CE CE CE CE CE CE CONTROL	29.22' 29.22' 29.22' 20 27 0 17 17 17 17 17 17 17 17 17 17	C324 17.34' 43 43 43 43 43 43 43 43 43 43	25.06' CLIN 5 581'50'19"E(F 57.09' CLIN CURVE TAG C254	17.51 25.01 425.01 450 450 450 450 4500'	MID-SEC SECTION SHIEET 9 C320 41 CUR CENTRAL ANGLE 179'33'55	TION LINE OF 16-20-23 05 05 05 05 05 05 05 05 05 05	HEET 6 CGO CCD CHORD BEARING S00'24'45"E	83.2 124 CHORD LENGTH 250.60'	22'
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	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 5 ACCORDANCI (SEE NOTE 5 INDICATES C INDICATES C I	LINE TAP	BLE DISTAN 14.06 15.00 15.00 DISTAN 14.06 15.00 15.00 DISK PERMAN 15.00 DISK PERMAN 177.09 DISK PERMAN 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 200 DISK PE	CE CE CE CE CE CE CE CE CE CE	29.22' 29.22' 29.22' 20.22' 0.22	C324 17.34' 43 43 43 43 43 43 43 43 43 43	25.06' CLIN 5 581'50'19"E(F 57.09' CLIN E 142 CURVE TAG C254 C255 C256	17.51 25.01 25.01 45.01 25.01 45.01 25.01 245.00' 20.00'	MID-SEC SECTION SHEET 9 C320 41 CUR CENTRAL ANGLE 179°33'59 28°52'49 30°37'55	TION LINE OF 16-20-23 VE TABLE ARC LENGTH " 392.69' " 123.49' " 200.49' " 31.42'	HEET 6 C60 C219 CHORD BEARING S00'24'45"E S75'45'20"E S76'37'53"E	83.2 124 CHORD LENGTH 250.60' 122.19' 198.11'	22'
	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 5 ACCORDANCI (SEE NOTE ; INDICATES 5 ACCORDANCI (SEE NOTE ; INDICATES 5 ACCORDANCI (SEE NOTE ; INDICATES 6 INDICATES 6 INDICATES 6 INDICATES 7 INDICATES 7 IN	LINE TAE BEARING S86°28'40"E NO1'56'51"W NO1'56'51 NO1'56'51 NO1'56'51"W NO1'56'51"W NO1'56'51"W NO1'5	BLE DISTAN 14.06 15.00 DISTAN 14.06 15.00 DISTAN 14.06 15.00 DISK PERMAN 15.00 DISK PERMAN 150 TO BE DED. AND CAP TO 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 200 TO BE DED. AND CAP TO 177.091(9) DISK PERMAN 200 TO BE DED. AND CAP TO 177.091(9) DISK PERMAN 200 TO BE DED. AND CAP TO 1177.091(9) DISK PERMAN 200 TO BE DED. AND CAP TO 1177.091(9) DISK PERMAN 200 TO BE DED. AND CAP TO 1177.091(9) DISK PERMAN 200 TO BE DED. AND CAP TO 100 TO BE DED. ANGLE OF E E DIS BOOK ATURE E OUND CURVATION CONCRETE P DIS CONCRETE P DIS CAP TO DIS CAP TO D	CE CE CE CE CE CE CE CE CE CE	29.22' 29.22' 29.22' 20' 20' 20' 20' 20' 20' 20'	C324 17.34' 43 43 43 43 43 43 43 43 43 43	25.06' CLIN 5 581'50'19"E(F 57.09' CIN E 142 CURVE TAG C254 C255 C256 C257	17.51 25.01 25.01 45.01 25.01 25.01 25.01 25.01 25.01 25.01 25.01 20.00 20.00 20.00 20.00	MID-SEC SECTION SHEET 9 C320 41 CUR CENTRAL ANGLE 179°33'55 28°52'49 30°37'55 90°00'00	TION LINE OF 16-20-23 VE TABLE ARC LENGTH " 392.69' " 123.49' " 31.42' " 30.96'	HEET 6 C60 C19 C19 CHORD BEARING S00'24'45"E S75'45'20"E S75'45'20"E S76'37'53"E N43'03'09"E	83.2 124 CHORD LENGTH 250.60' 122.19' 198.11' 28.28'	22
	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 5 ACCORDANCI (SEE NOTE ; INDICATES 5 ACCORDANCI (SEE NOTE ; INDICATES C INDICATES C	LINE TAE BEARING S86°28'40"E NO1°56'51"W NO1°56'51"W NO1°56'51"W NO1°56'51"W NO1°56'51"W K NO1°56'51"W K NO1°56'51"W K NO1°56'51"W K NO1°56'51"W K NO1°56'51"W K K NO1°56'51"W K K NO1°56'51"W K K NO1°56'51"W K K K K K K K K K K K K K K K K K K K	BLE DISTAN 14.06 15.00 DISTAN 14.06 15.00 DISK PERMAN 15.00 DISK PERMAN 1709 TO BE DED. AND CAP TO 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 177.091(9) DISK PERMAN 200 CURVE TUNE TABLE ANGLE OF E ESS DS BOOK ATURE E OUND CURVE E OUND CURVE	CE CE CE CE CE CE CE CE CE CE	29.22' 29.22' 29.22' 20 27 20 20 20 20 20 20 20 20 20 20	C324 17.34' 43 43 LB #4709 HE T BOOK EESJARE FEET HT-OF-WAY DIAL LINE	25.06' CLIN 5 581'50'19"E(R 57.09' CIN E 142 CURVE TAG C255 C256 C257 C258	17.51 25.01 25.01 25.01 25.01 25.01 25.01 25.01 25.01 245.00' 20.00' 20.00' 20.00' 20.00' 20.00'	MID-SEC SECTION SHEET 9 C320 41 CENTRAL ANGLE 179*33'59 28*52'49 30*37'55 90*00'00 88*40'55	TION LINE OF 16–20–23 VE TABLE ARC LENGTH " 392.69' " 123.49' " 200.49' " 31.42' " 30.96' " 54.98'	HEET 6 C60 C219 CHORD BEARING S00'24'45"E S75'45'20"E S76'37'53"E N43'03'09"E N46'17'18"W	83.2 124 CHORD LENGTH 250.60' 122.19' 198.11' 28.28' 27.96'	22'
D S S S S S S S S S S S S S	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 7 INDICATES 5 ACCORDANCI (SEE NOTE 7 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 1 INDICATES 1	LINE TAE BEARING S86*28'40"E NO1*56'51"W N	BLE DISTAN 14.06 15.00 1	CE CE CE CE CE CE CE CE CE CE	29.22' 29.22' 29.22' 20' 20' 20' 20' 20' 20' 20'	C324 17.34' 43 43 43 43 43 43 43 43 43 43	25.06' CLIN 5 581'50'19"E(F 57.09' CLIN CURVE TAG C254 C255 C256 C257 C258 C259	17.51 25.01 25.01 25.01 45.01 5.5 5.5 5.5 5.5 5.5 5.5 5.5 5.	MID-SEC SECTION SHEET 9 C320 41 CENTRAL ANGLE 179'33'59 28'52'49 30'37'55 90'00'00 88'40'55 90'00'00	TION LINE OF 16–20–23 NE TABLE ARC LENGTH " 392.69' " 123.49' " 30.96' " 31.42' " 30.96' " 54.98' " 54.17'	HEET 6 CHORD BEARING S00'24'45"E S75'45'20"E S76'37'53"E N43'03'09"E N46'17'18"W N43'03'09"E	83.2 124 CHORD LENGTH 250.60' 122.19' 198.11' 28.28' 27.96' 49.50'	22'
E ■ S S S S S S S S S S S S S	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 7 INDICATES 7 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 0 INDICATES 1 INDICATES	LINE TAE BEARING S86°28'40"E NO1°56'51"W NO1°56'51 NO1°56'56'51 NO1°56'56'51 NO1°56'	BLE DISTAN 14.06 15.00 15.00 DISTAN 14.06 15.00 DISTAN 14.06 15.00 DISTAN 14.06 15.00 DISTAN 17.091 DISTAN 17.091 DIS	CE CE CE CE CE CE CE CE CE CE	29.22' 29.22' 29.22' 20.22' 20.22	C324 17.34 17.34 43 43 43 43 43 43 43 43 43 43 43 43 4	25.06' CLIN 5 581'50'19"E(6 57.09' CURVE TAG C254 C255 C256 C257 C258 C259 C260	25.01 25.01 25.01 25.01 25.01 25.01 25.01 25.01 25.01 245.00 245.00 20.00 20.00 20.00 20.00 35.00 35.00 35.00 35.00	MID-SEC SECTION SHEET 9 C320 41 CENTRAL ANGLE 179'33'55 28'52'49 30'37'55 90'00'00 88'40'55 90'00'00 88'40'55	TION LINE OF 16–20–23 VE TABLE ARC LENGTH " 392.69' " 123.49' " 200.49' " 31.42' " 30.96' " 54.98' " 54.17' 0" 63.84'	HEET 6 CG00 COP BEARING S00'24'45"E S75'45'20"E S75'45'20"E S76'37'53"E N43'03'09"E N46'17'18"W	83.2 124 CHORD LENGTH 250.60' 122.19' 198.11' 28.28' 27.96' 49.50' 48.92'	22'
Image: Second state of the second state of th	LINE TAG L8 L26 INDICATES 4 MONUMENT (NOTED. INDICATES 4 MONUMENT (INDICATES 4 MONUMENT (INDICATES 5 ACCORDANCI (NDICATES 5 ACCORDANCI (NDICATES 5 ACCORDANCI (NDICATES 5 ACCORDANCI (SEE NOTE 5 INDICATES 5 ACCORDANCI (SEE NOTE 5 INDICATES 6 INDICATES 6 INDICATES 6 INDICATES 6 INDICATES 7 INDICATES 7 IND	LINE TAE BEARING S86°28'40"E NO1°56'51"W NO1°56'51 NO1°56'56	BLE DISTAN 14.06 15.00 1	CE CE CE CE CE CE CE CE CE CE CE CE CE C	29.22' 29.22' 29.22' 20.22' 20.22	LB #4709 HE #4709 HE #4709 HE ER SSIGNS, NTENANCE E, GAS OR ING I.V.A.C.	25.06' CLIN 5 581'50'19"E(F 57.09' CURVE TAG C254 C255 C256 C257 C258 C259 C260 C261	25.01 20.00' 20.00' 20.00' 20.00' 20.00' 20.00' 20.00' 20.00' 25.00' 25.00' 25.00' 25.00' 25.00' 25.00' 20.00' 20.00' 20.00' 25.00' 25.00' 25.00' 25.00' 25.00' 25.00' 20.00'	MID-SEC SECTION SECTION SHEET 9 C320 A1 A1 CUR CENTRAL ANGLE 179'33'55 28'52'49 30'37'55 90'00'00 88'40'55 90'00'00 88'40'55 90'00'00 88'40'55	TION LINE OF 16–20–23 VE TABLE ARC LENGTH " 392.69' " 123.49' " 31.42' " 30.96' " 31.42' " 30.96' " 54.98' " 54.17' 0" 63.84'	HEET 6 CG00 CC19 CC219 CC19 CC19 CC19 CC19 CC19 CC1	83.2 124 CHORD LENGTH 250.60' 122.19' 198.11' 28.28' 27.96' 49.50' 48.92' 55.35'	22'
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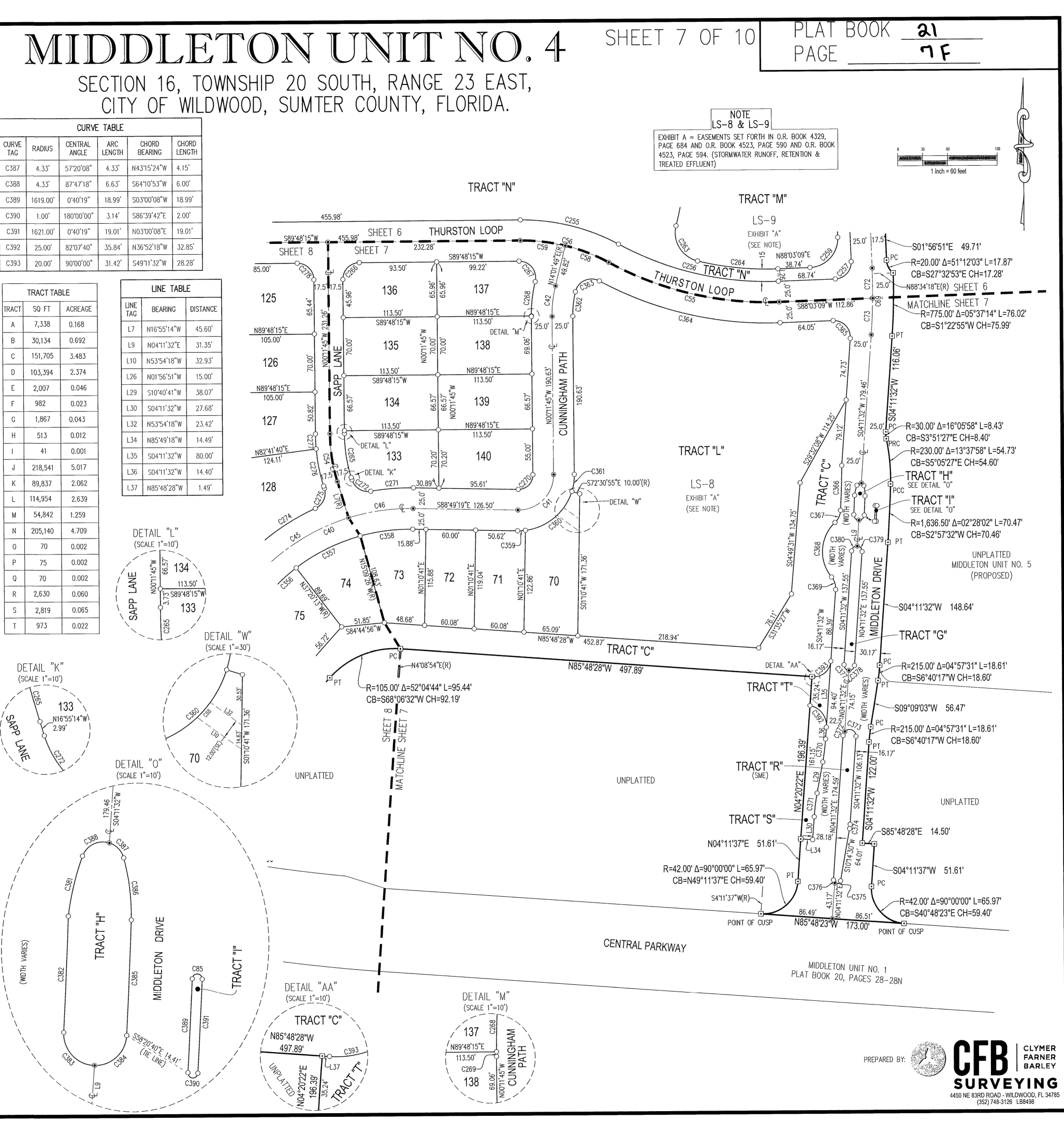
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		CURVE	TABLE		
CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH
C387	4.33'	57 ° 20'08"	4.33'	N43°15'24"W	4.15'
C388	4.33'	87°47'18"	6.63'	S64°10'53"W	6.00'
C389	1619.00'	0°40'19"	18.99'	S03°00'08"W	18.99'
C390	1.00'	180'00'00"	3.14'	S86°39'42"E	2.00'
C391	1621.00'	0°40'19"	19.01'	N03°00'08"E	19.01'
C392	25.00'	82°07'40"	35.84'	N36'52'18"W	32.85'
C393	20.00'	90.00,00,	31.42'	S49°11'32"W	28.28'

TRACT TABLE					
TRACT	SQ FT	ACREAGE			
А	7,338	0.168			
В	30,134	0.692			
С	151,705	3.483			
D	103,394	2.374			
Ε	2,007	0.046			
F	982	0.023			
G	1,867	0.043			
Н	513	0.012			
]	41	0.001			
J	218,541	5.017			
К	89,837	2.062			
L	114,954	2.639			
М	54,842	1.259			
N	205,140	4.709			
0	70	0.002			
Р	75	0.002			
Q	70	0.002			
R	2,630	0.060			
S	2,819	0.065			
Т	973	0.022			
L	<u> </u>				

	LINE TABL	E
LINE TAG	BEARING	DISTANCE
L7	N16°55'14"W	45.60 '
L9	N04'11'32"E	31.35'
L10	N53°54'18"W	32.93'
L26	N01*56'51"W	15.00 '
L29	S10°40'41"W	38.07'
L30	S04 * 11'32"W	27.68'
L32	N53 ° 54'18"W	23.42'
L34	N85 ' 49'18"W	14.49'
L35	S04"11'32"W	80.00'
L36	S04"11'32"W	14.40'
L37	N85°48'28"W	1.49'

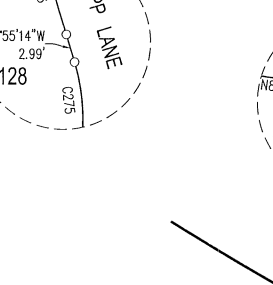


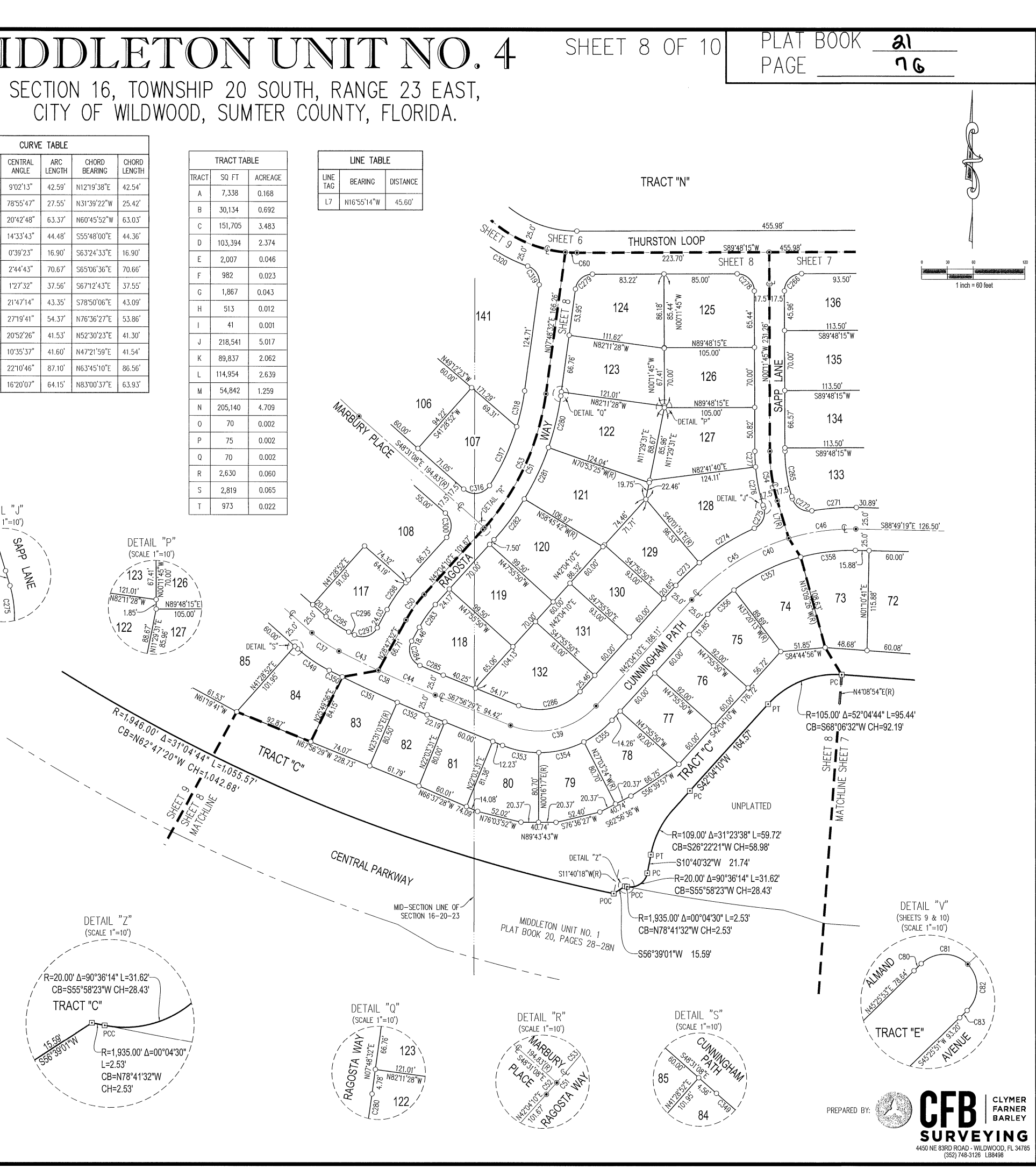
Γ			CURVE	TABLE		
	CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH
	C40	250.00'	49'06'30"	214.28'	N66 ° 37'25"E	207.78'
	C41	42.50'	91°22'26"	67.78 '	N45°29'28"E	60.82'
	C42	150.00'	14°13'34"	37.24'	N06°55'02"E	37.15'
	C45	250.00'	31°00'36"	135.31'	S57°34'28"W	133.66'
	C46	250.00'	18 ° 05'55"	78.97'	S82°07'43"W	78.64'
	C54	200.00'	16°43'29"	58.38'	N08'33'30"W	58.17'
	C55	400.00'	30°37'55" 28°52'49"	213.85' 110.89'	N76°37'53"W	211.31 ' 109.72'
	C56 C58	220.00' 220.00'	28 52 49 14°39'15"	56.27'	N68°38'33"W	56.11'
	C59	220.00	14'13'34"	54.62'	N83'04'58"W	54.48'
	C69	750.00'	6'08'23"	80.37'	S01°07'20"W	80.33'
	C72	750.00'	2'47'04"	36.45'	N00'33'19"W	36.45'
	C73	750.00'	3 ° 21'18"	43.92'	N02°30'53"E	43.91'
	C85	1.00'	180°00'00"	3.14'	N87°20'01"W	2.00'
	C88	67.50 '	10°14'41"	12.07'	N41°28'21"E	12.05'
	C255	245.00'	28*52'49"	123.49'	S75°45'20"E	122.19'
	C256	375.00 '	30 ° 37'55"	200.49'	S76°37'53"E	198.11'
	C257	20.00'	90°00'00"	31.42'	N43°03'09"E	28.28'
	C259	35.00'	90'00'00"	54.98'	N43°03'09"E	49.50'
	C263	35.00' 360.00'	90°39'55" 15°33'35"	55.38' 97.76'	S31°03'19"E S84°10'04"E	49.78' 97.46'
	C264 C265	360.00' 182.50'	16°43'29"	97.76 53.27'	N08°33'30"W	97.46 53.08'
	C265	20.00'	90'00'00"	31.42'	N44°48'15"E	28.28'
	C267	20.00'	103°55'00"	36.27'	S38'14'15"E	31.50'
	C268	175.00'	13°36'33"	41.57'	S06°54'59"W	41.47'
	C269	175.00'	0°18'27"	0.94'	S00°02'31"E	0.94'
	C270	17.50 '	91 ° 22'26"	27.91'	S45°29'28"W	25.04'
	C271	275.00'	10°47'43"	51.81'	S85°46'49"W	51.74'
	C272	20.00'	82°41'49"	28.87'	N58 * 16'08"W	26.43'
	C274	275.00'	15°48'25"	75.87'	N57*52'22"E	75.63'
	C275	20.00'	82°41'49"	28.87'	N24°25'40"E	26.43'
	C276	217.50'	11°58'38"	45.47'	N10°55'55"W	45.38'
	C277	217.50'	4°44'51"	18.02'	N02°34'10"W	18.02' 28.28'
	C278 C356	20.00' 225.00'	90°00'00" 10°35'37"	31.42' 41.60'	N45 11 45 W N47°21'59"E	41.54'
	C357	225.00	22°10'46"	87.10'	N63°45'10"E	86.56'
	C358	225.00'	16°20'07"	64.15'	N83'00'37"E	63.93'
	C359	67.50'	7°59'23"	9.41'	N87'10'59"E	9.41'
	C360	67.50'	65°42'12"	77.40'	N50°20'11"E	73.23'
	C361	67 <i>.</i> 50'	17°40'50"	20.83'	N08°38'40"E	20.75'
	C362	125.00'	13°38'41"	29.77'	N06°37'36"E	29.70'
	C363	20.00'	105'08'17"	36.70 '	N66°01'04"E	31.76'
	C364	425.00'	30°32'04"	226.49'	S76*40'49"E	223.82'
	C365	20.00'	96°08'23"	33.56'	S43°52'40"E	29.76'
	C366 C367	1577.50'	1°58'00" 44°02'30"	54.15' 16.53'	S01°56'58"W S24°57'13"W	54.15' 16.12'
	C367	21.50' 48.50'	86°00'56"	72.81	S03°58'00"W	66.16
	C369	21.50'	43'14'00"	16.22'	S17°25'28"E	15.84'
	C370	246.50'	6'29'09"	27.90'	S07*26'06"W	27.89'
	C371	253.50'	6°29'09"	28.70'	S07°26'06"W	28.68'
	C372	7.83'	39'52'06"	5.45'	N24'07'35"E	5.34'
	C373	7.83'	140°07'54"	19.15'	S65*52'25"E	14.72'
	C374	50.00'	6°02'59"	5.28'	S07'13'01"W	5.28'
	C375	4.33'	119°22'23"	9.02'	S69*55'42"W	7.48'
	C376	4.33'	54°34'39"	4.12'	N23'05'48"W	3.97'
	C377	6.33'	90°00'00"	9.94'	S40°48'28"E	8.95'
	C378	6.33'	90'00'00"	9.94'	N49°11'32"E N40°48'28"W	8.95' 8.95'
	C379 C380	6.33' 6.33'	90.00,00 <u>,</u> 90.00,00 <u>,</u>	9.94' 9.94'	S49'11'32"W	8.95
	C381	53.71'	13°20'30"	12.51'	S13°36'59"W	12.48'
	C382	1593.67'		23.40'	S02°40'26"W	
	C383	6.33'	91°33'39"	10.12'	S42°41'10"E	9.07'
	C384	6.33'	88°26'21"	9.77'	N47°18'50"E	8.83'
	C385	1606.33'	0°49'48"	23.27'	N02°40'46"E	23.27'
	C386	45.34'	15°59'45"	12.66'	N06°35'28"W	12.62'
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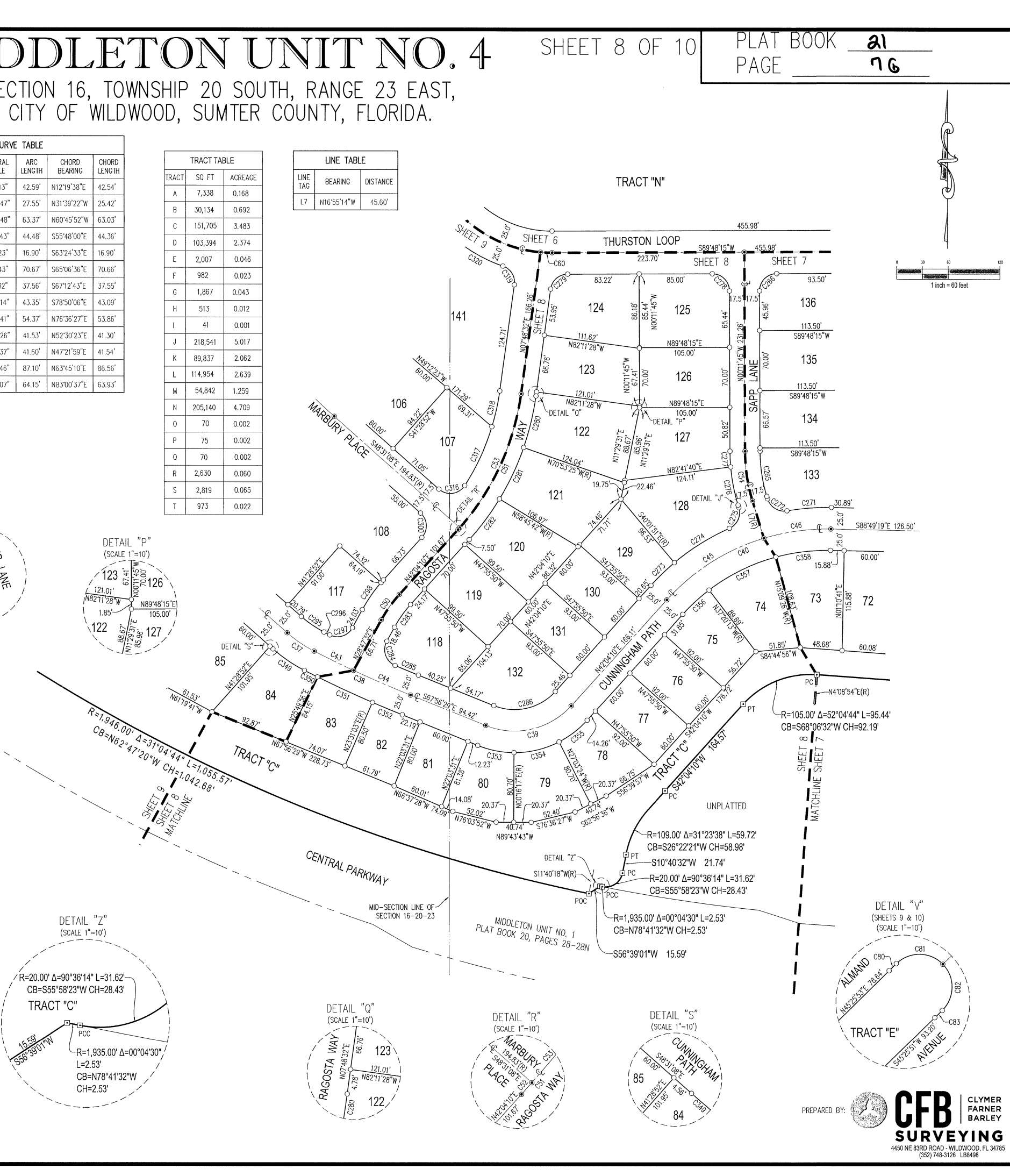
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SECTION 16, CITY OF W	

		CURVE	TABLE		
CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH
C318	270.00'	9°02'13"	42.59'	N12°19'38"E	42.54'
C319	20.00'	78 * 55 ' 47"	27.55'	N31 ° 39'22"W	25.42'
C320	175.30'	20°42'48"	63.37'	N60°45'52"W	63.03'
C349	175.00'	14°33'43"	44.48'	S55°48'00"E	44.36'
C350	1475.00'	0*39'23"	16.90'	S63°24'33"E	16.90'
C351	1475.00'	2°44'43"	70.67'	S65°06'36"E	70.66'
C352	1475.00 '	1 ° 27'32"	37.56'	S67°12'43"E	37.55'
C353	114.00'	21°47'14"	43.35'	S78*50'06"E	43.09'
C354	114.00'	27°19'41"	54.37'	N76°36'27"E	53.86'
C355	114.00'	20°52'26"	41.53'	N52°30'23"E	41.30'
C356	225.00'	10°35'37"	41.60'	N47°21'59"E	41.54'
C357	225.00'	22°10'46"	87.10'	N63°45'10"E	86.56'
C358	225.00'	16°20'07"	64.15'	N83°00'37"E	63.93'

	DETAIL "J"
_	(SCALE 1"=10')
	N16'55'14"W 2.99' 128
_	N16'55'14"W 2.99'
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CURVE TABLE								
CURVE TAG	RADIUS CENTRAL ANGLE		ARC LENGTH	CHORD BEARING	CHORD LENGTH			
C37	150.00'	14 ° 33'43"	38.12'	S55°48'00"E	38.02'			
C38	1450.00'	4°51'38"	123.01'	S65°30'40"E	122.97'			
C39	89.00'	69 ° 59'21"	108.72'	N77°03'51"E	102.08'			
C40	250.00'	49°06'30"	214.28'	N66 ° 37'25"E	207.78'			
C43	1450.00'	2'01'00"	51.04' S64*05'21"E		51.03'			
C44	1450.00'	2*50'38"	71.97'	S66°31'10"E	71.96'			
C45	250.00'	31°00'36"	135.31'	S57°34'28"W	133.66'			
C46	250.00'	18°05'55"	78.97'	S82°07'43"W	78.64'			
C50	157.50'	13'16'38"	36.50'	N35°25'51"E	36.42'			
C51	295.00'	34°15'39"	176.40'	N24°56'21"E	173.78'			
C52	295.00'	0 ° 35'19"	3.03'	N41°46'31"E	3.03'			
C53	295.00'	33°40'20"	173.37'	N24°38'42"E	170.88'			
C54	200.00'	16°43'29"	58.38'	N08°33'30"W	58.17'			
C60	150.30'	5°08'40"	13.49'	S87°37'25"E	13.49'			
C80	616.31'	0°11'08"	2.00'	N45°31'46"E	2.00'			
C81	6.33'	90°17'51"	9.98'	S89"13'45"E	8.98'			
C82	6.33'	89*42'09"	9.91'	S00°46'15"W	8.93'			
C83	603.67'	0°11'27"	2.01'	S45°31'36"W	2.01'			
C265	182.50'	16°43'29"	53.27'	N08°33'30"W	53.08'			
C266	20.00'	90°00'00"	31.42'	N44°48'15"E	28.28'			
C271	275.00'	10°47'43"	51.81'	S85°46'49"W	51.74'			
C272	20.00'	82*41'49"	28.87'	N58°16'08"W	26.43'			
C273	275.00'	7°53'59"	37.92'	N46°01'10"E	37.89'			
C274	275.00'	15°48'25"	75.87'	N57°52'22"E	75.63'			
C275	20.00'	82°41'49"	28.87'	N24°25'40"E	26.43'			
C276	217.50'	11*58'38"	45.47'	N10'55'55"W	45.38'			
C277	217.50'	4*44`51"	18.02'	N02°34'10"W	18.02'			
C278	20.00'	90°00'00"	31.42'	N45°11'45"W	28.28'			
C279	20.00'	81°59'43"	28.62'	S48°48'23"W	26.24'			
C280	312.50'	50' 11'18'03" 61.64' S13'27		S13'27'33"W	61.54'			
C281	312.50'	12°07 ' 43"	66.15'	S2510'26"W	66.03'			
C282	312.50'	10 ° 49 ' 52"	59.08'	S36°39'14"W	58.99'			
C283	140.00'	13°16'38"	32.44'	S35°25'51"W	32.37'			
C284	20.00'	95 ° 32'58"	33.35'	S18*58'56"E	29.62'			
C285	1425.00'	1"11'04"	29.46'	S67°20'57"E	29.46'			
C286	64.00'	69 * 59'21"	78.18'	N77°03'51"E	73.41'			
C295	125.00'	14°33'43"	31.77'	S55°48'00"E	31.68'			
C296	1425.00'	0"18'13"	7.55'	S63"13'58"E	7.55'			
C297	20.00'	87°49'23"	30.66'	N72°42'14"E	27.74'			
C298	182.50'	12°00'02"	38.22'	N34°47'33"E	38.15'			
C300	20.00'	90'35'19"	31.62'	N03°13'29"W	28.43'			
C316	20.00'	98 ° 37'37"	34.43'	N82°10'03"E	30.33 '			
C317	270.00'	16°00'30"	75.44'	N24*51'00"E	75.19'			
	LEGEND							
<u> </u>								
•	NDICATES 4"			RMANENT REFEREN		#47N0		
MONUMENT (P.R.M.) OR 5/8" IRON PIN AND CAP SET LB #8498 & LB #4709 INDICATES P.K. NAIL AND DISK PERMANENT CONTROL POINT (P.C.P.) LB #8408 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE								
 (P.C.P.) LB #8498 & LB #4709 TO BE SET WITHIN ONE YEAR OF THE DATE THIS PLAT IS RECORDED. INDICATES 5/8" IRON PIN AND CAP TO BE SET IN ACCORDANCE WITH SECTION 177.091(9) FLORIDA STATUTES. (SEE NOTE #5.) 								

CH

IB

I PT

INDICATES CENTERLINE

INDICATES ARC LENGTH

NO. INDICATES NUMBER

INDICATES CHORD BEARING

INDICATES CHORD DISTANCE

INDICATES LICENSED BUSINESS

PCC INDICATES POINT OF COMPOUND CURVATURE

PRC INDICATES POINT OF REVERSE CURVATURE

SME INDICATES SIGN MAINTENANCE EASEMENT

DRA INDICATES DRAINAGE RETENTION AREA FOR STORMWATER

GFE INDICATES GATE FACILITIES EASEMENT (RESERVED BY THE DEVELOPER

INDICATES SPECIAL EASEMENT RESERVED BY DEVELOPER AND ITS ASSIGNS,

OTHER UTILITIES AND/OR DRAINAGE FACILITIES AND/OR WALL FENCING

AND/OR GOLF CART PATHS. DEVELOPER CONTEMPLATES PUTTING H.V.A.C. AND SIMILAR EQUIPMENT WITHIN THE EASEMENT AREA. UTILITY PROVIDERS

UTILIZING SUCH EASEMENT AREA COVENANT, AS A CONDITION OF THE RIGHT TO USE SUCH EASEMENT, NOT TO INTERFERE OR DISTURB SUCH EQUIPMENT

FOR LANDSCAPING AND/OR THE CONSTRUCTION, INSTALLATION, MAINTENANCE AND OPERATION OF WATER, SANITARY SEWER, ELECTRIC, TELEPHONE, GAS OR

MANAGEMENT INCLUDING CONVEYANCING PIPES

INSTALLED WITHIN THE EASEMENT AREA.

INDICATES POINT OF TANGENCY

INDICATES RADIUS LENGTH

AND ITS ASSIGNS)

ORB INDICATES OFFICIAL RECORDS BOOK

PC INDICATES POINT OF CURVATURE POC INDICATES POINT ON CURVE

INDICATES CURVE NUMBER IN CURVE TABLE INDICATES LINE NUMBER IN LINE TABLE

INDICATES DELTA (CENTRAL ANGLE OF CURVE)

PB INDICATES PLAT BOOK PG INDICATES PAGE

SQ FT INDICATES SQUARE FEET

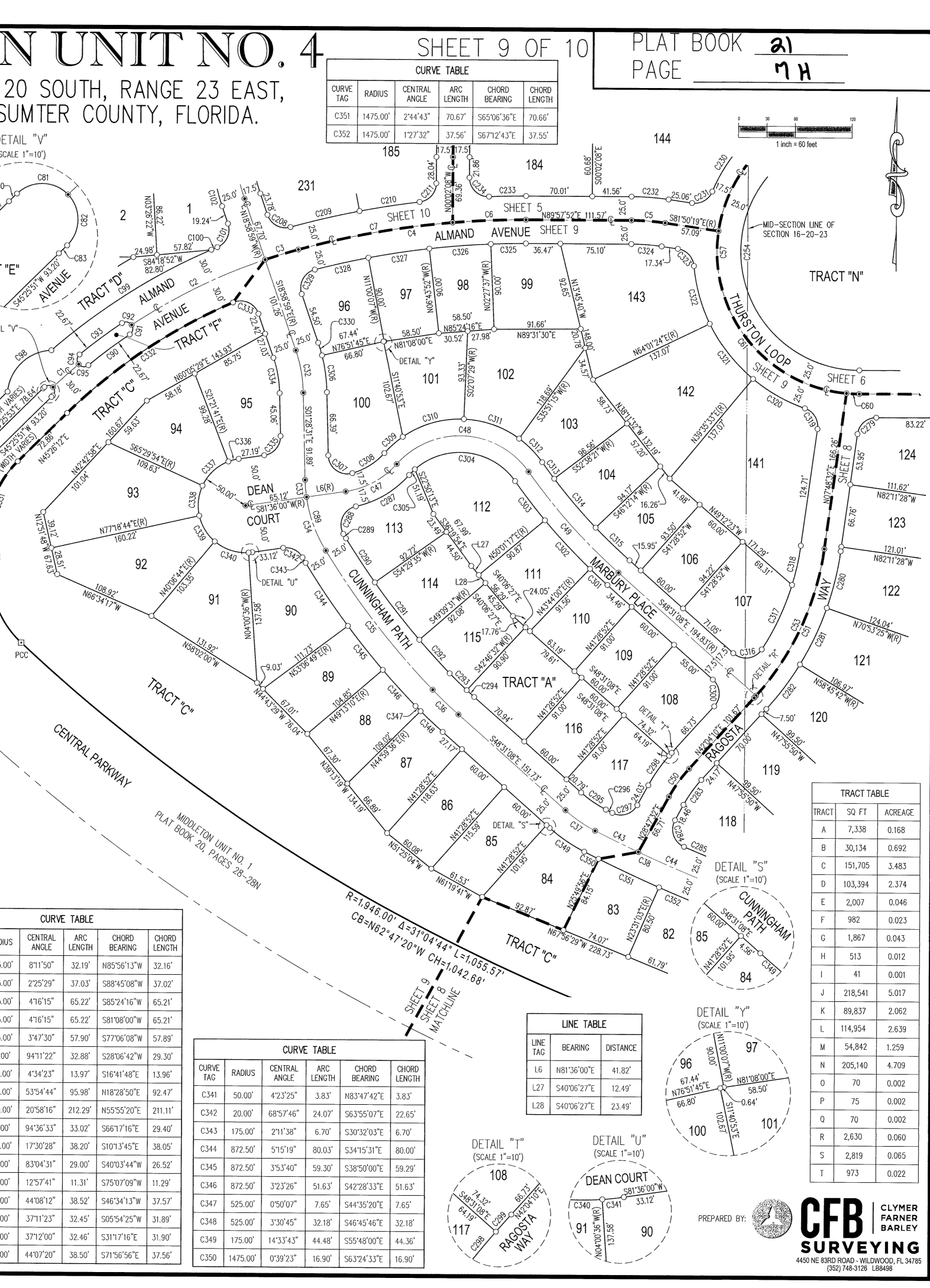
R/W INDICATES RIGHT-OF-WAY

(R) INDICATES RADIAL LINE

PGS INDICATES PAGES

JS ANGLE I FNGTH BFARING I FNGTH	
JS ANGLE I FNGTH BEARING I FNGTH	DETON
0' 3'25'01" 36.38' S47'55'32"W 36.37' SECION	16, TOWNSHIP 2
	OF WILDWOOD, SU
00' 3'27'07" 36.75' N72'44'34"E 36.75' CURVE TABL	· · · · · · · · · · · · · · · · · · ·
00' 15'29'44" 243.40' N82'13'00"E 242.66' CURVE RADIUS CENTRAL ARC	
0 61150 55.77 565 56 15 E 55.74 TAG ANGLE LENGT	
00' 4*56'21" 77.58' S87*29'42"W 77.56' C284 20.00' 95*32'58" 33.35 00' 10*33'23" 165.82' S79*44'50"W 165.59' C285 1425.00' 1*11'04" 29.46	
0' 17'30'28" 45.84' S10'13'45"E 45.66' C287 106.50' 35'47'41" 66.53	367 20 37 2 23.46 3' S59'11'15"W 65.46'
0' 6'55'29" 18.13' S04'56'16"E 18.12' C288 20.00' 106'10'51" 37.06	S23'59'41"W 31.98'
0' 23'13'52" 60.82' S20'00'56"E 60.40' C289 125.00' 2'32'07" 5.53'	JJUZI40 E JJJJ '
0' 12'32'25" 185.49' S37'54'04"E 185.12' C290 822.50' 3'52'33" 55.64	
0' 4'20'52" 37.94' \$46'20'42"E 37.93' C291 822.50' 5'20'04" 76.58 0' 14'33'43" 38.12' \$55'48'00"E 38.02' C292 822.50' 3'19'48" 47.80	
0' 14'33'43" 38.12' S55'48'00"E 38.02' C292 822.50' 3'19'48" 47.80 00' 4'51'38" 123.01' S65'30'40"E 122.97' C293 475.00' 3'03'11" 25.31	
DO' 2'01'00" 51.04' S64'05'21"E 51.03' C294 475.00' 1'17'40" 10.73	
00' 2'50'38" 71.97' S66'31'10"E 71.96' C295 125.00' 14'33'43" 31.77	' S55'48'00"E 31.68'
0' 40'18'35" 62.61' N61'26'42"E 61.33' C296 1425.00' 0'18'13" 7.55'	S63'13'58"E 7.55'
D' 103°23'38" 160.61' S87'00'46"E 139.68' C297 20.00' 87'49'23" 30.66	S63'13'58"E 7.55'
0' 13'12'11" 143.33' S41'55'03"E 143.02'	TRACT "E" 🔨 🖑 🖓
0' 13'16'38" 36.50' N35'25'51"E 36.42' DETAIL "R" 0' 34'15'39" 176.40' N24'56'21"E 173.78' (SCALE 1"=10')	
0' 34'15'39" 176.40' N24'56'21"E 173.78' 0' 0'35'19" 3.03' N41'46'31"E 3.03' 0' 33'40'20" 173.37' N24'38'42"E 170.88' 0' 179'33'59" 471.04' N00'24'45"W 300.60'	PRC $R = 123.00$, C_{15} , C_{19} , C_{15} , C_{19} , C_{15} , C_{19}
0' 33'40'20" 173.37' N24'38'42"E 170.88'	$CB = N_{420} + 300 + 3$
0' $33^{\circ}40'20''$ $173.37'$ N24'38'42"E 170.88' 0' $179'33'59''$ 471.04' N00'24'45"W 300.60' 0' $5'08'40''$ 13.49' $887'37'25"E$ 13.49' 0' $93'12'47''$ 244.52' $S38'26'42"E$ 218.43' 0' $7'04'47'''$ 15.20' N83'51'27"W 15.10'	
D' 5'08'40" 13.49' S87'37'25"E 13.49' D' 93'12'47" 244.52' S38'26'42"E 218.43'	0 CH=174.22
D' 93'12'47" 244.52' S38'26'42"E 218.43'	4.22 678
13.13 13.20 103.51 27 W 13.13	PRC P
D' 27*58'38" 60.06' N66*19'44"W 59.47' D' 13*16'58" 28.51' N45*41'56"W 28.45'	
J 1310 30 20.31 1143 41 30 W 20.43	/
0' 30'34'55" 65.65' N23'45'59"W 64.88'	
D' 30'34'55" 65.65' N23'45'59"W 64.88' D' 11'15'21" 24.16' N02'50'51"W 24.12'	R=102.00' Δ=50°01'47" L=89.06'
	R=102.00' Δ=50°01'47" L=89.06' CB=N22°14'04"W CH=86.26'
0' 11'15'21" 24.16' N02'50'51"W 24.12'	\
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2 30:01:00 11:00:00 m 01:00 2' 11:15'21" 24.16' N02'50'51"W 24.12' 7' 22'39'19" 55.62' N56'45'32"E 55.26' 1' 0'11'08" 2.00' N45'31'46"E 2.00' 90'17'51" 9.98' S89'13'45"E 8.98' 89'42'09" 9.91' S00'46'15"W 8.93' 7' 0'11'27" 2.01' S45'31'36"W 2.01' 7' 14'03'15" 39.41' S38'14'05"W 39.31' 0' 30'09'21" 78.95' S16'33'12"E 78.04' CURVE TABLI ARC ANGLE LENGTH	CB=N22°14'04"W CH=86.26'
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OCCUPYE OCUPYE	CB=N22°14'04"W CH=86.26'
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032132 03333 NB 1005 N 01.00 11115'21" 24.16' N0250'51"W 24.12' 7' 22'39'19" 55.62' N56'45'32"E 55.26' 1' 011'08" 2.00' N45'31'46"E 2.00' 9017'51" 9.98' S89'13'45"E 8.98' 89'42'09" 9.91' S00'46'15"W 8.93' 7' 01'127" 2.01' S45'31'36"W 2.01' 7' 14'03'15" 39.41' S38'14'05"W 39.31' 7' 14'03'15" 39.41' S38'14'05"W 39.31' 7' 5'12'21" 54.76' N52'55'32"E 54.74' 89'39'20" 11.47' N10'42'02"E 10.34' 90'20'40" 11.56' N79'17'58'W 10.40' '5 512'21" 56.09' S52'55'32"W 56.07' 90'20'40" 11.56' N79'17'58"W 10.40' '8'3'39'20" 11.47' S84'50'58"E 10.34' '15'54'14'45" 96.57' N72'3	CB=N22°14'04''W CH=86.26' CHORD CHORD BEARING LENGTH N34'47'33"E 38.15' N41'25'52"E 4.07' N03'13'29"W 28.43' N47'23'34"W 25.14' N43'07'21"W 70.15' N37'38'50"W 52.03' N37'38'50"W 53.00' N37'31'33"E 39.98' N32'50"W 53.00' N37'39'50' N37'31'33"E 39.98' N37'50' N37'30' N3
0.3.2.1.02 0.3.3.3 N.0.1003 0.1.03 0' 11115'21" 24.16' N02'50'51"W 24.12' 7' 22'39'19" 55.62' N56'45'32"E 55.26' 1' 0'11'08" 2.00' N45'31'46"E 2.00' 9017'51" 9.98' S89'13'45"E 8.98' 89'42'09" 9.91' S00'46'15"W 8.93' 7' 0'11'27" 2.01' S45'31'36"W 2.01' 7' 14'03'15" 39.41' S38'14'05"W 39.31' 0' 30'09'21" 78.95' S16'33'12"E 78.04' 7' 5'12'21" 54.76' N52'55'32"E 54.74' 89'39'20" 11.47' N10'42'02"E 10.34' 90'20'40" 11.56' N79'17'58"W 10.40' '5' 512'21" 56.09' S52'55'32"W 56.07' 90'20'40" 11.56' N79'17'58"W 10.40' C301 639.50' 21'5'09" 25.14' 89'39'20" 11.47' S84'50'	CB=N22°14'04"W CH=86.26' CHORD CHORD H BEARING CHORD LENGTH N34'47'33"E 38.15' N41'25'52"E 4.07' N03'13'29"W 28.43' N47'23'34"W 25.14' N43'07'21"W 70.15' N37'38'50"W 52.03' N37'38'50"W 52.03' N37'38'50' N37'38'50' N37'38'50' N37'38'50' N37'38'50' N37'38' N37'38' N38' N38' N38' N38' N38' N38' N38'
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Bis 1 Bis Bis 1 Bis Bis 1 Bis 2 1111521" 24.16' N0250'51"W 24.12' 7 2239'19' 55.62' N56'45'32"E 55.26' 1 011'08" 2.00' N45'31'46"E 2.00' 9017'51" 9.98' S89'13'45"E 8.98' 89'42'09' 9.91' S00'46'15"W 8.93' 7' 011'27" 2.01' 545'31'36"W 2.01' 7' 14'03'16" 39.41' S38'14'05"W 39.31' 7' 011'27" 54.76' N52'55'32"E 54.74' 89'39'20" 11.47' N10'42'02"E 10.34' 90'20'40" 11.56' N79'17'58"W 10.40' 89'39'20" 11.47' N84'50'58"E 10.34' 89'39'20" 11.47' S84'50'58"E 10.34' 89'39'20" 11.47' S84'50'58"E 10.34' 1' 54'14'5" 96.57' N72'33'4"E 93.00' 1' 54'14'50' 96.57' N72'33'4"E <th>CB=N22°14'04''W CH=86.26' CHORD BEARING H BEARING N34'47'33"E N41'25'52"E A.O7' N03'13'29"W 28.43' N47'23'34"W 25.14' N43'07'21"W 70.15' N37'38'50"W 52.03' N43'34'57"W 106.71' S44'43'14"W 8.56' S07'56'34"E 39.42' S53'51'25"E 31.68' CURVE TAG RADIUS C324 C325 875.00' N57'31'33"E 39.98' C325 875.00' N48'17'18"E 25.95' C326 875.00' N48'17'18"E 25.95' C326 875.00' N48'17'18"E 25.95' C326 875.00' C327 875.00' C327 875.00' C327 875.00' C327 875.00' C327 875.00' C328 875.00' C327 S46'34'42"E 57.30' C327 S46'09'27"E 49.82' C330 C331 C331 D2.00' C333 20.00'</th>	CB=N22°14'04''W CH=86.26' CHORD BEARING H BEARING N34'47'33"E N41'25'52"E A.O7' N03'13'29"W 28.43' N47'23'34"W 25.14' N43'07'21"W 70.15' N37'38'50"W 52.03' N43'34'57"W 106.71' S44'43'14"W 8.56' S07'56'34"E 39.42' S53'51'25"E 31.68' CURVE TAG RADIUS C324 C325 875.00' N57'31'33"E 39.98' C325 875.00' N48'17'18"E 25.95' C326 875.00' N48'17'18"E 25.95' C326 875.00' N48'17'18"E 25.95' C326 875.00' C327 875.00' C327 875.00' C327 875.00' C327 875.00' C327 875.00' C328 875.00' C327 S46'34'42"E 57.30' C327 S46'09'27"E 49.82' C330 C331 C331 D2.00' C333 20.00'
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2 05/00 04.00 04.00 0 1111521" 24.16' N0250'51"W 24.12' 7' 223919" 55.62' N56'45'32"E 55.26' 1 011'08" 2.00' N45'31'45"E 2.00' 90'1751" 9.98' S891'3'45"E 8.98' 89'42'09" 9.91' S00'46'15"W 8.93' 7' 011'27" 2.01' S45'31'36"W 2.01' 7' 512'21" 54.76' N52'55'32"E 54.74' 89'39'20" 11.47' N10'42'02"E 10.34' 90'20'40" 11.56' N79'17'58"W 10.40' 5'12'21" 56.09' S52'55'32'W 56.07' 90'20'40" 11.56' S05'09'02'W 10.40' 89'39'20" 11.47' N10'42'02"E 6.37' 90'20'40" 1.56' S05'09'02'W 10.40' 89'39'20" 11.47' S44'5'58"E 6.37' 1'17''S8'26" 200.77' N57'3'0'5'E 6.91'	CB=N22°14'04''W CH=86.26' CB=N22°14'04''W CH=86.26' CHORD BEARING CHORD LENGTH N34'47'33"E 38.15' N41'25'52"E 4.07' N03'13'29"W 28.43' N47'23'34"W 25.14' N43'07'21"W 70.15' N37'38'50"W 52.03' N37'38'50"W 52.03' N48'17'18"E 39.98' CURVE RADIUS S53'51'25"E 31.68' CURVE RADIUS S53'51'25"E 31.68' C3225 875.00' N48'17'18"E 25.95' C326 875.00' N48'17'18"E 25.95' C326 875.00' N48'17'18"E 25.95' C326 875.00' N48'17'18"E 25.95' C326 875.00' S44'43'51"E 34.84' C329 20.00' S44'43'51"E 34.84' C329 20.00' S46'09'27"E 49.82' C330 175.00' S46'09'27"E 49.82' C331 102.00' N82'10'03"E 30.33' N24'51'00"E 75.19' N12'19'38"E 42.54' C335 20.00'
2 2 2 11115'21" 24.16' N02'50'51" 24.12' 7' 22/39'19" 55.62 N56'45'32"E 55.26' 9 0'11'08" 2.00' N45'31'46"E 2.00' 90'17'51" 9.98' S891'3'45"E 8.98' 89'42'09" 9.91' S00'46'15" 8.93' 89'42'09" 9.91' S00'46'15" 8.93' 7' 011'27" 2.01' S45'31'36" 2.01' 7' 14'03'16" 39.41' S3814'05" 8.93' 9'30'02'1 78.95' S16'33'12"E 78.04' 89'39'20" 11.47' N1042'02"E 10.34' 90'20'40" 11.56' N7917'58" 10.34' 90'20'40" 11.56' S05'09'02"W 10.40' 89'39'20" 11.47' S84'50'58"E 10.34' 63'1'158" 63.77' 75'30'6'53'5' 10.34' 65'0'526" 30.05' N24'03'43'E 27.30' 1'75'826" 20.077' N57'30'05'E<	CB=N22°14'04''W CH=86.26' CHORD CHORD ENCTH N34'47'33"E 38.15' N41'25'52"E 4.07' N03'13'29"W 28.43' N47'23'34"W 25.14' N43'07'21"W 70.15' N37'38'50"W 52.03' N83'34'57"W 106.71' S44'43'14"W 8.56' S07'56'34"E 39.42' S53'51'25"E 31.68' N57'31'33"E 39.98' C325 875.00' CURVE RADIUS C324 225.00' N57'31'33"E 39.98' C325 875.00' N48'17'18"E 25.95' C326 875.00' C327 875.00' C327 875.00' S44'43'51"E 34.84' C329 20.00' S44'43'51"E 34.84' C329 20.00' S44'43'51"E 34.84' C329 20.00' S44'43'51"E 34.84' C329 20.00' S44'43'51"E 34.84' C329 20.00' C326 875.00' C327 875.00' C327 875.00' C328 875.00' C328 875.00' C328 875.00' C329 20.00' C329 20.00' C320 10' C320 10' C321 102.00' C331 102.00' C332 580.00' N82'10'03"E 61.79' C334 125.00' N12'19'38"E 42.54' C335 20.00' N12'19'38"E 42.54' C336 50.00'

CURVE TABLE								
CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH			
C1	610.00'	3°25'01"	36.38'	S47°55'32"W	36.37'			
C2	610.00'	14°47'59"	157.56'	N63°37'01"E	157.13'			
C3	610.00'	3 ° 27'07"	36.75'	N72 · 44 ' 34"E	36.75'			
C4	900.00'	15°29'44"	243.40'	N82°13'00"E	242.66'			
C5	250.00'	8°11'50"	35.77'	S85°56'13"E	35.74'			
C6	900.00'	4°56'21"	77.58'	S87°29'42"W	77.56'			
C7 C32	900.00' 150.00'	10°33'23" 17°30'28"	165.82' 45.84'	S79°44'50"W	165.59' 45.66'			
C33	150.00	6'55'29"	18.13'	S04'56'16"E	18.12'			
C34	150.00'	23'13'52"	60.82'	S20°00'56"E	60.40'			
C35	847.50'	12°32'25"	185.49'	S37°54'04"E	185.12'			
C36	500.00'	4°20'52"	37.94'	S46°20'42"E	37.93'			
C37	150.00'	14°33'43"	38.12'	S55°48'00"E	38.02'			
C38	1450.00'	4°51'38"	123.01'	S65°30'40"E	122.97'			
C43	1450.00'	2.01,00"	51.04'	S64°05'21"E	51.03'			
C44 C47	1450.00' 89.00'	2°50'38" 40°18'35"	71.97'	S66'31'10"E	71.96'			
C47	89.00'	103°23'38"	62.61' 160.61'	N61°26'42"E S87°00'46"E	61.33' 139.68'			
C49	622.00'	13'12'11"	143.33'	S41°55'03"E	143.02'			
C50	157.50'	13'16'38"	36.50'	N35°25'51"E	36.42'			
C51	295.00'	34°15'39"	176.40'	N24°56'21"E	173.78'			
C52	295.00'	0°35'19"	3.03'	N41°46'31"E	3.03'			
C53	295.00'	33°40'20"	173.37'	N24°38'42"E	170.88'			
C57	150.30'	179°33'59"	471.04'	N00'24'45"W	300.60'			
C60	150.30'	5°08'40"	13.49'	\$87°37'25"E	13.49'			
C61 C74	150.30' 123.00'	93°12'47" 7°04'47"	244.52' 15.20'	S38'26'42"E	218.43'			
C75	123.00	27°58'38"	60.06'	N83°51'27"W N66°19'44"W	15.19' 59.47'			
C76	123.00'	13'16'58"	28.51'	N45°41'56"W	28.45'			
C77	123.00'	30°34'55"	65.65'	N23°45'59"W	64.88'			
C78	123.00'	11'15'21"	24.16'	N02*50'51"W	24.12'			
C79	140.67'	22°39'19"	55.62'	N56°45'32"E	55.26'			
C80	616.31'	0"11'08"	2.00'	N45°31'46"E	2.00'			
C81	6.33'	90°17'51"	9.98'	S89°13'45"E	8.98'			
C82 C83	6.33' 603.67'	89°42'09" 0°11'27"	9.91' 2.01'	S00°46'15"W S45°31'36"W	8.93' 2.01'			
C84	160.67'	14°03'15"	39.41'	S38°14'05"W	39.31'			
C89	150.00'	30'09'21"	78.95'	S16'33'12"E	78.04'			
C90	602.67'	5"12'21"	54.76'	N52°55'32"E	54.74'			
C91	7.33'	89'39'20"	11.47'	N10°42'02"E	10.34'			
C92	7.33'	90 ° 20'40"	11.56'	N79°17'58"W	10.40'			
C93	617.33'	5°12'21"	56.09'	S52°55'32"W	56.07'			
C94	7.33'	90°20'40"	11.56'	S05°09'02"W	10.40'			
C95 C97	7.33'	89°39'20" 54°14'45"	11.47'	S84°50'58"E	10.34'			
C97	102.00' 48.50'	82°12'32"	96.57' 69.59'	N72°33'34"E N46°15'58"E	93.00' 63.77'			
C99	640.00'	17'58'26"	200.77'	N57°30'05"E	199.95'			
C100	640.00'	0°37'08"	6.91'	N66 ° 47 ' 52"E	6.91'			
C101	20.00'	86°05'26"	30.05'	N24°03'43"E	27.30 '			
C102	225.00'	5°48'30"	22.81'	N16°04'44"W	22.80'			
C208	20.00'	86'39'57"	30.25'	S62'18'58"E	27.45'			
C209	925.00'	4°38'44"	75.00'	N76°40'26"E	74.98'			
C210	925.00'	3°58'43"	64.23'	N80°59'10"E	64.22'			
C211 C230	20.00' 167.80'	83°00'40" 21°12'25"	28.98' 62.11'	N41°28'12"E S32°37'44"W	26.51' 61.75'			
C231	20.00'	76'08'10"	26.58'	S60'05'36"W	24.66'			
C232	275.00'	8"11'50"	39.34 [°]	N85°56'13"W	39.31'			
C233	925.00'	2.25,30"	39.15'	S88 · 45'07"W	39.15'			
C234	20.00'	92°25'30"	32.26'	N4614'53"W	28.88'			
C254	125.30'	179°33'59"	392.69'	S00'24'45"E	250.60'			
C279	20.00'	81°59'43"	28.62'	S48 ' 48'23"W	26.24'			
C280	312.50'	11°18'03"	61.64'	S13'27'33"W	61.54'			
C281 C282	312.50' 312.50'	12°07'43"	66.15'	S25'10'26"W	66.03'			
C283	140.00'	10°49'52" 13°16'38"	59.08' 32.44'	S36°39'14"W S35°25'51"W	58.99' 32.37'			
				555 20 01 W	52.01			



		CURVE	e table				N		\square		Τ	RT
CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH							
C1	610.00'	3'25'01"	36.38'	S47°55'32"W	36.37'			(SEC	TION	16,	TOWNS
C2	610.00'	14°47'59"	157.56'	N63°37'01"E	157.13'				С	ITY C)FV	VILD WO(
C3 C4	610.00' 900.00'	3°27'07" 15°29'44"	36.75' 243.40'	N72°44'34"E N82°13'00"E	36.75' 242.66'			CURVE	E TABLE			
C6	900.00'	4°56'21"	77.58'	S87'29'42"W	77.56'	CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH	
C7	900.00'	10°33'23"	165.82'	S79 ° 44'50"W	165.59 '	C193	157.50'	39'11'42"	107.74 '	S63'19'16"E	105.65'	
C8	200.00'	15°32'38"	54.26'	N11°12'40"W	54.09 '	C194	157.50'	6°52'24"	18.89'	S86°21'19"E	18.88'	
C9	500.00'	3°43'48"	32.55'	N01°34'28"W	32.55'	C195	20.00'	99'51'31"	34.86'	N40°16'43"E	30.61'	私 13
C10	200.00'	14°25'06"	50.33'	S11*46'27"E	50.20'	C196	64.00'	20°18'27"	22.68'	N19°48'16"W	22.57'	13 13 13 13 13 13 13 13 13
C11 C12	200.00' 89.00'	1°07'32" 30°14'56"	3.93' 46.99'	S04°00'08"E N14°50'01"W	3.93' 46.44'	C201 C202	157.50' 71.50'	37 [.] 02 [.] 22 ["] 90 [.] 00 [.] 00"	101.82'	S25'12'14"E S48'26'22"E	100.05' 101.12'	
C19	175.00'	90°04'58"	275.14'	S44°45'02"E	247.67'	C202	20.00'	90.00,00	112.31' 31.42'	N41°33'38"E	28.28'	138 5. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
C20	400.00'	45°02'08"	314.41'	S67'16'27"E	306.38'	C204	525.00'	3°43'48"	34.18'	N01°34'28"W	34.17'	2. * <u>4</u> (
C21	400.00'	17'37'05"	123.00'	N80*58'59"W	122.51'		I	L	۲	RACT "J"	4	
C22	400.00'	27 · 25'03"	191.41'	N58'27'55"W	189.59'	-			1	LS-6		í
C23	89.00'	90.00,00	139.80'	N48'26'22"W	125.87'	-				EXHIBIT "A"	1	
C63 C70	317.50' 317.50'	89 [.] 24 ['] 22" 46 [.] 15 ['] 03"	495.44' 256.30'	N44'40'03"E S23'05'23"W	446.68' 249.39'					(SEE NOTE)	/	
C74	123.00'	7°04'47"	15.20'	N83°51'27"W	15.19'			N26		,		
C75	123.00'	27'58'38"	60.06'	N66'19'44"W	59.47'		``	AF F	119.TS			
C76	123.00'	13'16'58"	28.51'	N45'41'56"W	28.45'))	119.7	1		
C77	123.00'	30 ° 34'55"	65.65'	N23 · 45'59"W	64.88'	-		AND HE FEEL		/		
C78	123.00'	11'15'21"	24.16'	N02*50'51"W	24.12'	-		C. F.)X			
C79 C80	140.67' 616.31'	22°39'19" 0°11'08"	55.62' 2.00'	N56°45'32"E N45°31'46"E	55.26' 2.00'			~ /	.0	N. 4.0 : 5.2; 4 : 1, 14		
C81	6.33'	90°17'51"	9.98'	S89'13'45"E	8.98'		CHEF			N. M.	Sec.	
C82	6.33'	89°42'09"	9.91'	S00°46'15"W	8.93'		\ st	EET TO ME		\backslash	×,	
C83	603.67'	0"11'27"	2.01'	S45 ° 31 ' 36"W	2.01'			Nr.		\backslash		2
C84	160.67'	14°03'15"	39.41'	S38*14'05"W	39.31'	-		\				E
C86	160.67'	8 ° 57'13"	25.11'	S40'47'05"W	25.08'	-		\mathbf{X}			\backslash	1.50,26
C87 C90	140.67' 602.67'	10°23'37" 5°12'21"	25.52' 54.76'	N56°35'40"E N52°55'32"E	25.48' 54.74'	_		\backslash				N121'56'76"W 131.65
C91	7.33'	89'39'20"	11.47'	N10'42'02"E	10.34'				\mathbf{X}	Ca.		
C92	7.33'	90°20'40"	11.56'	N7917'58"W	10.40'	-			$\langle \rangle$	N/	APH PRAKING	· ∕ · ∕
C93	617.33'	5°12'21"	56.09 '	S52*55'32"W	56.07'					\backslash	N AS	
C94	7.33'	90°20'40"	11.56'	S05'09'02"W	10.40'	-				``\	The second	
C95	7.33'	89°39'20"	11.47'	S84°50'58"E	10.34'	-				Ì	·	
C96 C97	670.00' 102.00'	10°25'19" 54°14'45"	121.87' 96.57'	S54°31'16"W N72°33'34"E	121.70' 93.00'	4					\backslash	A, MDD
C98	48.50'	82°12'32"	69.59'	N46'15'58"E	63.77'	-						OF FLOW
C99	640.00'	17'58'26"	200.77'	N57°30'05"E	199.95'	-					\	PLAT MIDDLET ON BOOK TO NO PE
C100	640.00'	0°37'08"	6.91'	N66°47'52"E	6.91'	-		CURV	E TABLE	1	·r····	
C101	20.00'	86°05'26"	30.05'	N24°03'43"E	27.30'	CURVE TAG	RADIUS	CENTRAL ANGLE	ARC LENGTH	CHORD BEARING	CHORD LENGTH	
C102	225.00'	5'48'30"	22.81'	N16'04'44"W	22.80'	C205	20.00'	90'04'58"	31.44'	N44°45'02"W	28.30'	
C103 C104	20.00'	80°15'53" 12°10'30"	28.02'	N53°18'25"W N87°21'07"W	25.78' 22.59'	C206	20.00'	93•38'51"	32.69'	S43°23'04"W	29.17'	
C104 C105	106.50	27°21'53"	50.86'	N67°34'55"W	50.38'	C207	182.50'	13°44'14"	43.76'	S12'06'52"E	43.65'	F
C106	106.50'	26°48'48"	49.84'	N40°29'35"W	49.39'	C208 C209	20.00' 925.00'	86°39'57" 4°38'44"	30.25' 75.00'	S62'18'58"E N76'40'26"E	27.45' 74.98'	
C107	106.50'	23°38'50"	43.95'	N15*15'47"W	43.64'	C210	925.00'	3°58'43"	64.23'	N80°59'10"E	64.22'	
C108	20.00'	86°21'09"	30.14'	N46°36'56"W	27.37 '	C211	20.00'	83°00'40"	28.98'	N41'28'12"E	26.51'	
C109	192.50'	11°23'42"	38.28'	N84°05'40"W	38.22'	C212	335.00'	7"15'36"	42.45'	N03°35'40"E	42.42'	
C110	192.50'	19°41'58"	66.19'	N68°32'50"W	65.86'	C213	335.00'	9°56'52"	58.16'	N12°11'54"E	58.09'	
C111 C112	192.50' 192.50'	19 ° 45'01" 19 ° 44'03"	66.36' 66.30'	N48°49'21"W N29°04'49"W	66.03' 65.97'	C214	335.00'	11°35'43"	67.80'	N22°58'11"E	67.68'	
C141	106.50'	23'20'27"	43.39'	S18'17'16"E	43.09'	C215	335.00'	11°09'01"	65.19'	N34°20'33"E	65.09'	-
C142	20.00'	83'10'29"	29.03'	S48'12'17"E	26.55'	C216	20.00' 382.50'	88 [.] 33'59" 27 [.] 59'49"	30.92' 186.90'	N04°21'56"W N62°38'50"W	27.93' 185.05'	DE
C143	425.00'	0°47'20"	5.85'	S89°23'51"E	5.85'	C217	382.50'	13°08'46"	87.76'	N83°13'08"W	87.57'	(SC
C144	425.00'	11°10'57"	82.95'	S83'24'42"E	82.82'	C219	20.00'	89'55'02"	31.39'	S45°14'58"W		1
C145	20.00'	82°42'15"	28.87'	N60°49'39"E	26.43'	C220	482.50'	3*43'48"	31.41'	S01°34'28"E	31.41'	ALMAND C80-
C158	71.50'	13°12'24" 85°41'03"	16.48'	S26°04'43"W	16.44' 27.20'	C221	182.50'	1°48'24"	5.75'	S04°20'34"E	5.75 '	/HUN. 1818
C159 C160	20.00' 425.00'	85°41'03" 9°08'11"	29.91' 67.77'	S23°22'00"E S61°38'27"E	67.70'	C222	300.00'	18°39'35"	97.70'	N34°33'07"E	97.27'	1 143 232
C160	425.00'	9°24'04"	69.74'	S52°22'19"E	69.66'	C223	300.00'	15°59'50"	83.76'	N51°52'50"E	1	-{ `
C162	20.00'	79°01'11"	27.58'	S87'10'52"E	25.45'	C233 C234	925.00' 20.00'	2°25'30" 92°25'30"	39.15' 32.26'	S88'45'07"W N46'14'53"W	39.15' 28.88'	
C163	335.00'	8°29'32"	49.65'	N57 · 33'18"E	49.61'	C234	300.00	6'35'50"	34.54'	N03°15'47"E	34.52'	
E						- L	1	1 33300			1	L

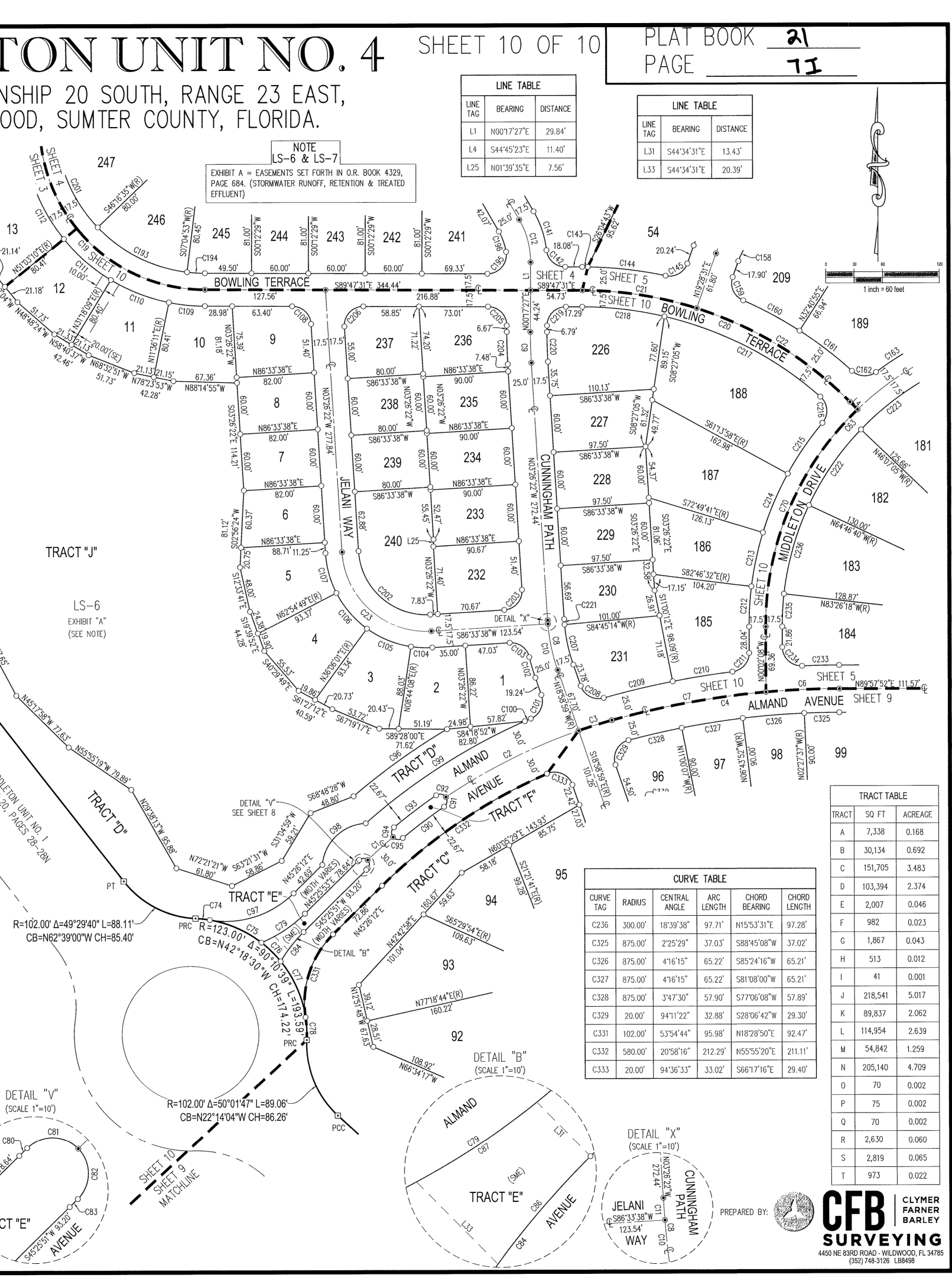
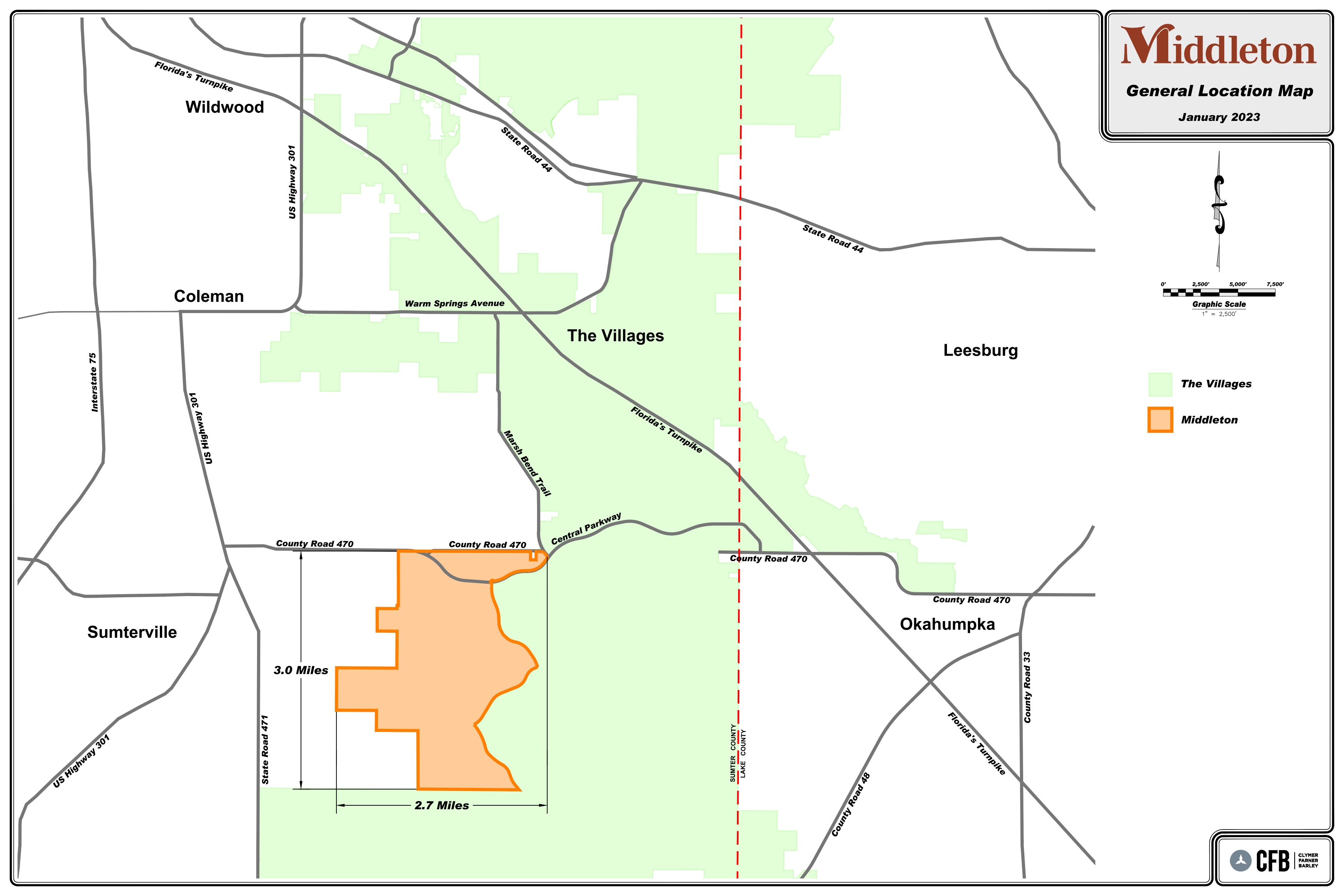
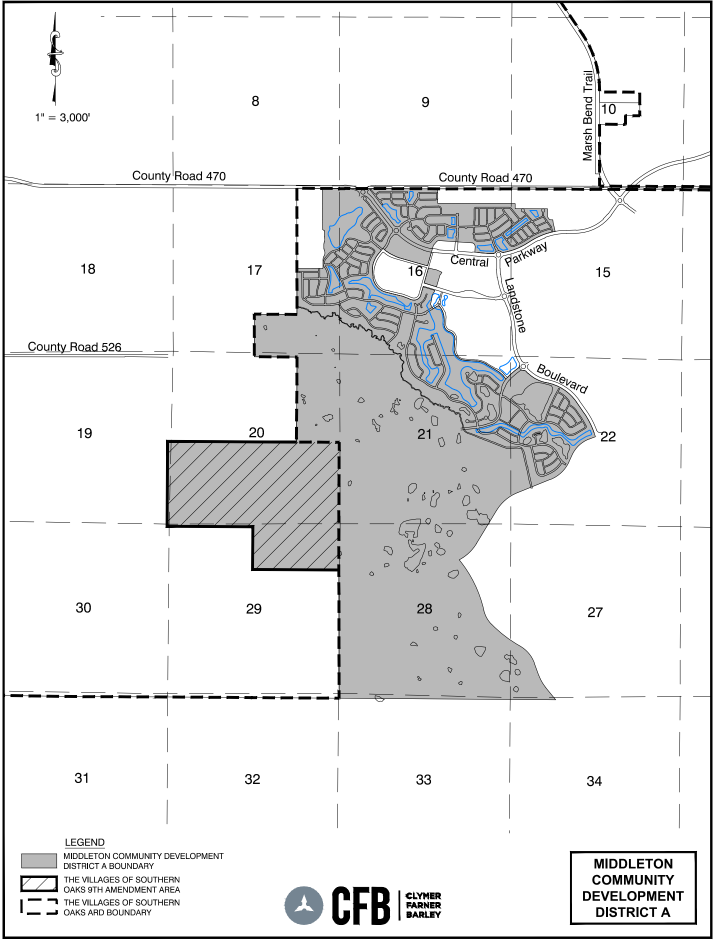


Exhibit F

LOCATION MAP





THE VILLAGES OF SOUTHERN OAKS ARD

Exhibit G

PLANS OF CDD PROPERTY

AGENCY	PERMIT #	SUBMITTED	STATUS
CITY OF WILDWOOD		3-22-2022	UNDER REVIEW
SWFWMD			TO BE SUBMITTED
FDEP NPDES			TO BE SUBMITTED
FDEP WATER			
FDEP SEWER			
		4.5	

A PORTION OF SECTION 16 AND 21, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, SAID LANDS BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF SECTION 16: THENCE RUN SOUTH 0°13'25" WEST ALONG 16. A DISTANCE OF 4030.72 FEET: THENCE DEPARTING SAID EAST LINE, RUN NORTH 89°46'35" WEST, A DISTANCE TO THE POINT OF BEGINNING. SAID POINT BEING ON A 825.00 FOOT RADIUS NON-TANGENT CURVE, BEING SUBTENDED BY A CHORD BEARING OF SOUTH 11°49'45" WEST AND A CHORD LENGTH OF 46.46 FEET SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 03°13'38", AN ARC DISTANCE HENCE BUN SOUTH 13°26'34" WEST A DISTANCE OF 613 85 FEET TO A POINT OF CUBVATUBE TO THE WEST BEING SUBTENDED BY A CHORD BEARING OF SOUTH 18°42'37 LENGTH OF 151.48 FEET: THENCE RUN SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE DISTANCE OF 151.69 FEET TO A POINT OF TANGENCY: THENCE RUN SOUTH 23°58'39" WEST, A DISTANCE OF OF CURVATURE OF A 675 00 FOOT BADIUS CURVE CONCAVE TO THE FAST, BEING SUBTENDED BY A CHOR 4°18'40" WEST AND A CHORD LENGTH OF 454.33 FEET: THENCE RUN SOUTHERLY ALONG SAID CURVE OF 39°19'58", AN ARC DISTANCE OF 463.38 FEET TO A POINT OF NON-TANGENCY: THENCE BUN NORTH 88°58'08' OF 83.97 FEET TO A POINT ON 00.67 FOOT RADIUS NON-TANGENT CURVE, CONCAVE TO THE SOUTHWEST, BEING A CHORD BEARING OF NORTH 38°46'53" WEST AND A CHORD LENGTH OF 76.03 FEET: THENCE RUN NORTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 77°24'40", AN ARC DISTANCE OF 406.22 FEET TO A POINT ON A 83.72 FOOT RADIUS NON-TANGENT CURVE, CONCAVE TO THE NORTHEAST, BEING SUBTENDED BY A CHORD BEARING OF NORTH 62°06'56" WEST AND A CHORD LENGTH OF 50.01 FEET; THENCE RUN NORTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 30°39'33". AN ARC DISTANCE OF 151.82 FEET TO A POINT OF NON-TANGENCY; THENCE RUN NORTH 46°50'35" WEST, A DISTANCE OF 142.85 FEET: THENCE RUN NORTH 46°58'29" EAST. A DISTANCE OF 230.63 FEET TO A POINT OF CURVATURE OF A 525.00 FOOT RADIUS CURVE, CONCAVE TO THE NORTHWEST, BEING SUBTENDED BY A CHORD BEARING OF NORTH 30°04'03" EAST AND A CHORD LENGTH OF 305.37 FEET; THENCE RUN NORTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 33°48'53", AN ARC DISTANCE OF 309.84 FEET TO A POINT OF TANGENCY; THENCE RUN NORTH 13°09'36" EAST, A DISTANCE OF 547.06 FEET TO A POINT OF CURVATURE OF A 20.00 FOOT RADIUS CURVE, CONCAVE TO THE SOUTHEAST, BEING SUBTENDED BY A CHORD BEARING OF NORTH 58°27'25" EAST AND A CHORD LENGTH OF 28.43 FEET; THENCE RUN NORTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 90°35'38", AN ARC DISTANCE OF 31.62 FEET TO A POINT OF NON-TANGENCY; THENCE RUN SOUTH 76°37'21" EAST, A DISTANCE OF 48.56 FEET TO A POINT ON A 25.00 FOOT RADIUS NON-TANGENT CURVE, CONCAVE TO THE SOUTHWEST, BEING SUBTENDED BY A CHORD BEARING OF SOUTH 33°12'16" EAST AND A CHORD LENGTH OF 34.37 FEET; THENCE RUN SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 86°50'24", AN ARC DISTANCE OF 37.89 FEET TO THE POINT OF BEGINNING.

SAID LANDS CONTAINING 11.933 ACRES, MORE OR LESS. _____

NOTE:

THE LEGAL DESCRIPTION PROVIDED HEREON IS FOR PERMITTING AND/OR CONSTRUCTION PURPOSES ONLY AND SHOULD NOT BE USED FOR TRANSFER OF RIGHT, TITLE OR INTEREST.

WATER AND WASTE WATER UTILITIES GIBSON PLACE UTILITY COMPANY (GPU) 3619 KIESSEL ROAD THE VILLAGES, FL 32163 (352) 753-6260

ELECTRICAL POWER UTILITIES SUMTER ELECTRIC COOPERATIVE, INC. (SECO) 330 SOUTH US HIGHWAY 301 SUMTERVILLE, FL 33585 (352) 793-3801

IRRIGATION UTILITIES GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA) 3619 KIESSEL ROAD THE VILLAGES, FL 32163 (352) 752-6360

SOLID WASTE COLLECTION CITY OF WILDWOOD APPROVED FRANCHISE

CABLE TELEVISION/INTERNET NEXT LINK COMMUNICATION, LLC 4450 NE 83RD ROAD WILDWOOD, FL 34785 TOM MCDONOUGH, MANAGER (352) 753-6219

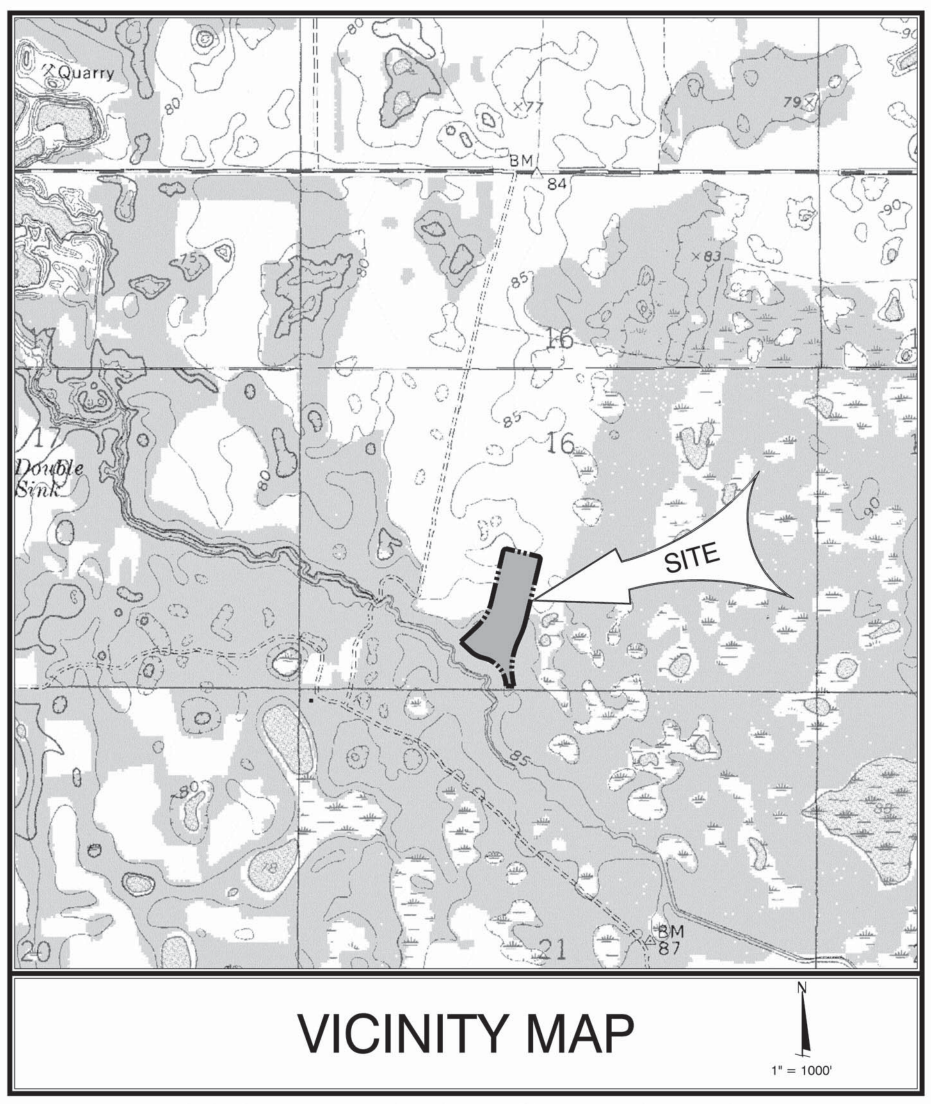
LANDSCAPE ARCHITECT MICHAEL PAPE AND ASSOCIATES, P.A. 2351 SE 17TH STREET OCALA, FL 34471 SUZANNE STANCIL (352) 351-3500

NATURAL GAS UTILITIES **CITY OF LEESBURG - GAS** 306 S 6TH STREET LEESBURG, FL 34738 **BILLIE SHELL** (352) 728-9840



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IMPROVEMENT PLANS FOR VILLAGES OF SOUTHERN OAKS CSD RECREATION CENTER #2 VOSO *#* 100065



SECTION 16 AND 21; TOWNSHIP 20 SOUTH; RANGE 23 EAST SUMTER COUNTY, FLORIDA VERTICAL DATUM - NAVD 1988

APPLICANT

BY: VDC MANAGER, LLC

3601 KIESSEL ROAD

THE VILLAGES, FL 32163

MARTIN L. DZURO, ITS MANAGER

BUFFALO HIDE AND CATTLE COMPANY, LLC THE VILLAGES DEVELOPMENT COMPANY, LLC CLYMER FARNER BARLEY, Inc. CLYMER FARNER BARLEY, Inc. 3619 KIESSEL RD, THE VILLAGES, FL 32163 MARTIN L. DZURO, ITS MANAGER

ENGINEER 4450 NE 83RD ROAD WILDWOOD, FL 34785 STEPHEN M. CAMPBELL, PE FL. LIC. NO. 83530 (352) 748-3126

4450 NE 83RD ROAD WILDWOOD, FL 34785 KAYE JAMESON, PSM FL. REG. NO. 5912 (352) 748-3126



DATE	REVISIONS	BY
06-15-2022	CITY OF WILDWOOD - RAI #1	BJC



APPROVED By Kyla Luna at 8:33 am, Jun 28, 2022

Sheet List Table		
Sheet Number Sheet Title		
01	COVER	
02	MASTER DEVELOPMENT PLAN	
03	SITE PLAN	
04	GRADING PLAN	
05	DRAINAGE PLAN	
06	UTILITY PLAN	
EC-01	EROSION CONTROL PLAN	

NOTES:

- 1. THE STANDARD DETAILS FOR THIS PROJECT SHALL BE FOUND IN "THE VILLAGES, CONSTRUCTION & DEVELOPMENT MANUAL", DATED FEBRUARY 1, 2019, PREPARED BY DZURO & ASSOCIATES, OR AS AMENDED BY THESE PLANS.
- 2. THE STORMWATER MANAGEMENT SYSTEM SHALL BE OWNED AND MAINTAINED BY DEVELOPER, EXCEPT FOR THE STORMWATER MANAGEMENT SYSTEMS WITHIN THE DEDICATED RIGHT OF WAY, WHICH WILL BE OWNED AND MAINTAINED BY CITY OF WILDWOOD.
- 3. ALL UTILITY CONSTRUCTION SHALL BE TO FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION (FDEP) AND GIBSON PLACE UTILITY COMPANY (GPU) REQUIREMENTS.
- 4. ALL WATER AND SANITARY SEWER UTILITIES WITHIN UTILITY EASEMENTS SHALL BE OWNED & MAINTAINED BY GPU.

5. ALL IRRIGATION UTILITIES SHALL BE OWNED AND MAINTAINED BY GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA).

THIS PROJECT BOUNDARY IS WITHIN THE VOSO PHASE 11A STORMWATER EARTHWORKS MODIFICATION PROJECT (SWFWMD ERP NO. 43044863.014), WHICH INCLUDES EROSION CONTROL MEASURES.

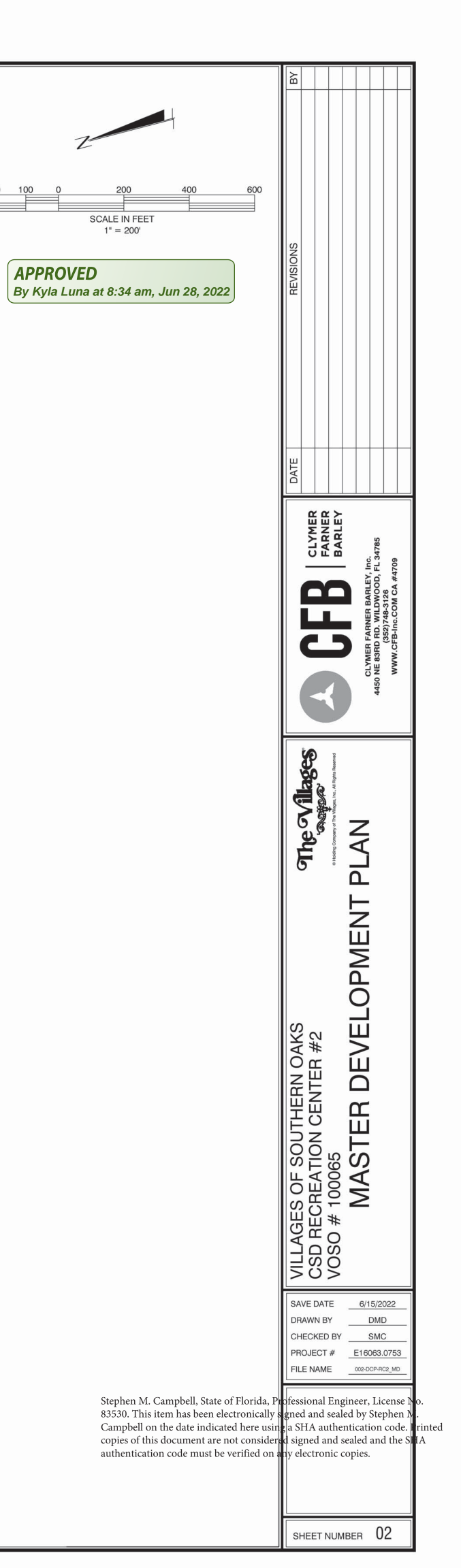
THIS PROJECT LIES WITHIN THE VILLAGES OF SOUTHERN OAKS; PHASE 11-A MASTER PLAN, AS APPROVED BY THE CITY OF WILDWOOD.

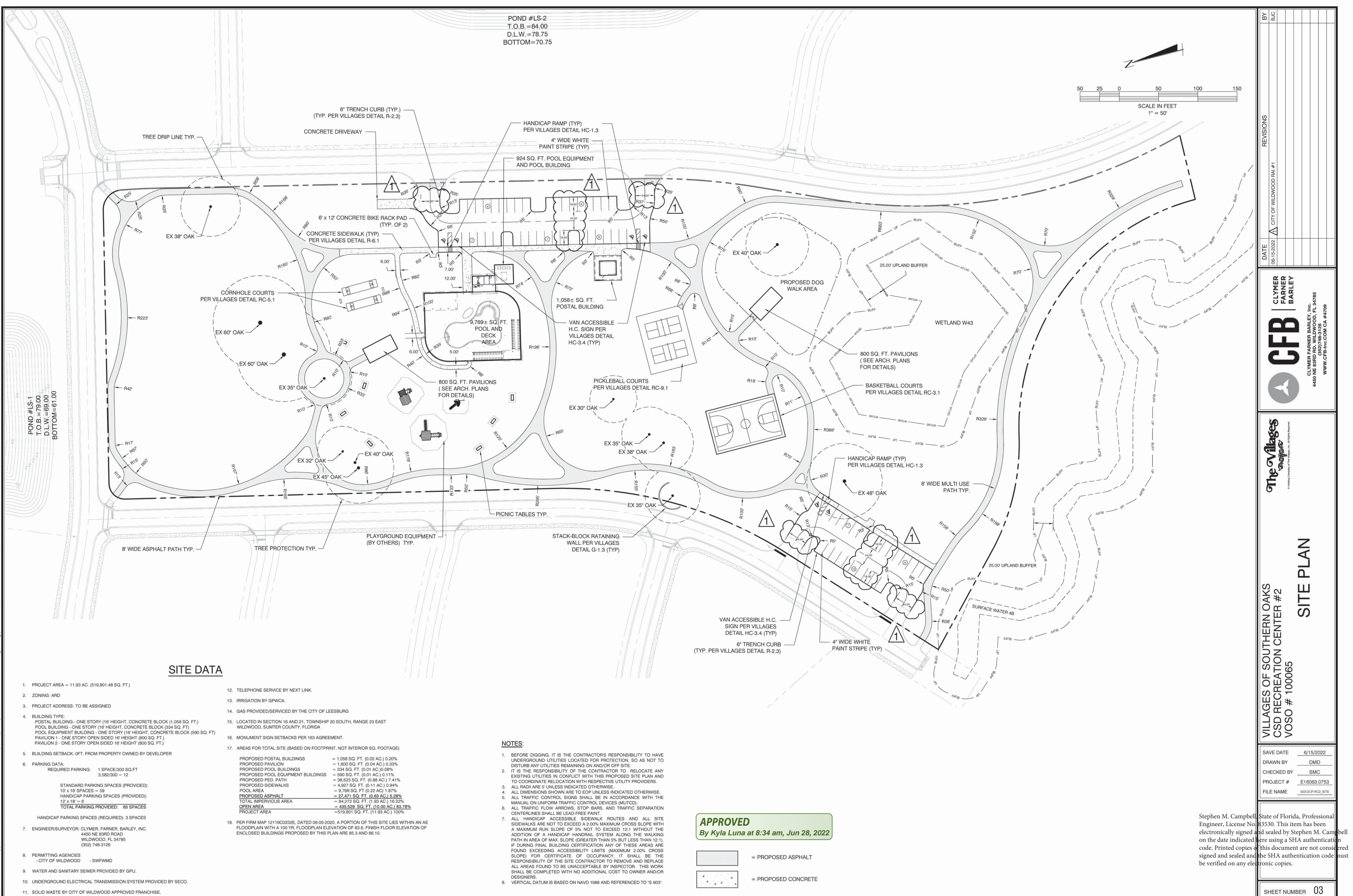
Stephen M. Campbell, State of Florida, Professional Engineer, License No. 83530. This item has been electronically signed and sealed by Stephen M. Campbell on the date indicated here using a SHA authentication code. Printed copies of this document are not considered signed and sealed and the SHA authentication code must be verified on any electronic copies.

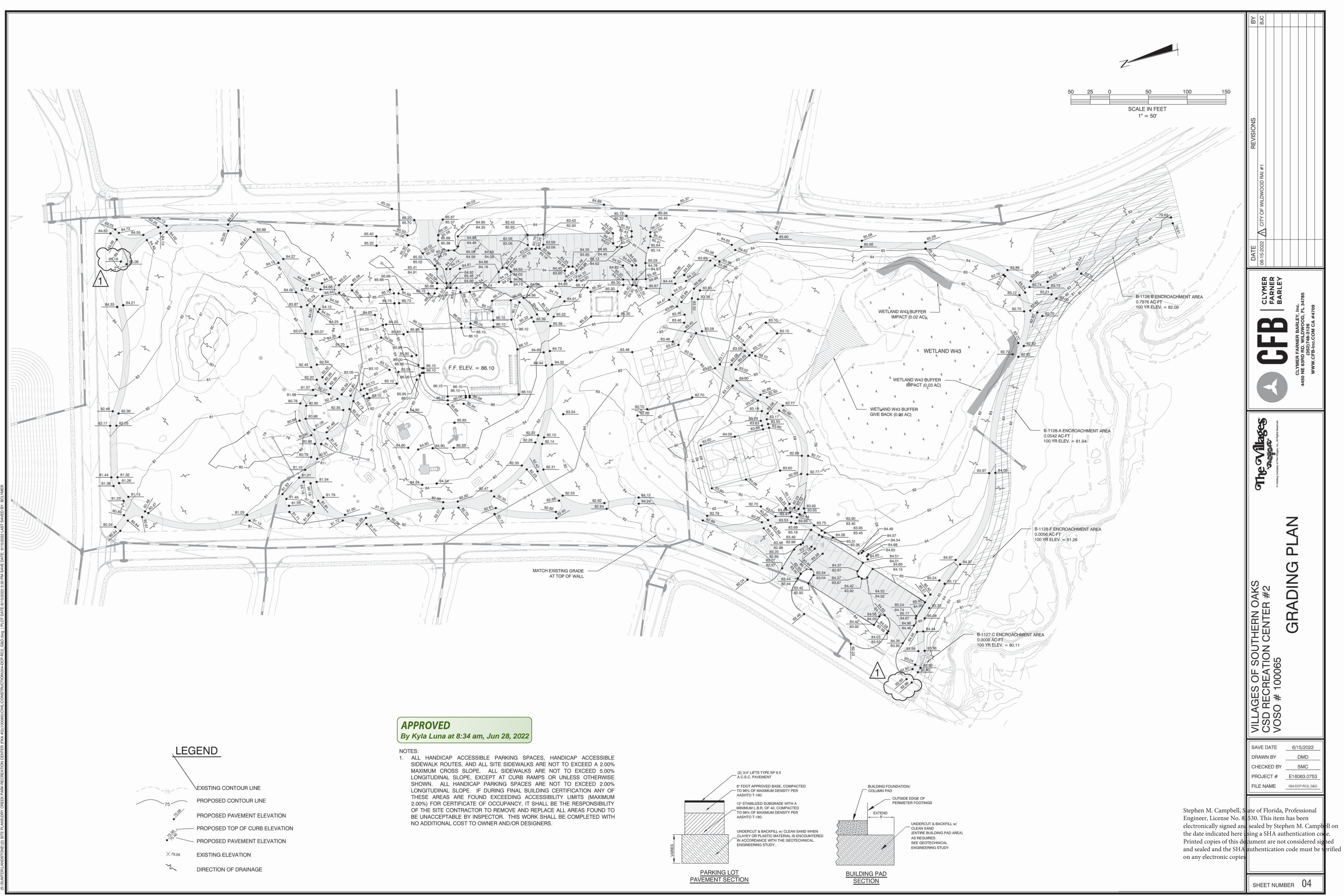


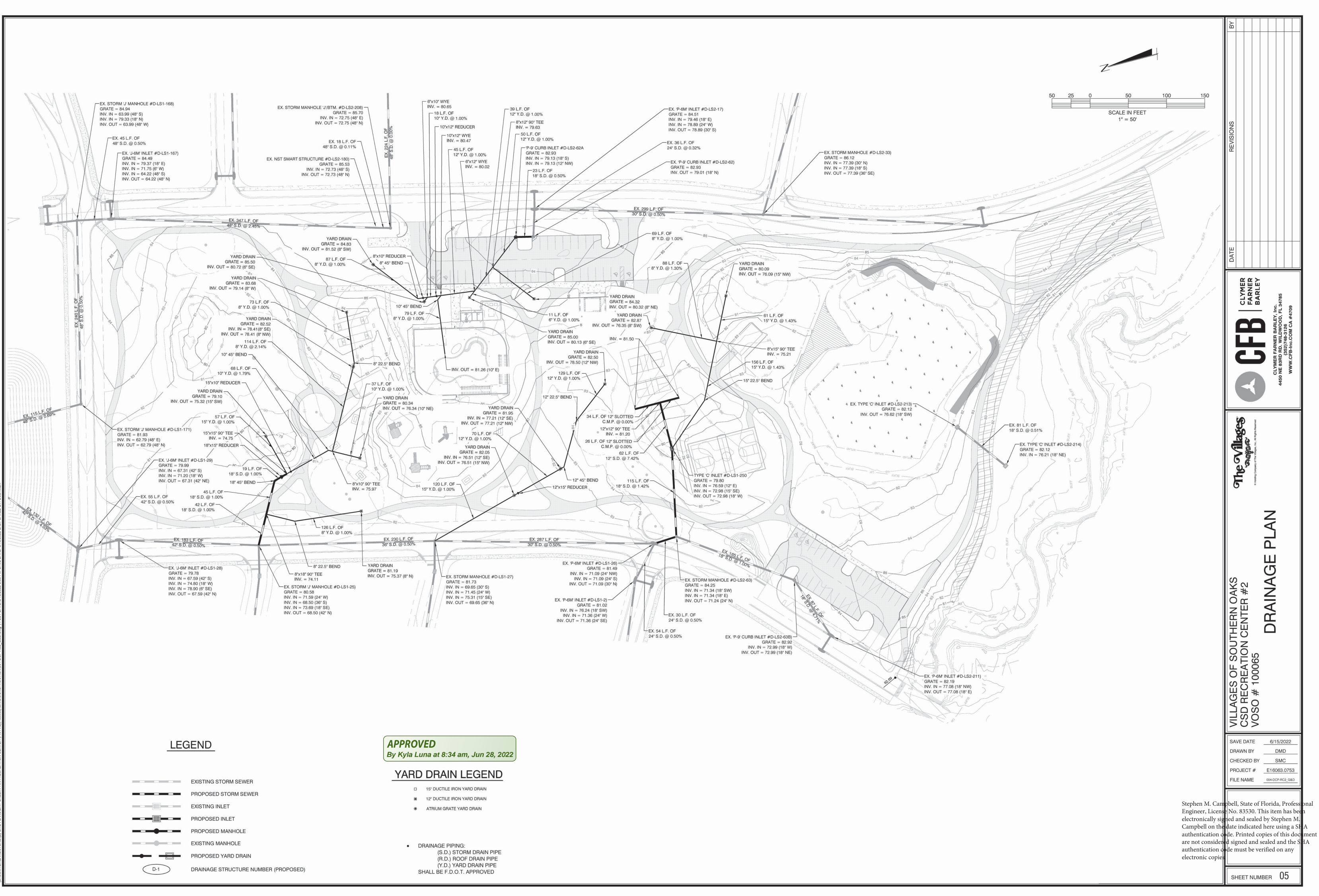
CLYMER FARNER BARLEY, Inc. 4450 NE 83RD RD. WILDWOOD, FL 34785 (352) 748-3126 WWW.CFB-Inc.COM CA #4709

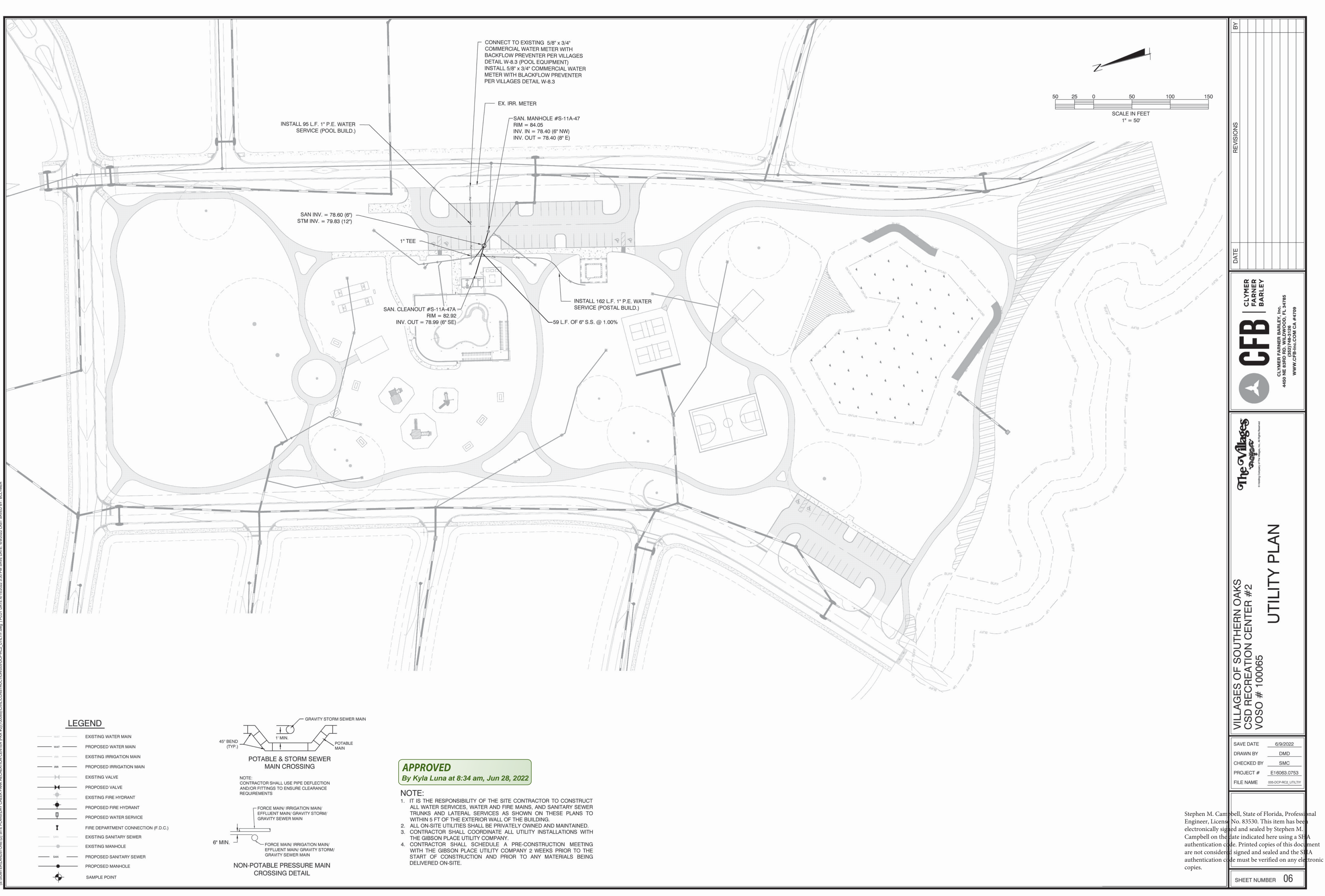


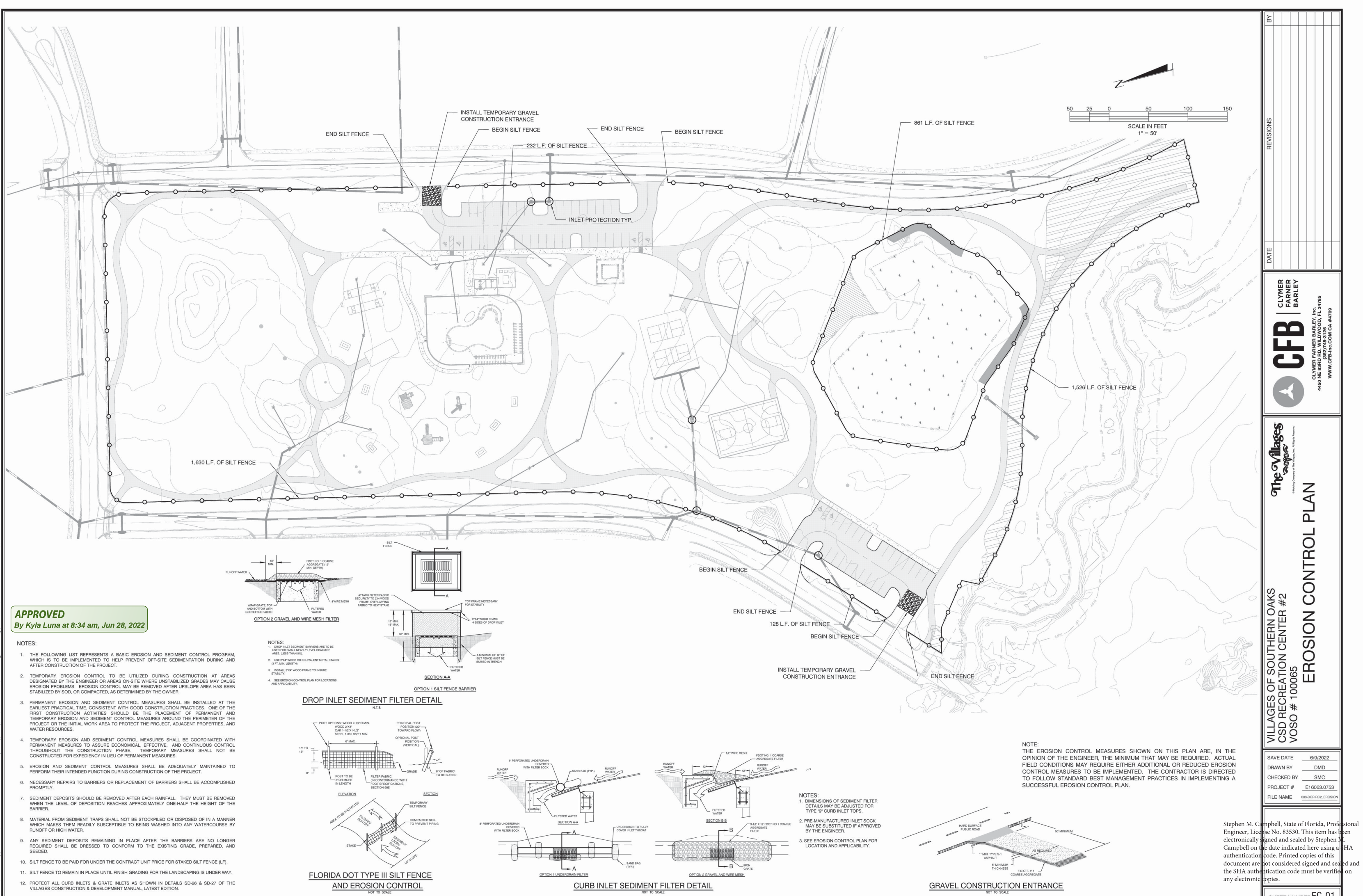












SHEET NUMBER EC-01

AGENCY	PERMIT #	SUBMITTED	STATUS
CITY OF WILDWOOD			
SWFWMD			
FDEP NPDES			
FDEP WATER			
FDEP SEWER			

SAID LANDS CONTAINING 3.892 ACRES, MORE OR LESS.

A PORTION OF SECTION 21, TOWNSHIP 20 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY, FLORIDA, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

PARTICULARLY DESCRIPED A 51 CALUMS: COMMENCE AT NE NORTHERS COMMENTS OF SAMP SECTION 31. THENCE IB IN NORTH MENSION WEET ADDWG THE NORTH LINE OF SAMP SECTION 31. A DISTANCE OF 91.51 FEET. THENCE IB/NINDTH SAMP NEW WEET ADDWG THE NORTH LINE OF SAMP SECTION 31. A DISTANCE OF 91.51 FEET. THENCE IB/NINDTH SAMP NEW WEET ADDWG THE NORTH LINE OF CURRATURE OF A 217.50 FOOT ADDUG CURR. COMMENT OT THE NORTH-LINE RUN SUDTINE OF 35 FEET TO A FONT OF CURRATURE OF A 217.50 FOOT ADDUG CURR. COMMENT OT THE NORTH-LINE RUN SUDTINE OF 35 FEET TO A FONT OF CURRATURE OF A 217.50 FOOT ADDUG CURR. COMMENT OT THE NORTH-LINE RUN SUDTINE OF 35 FEET TO A FONT OF CURRATURE OF A 217.50 FOOT ADDUG CURR. COMMENT OF THE NORTH-LINE RUN SUDTINE THE NORTH-LINE OF SUTINE OF 35 FEET TO A FONT OF CURRATURE OF A 50 OF TOOT ADDUG CURRE. COMMENT OF THE SOUTHHEST SUTINEED RUN A CHORD BERMING OF SOUTH 31 YOUP EST AND A CHORD RUNCE () SH A REET TO A FONT OF SUTINE RUNCE OF S3.7 FEET TO A FONT OF CURRATURE OF A 50 OF TOOT ADDUG CURRE. COMMENT OF THE SOUTHHEST, RENG SUTINEED RUNCE OF S3.7 FEET TO A FONT OF CURRATURE OF A 50 OF TOOT ADDUG CURRE. COMMENT OF THE SOUTHHEST SUTINEED RUNCE OF S3.7 FEET TO A FONT OF CURRATURE OF A 50 OF TOOT ADDUG CURRE. COMMENT OF THE SOUTHHEST, RENG SUTINE STORT ON A CHORD BERMING OF SOUTH 31 YOUP COMMENT AD A CHORD BUNCH OF S3.7 FEET. THENCE RUN SUTINE STORT ON A CHORD BUNCH OF G3.0 FEET THENCE RUN SOUTH 31 YOUP COMMENT AD COMMENT ADDUG AT COMMENT. AND SUTINE STORT WEST AD COMMENT ADDUG CURRE. COMMENT ADDUG AT COMMENT ADDUC
NUN BOCHT / 39 122 CBST, A DISTANCE OF 6530 FEET, INBACE NUN NORTH 97 1997 CBST, A DISTANCE OF 55,00 FEET, INBACE NUN NORTH 497495 CBST, A DISTANCE OF 55,00 FEET, THENCE RUN NORTH 297244 WEST, A DISTANCE OF 55,00 FEET, THENCE RUN NORTH 297244 WEST, A DISTANCE OF 55,00 FEET TO THE POINT OF BEGINNING.

Middleton

MAJOR SITE PLAN FOR VILLAGES OF SOUTHERN OAKS **KEWADIN PARK** VOSO # 100100

10 8 15 15 15/ SITE VICINITY MAP 1" = 1000 SECTION 21; TOWNSHIP 20 SOUTH; RANGE 23 EAST

Stephen M. Digitally signed by Stephen M. campbell Date: 2023.03.07 13:38:43 -05'00' campbell

DATE



Sheet List Table		
Sheet Number	Sheet Title	
01	COVER	
02	MASTER DEVELOPMENT PLAN	
03	SITE PLAN	
04	GRADING AND DRAINAGE PLAN	
05	UTILITY PLAN	
EC-01	EROSION CONTROL PLAN	

APPROVED By Shaun Raja at 3:59 pm, Apr 19, 2023

- THE STANDARD DETAILS FOR THIS PROJECT SHALL BE FOUND IN "THE VILLAGES CONSTRUCTION & DEVELOPMENT MANUAL", DATED JULY, 2022, OR AS AMENDED BY THESE PLANS.
- THE STORMWATER MANAGEMENT SYSTEM SHALL BE OWNED AND MAINTAINED BY DEVELOPER, EXCEPT FOR THE STORMWATER MANAGEMENT SYSTEMS WITHIN THE DEDICATED RIGHT OF WAY, WHICH WILL BE OWNED AND MAINTAINED BY CITY OF WILDWOOD.
- ALL UTILITY CONSTRUCTION SHALL BE TO FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION (FDEP) AND GIBSON PLACE UTILITY COMPANY (GPU) REQUIREMENTS.
- ALL WATER AND SANITARY SEWER UTILITIES WITHIN UTILITY EASEMENTS SHALL BE OWNED & MAINTAINED BY GPU.
- 5. ALL IRRIGATION UTILITIES SHALL BE OWNED AND MAINTAINED BY GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA).
- THIS PROJECT BOUNDARY IS WITHIN THE VOSO STORMWATER EARTHWORKS PHASE 11-A. MODIFICATION NO. 3 PROJECT (SWFWID PERMIT NO. 45044863.079), WHICH INCLUDES EROSION CONTROL MEASURES.
- THIS PROJECT LIES WITHIN THE VILLAGES OF SOUTHERN CAKS; PHASE11-A MASTER PLAN, AS APPROVED BY THE CITY OF WILDWOOD.
- BEARINGS AND COORDINATES ARE BASED ON THE FLORIDA STATE PLANE COORDINATE SYSTEM, WEST ZONE, NORTH AMERICAN DATUM OF 1883 WITH 2011 ADJUSTMENT. AS A REFERENCE FOR THIS SKETCH, THE NORTH LINE OF SECTION 16, TOWNSHIP 20 SOUTH, RANGE 28 LAST HAS A BEARING OF NORTH BITS 2507 WEST.
- ELEVATIONS DEPICTED HEREON ARE BASED ON THE NORTH AMERICAN VERTICAL DATUM OF 1988 (NAVD 88).



WATER AND WASTE WATER UTILITIES 3619 KIESSEL ROAD THE VILLAGES, FL 32163 (352) 753-6260

ELECTRICAL POWER UTILITIES SUMTER ELECTRIC COOPERATIVE, INC. (SECO) 330 SOUTH US HIGHWAY 301 SUMTERVILLE, FL 33585 (352) 783-3801

NOTE

IRRIGATION UTILITIES GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA) 3619 KIESSEL ROAD THE VILLAGES. FL 32163 (352) 752-6360

THE LEGAL DESCRIPTION PROVIDED HEREON IS FOR PERMITTING AND/OR CONSTRUCTION PURPOSES ONLY AND SHOULD NOT BE USED FOR TRANSFER OF RIGHT, TITLE OR INTEREST

(352) 753-6219

NATURAL GAS UTILITIES CITY OF LEESBURG - GAS 306 S 6TH STREET LEESBURG, FL 34738 BILLIE SHELL (352) 728-9640

SOLID WASTE COLLECTION

CABLE TELEVISION/INTERNET 4450 NE 83RD ROAD WILDWOOD, FL 34785 TOM MCDONOUGH, MANAGER

LANDSCAPE ARCHITECT MICHAEL PAPE AND ASSOCIATES, P.A. 2351 SE 17TH STREET OCALA, FL 34471 SUZANNE STANCIL (352) 351-3500

ENGINEER ANY, LLC CLYMER FARNER BA

 B
 SURVEYOR

 IAPLEY, Inc.
 CLYMER FAINER BARLEY, Inc.

 ROAD
 4450 NE SRAP ROAD.

 1.34785
 WILDWOOD, FL.34785

 PBELL, PE
 KAYE JAMESON, PSM

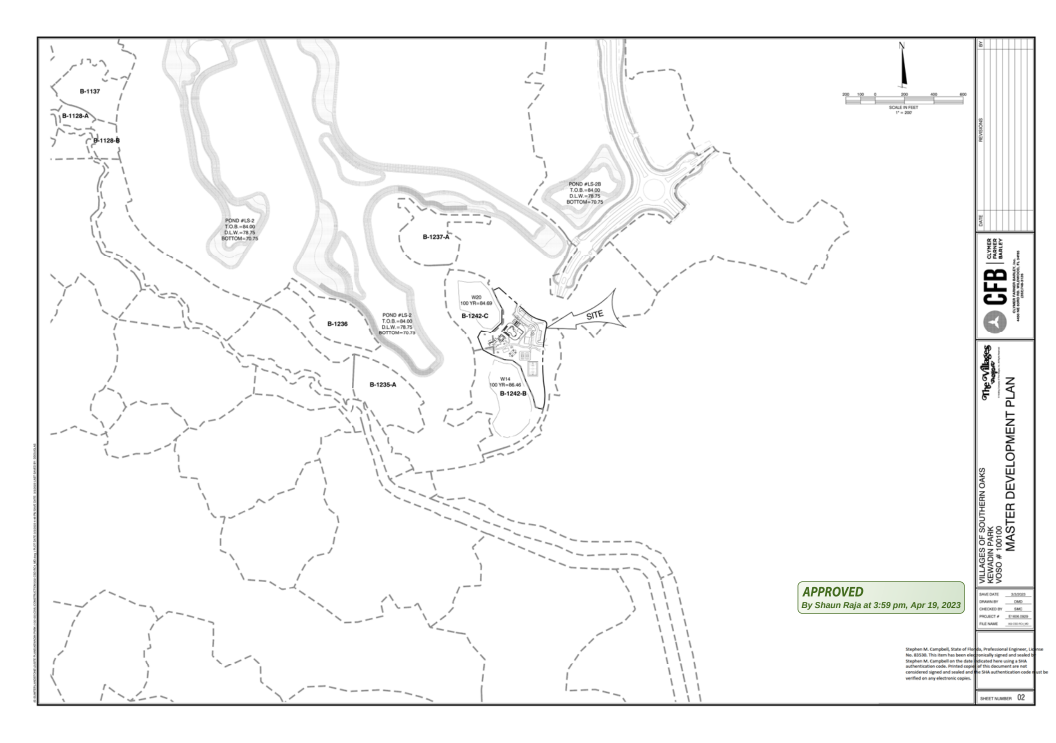
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 4450 NE 83RD ROAD WILDWOOD, FL 34785 FILLIC NO 8953

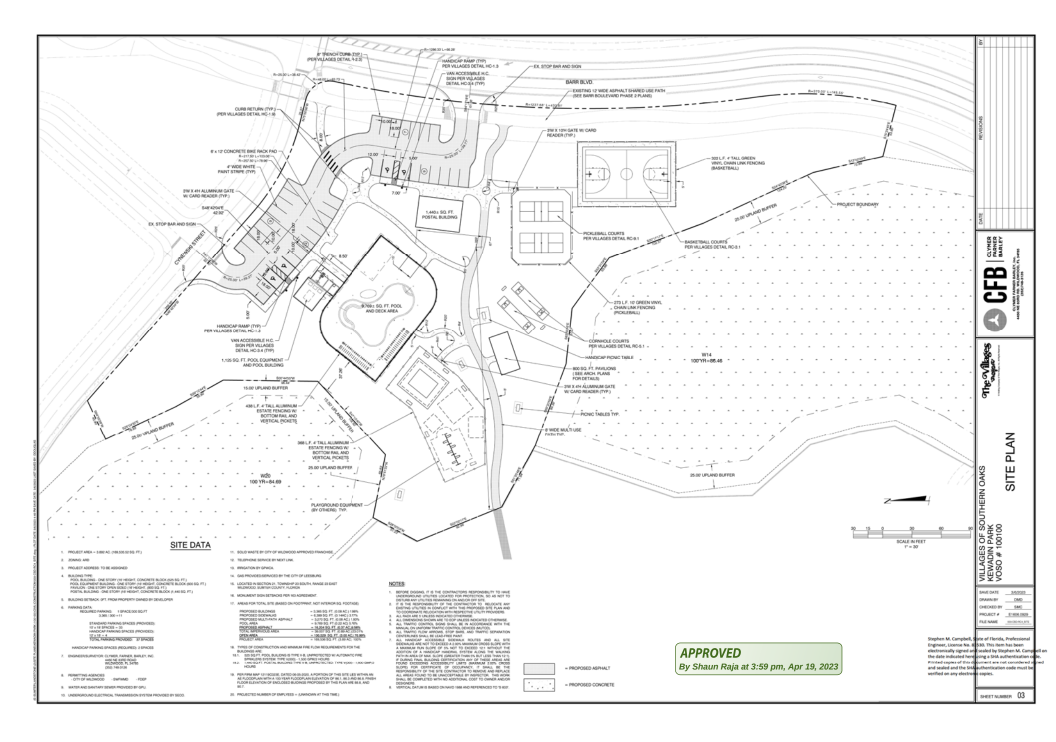
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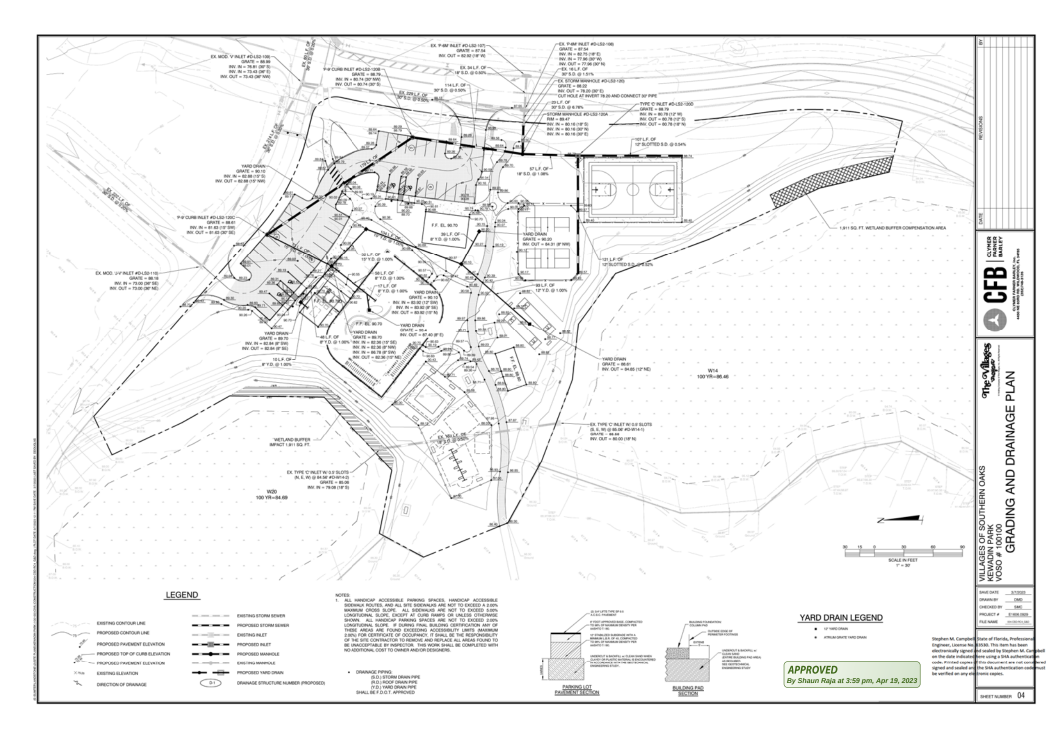
SUMTER COUNTY, FLORIDA

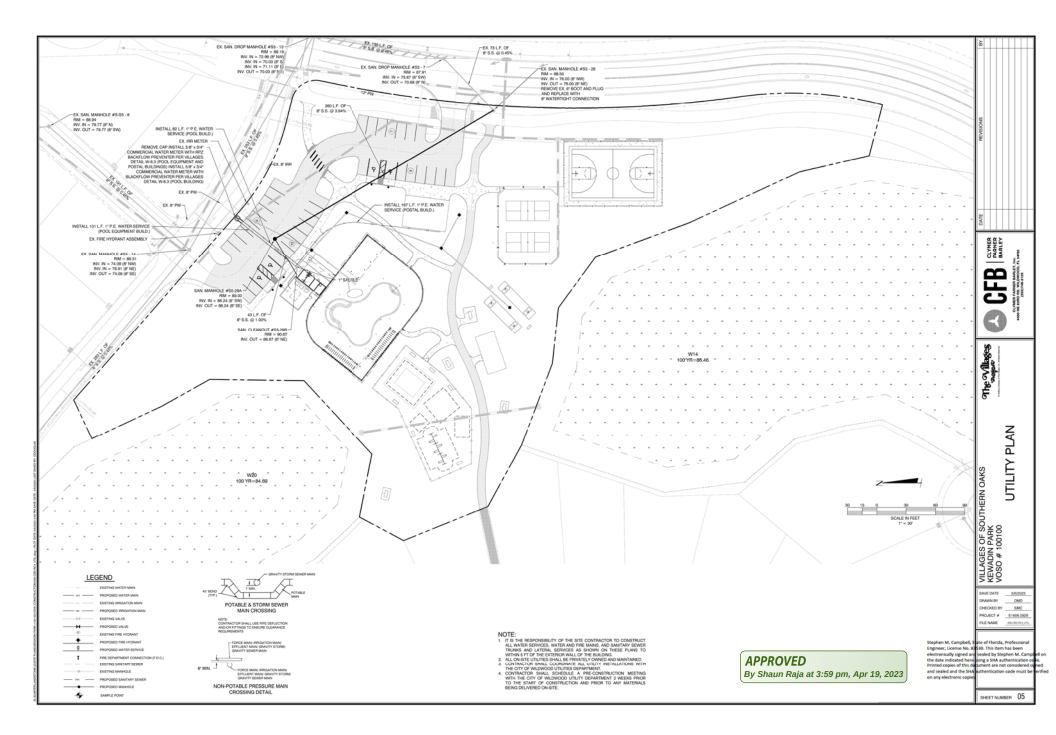
VERTICAL DATUM - NAVD 1988

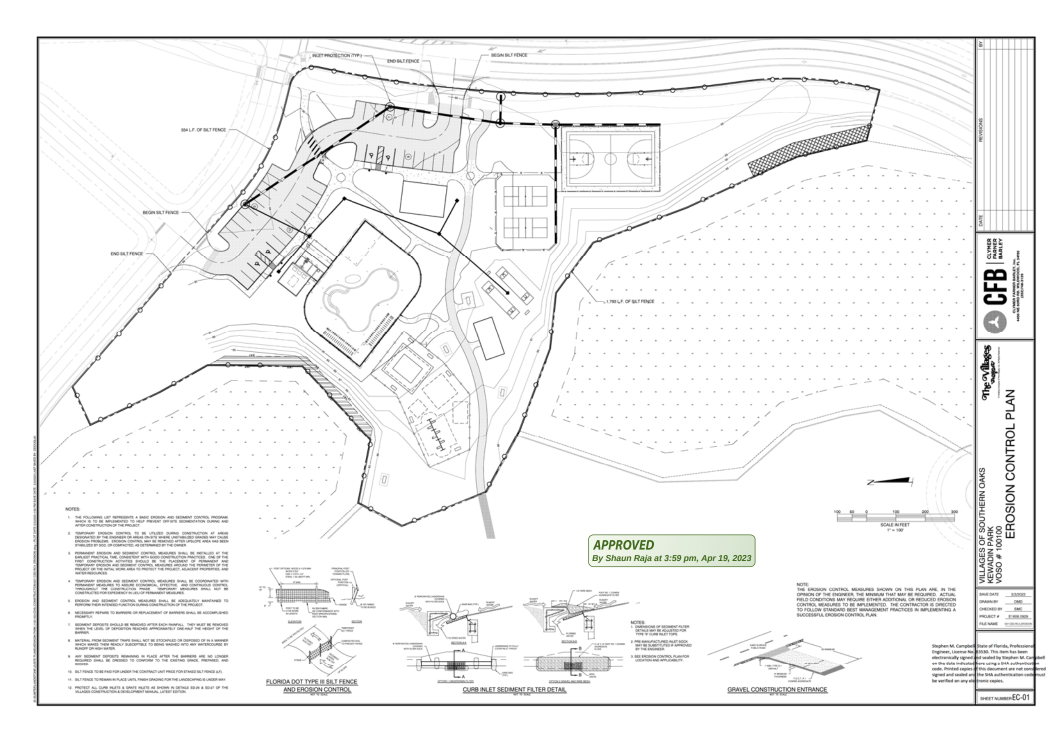
Stephen M. Campbell, State of Flørida, Professional Engineer, Lieense No. 82530. This item has been electronically signed and sealed by Stephen M. Campbell on the date indicated here using a STA authentisation code. Printed copies of this document are not considered signed and sealed and the SHA authentication code must be verified on any











AGENCY	PERMIT #	SUBMITTED	STATUS
CITY OF WILDWOOD			
SWFWMD			
FDEP NPDES			
FDEP WATER			
FDEP SEWER			

Digitally signed Stephen by Stephen M. M. campbell Date: 2022.02.11 campbell 09:09:12 -05'00'

LEGAL DESCRIPTION

A PARCEL OF LAND LYING WITHIN THE NORTHEAST 1/4 OF SECTION 17, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNT FLORIDA, DESCRIBED AS FOLLOWS

89°41'47"W. 452.56 FEET: THENCE DEPARTING SAID NORTH LINE RUN S00°18'13"W 10"E. 92.05 FEET TO A POINT ON THE ARC OF A NON-TANGENT BEABING AND DISTANCE OF \$31°39'00"E 249.56 FEET TO WHICH LONG THE ARC OF SAID CURVE. THROUGH A CENTRAL THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY. DISTANCE OF S62°49'00"E, 42.02 FEET TO WHICH A OF SAID CURVE. THROUGH A CENTRAL ANGLE OF 24°43'39 ANGENT LINE RUN S14°46'58"E. 27.81 FEET TO A POINT ON THE ARC OF A NON BADIUS OF 275.00 FEET AND A CHORD BEARING AND DISTANCE ANGLE OF 41°15'14", AN ARC DISTANCE OF 198.00 FEET TO THE POINT OF TANGENCY; THENCE S41°05'04"W, 159.83 FEET; THENCE N48°54'19"W. 64.38 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY. HAVING A RADIUS OF 180. FEET AND A CHORD BEARING AND DISTANCE OF N00°04'09"E, 173.57 FEET TO WHICH A RADIAL LINE BEARS S61°07'25"E; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 57°36'51", AN ARC DISTANCE OF 181.10 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 99.00 FEET AND A CHORD BEARING AND DISTANCE OF N14°29'12"W, 49.78 FEET TO WHICH A RADIAL LINE BEARS S60°57'12"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 29°07'13", AN ARC DISTANCE OF 50.32 FEET; THENCE ALONG A NON-TANGENT LINE RUN N00°00'00"E, 149.00 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 197.37 FEET AND A CHORD BEARING AND DISTANCE OF N12°46'47"E, 65.65 FEET TO WHICH A RADIAL LINE BEARS N86°47'35"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 19°08'43", AN ARC DISTANCE OF 65.95 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 193.63 FEET AND A CHORD BEARING AND DISTANCE OF N07°01'14"E, 96.11 FEET TO WHICH A RADIAL LINE BEARS S68°36'37"E; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 28°44'17", AN ARC DISTANCE OF 97.12 FEET TO THE POINT OF BEGINNING.

CONTAINING 2.28 ACRES, MORE OR LESS.

NOTE:

THE LEGAL DESCRIPTION PROVIDED HEREON IS FOR PERMITTING AND/OR CONSTRUCTION PURPOSES ONLY AND SHOULD NOT BE USED FOR TRANSFER OF RIGHT, TITLE OR INTEREST.

WATER AND WASTE WATER UTILITIES GIBSON PLACE UTILITY COMPANY (GPU) 3619 KIESSEL ROAD THE VILLAGES, FL 32163 (352) 753-6260

ELECTRICAL POWER UTILITIES SUMTER ELECTRIC COOPERATIVE, INC. (SECO) 330 SOUTH US HIGHWAY 301 SUMTERVILLE, FL 33585 (352) 793-3801

IRRIGATION UTILITIES GIBSON PLACE WATEF CONSERVATION AUTHORITY (GPWCA) 3619 KIESSEL ROAD THE VILLAGES, FL 32163 (352) 752-6360

SOLID WASTE COLLECTION CITY OF WILDWOOD APPROVED FRANCHISE

CABLE TELEVISION/INTERNET NEXT LINK COMMUNICATION, LLC 4450 NE 83RD ROAD WILDWOOD, FL 34785 TOM MCDONOUGH, MANAGER (352) 753-6219

LANDSCAPE ARCHITECT MICHAEL PAPE AND ASSOCIATES, P.A. 2351 SE 17TH STREET OCALA, FL 34471 SUZANNE STANCIL

NATURAL GAS UTILITIES **CITY OF LEESBURG - GAS** 306 S 6TH STREET LEESBURG, FL 34738 BILLIE SHELL (352) 728-9840

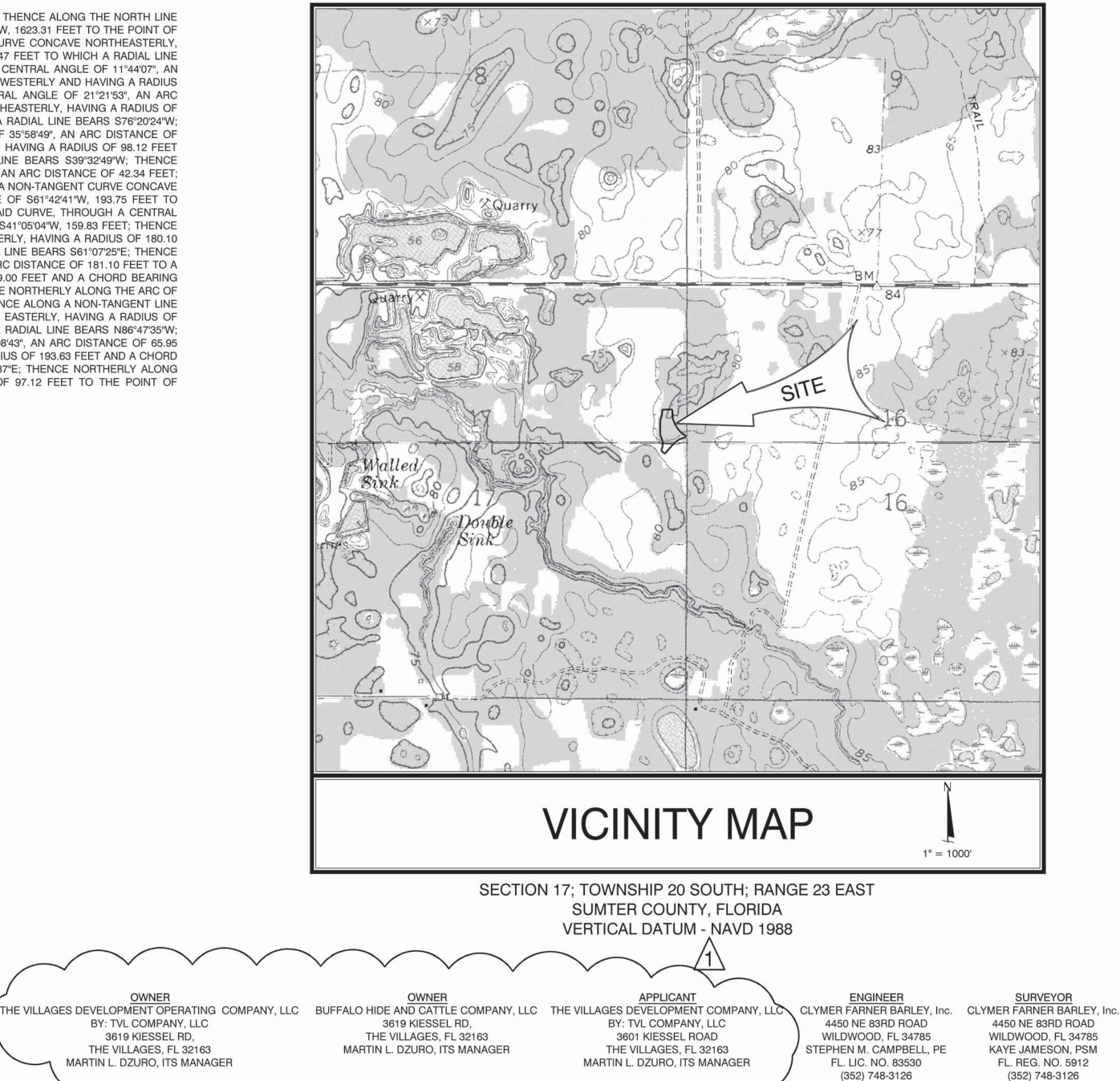
(352) 351-3500

BY: TVL COMPANY, LLC 3619 KIESSEL RD, THE VILLAGES, FL 32163 MARTIN L. DZURO, ITS MANAGER



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IMPROVEMENT PLANS FOR **VILLAGE OF SOUTHERN OAKS** VOSO PHASE 11A CANINE PARK VOSO #100200



DATE	REVISIONS	BY
2-10-2022	REVISED PER CITY OF	DMD
	WILDWOOD COMMENTS	
	REVIEWED BY CITY OF WILDWOOD OPMENT SERVICES DEPARTMENT)
	APPROVED APPROVED WITH CONDITIO DENIED	NS

Sheet List Table		
Sheet Number Sheet Title		
01	COVER	
02	MASTER DEVELOPMENT PLAN	
03	SITE PLAN	
04	GRADING AND DRAINAGE PLAN	
05	UTILITY PLAN	
EC-01	EROSION CONTROL PLAN	

NOTES:

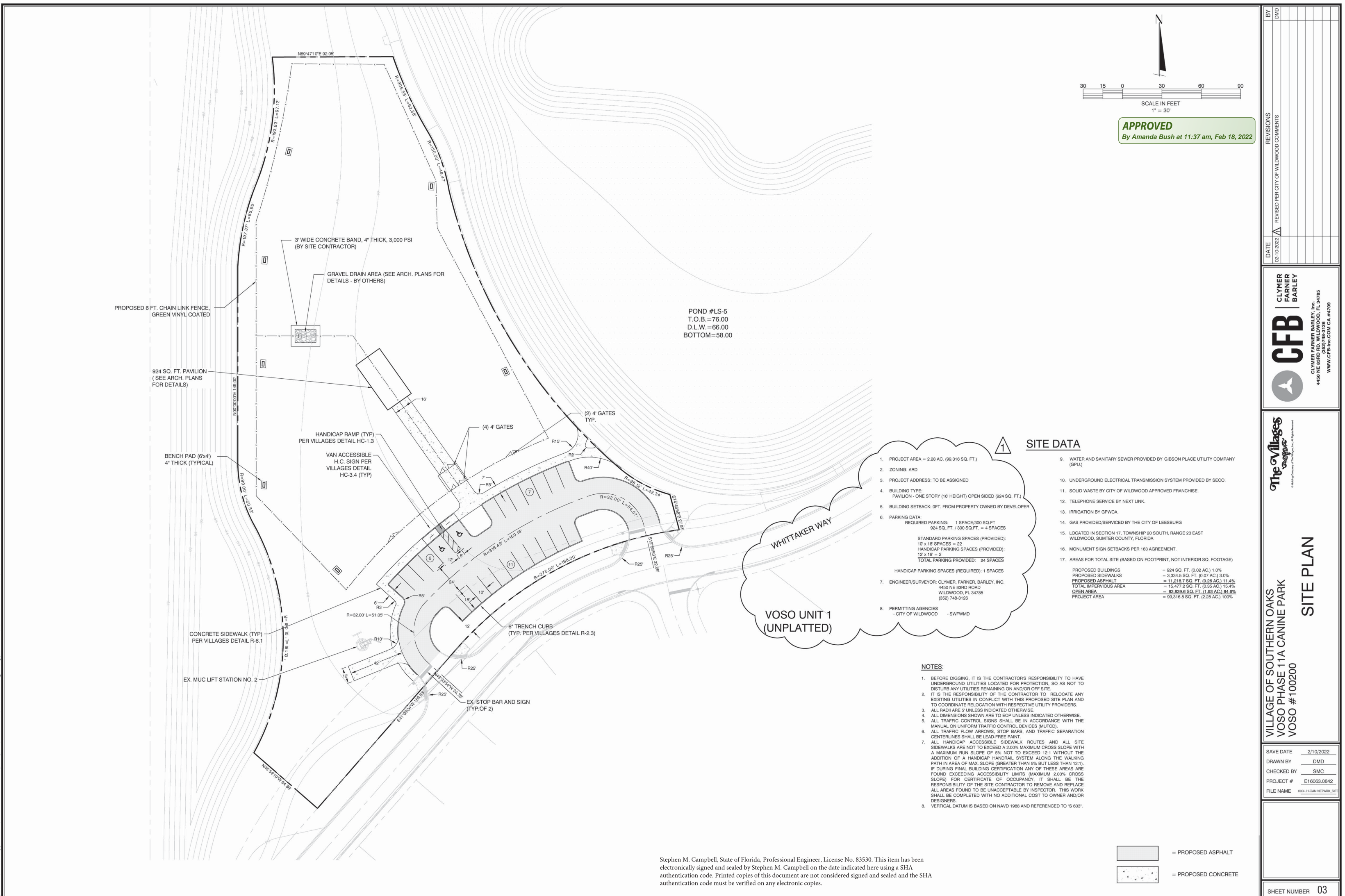
- 1. THE STANDARD DETAILS FOR THIS PROJECT SHALL BE FOUND IN "THE VILLAGES, CONSTRUCTION & DEVELOPMENT MANUAL", DATED FEBRUARY 1, 2019, PREPARED BY DZURO & ASSOCIATES, OR AS AMENDED BY THESE PLANS.
- 2. THE STORMWATER MANAGEMENT SYSTEM SHALL BE OWNED AND MAINTAINED BY DEVELOPER, EXCEPT FOR THE STORMWATER MANAGEMENT SYSTEMS WITHIN THE DEDICATED RIGHT OF WAY, WHICH WILL BE OWNED AND MAINTAINED BY CITY OF WILDWOOD.
- 3. ALL UTILITY CONSTRUCTION SHALL BE TO FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION (FDEP) AND GIBSON PLACE UTILITY COMPANY (GPU) REQUIREMENTS.
- 4. ALL WATER AND SANITARY SEWER UTILITIES WITHIN UTILITY EASEMENTS SHALL BE OWNED & MAINTAINED BY GPU.
- 5. ALL IRRIGATION UTILITIES SHALL BE OWNED AND MAINTAINED BY GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA).
- 6. THIS PROJECT BOUNDARY IS WITHIN THE VOSO STORMWATER EARTHWORKS PHASE 11A PROJECT (SWFWMD APPLICATION NO. 836489), WHICH INCLUDES EROSION CONTROL MEASURES.
- 7. THIS PROJECT LIES WITHIN THE VILLAGES OF SOUTHERN OAKS; PHASE 11-A MASTER PLAN, AS APPROVED BY THE CITY OF WILDWOOD.

Stephen M. Campbell, State of Florida, Professional Engineer, License No. 83530. This item has been electronically signed and sealed by Stephen M. Campbell on the date indicated here using a SHA authentication code. Printed copies of this document are not considered signed and sealed and the SHA authentication code must be verified on any electronic copies.

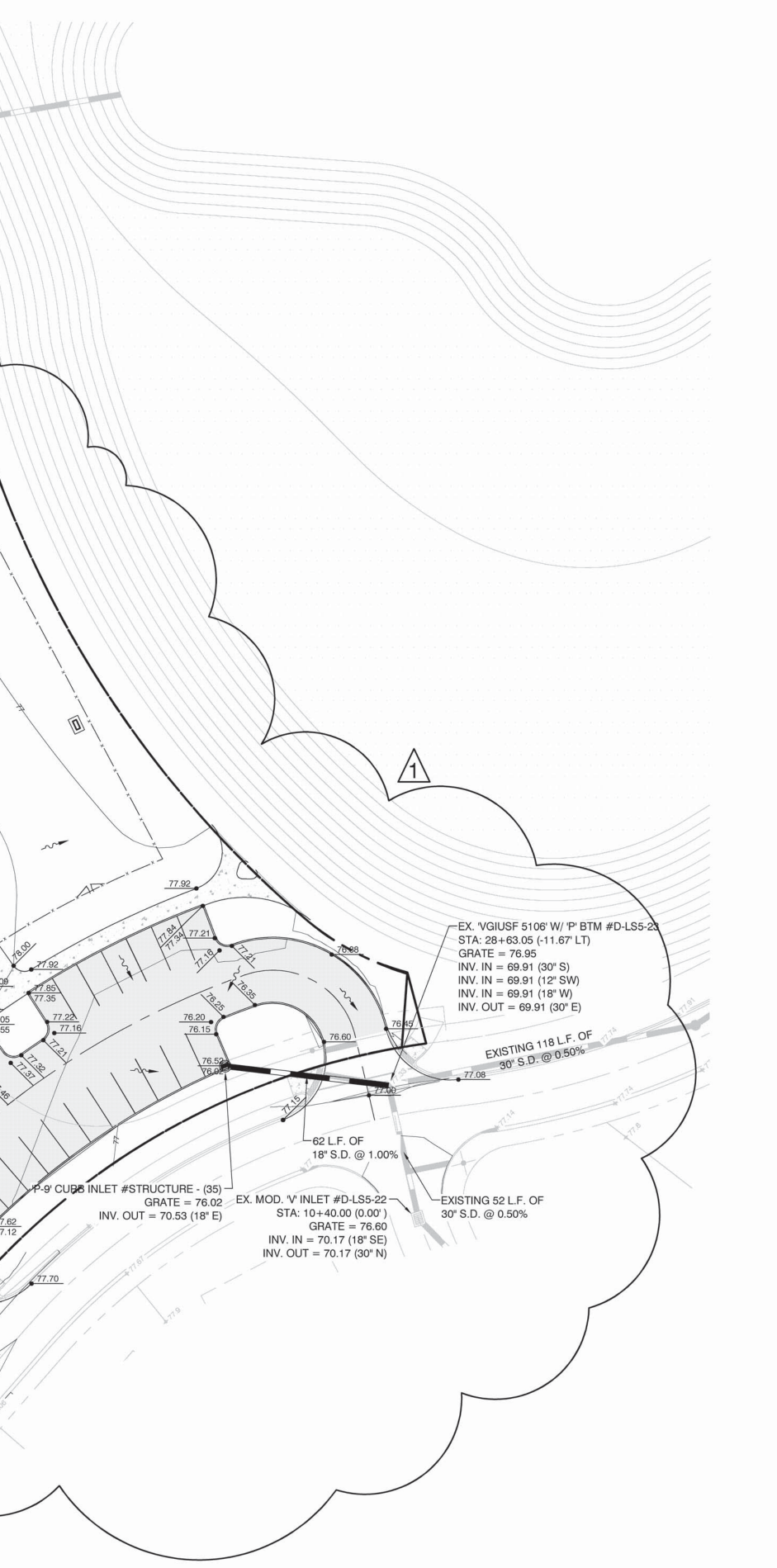


CLYMER FARNER BARLEY, Inc. 4450 NE 83RD RD. WILDWOOD, FL 34785 (352) 748-3126 WWW.CFB-Inc.COM CA #4709



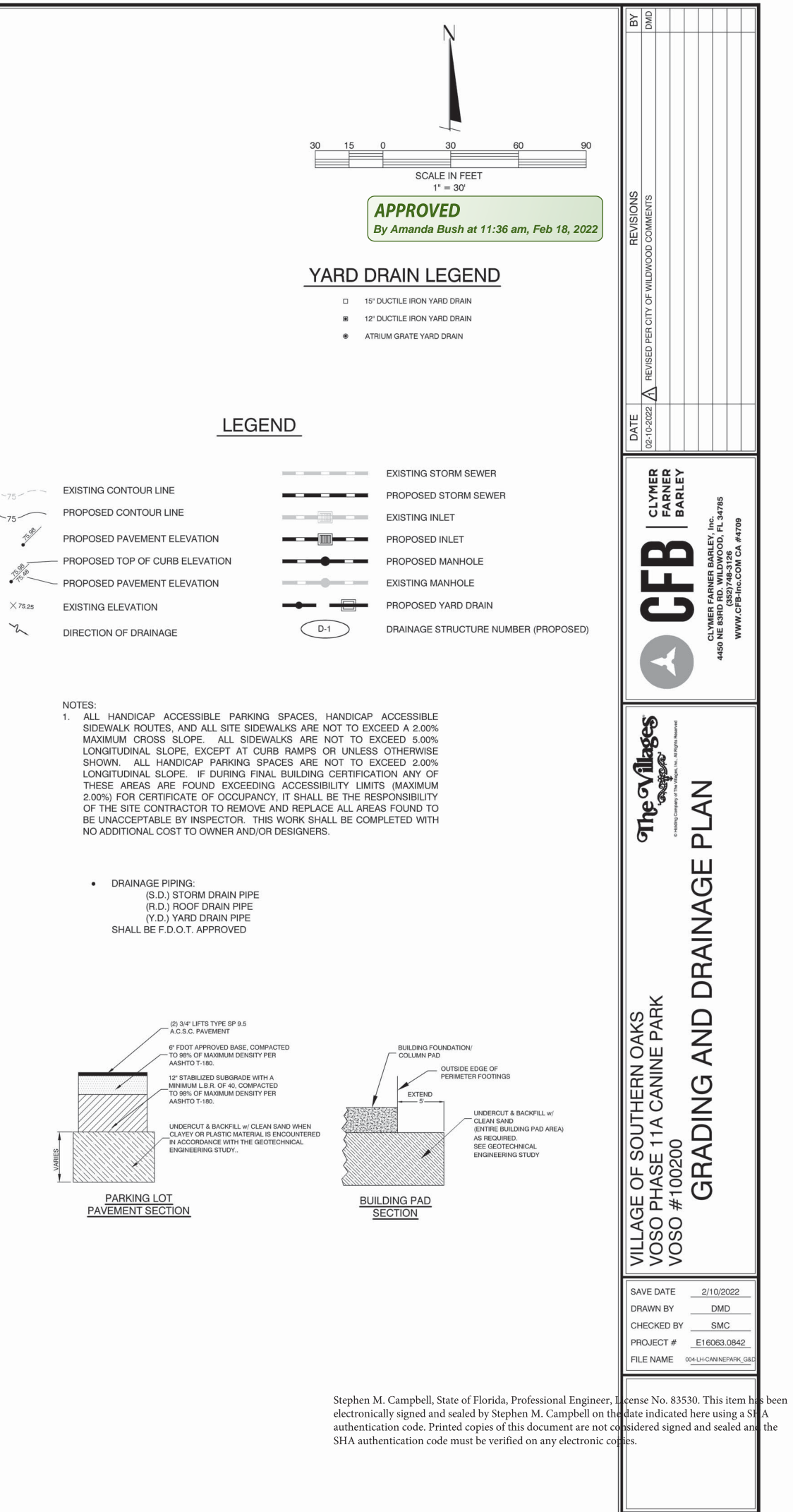


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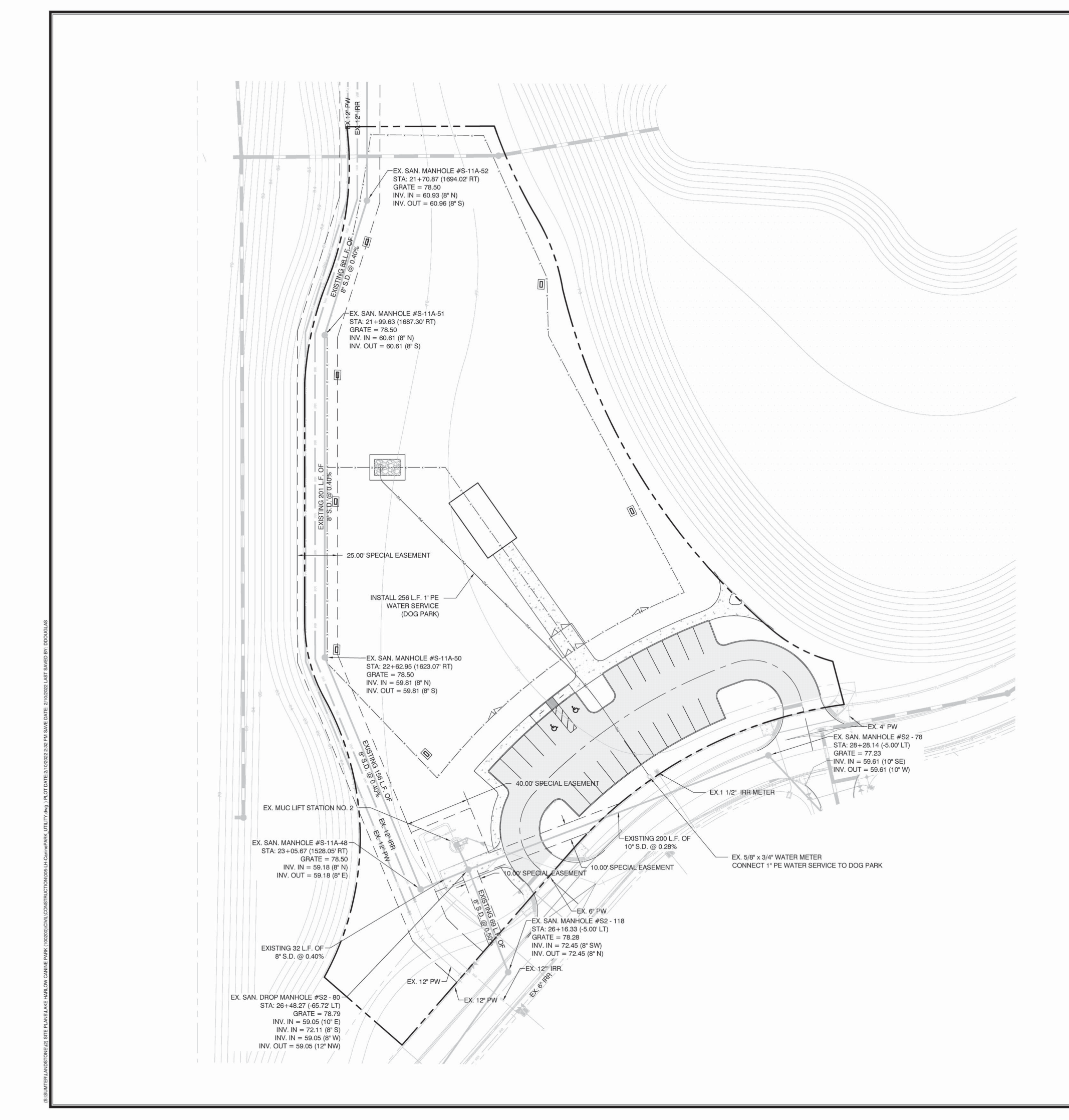


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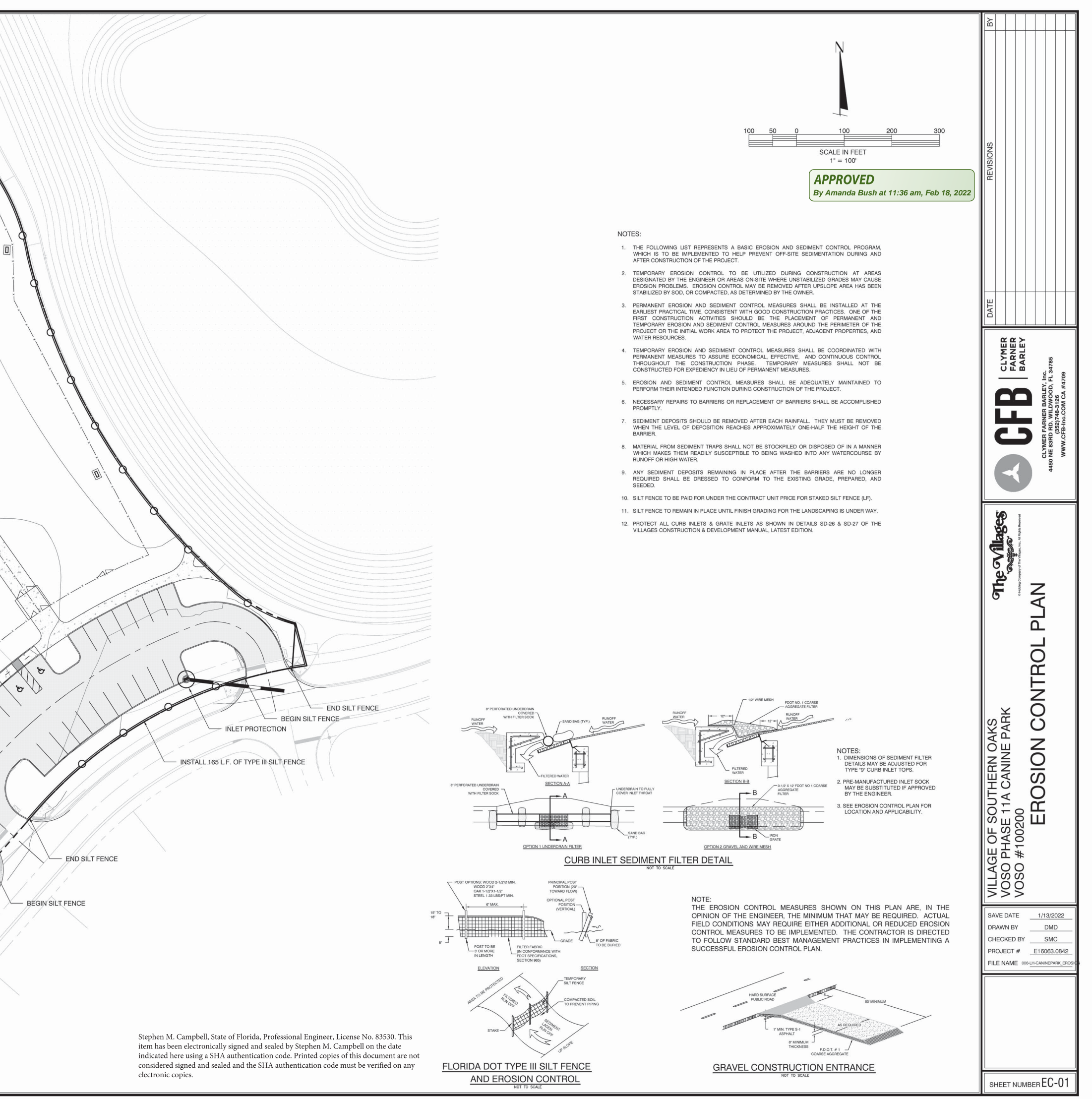
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INSTALL 1,245 L.F. OF TYPE III SILT FENCE



AGENCY	PERMIT #	SUBMITTED	STATUS
CITY OF WILDWOOD			
SWFWMD			
FDEP NPDES			
FDEP WATER			
FDEP SEWER			

A PARCEL OF LAND LYING WITHIN SECTIONS 16 AND 17, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF THE NORTHWEST 1/4 OF AFORESAID SECTION 16: THENCE ALONG THE NORTH LINE 9°47'31"E, 576.32 FEET; THENCE DEPARTING SAID NORTH LINE RUN S00°12'29"W, ENCE S74°59'44"E, 64.24 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A 2.28 FEET AND A CHORD BEARING AND DISTANCE OF S09°01'00"W, 28.14 FEET TO WHICH A RADIAL LINE BEARS ENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF FO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY. EARING AND DISTANCE OF S28°12'08"E. 78.52 FEET TO WHICH A RADIAL LINE RLY ALONG THE ARC OF SAID CURVE. THROUGH A CENTRAL ANGLE OF 66°33'26". AN ARC DISTANCE OF TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A BADIUS OF DISTANCE OF S27°38'58"E, 105.49 FEET TO WHICH A BADIAL LINE BEARS ALONG THE ABC OF SAID CUBVE, THROUGH A CENTRAL ANGLE OF 58°46'01", AN ABC DISTANCE OF HENCE \$57°01'59"E 132.71 FEET TO THE POINT OF CUBVATURE OF A CUBVE CONCAV HAVING A BADIUS OF 325 00 FEFT. THENCE SOUTHEASTERLY ALONG THE ABC OF SAID CUBVE DISTANCE OF 267.76 FEET TO A POINT OF COMPOUND CUBVATURE OF A CUBVE CONCAV BADIUS OF 110 00 FEET. THENCE SOUTHWESTERLY ALONG THE ABC OF SAID CURVE BC DISTANCE OF 132 31 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE THENCE WESTERLY ALONG THE ARC OF SAID CURVE TO THE POINT OF TANGENCY: THENCE N69°31'31"W 254.22 OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A BADIUS OF 150.00 FEET: THENCE SOUTHWES THROUGH A CENTRAL ANGLE OF 71°39'07". AN ARC DISTANCE OF 187.58 FEET TO THE POINT OF IWESTERLY AND HAVING A RADIUS OF 325.00 FEET; THENCE SOUTHWESTERLY / THROUGH A CENTRAL ANGLE OF 42°53'11", AN ARC DISTANCE OF 243.27 FEET TO THE POINT OF TANGENCY: O THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A BADIUS OF 275.00 FEET WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°47'16" AN ARC DISTANCE OF 61.38 FEET. THENCE ALONG A NON-TANGENT LINE BUN N18°56'11"W. 17.44 FEET TO A POINT ON THE ABC OF A NON-TANGENT CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 135.23 FEET AND A CHORD BEARING AND DISTANCE OF N71°24'03"E. 60.54 FEET TO WHICH A RADIAL LINE BEARS \$05°39'51"E: THENCE EASTERLY ALONG THE ARC OF SAID CURVE. ANGLE OF 25°52'10". AN ARC DISTANCE OF 61.06 FEET: THENCE ALONG A NON-TANGENT LINE BUN N58°12'06"E, 73.84 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 109.77 FEET AND A CHORD BEARING AND DISTANCE OF N32°07'03"E, 95.62 FEET TO WHICH A RADIAL LINE BEARS S32°03'45"E; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 51°38'23", AN ARC DISTANCE OF 98.94 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 273.27 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 22°40'58", AN ARC DISTANCE OF 108.19 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 536.58 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 10°50'17", AN ARC DISTANCE OF 101.50 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 309.25 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 19°34'32", AN ARC DISTANCE OF 105.66 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 795.07 FEET: THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 07°24'59", AN ARC DISTANCE OF 102.91 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 230.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 21°10'50", AN ARC DISTANCE OF 85.02 FEET TO THE POINT OF TANGENCY; THENCE N51°28'55"E, 192.72 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 301.37 FEET AND A CHORD BEARING AND DISTANCE OF N32°21'20"E, 197.07 FEET TO WHICH A RADIAL LINE BEARS S38°33'36"E; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 38°10'09", AN ARC DISTANCE OF 200.77 FEET TO THE POINT OF BEGINNING.

CONTAINING 6.51 ACRES, MORE OR LESS.

NOTE:

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WATER AND WASTE WATER UTILITIES GIBSON PLACE UTILITY COMPANY (GPU) 3619 KIESSEL ROAD THE VILLAGES, FL 32163 (352) 753-6260

ELECTRICAL POWER UTILITIES SUMTER ELECTRIC COOPERATIVE, INC. (SECO) 330 SOUTH US HIGHWAY 301 SUMTERVILLE, FL 33585 (352) 793-3801

IRRIGATION UTILITIES GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA) 3619 KIESSEL ROAD THE VILLAGES, FL 32163 (352) 752-6360

SOLID WASTE COLLECTION CITY OF WILDWOOD APPROVED FRANCHISE

CABLE TELEVISION/INTERNET NEXT LINK COMMUNICATION, LLC 4450 NE 83RD ROAD WILDWOOD, FL 34785 TOM MCDONOUGH, MANAGER (352) 753-6219

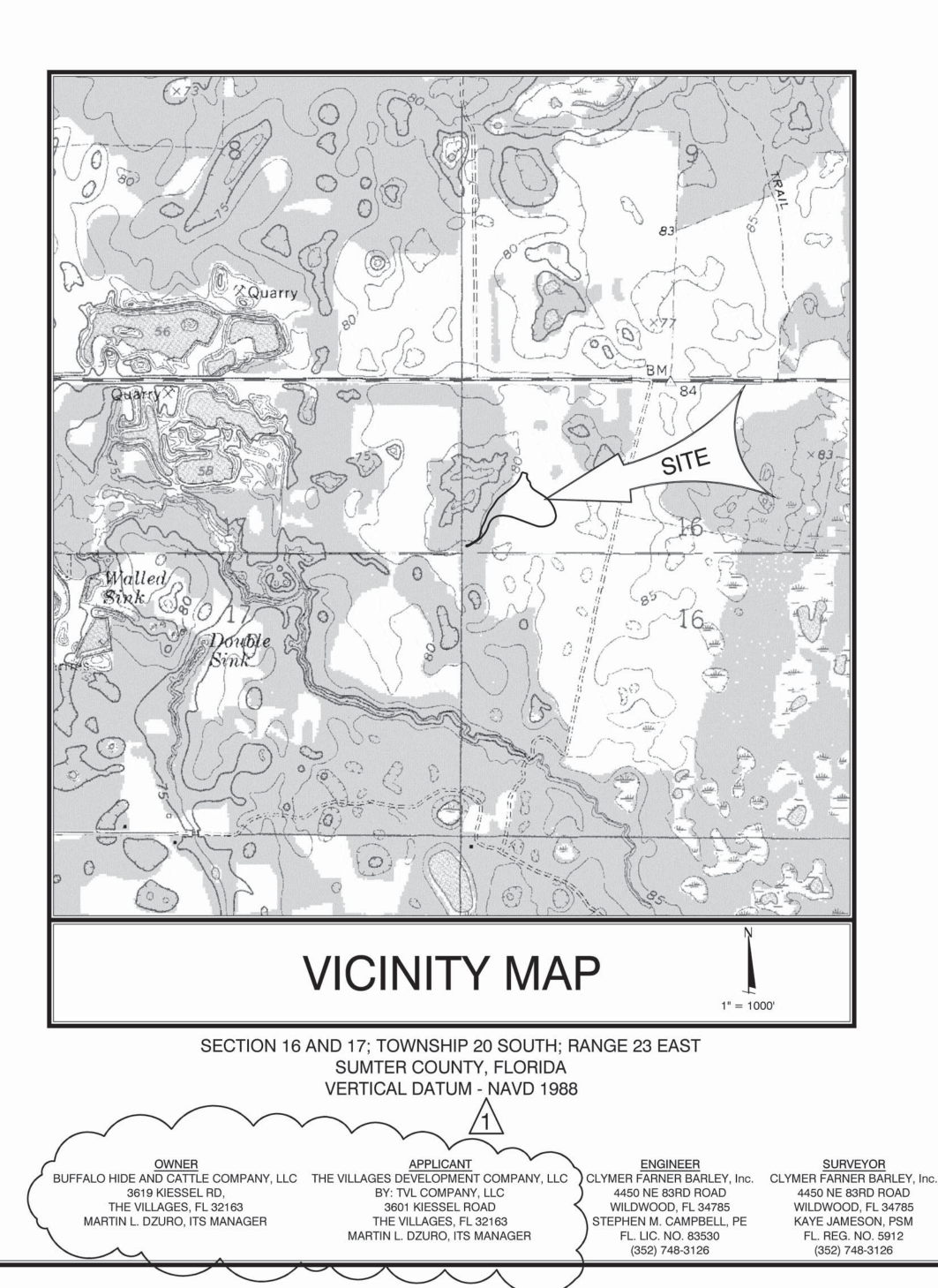
LANDSCAPE ARCHITECT MICHAEL PAPE AND ASSOCIATES, P.A. 2351 SE 17TH STREET OCALA, FL 34471 SUZANNE STANCIL (352) 351-3500

NATURAL GAS UTILITIES **CITY OF LEESBURG - GAS** 306 S 6TH STREET LEESBURG, FL 34738 **BILLIE SHELL** (352) 728-9840



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IMPROVEMENT PLANS FOR VILLAGE OF SOUTHEN OAKS **CSD RECREATION CENTER NO. 1** VOSO #100064



DATE	REVISIONS	BY
2-23-2022	RAI COMMENTS #1	DMD

PLANS REVIEWED BY CITY OF WILDWOOD **DEVELOPMENT SERVICES DEPARTMENT**

> APPROVED ____APPROVED WITH CONDITIONS ____DENIED

Sheet List Table		
Sheet Number Sheet Title		
01	COVER	
02	MASTER DEVELOPMENT PLAN	
03	SITE PLAN	
04	GRADING AND DRAINAGE PLAN	
05	UTILITY PLAN	
EC-01	EROSION CONTROL PLAN	

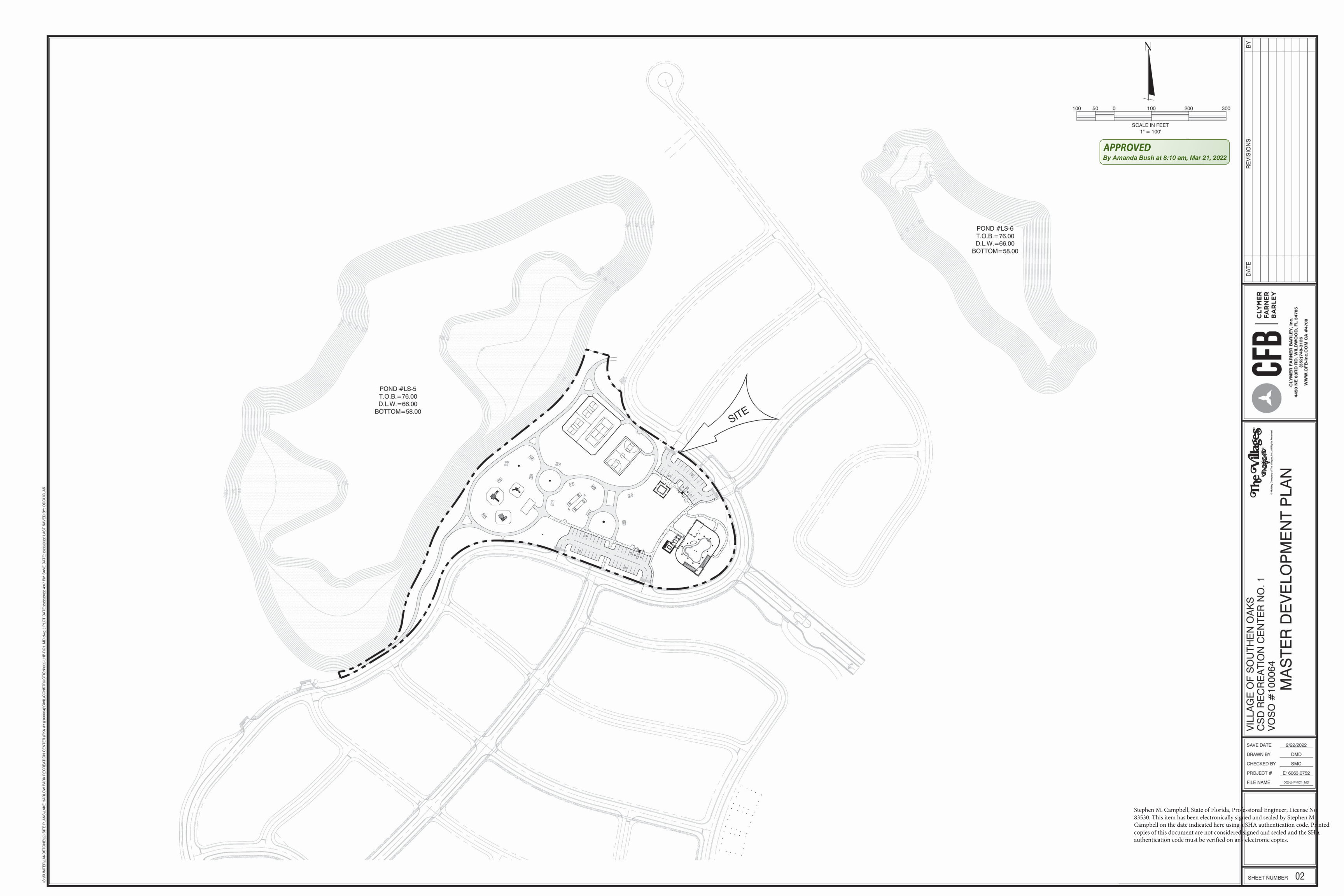
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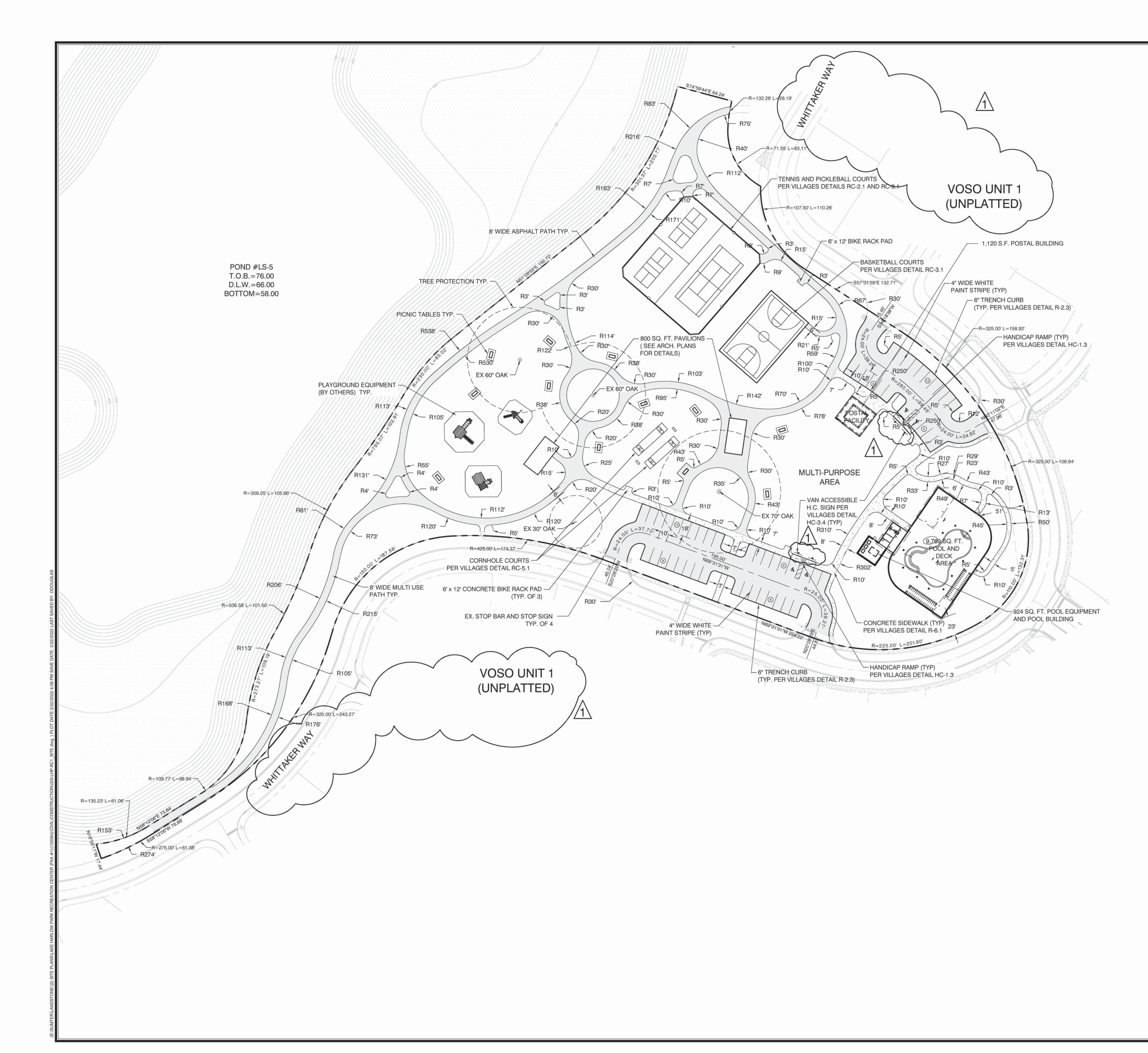
- 1. THE STANDARD DETAILS FOR THIS PROJECT SHALL BE FOUND IN "THE VILLAGES, CONSTRUCTION & DEVELOPMENT MANUAL", DATED FEBRUARY 1, 2019, PREPARED BY DZURO & ASSOCIATES, OR AS AMENDED BY THESE PLANS.
- 2. THE STORMWATER MANAGEMENT SYSTEM SHALL BE OWNED AND MAINTAINED BY DEVELOPER, EXCEPT FOR THE STORMWATER MANAGEMENT SYSTEMS WITHIN THE DEDICATED RIGHT OF WAY, WHICH WILL BE OWNED AND MAINTAINED BY CITY OF WILDWOOD.
- 3. ALL UTILITY CONSTRUCTION SHALL BE TO FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION (FDEP) AND GIBSON PLACE UTILITY COMPANY (CPU) REQUIREMENTS.
- 4. ALL WATER AND SANITARY SEWER UTILITIES WITHIN UTILITY EASEMENTS SHALL BE OWNED & MAINTAINED BY GPU.
- 5. ALL IRRIGATION UTILITIES SHALL BE OWNED AND MAINTAINED BY GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA).
- 6. THIS PROJECT BOUNDARY IS WITHIN THE VOSO STORMWATER EARTHWORKS PHASE 11A PROJECT (SWFWMD APPLICATION NO. 836489), WHICH INCLUDES EROSION CONTROL MEASURES.
- 7. THIS PROJECT LIES WITHIN THE VILLAGES OF SOUTHERN OAKS; PHASE 11-A MASTER PLAN, AS APPROVED BY THE CITY OF WILDWOOD.

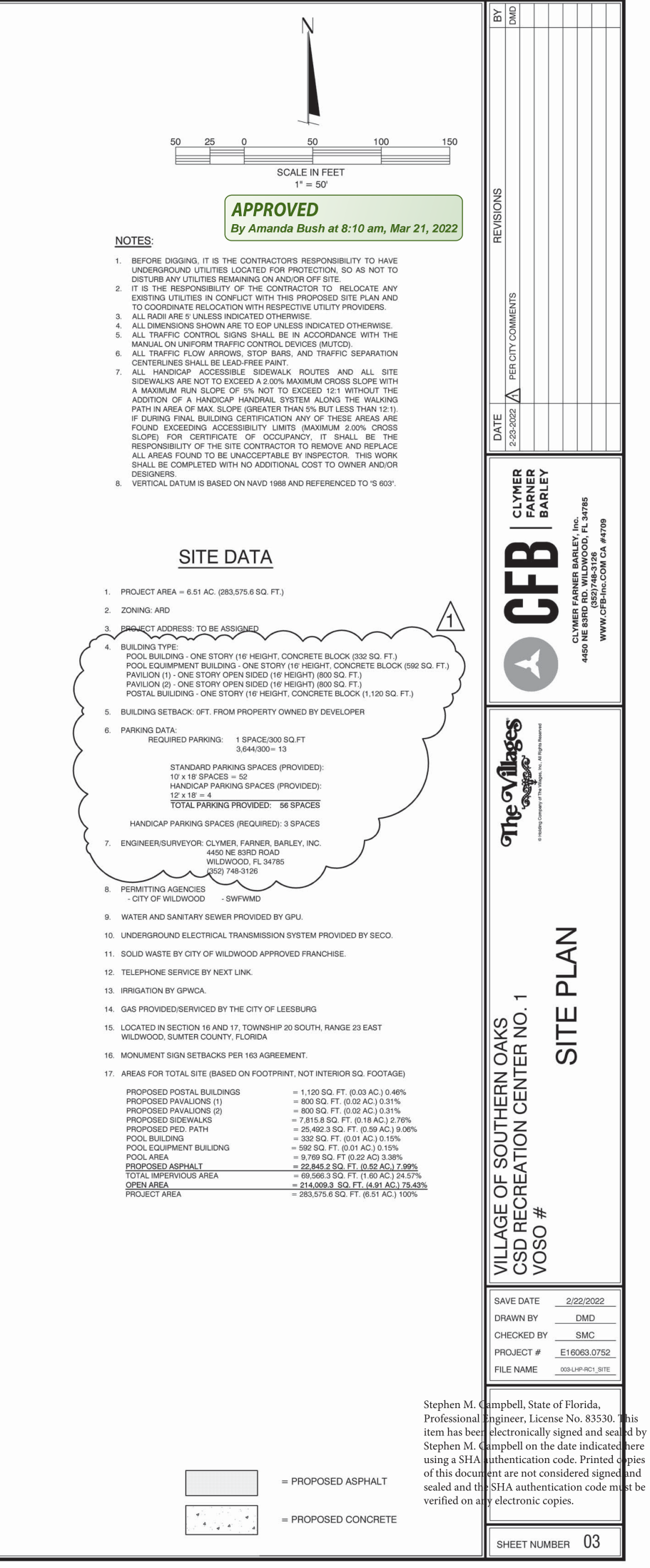
Stephen M. Campbell, State of Florida, Professional Engineer, License No. 83530. This item has been electronically signed and sealed by Stephen M. Campbell on the date indicated here using a SHA authentication code. Printed copies of this document are not considered signed and sealed and the SHA authentication code must be verified on any electronic copies.

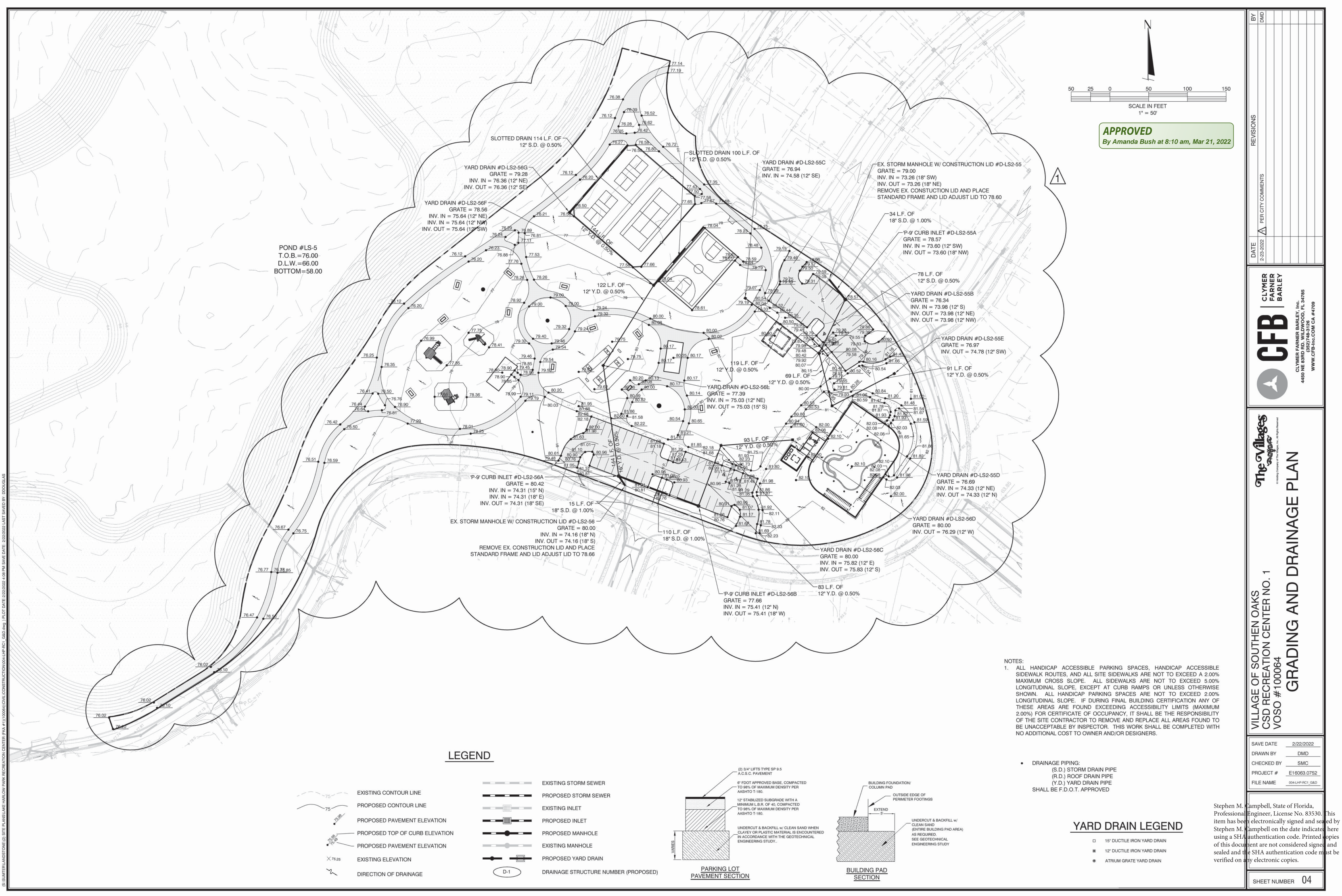


CLYMER FARNER BARLEY, Inc. 4450 NE 83RD RD. WILDWOOD, FL 34785 (352) 748-3126 WWW.CFB-Inc.COM CA #4709

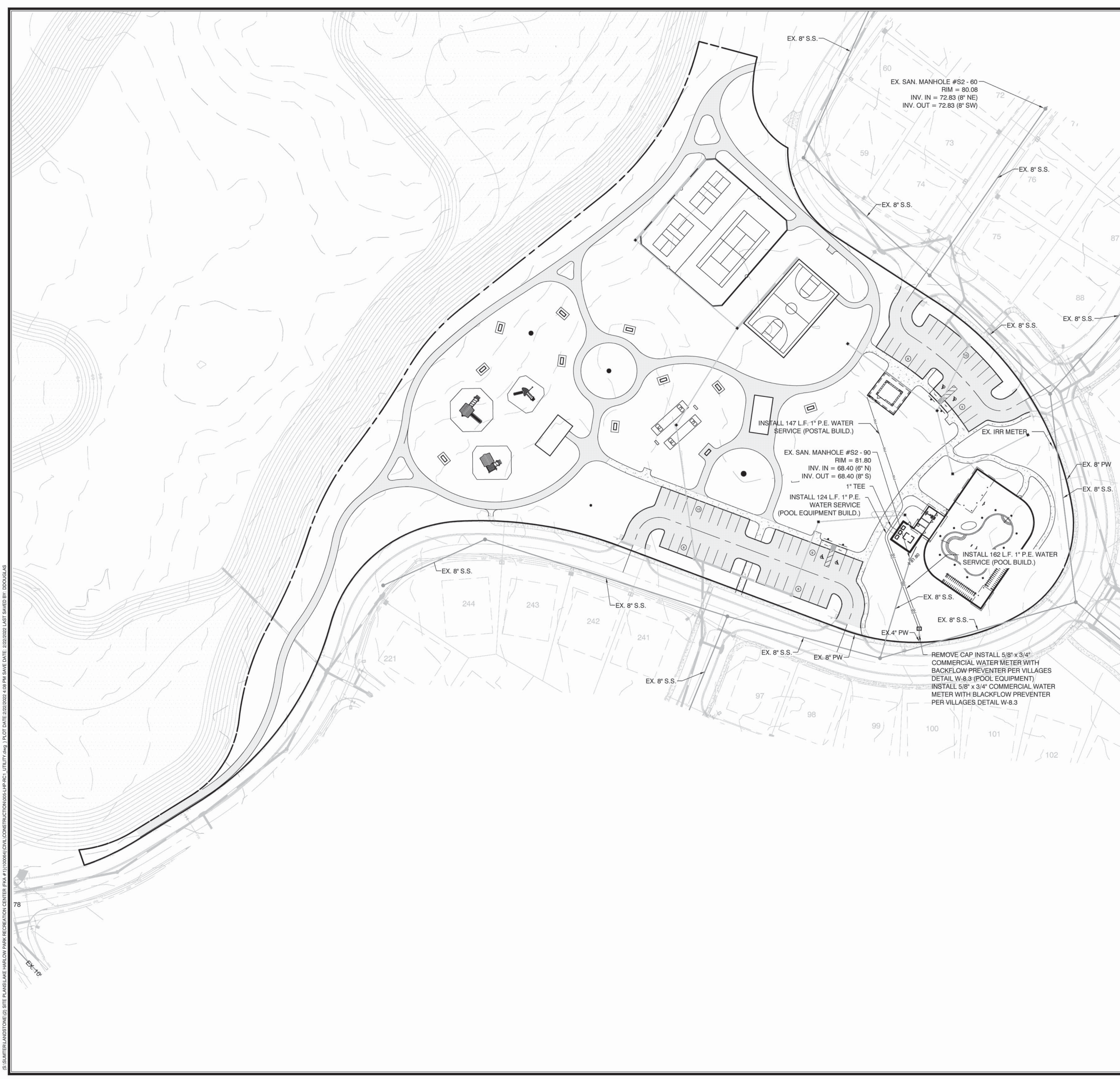


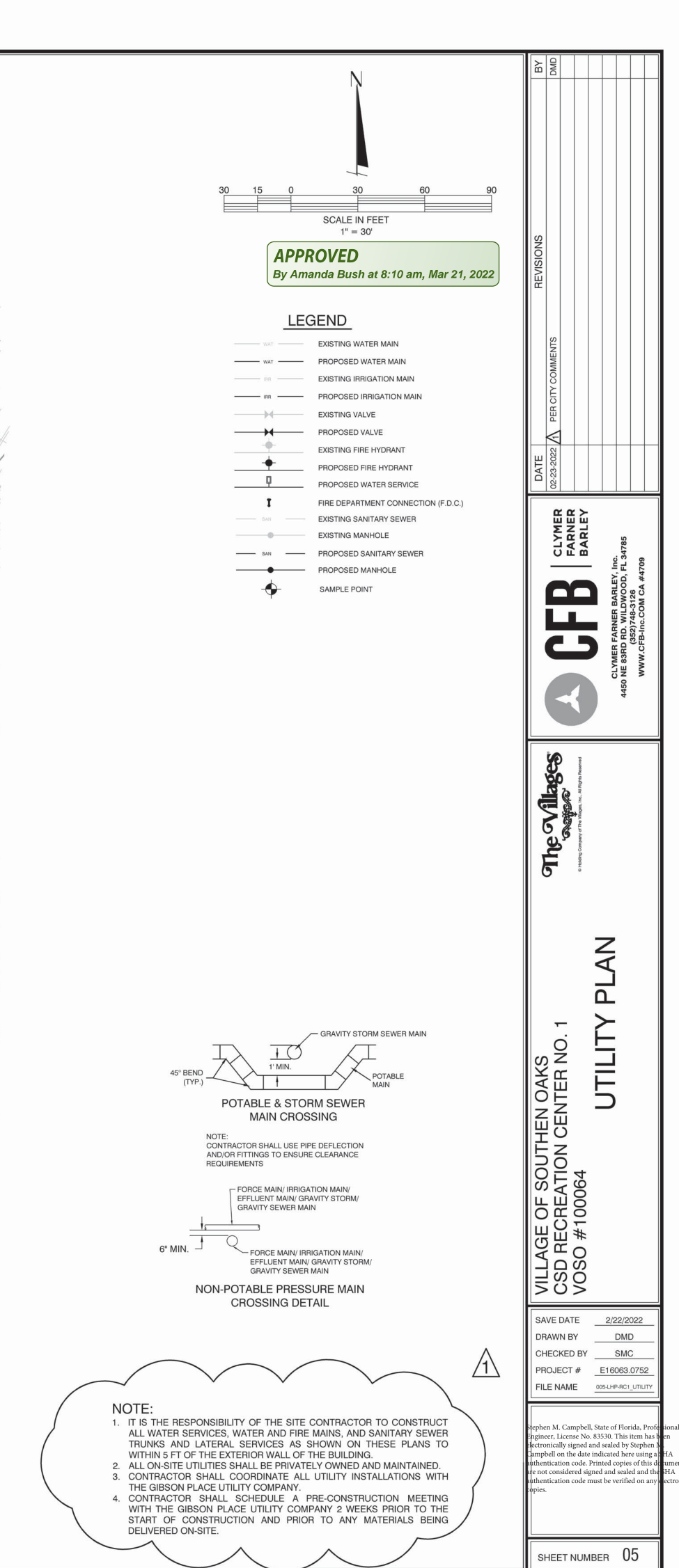


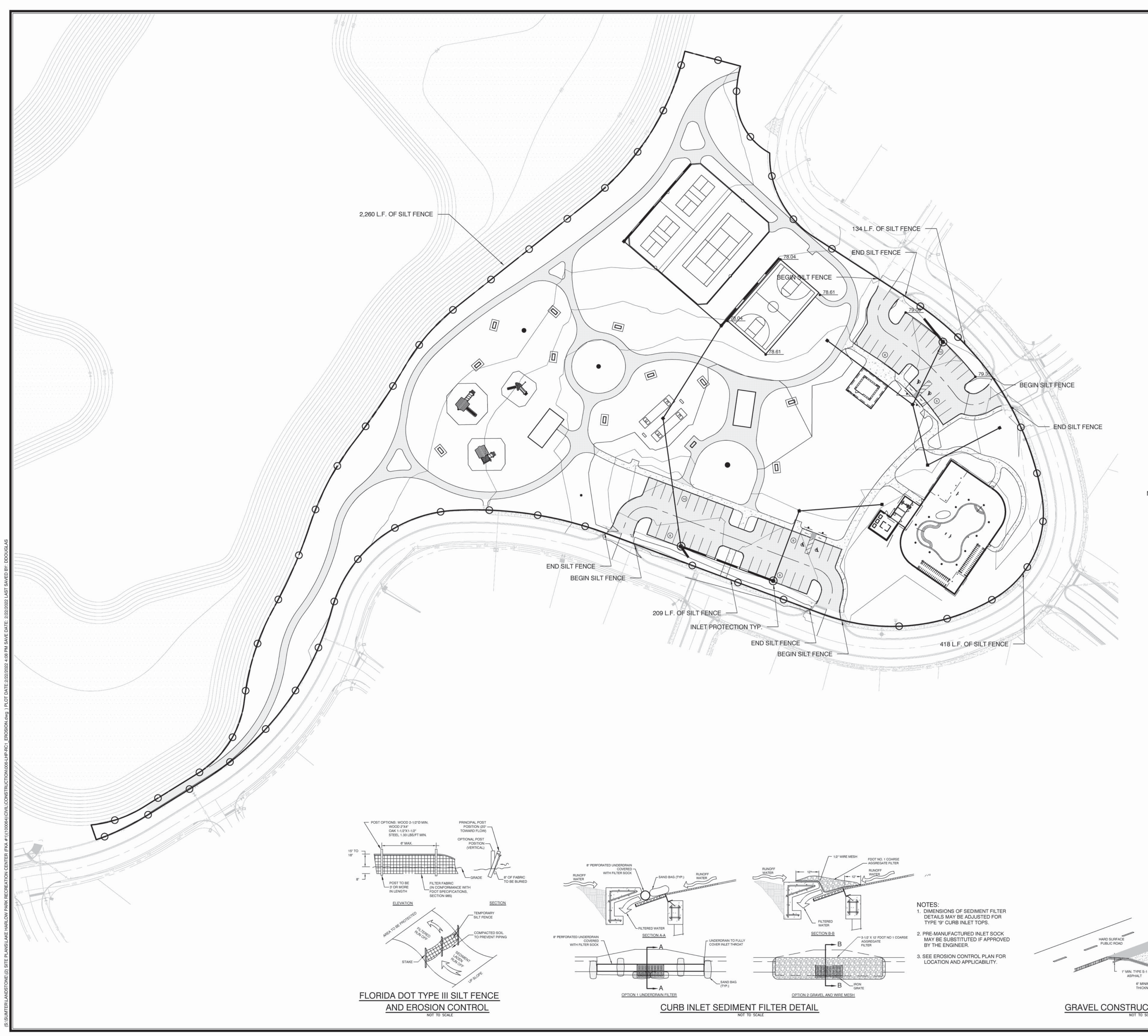




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AGENCY	PERMIT #	SUBMITTED	STATUS
CITY OF WILDWOOD			
SWFWMD			
FDEP NPDES			
FDEP WATER			
FDEP SEWER			
	CITY OF WILDWOOD SWFWMD FDEP NPDES FDEP WATER	CITY OF WLDWOOD SWFWMD FDEP NPDES FDEP WATER	CITY OF WILDWOOD SWFWMD FDEP NPDES FDEP WATER

A PORTION OF LANDS LYING IN SECTION 16, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF SAID SECTION 16; THENCE RUN NORTH 8975/397 WEST ALONG THE NORTH LINE OF SAID SECTION 16, A DISTANCE OF 1739.38 FET; THENCE DEPARTING SAID NORTH LINE, RUN SUDATIONOTOOTOST, AST, AST DISTANCE OF 892.11 FETT OA POINT HEISINA TER NIKOWA AS REFERENCE POINT 'A' AND THE POINT OF BEGINNING, SAID POINT BEING DA VODO FOOT ADUS NORTHAGENT CURVE, CONCAVE TO ANDO LINNETT, BEING SUBTENDED BY A CHORD BEARING OF SOUTH 46'1718'' EAST AND A CHORD LINNETT, SAID POINT BEING DA VODO FOOT ADUS NORTHAGENT CURVE CHORD LINNETT, SAID STAFFET, THENCE SHILL SUBJECT AND SAID CURVE CHORD LINNETT, GANGL CURVE, SAID STAFFET, CHORD AND AND SAID CURVE CHORD LINNETT, GANGL SUBJECT SCHOOL OF SAID STAFFET, THENCE FINA CHORD RARING CON SAID CURVEST, MA AC DESTANCE OF S005 FET TO A POINT OF TANGENCE OF A 2000 FOOT ADUS CURVE, CONCAVE TO THE MORTHHAST, BRING SUBJECTIORED BY A CHORD RARING CONCIN SCHOOL SCHOOL OF ACHORD LINNETTI OF 20.3 FETT, THENCE RUN CHORD RARING CONCIN SCHOLT SCHOOL OF A CHORD LINNETTI OF 20.3 FETT, THENCE RUN CHORD RARING CAN ADUS SUBJEC CURVEST AND A CHORD LINNETTI OF 20.3 FETT, THENCE RUN SOUTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 90°00'00", AN ARC DISTANCE OF 31.42 FEET TO A POINT OF TANGENCY; THENCE RUN SOUTH 88°03'09" WEST, A DISTANCE OF 68.74 FEET TO A POINT OF CURVATURE OF A 375.00 FOOT RADIUS CURVE CONCAVE TO THE NORTH, BEING SUBTENDED BY A CHORD BEARING OF NORTH 76°37'53" WEST AND A CHORD LENGTH OF 198.11 FEET; THENCE RUN WESTERLY ALONG SAID CURVE THROUGH AND A CHORD LINGTH OF 1983. IFET, THENCE RUN WESTERIN ALONS SID CUIVE THROUGH ACCINELA ALORS OF SOFTSYS AN ALOR CONTARCE OF SOFTSYS THE TO A ROW OF REVERSE AC HORD BLANNE OF SOFTSYS AN ALOR SOFTSYS OF ALORS OF REVENSE AC HORD BLANNE OF NORTH 75'5'30' WEST AND A CHORD LINGTH OF 122.19 FET: THENCE NUM VESTERIX ALONG SAID CUIVET FINDUCH A CHINRA MIGLE OF 322.29', MA AND DSTANCE OF 123.49 FET TO A POINT OF TANGENCY, THENCE RUN SOUTH 89'48'15' WEST, A DSTANCE OF 123.49 FET TO A POINT OF TANGENCY, THENCE RUN SOUTH 89'48'15' WEST, ALONG SUD CUIVE ACT, IERUS GUITER ALONG DATA STATESTAR ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE THROUGH A CHINRA ROUTH 89'48'15' WEST, ALONG SUD CUIVE OF TANGENCY, THENCE RUN NORTHWESTERUX AND NORTHASTERUF BET TO A FORM TO T FANCENCY, THENCE RUN NORTHWESTERUX AND NORTHASTERUF FET TO A FORM TO FANCENCY, THENCE RUN NORTHWESTERUX AND NORTHASTERUF FET TO A FORM TO FANCENCY, THENCE RUN NORTHWESTERUX AND NORTHASTERUF FET TO T FANCENCY, THENCE RUN NORTH 87'211' CHINA ROUTH 87'25', ALONG AND AND FET TO T FANCENCY, THENCE RUN NORTH 87'211' CHINA ROUTH 87'25', AND ALONG SUD CUIVE OF SEGMINA.

LESS AND EXCEPT:

RETURNING TO REFERENCE POINT "A": THENCE RUN SOUTH 62"16'29" WEST, A DISTANCE OF 32-33 FEET TO THE POINT OF BEGINNING, SAID POINT BEING ON A 33-00 FOOT RADIUS NON-TANGENT CURVE, CONCAVE TO THE SOUTHWEST, BEING SUBTENDED BY A CHORD BEARING OF SOUTH 4657/18" EAST AND A CHORD LENGTH OF 43-29 FEET; THENCE RUN NON-TANCENT CURVE, CORACVE TO THE SOUTHWEST, BEING SUBTINDED BY A CHORD BEARING OF SOUTH 477175 (SYST AND A CHORD LEAVING OF 48.89, FEET THENEER, RUN SOUTHASSTERLY ALONG SAD CURVE THROUGH A CENTRAL ANGLE OF BEA'0557, AL ARG DISTANCE OF 23251 FEET TO A FORD TO CURVATURE OF A SADO FOOT DISOUS CURVE, CORACVE TO THEN NORTHWEST, BEING SUBTINDED PF A CHORD BEARING OF FEET TO A FORD TO FARGENCY, THENE CURVATURE OF A SADO FOOT DISOUS CURVE, CORACVE TO THEN RATH A CHORD A CENTRAL ANGLE OF SADO FOOT DISOUS CURVE, CORACVE TO THEN RATH A CHORD A CENTRAL ANGLE OF SADO FOOT DISOUS CURVE, CORACVE TO THEN RATH A CHORD A CENTRAL ANGLE OF SADO FOOT DISOUS CURVE, CORACVE TO THEN RATH A CHORD A CENTRAL ANGLE OF SADO FOOT DISOUS CURVE, CORACVE TO THEN RATH CHORD A CENTRAL ANGLE OF SADO FOOT DISOUS CURVE, ALONG SAD CURVE THROUGH A CENTRAL ANGLE OF SADO FOOT DISOUS CURVE, A DISOUS CURVE, EENIS SUBTENDED BY A CHORD BEARING OF NORTH & 1000 FH A CHTRAL ANGLE OF 15'33357, AN ARC DISTANCE OF 97.76 FEET TO A FONT OF COMPOUND CURVATURE OF A SADO NORTHWESTERLY ALONG SADO CURVE THROUGH A CENTRAL ANGLE OF SADO'S, AN ARC DISTANCE OF SAST EFET TO A FONT OF REVERSE CURVATURE OF A 40.500 BEARING NORTHWESTERLY ALONG SADO CURVE THROUGH A CENTRAL ANGLE OF SATO'S, AN ARC DISTANCE OF SAST EFET TO A FONT OF REVERSE CURVATURE OF A 40.500 BEARING NORTHWESTERLY ALONG SADO CURVE THROUGH A CENTRAL ANGLE OF STATO'S COMPOLING CURVETURE OF A CHORD BEARING NORTHWESTERLY ALONG SADO CURVE THROUGH A CENTRAL ANGLE OF STATO'S COMPOLING CURVETURE OF A SADO FORT OF STATO OF SASTE TAND A CHORD BEARING OF NORTHWESTERLY ALONG SADO CURVET THROUGH A CENTRAL ANGLE OF STATO OF SASTE TAND A CHORD BEARING OF SATO THROUGH A CENTRAL ANGLE OF STATO OF SASTE TAND A CHORD BEARING OF SATO OF SATO OF SATO OF SATO OF SATO OF SATO DISTANCE OF SASTE TAND A CHORD BEARING OF SATO TAND A CHORD BEARING NORTHWESTERLY ALONG SADO CURVET THROUGH A CENTRAL ANGLE OF SATO SATO OF SASTE TAND A CHORD BEARING OF SATO OF SATO OF SATO OF SATO DISTANCE OF SASTE TAND A CHORD BEARING OF SATO OF SATO OF SAT

REMAINING LANDS CONTAINING 4,709 ACRES. MORE OR LESS.

NOTE

THE LEGAL DESCRIPTION PROVIDED HEREON IS FOR PERMITTING AND/OR CONSTRUCTION PURPOSES ONLY AND SHOULD NOT BE USED FOR TRANSFER OF RIGHT, TITLE OR INTEREST

WATER AND WASTE WATER UTILITIES GIBSON PLACE UTILITY COMPANY (GPU) c/o McDONOUGH DEVELOPMENT SERVICES 4450 N.E. 83RD ROAD WILDWOOD, FL 34785 (352) 753-6219

ELECTRICAL POWER UTILITIES SUMTER ELECTRIC COOPERATIVE, INC. (SECO) P.O. BOX 301 SUMTERVILLE, FL 33585 (352) 793-3801; EXT. 1330

IRRIGATION UTILITES GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA) c10 MELONKUGH DEVELOPMENT SERVICES 4450 N.E. 800 ROAD WILDWOOD, FL 34785 (52) 753-6219

SOLID WASTE COLLECTION

CABLE TELEVISION/INTERNET c/o McDONOUGH DEVELOPMENT SERVICES 4450 N.E. 83RD ROAD WILDWOOD, FL 34786 (352) 753-6219

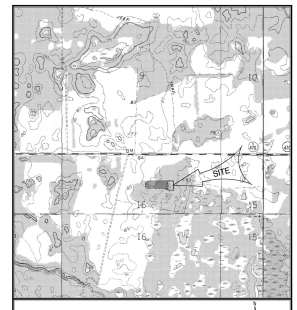
LANDSCAPE ARCHITECT MICHAEL PAPE AND ASSOCIATES, P.A. 2351 S.E. 17TH STREET OCALA, FL. 34471 SUZANNE STANCIL (352) 351-3500

NATURAL GAS UTILITIES CITY OF LEESBURG - GAS 501 MEADOWS STREET LEESBURG, FL 34748 BILLIE SHELL (352) 728-9840

> Stephen M. Campbell, State of Florida, Professional Stepnen M. Lampoeli, State of Honda, Professional Engineer, License No. 83530. This item has been electronically signed and sealed by Stephen M. Campbell on the date indicated here using a SHA authentication code. Printed copies of this document are not considered signed and sealed and the SHA authentication code must be verified on any electronic copies.

MAJOR SITE PLAN FOR THE VILLAGES OF SOUTHERN OAKS **MIDDLETON** THURSTON PARK (VOSO #100066)

Middleton



VICINITY MAP

SECTION 16: TOWNSHIP 20 SOUTH: BANGE 23 EAST SUMTER COUNTY, FLORIDA VERTICAL DATUM - NAVD 1988

OWNER/APPLICANT THE VILLAGES DEVELOPMENT COMPANY, LLC BY: VDC MANAGER, LLC 3619 KIESSEL ROAD THE VILLAGES, FL 32163 MARTIN L. DZURO, ITS MANAGER (352) 753-6260

ENGINEER CLYMER FARNER BARLEY, Inc 4450 NE 83RD ROAD WILDWOOD, FL 34785 STEPHEN M. CAMPBELL, P.E. FL. LIC. NO. 83530

11 - 1000

KAYE JAMESON, PSI

FL. REG. NO. 5912 (352) 748-3126



Stephei campbe		DATE 5-5-2023	REVISIONS CITY OF WILDWOOD RAI #2	BY TDC
	PLANS REVIEWED BY CI DEVELOPMENT SERVIC APPROVE APPROVE DENIED	ES DEP		

SHEET LIST TABLE

SHEET NUMBER SHEET TITLE 01 COVER

- MASTER DEVELOPMENT PLAN 02
- 03 SITE PLAN
- 04 GRADING PLAN
- 05 DRAINAGE PLAN
- 06 UTILITY PLAN
- EC-1 EROSION CONTROL PLAN

APPROVED

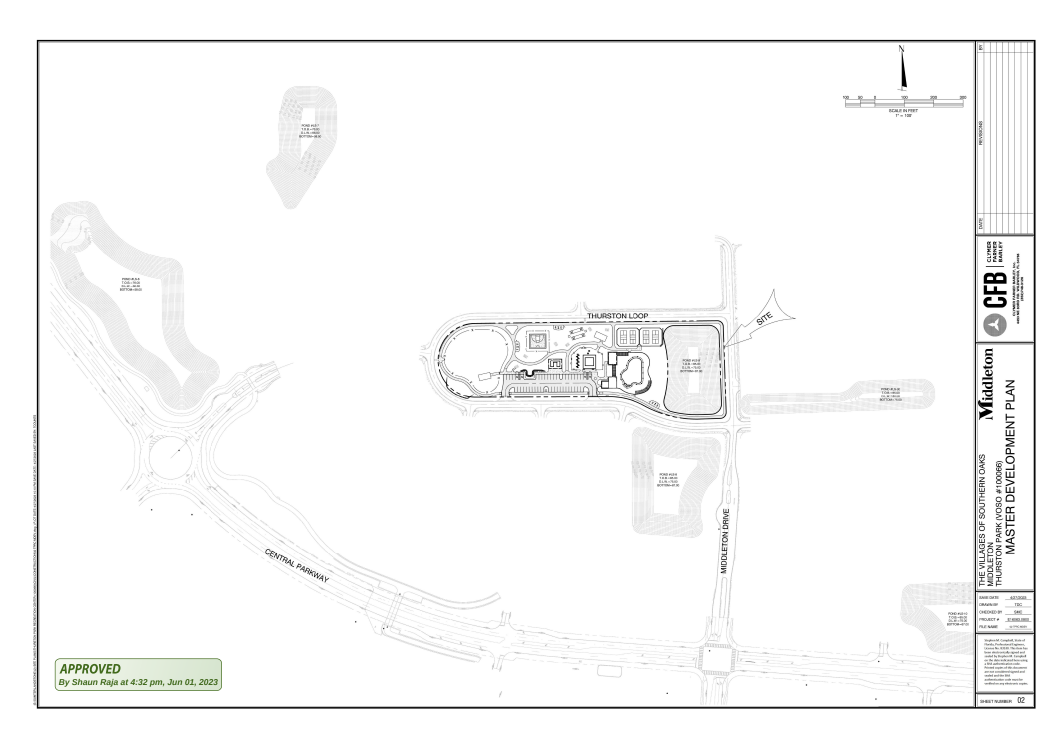
By Shaun Raja at 4:32 pm, Jun 01, 2023

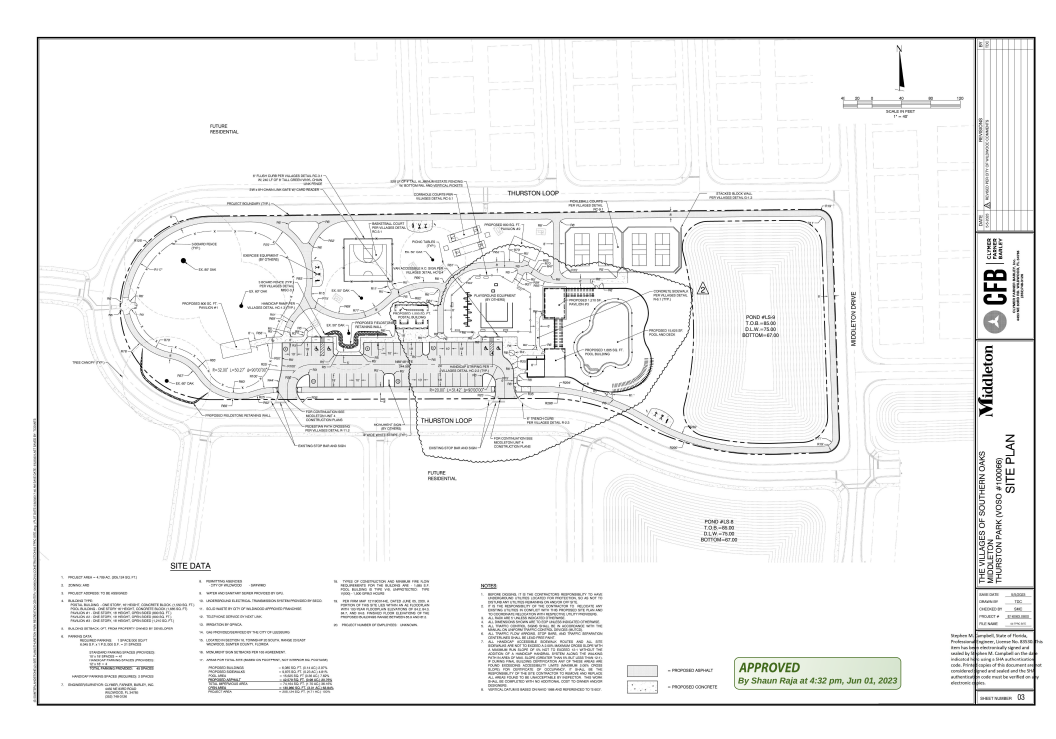
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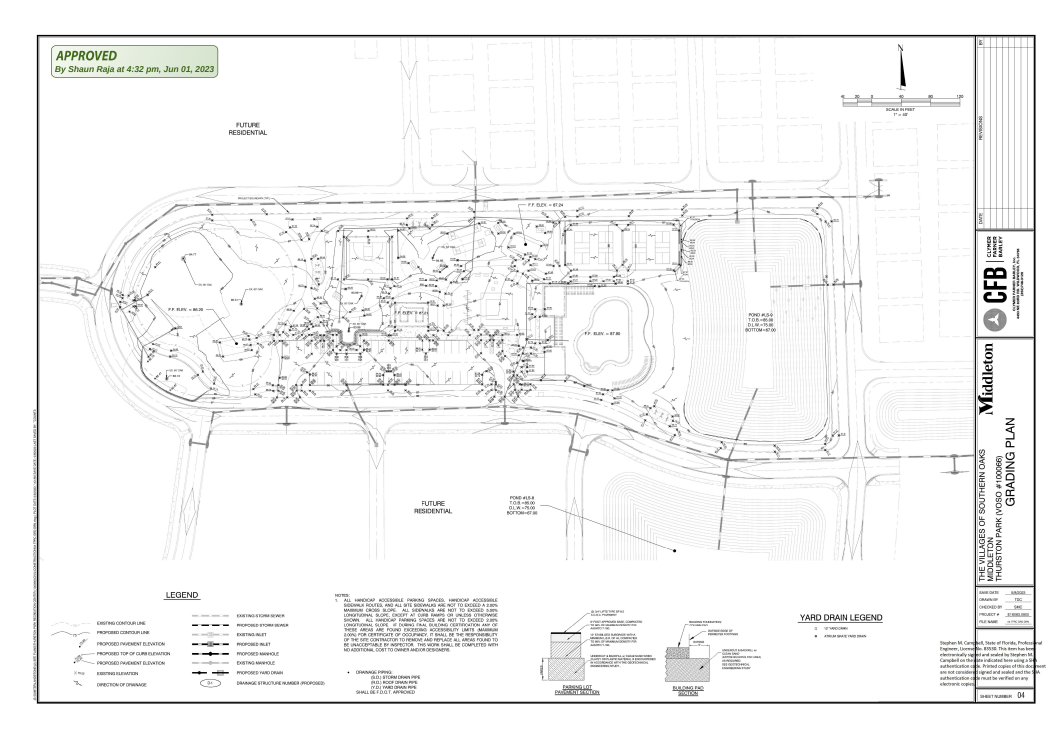
- THE STANDARD DETAILS FOR THIS PROJECT SHALL BE FOUND IN "THE VILLAGES, CONSTRUCTION & DEVELOPMENT MANUAL", DATED JULY 2022, PREPARED BY DZURO & ASSOCIATES, OR AS AMENDED BY THESE PLANS.
- THE STORMWATER MANAGEMENT SYSTEM SHALL BE OWNED AND MAINTAINED BY DEVELOPER, EXCEPT FOR THE STORMWATER MANAGEMENT SYSTEMS WITHIN THE DEDICATED RIGHT OF WAY, WHICH WILL BE OWNED AND MAINTAINED BY CITY OF WILDWOOD.
- ALL UTILITY CONSTRUCTION SHALL BE TO FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION (FDEP) AND GIBSON PLACE UTILITY COMPANY (GPU) REQUIREMENTS.
- 4. ALL WATER AND SANITARY SEWER UTILITIES WITHIN UTILITY EASEMENTS SHALL BE OWNED & MAINTAINED BY GPU.
- 5. ALL IRRIGATION UTILITIES SHALL BE OWNED AND MAINTAINED BY GIBSON PLACE WATER CONSERVATION AUTHORITY (GPWCA).
- THIS PROJECT BOUNDARY IS WITHIN THE VOSO STORMWATER EARTHWORKS PHASE 11A MODIFICATION #3 PROJECT (SWFWMD APP ID. NO 858432), WHICH INCLUDES EROSION CONTROL MEASURES.
- THIS PROJECT LIES WITHIN THE VILLAGES OF SOUTHERN OAKS; PHASE XI-A MASTER PLAN, AS APPROVED BY THE CITY OF WILDWOOD.

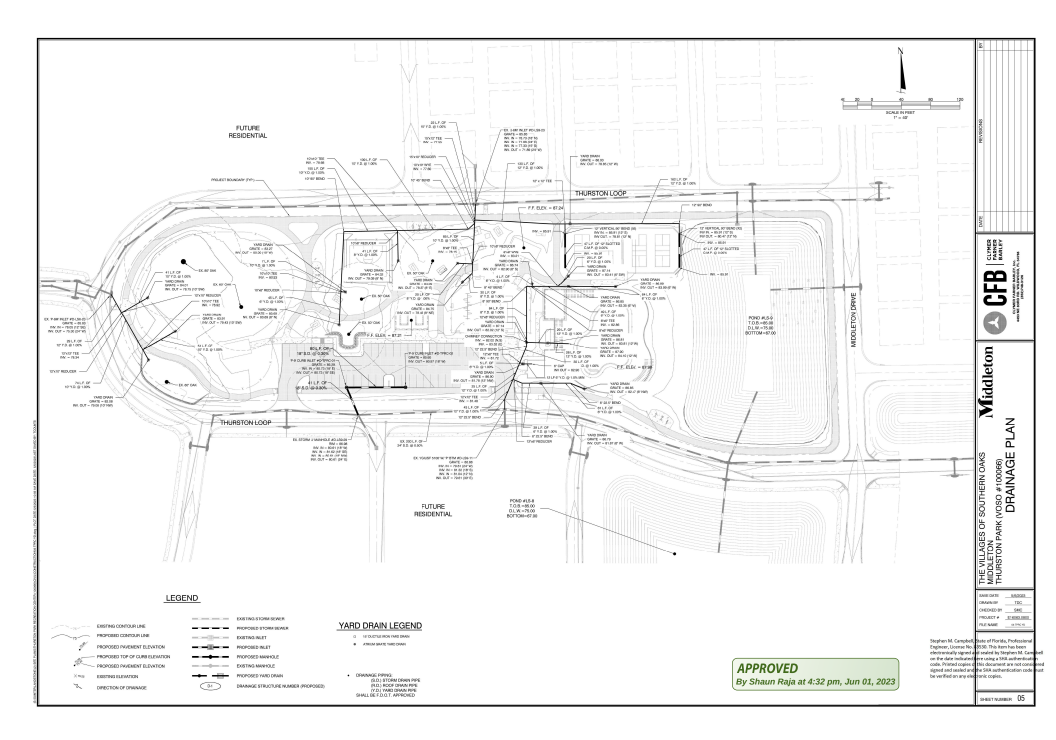
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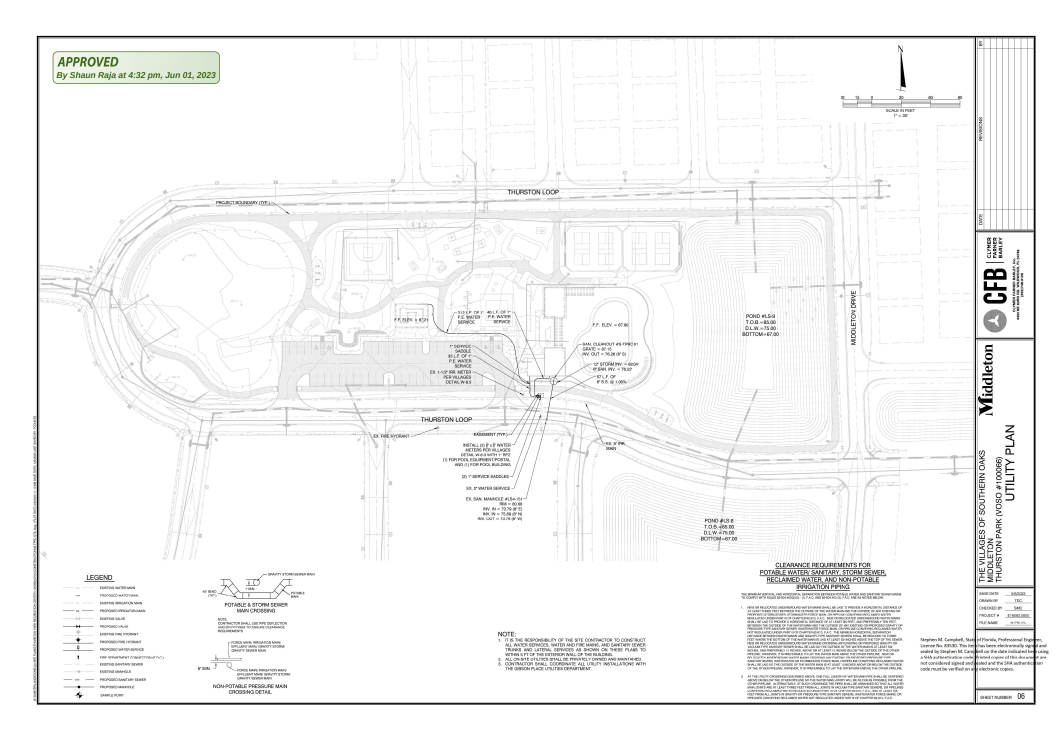
FADNED BARLEY











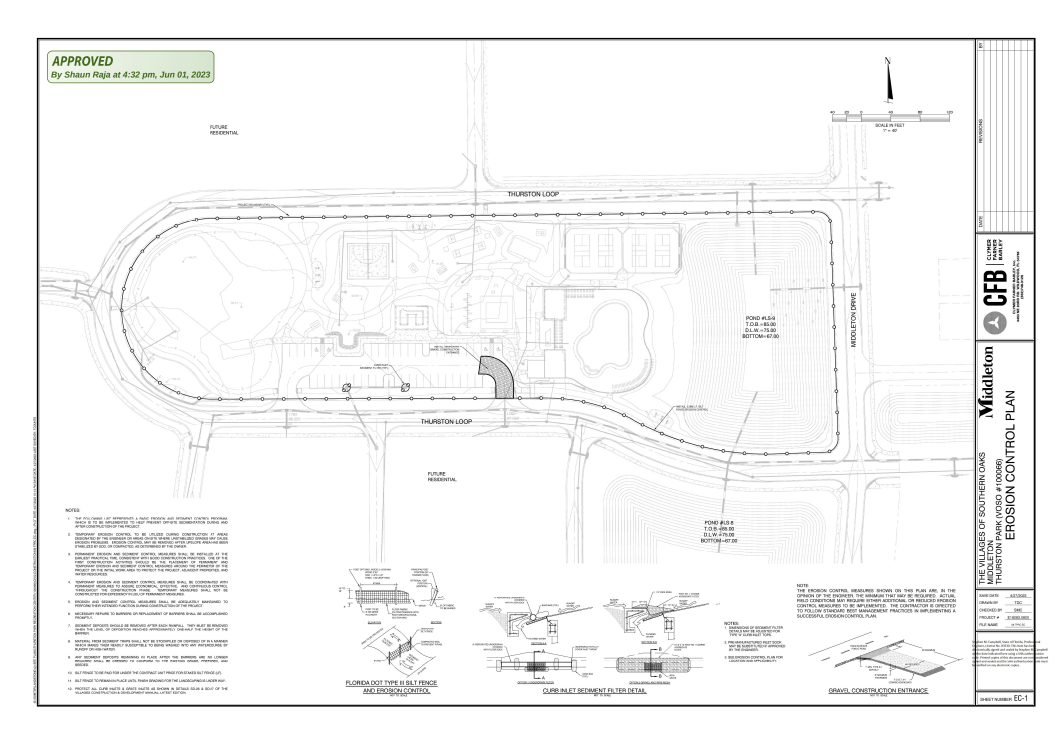
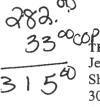


Exhibit H

- DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT 1, AS AMENDED
- DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT 2, AS AMENDED
- DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT 3
- DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT 3B
- DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT 4

Declaration of Covenants and Restrictions for Middleton Unit 1, as amended



COLOR OF THIS INSTRUMENT PREPARED BY/RETURN TO: Jennifer Slone Tobin, Esq. Shutts & Bowen LLP 300 S. Orange Ave., Suite 1600 Orlando, FL 32801 Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360001510 Date: 01/12/2023 Time: 2:36PM Page 1 of 33 B: 4402 P: 171 By: BO

DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 1

THIS DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 1 (the "Declaration") is made on December 2014, 2022, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company (The Villages Development Company, LLC, its successor and assigns, is hereinafter referred to as the "Declarant").

RECITALS

A. Declarant is the sole owner in fee simple of certain real property located in Sumter County, Florida, platted as Middleton Unit No. 1, as per plat thereof (the "**Plat**") recorded in Plat Book \underline{AO} , at Pages \underline{AS} through $\underline{ASA-N}$ Public Records of Sumter County, Florida (the "**Property**").

B. Declarant desires to provide for the preservation of values and maintenance of certain common facilities in the Property, and so desires to subject all of the Homesites and Homes (as each is hereinafter defined), and each part thereof (but not the tracts and other areas of the Property) to the covenants, restrictions, easements, charges and liens hereinafter set forth, each and all of which is and are for the benefit of the Property and each subsequent owner of all or part thereof.

NOW, THEREFORE, Declarant declares that all of the Property shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of the Property, shall be binding on all parties having any rights, title or interest in the Property or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

ARTICLE 1

DEFINITIONS

1.1 "Architectural Review Board" or "ARB" shall mean the Declarant or its designee, as described in <u>Section 7.1</u> hereof.

1.2 "**AR Guidelines**" shall mean the Architectural Review Manual for construction, operation and maintenance of Homes and Homesites within the Property, as adopted and amended by the Declarant from time to time.

1.3 "CDD" shall mean the Middleton Community Development District A.

1.4 "City" shall mean the City of Wildwood, in the State of Florida.

1.5 "Common Areas" shall mean and refer to those areas of land within the Property which are intended to be used and enjoyed by all Owners of Homesites, which include without limitation, entry areas, entry gates, and sign islands; drainage retention areas; the Storm Water Management System; recreational areas, parks, postal facilities, and appurtenant parking areas; lands owned by or conveyed to the CDD per the Plat or otherwise; and all improvements now or hereafter constructed thereon, including, without limitation, walkways, paths, utilities, lighting systems, signage, structures, gates, access systems, recreational facilities, and landscaping; and together with all other improvements which are specifically described herein to be maintained by the CDD. All personal property and real property, including easements, licenses, leaseholds, or other real property interests, owned by the CDD or maintained by the CDD for the common use and enjoyment of the Owners, their families, guests, and persons occupying "*Homes*" on a guest or tenant basis, and third parties or other entities having a legal right to use the same, to the extent authorized by this Declaration.

1.6 "County" shall mean the County of Sumter, in the State of Florida.

1.7 **"Declarant"** shall mean and refer to The Villages Development Company, LLC, a Florida Limited Liability Company.

1.8 "**Declaration**" shall mean and refer to this Declaration of Covenants and Restrictions for Middleton Unit No. 1 and any amendments and supplements thereto.

1.9 "Development Agreement" shall mean that certain The Villages of Southern Oaks Area B Chapter 163 Development Agreement, dated July 11, 2022, between The City of Wildwood, Florida, and The Villages Land Company, LLC, recorded in Official Records Book 4316, Page 362, Public Records of Sumter County, Florida, and as amended from time to time.

1.10 "**Front Yard**" shall mean the portion of each Homesite described by drawing a line through the centerpoint of any Home, which line runs parallel to the road or road right of way adjacent to the Homesite. The Front Yard shall be the portion of the Homesite on the side of the line so drawn lying nearest the road or road right-of-way. The Front Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be all portions of the yard not included within the definition of Rear Yard. In the case of any dispute as to the location of the Front Yard as defined herein the determination of the ARB shall be controlling and final.

1

1.11 "**Home**" shall mean and refer to a detached single-family residential unit constructed on a Homesite for which a certificate of occupancy has been issued by the applicable governmental authorities.

1.12 "**Homesite**" shall mean and refer to any plot of land shown upon the Plat and designated as a numbered Homesite, and shall also include any plot of land shown upon any plat and designated as a numbered Homesite on property which is subsequently made subject to the terms of this Declaration in accordance with the provisions of <u>Section 3.2</u> hereof.

1.13 "Initial Home" shall mean the initial home constructed on a Homesite by the Declarant, the plans for which shall be maintained by the Declarant.

1.14 "**Owner**" shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any "*Homesite*"; however, notwithstanding any applicable theory of the law of mortgages, "Owner" shall not mean or refer to a Mortgagee unless and until such Mortgagee has acquired title pursuant to foreclosure or any deed or proceeding in lieu of foreclosure.

1.15 "**Plat**" shall mean and refer to the subdivision of Middleton Unit No. 1, as more particularly described in Recital A of this Declaration.

1.16 "**Property**" shall mean and refer to the property platted as Middleton Unit No. 1, as per the Plat, as well as any other real property subjected to the Declaration pursuant to <u>Section</u> <u>3.2</u> hereof.

1.17 "**Rear Yard**" shall mean the portion of each Homesite described by drawing a line through the center-point of any Home, which line runs parallel to the road or road right-of-way adjacent to the Homesite. The Rear Yard shall be the portion of the Homesite on the side of the line so drawn lying furthest from the road or road right-of-way. The Rear Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be the portion of the Homesite lying behind both of the two lines drawn as set forth herein. In the case of any dispute as to the location of the Rear Yard as defined herein the determination of the ARB shall be controlling and final.

1.18 "Side Yard" shall mean the portions of each Homesite described by drawing a line through the point of the Home which extends the furthest into the Front Yard, which line runs parallel to the road or road right-of-way adjacent to the Homesite, and by drawing a line through the point of the Home that extends the furthest into the Rear Yard, which lines runs parallel to the line previously described. The Side Yard shall be all portions of the Homesite, exclusive of the Home, lying between the two lines so described. In the case of any dispute as to the location of the Side Yard as defined herein, the determination of the ARB shall be controlling and final.

1.19 "Storm Water Management System" shall mean and refer to a system, temporary or permanent, which is designed and constructed or implemented to control discharges which are necessitated by rainfall events, incorporating methods to collect, convey, store, absorb, inhibit,

treat, use, or reuse water to prevent or reduce flooding, over drainage, environmental degradation, and water pollution, or otherwise affect the quantity and quality of discharges from the system, as permitted by SWFMD pursuant to the provisions of Chapters 62-330 of the Florida Administrative Code, as the same may be from time to time amended, supplemented, or replaced by other provisions of Florida law.

1.20 "SWFMD" shall mean the Southwest Florida Water Management District.

ARTICLE 2

USE RESTRICTIONS

2.1 <u>Use Restrictions</u>. The use restrictions contained in this Article shall apply uniformly to all Homesites and Homes on the Property except that, unless specifically set forth herein to the contrary, they shall not apply to the activities of the Declarant or the CDD within the Common Areas or easements, including construction of improvements by the Declarant or the CDD other than Homes.

2.2 **<u>Residential Use Only</u>**. No Homesite or Home shall be used for any purpose except for residential use. No commercial, professional or similar activity requiring either maintaining an inventory, equipment or customer/client visits may be conducted in a Home or on a Homesite. No building shall be erected, altered, placed or permitted to remain on any Homesite other than Homes designated for residential use, with attached or detached private garages. The foregoing shall not prohibit the Declarant, or contractors approved by Declarant, from using Homes as models or offices. No mobile homes shall be permitted on the Property.

2.3 **Development Standards**.

2.3.1 <u>Square Footage</u>. Homes shall always contain at least the square footage of living area contained in the Initial Home constructed on the Homesite by the Declarant. Living area includes only areas that are heated and cooled but expressly excludes garages, open porches, decks, and atriums, whether or not heated and cooled.

2.3.2 <u>Roof Pitch</u>. The minimum roof pitch for the main portion of the Home (excluding covered porches and decorative elements) shall be 4:12, or such greater steepness as was built for the Initial Home constructed on the Homesite by the Declarant.

2.3.3 <u>Construction Type</u>. Homes shall be conventionally built Homes. The Declarant shall construct the Initial Home on each Homesite.

2.3.4 <u>Easements</u>. No building or other vertical improvements shall be made within the easements created in favor of Declarant under this Declaration or in the Plat without the prior written approval of Declarant.

2.3.5 <u>Setbacks</u>. Each Homesite and the Home constructed thereon (and any reconstruction, repair, addition or other vertical improvement) shall comply, in addition to all other requirements herein, with the setback requirements specified on <u>Exhibit A</u> attached hereto and made a part hereof.

2.4 <u>Subdivision - Multi Units</u>. Only one Home may be erected on each Homesite. No Homesite may be subdivided.

2.5 <u>No Temporary or Accessory Structures</u>. Except as set forth in <u>Section 2.9</u> with respect to detached garages, no portable, storage, temporary or accessory buildings, sheds or structures, or tents, shall be erected, constructed or located upon any Homesite for storage or otherwise; provided, however that this prohibition shall not apply to: (a) shelters used by the Declarant or a licensed contractor during the construction of any Home; or (b) pergolas covering walkways on the Homesite, which match the general aesthetic of the Home if approved by the ARB.

2.6 <u>Livestock and Animal Restrictions</u>. No animal shall be kept or maintained on any Homesite (including but not limited to in the Home) except conventional household pets (dogs, cats, birds or fish) and only in such number as not to constitute a hazard, nuisance or annoyance to the Owners of adjoining Homesites. Without limiting the foregoing, horses, cattle, pigs, and chickens are not allowed. The Declarant shall have the exclusive authority to determine whether the number and manner of keeping conventional household pets constitutes a hazard, nuisance, or annoyance to the Owner of adjacent Homesites. Such permitted animals shall be kept on the Owner's Homesite and shall not be allowed off the premises of the Owner's Homesite except under restraint and in the company of the Owner, a member of the Owner's family, or servant. No permitted pet shall be allowed to make noise in a manner or of such volume as to annoy or disturb other Owners.

2.7 <u>Restriction on Activity</u>. No noxious or offensive activity shall be conducted or permitted to exist upon any Homesite or in any Home, nor shall anything be done or permitted to exist on any Homesite or in any Home that may be or may become an annoyance or private or public nuisance. No Homesite, driveway, or Common Area shall be used for purposes of vehicle repair or maintenance. This restriction shall not apply to activities conducted by the Declarant in the construction, sale or maintenance of improvements upon the Property.

2.8 <u>Restrictions on Walls and Fences; Hedges</u>. No wall or fence shall be erected, placed, altered, maintained, or permitted to remain on any Homesite; provided however, fences or walls located in the Rear Yard and Side Yard shall be permitted only if (a) the design and materials are consistent with the then-applicable AR Guidelines, and (b) the Owner receives prior written approval of the ARB as to the specific location of the fence(s) or walls. No wall or fence may be painted or altered in appearance after installation, unless the foregoing criteria are met prior to such painting or alteration. All walls and fences must be maintained and repaired in good condition, and all hedges must be neatly trimmed.

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2.9 **Garages**. Each Home shall have either an attached or detached garage. No Owner may change the nature of the garage (i.e. attached or detached) from that installed as a part of the Initial Home (whether in connection with a remodel, repair or a rebuild). Garages must be maintained operational for the storage of automobiles, boats, and other motor vehicles. Garage doors shall be predominantly opaque and remain closed except when in actual use to allow ingress and egress into the garage, and any change in garage door from that installed for the Initial Home must be consistent in design with the aesthetics of the Home and the surrounding neighborhood. The addition of carports that are of a design, material and appearance uniform with that of the Initial Home may be permitted if consistent with the then-applicable AR Guidelines and if the Owner receives prior written approval of the ARB as to the location, design and aesthetic of the carport.

Insect Control; Fire Control; Trash Removal. In order to implement effective 2.10 insect, reptile, rodent, and fire control, the Declarant and its agents shall have the right, but not the duty, to enter upon any Homesite, such entry to be made by personnel with tractors or other suitable devices for the purpose of mowing, removing, clearing, cutting or pruning underbrush, weeds, grass or other unsightly growth, which in the opinion of the Declarant detracts from the overall beauty, setting and safety of the Property. Such entrance for the purpose of mowing, cutting, clearing, or pruning shall not be deemed a trespass but shall be deemed a license coupled with an interest. The Declarant and its agents may enter upon such land to remove any trash which has collected on such Homesite or Home without such entrance and removal being deemed a trespass. The provisions in this Section shall not be construed as an obligation on the part of the Declarant to mow, clear, cut or prune any Homesite nor to provide garbage or trash removal services. Any and all costs incurred by the Declarant in exercising its rights under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.11 <u>Clothes Lines</u>. No exterior clothes lines or drying areas shall be permitted except removable clothes lines or drying areas which shall be erected only during daylight hours, and only in the Rear Yard of any Homesite.

2.12 **Exterior Antennas, etc.** No exterior antennas, satellite dishes or similar equipment shall be permitted on any Residential Homesite or Home thereon, except that satellite dishes of less than eighteen (18) inches in diameter may be installed on Homes only if such dishes are mounted to those portions of the Home directly facing the Side Yard or the Rear Yard of the Homesite.

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2.13 <u>Exterior Paint</u>. The only color paints that may be used on the exterior of any Home are (a) the same palette of exterior paint (i.e. dominant and accent colors) used on the Initial Home in the same location as used on the Initial Home; or (b) any other palette of exterior paints as contained at the time of repainting in the then-applicable AR Guidelines, with the applicable colors of the palette being applied to the designated portion of the Home (i.e. main Home vs. trim) as provided in the AR Guidelines, provided, however, that at the time of repainting, neither Home immediately adjacent to the Home being painted is painted with that same color palette.

2.14 <u>Signs</u>. No sign (whether commercial, political, personal, "for sale", "for rent" or otherwise) shall be erected or maintained on any Homesite or Home within public view except as may be required by legal proceedings. Such prohibition shall apply to commercial real estate signs advertising a particular Homesite or Home for sale or for rent. These restrictions shall not apply to restrict the Declarant from erecting such signs as the Declarant deems in its sole discretion to be necessary to assist the Declarant in selling any Homesite or Home.

Exterior Maintenance. Each individual Owner shall have the responsibility to 2.15 maintain the exterior of their respective Home in good condition. In addition to the foregoing, the Declarant shall have the right, but not the duty, to provide maintenance to any exterior areas visible from the roads or adjacent Homesites, including repairs to walls and roofs, painting, landscaping, and lawn maintenance. The Declarant shall have the right (but not the obligation) to make reasonable repairs and perform reasonable maintenance in its sole discretion, after ten (10) days written notice to an Owner of a Home to perform maintenance and failure by the Owner to perform said maintenance. Any and all costs incurred by the Declarant in performing repairs and maintenance under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.16 <u>Allowable Trim and Decoration</u>. No Owner or tenant of an Owner shall install shutters, awnings, or other decorative exterior trim, without the prior written consent of the Declarant, and the Declarant shall only grant approval therefor if such improvements are consistent in design and color of the applicable Home, and consistent with the then-applicable AR Guidelines. All other outside decorations and ornaments, whether affixed to the Home or placed elsewhere on the Homesite, are prohibited. This restriction shall not apply to holiday decorations from two weeks prior to the holiday to which the decorations are related until one week after said holiday, nor shall apply to any holiday decorations from the period commencing on Thanksgiving and extending until January 10th of the following year. Notwithstanding the foregoing, the Declarant may prohibit or restrict decorations which it determines, in its sole discretion, create a hardship on, or nuisance to, neighboring property, or otherwise interferes with the quiet and peaceful

enjoyment by any other Owner of that Owner's Homesite. This restriction shall also not apply to a single flag pole which may not, however, extend higher than 22'.

2.17 <u>Window Tinting</u>. No reflective foil or other material, or tinted glass shall be permitted on any windows except for tinted glass approved by the Declarant.

2.18 <u>Unit Air Conditioners</u>. No air conditioning units may be mounted to windows or walls unless the location, method of installation and appearance has been approved in writing by the Declarant. It is the intention of this provision to authorize the Declarant to approve or disapprove such air conditioning units in its sole discretion, on purely aesthetic grounds or any other grounds; provided, however, that the Declarant shall not unreasonably withhold its approval of split systems which are compliant with the then-applicable AR Guidelines. All other air conditioning units shall be located in the Rear Yard or Side Yard and shall be effectively screened by plant matter or opaque fencing as required by the then-applicable AR Guidelines.

2.19 <u>Interior Maintenance</u>. Each individual Owner shall have the responsibility to maintain the interior of their respective Home in such fashion so as not to create a health or safety hazard to adjoining Homes or to create a nuisance.

2.20 <u>Tree Removal Restrictions</u>. Owner shall ensure compliance with all applicable City of Wildwood tree ordinances prior to removing trees.

2.21 <u>Vehicles</u>. No motorcycle, boat, trailer, camper, travel trailer, recreational vehicle, mobile home, or other powered or non-powered vehicle, other than a private passenger vehicle, shall be parked or maintained on any Homesite or public right-of-way, except in an enclosed garage.

2.22 Construction on Homesites.

2.22.1 All construction on any Home shall be completed within twelve (12) months from the issuance of the building permit for that Home; provided, however that such restriction shall not apply to the construction of the Initial Home. If any construction on a Homesite, once commenced is discontinued for a period of at least sixty (60) consecutive days, the ARB and/or the Declarant shall have the right, in addition to any other rights and remedies hereunder, to require the Owner to raze (or repair any unsightliness caused by) all partially completed improvements on the Homesite, remove all debris and rubble, fill in all foundations, and/or return the Homesite to grade and landscape the entire Homesite with sod per the provisions of Section 2.24 hereof (to be maintained per Section 2.15 hereof), within thirty (30) days following written notice from the ARB or the Declarant.

2.22.2 All construction on any Homesite (including any remodeling or rebuild following a casualty) shall be: (a) subject to the provisions of Article 7 hereof, including the plan review provisions thereof; (b) subject to any approval rights of Declarant contained herein; and (c) at that Homesite Owner's risk. Homesite Owner shall be responsible for any damage to Common Areas, other Homesites, utilities, public rights-of-way, sidewalks, or curbing resulting from

construction on such Homesite. Repairs of construction damage must be made by the Owner within thirty (30) days.

2.22.3 If the Owner fails to timely take the actions required under Sections 2.22.1 or 2.22.2 hereof, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite or upon the exterior of any Home for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section (whether on the Owner's Homesite, any other Homesite, any Common Areas, utilities, public rights-of-way, sidewalks or curbing) shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.23 **<u>Recreational Equipment</u>**. All recreational equipment, including but not limited to swing sets, swings, sandboxes, and trampolines, shall be located in the Rear Yard. Any other recreational equipment shall be kept within the Home except when in use, except for a single basketball pole and hoop which may be erected adjacent to the driveway serving the Home.

2.24 Grassed Areas and Yards. All sodded areas on a Homesite shall be serviced by an in-ground irrigation system. The Owner shall maintain all shrubbery, grass, trees and other landscaping installed on their Homesite in a neat, clean, orderly and healthy condition. Each Owner shall also maintain all sodded areas between the Owner's Homesite and the pavement of any adjacent paved street. The lawn shall be comprised of grass only and shall be cut and edged next to all concrete, asphalt and other non-lawn surfaces. All areas of the yard that are not landscaped must be sodded. All grass shall be of a type approved for use in the then-applicable AR Guidelines. Sodded areas will be regularly mowed, and will be appropriately watered, fertilized, and treated for grass destroying pests, including insects, fungus, weeds, and disease in a manner designed to insure healthy growth, color and appearance. Decorative rock yards, paved yards, or yards in which the principal ground cover is other than grass are specifically prohibited. Owners may expand the size of, and create additional landscaped areas only upon prior written consent of the Declarant. No artificial shrubbery, trees, or other artificial vegetation or landscaping, or potted shrubbery, trees, or vegetation shall be permitted outside the Home, except that live shrubbery, trees, or other vegetation in uniformly designed and attractive pots may be displayed on porches, patios, or at the entrance areas of a Home. All shrubbery shall be regularly trimmed, fertilized, watered, and treated for pests as needed to assure the health and attractive condition of the shrubbery. All non-lawn areas shall be kept free from excessive weeds or unsightly undergrowth or brush. The Owner's maintenance and care obligations as set forth herein shall apply to all portions of the Homesite including any easements located on or adjacent thereto, including front, side, and rear road and utility easements. Owners are encouraged to and may add and replace landscape that is more water-conservative and draught-tolerant than provided with the Initial Home, however, any such alterations visible from roadways or Common Areas must receive the prior written approval of the ARB, which shall require, at a minimum, that the aesthetics of such landscaping be compatible with the Home and the surrounding neighborhood.

2.24.1 <u>Vacant Homesites</u>. The grassy areas of any vacant Homesites shall be kept regularly mowed and trimmed, and all areas of vacant Homesites shall be kept free of trash, debris, and unsightly or noxious weeds or underbrush. If the Owner fails to maintain a vacant Homesite as so required, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.25 **Pools: Spas.** No above-ground pools are permitted within the Property. Above ground spas are permitted within the Property. All spas and in-ground pools shall include a paved patio extending from the Home and completely surrounding the pool and spa and shall be located in the Rear Yard. All pool and spa enclosures, including screening, must be approved by the Declarant.

2.26 <u>Compliance With Development Agreement</u>. No Homesite or Home may, at any time, be used in a way contrary to, or which would create a violation of any terms contained in the Development Agreement, as amended from time to time.

Storage. No items may be stored on a Homesite outside a Home or approved 2.27 building including, without limitation, scrap metal, junk or salvage materials, items or articles whether the same be in the form of wrecked or junked vehicles, appliances, furniture, equipment, building materials, boxes of any kind, or lawn tools, supplies, lawn mowers, and equipment. All tools, supplies, mowers, and equipment shall be stored by an Owner out of view, except when in use. If the Owner fails to comply with the foregoing requirements, the Declarant shall have the right (but not the obligation) to enter upon any Homesite for the purpose of removing any such unpermitted items, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

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Household Garbage and Yard Trash. The Declarant will designate a solid waste 2.28hauler to service the Property and each Home must use and pay for garbage services provided by the solid waste hauler selected by the Declarant. Charges for trash service shall commence on the date the Owner purchase its Homesite and Home, and that the fees for such service is payable on a year-round basis, regardless of use or occupancy. No Homesite Owner may use any other third party garbage franchisee to haul garbage or trash from that Owner's Homesite, except for the removal of lawn waste by a tree removal or landscaping service. No Homesite or any other part of the Property shall be used or maintained as a dumping ground for rubbish of any kind except as set forth herein. Trash, garbage or other waste shall be bagged, tied, and kept in the garage. On those days and only on those days when garbage pickup or trash pickup are made at the Homesite, the Owners shall place their garbage on their Homesite and adjacent to the street for pickup not earlier than sundown prior to the day of pickup. Declarant and/or the solid waste hauler shall have the right to require that trash and garbage be put in receptacles for pickup, which receptacles shall be kept in the garage or at the rear of the Home out of sight from the street within an approved fenced or walled area. At any time that receptacles are required: (a) all receptacles will be removed from the curbside no later than sundown of the day of pickup, (b) all trash and garbage shall be in plastic bags and tied securely before being placed in the receptacle, and (c) in no event shall trash or garbage be placed outside the receptacle. Nothing contained herein shall prohibit the Declarant, or any builder of a Home, from maintaining receptacles, or sites for the collection of trash, or debris, which receptacles or sites do not otherwise comply with this Section, on a Homesite or on the Properties during construction of improvements to the Properties or construction of a Home. In the event any applicable garbage franchisee institutes a recycling program, Declarant reserves the right to require all Owners to participate in such program.

2.29 <u>Containers and Fuel Tanks</u>. All garbage and trash containers, bottled gas tanks, water softeners, and other similar tanks and containers shall be located in the garage or, subject to approval of the ARB, in the Rear Yard or a Side Yard adjacent to the Home (but in no event within any easements on the Homesite). Any such garbage or trash containers, bottled gas tanks, water softeners, and other similar containers located in the Rear Yard or Side Yard shall be located adjacent to the Home and, except for portable gas tanks typically used in connection with a propane grill, shall be installed underground or within an area screened by a wall, hedge, landscaping or fence which is not visible from any street or adjoining property.

2.30 <u>Gardens and Prohibited Plants</u>. Vegetable gardens may be grown only in the Rear Yard.

2.31 **Lighting**. All exterior lighting on any Homesite or Home must be designed and erected so as to avoid annoyance to any other Owner, and to avoid unreasonable illumination of any other portion of the Properties except the Homesite upon which the lighting is erected. The Declarant shall have sole authority to determine whether exterior lighting constitutes an annoyance or unreasonably illuminates other portions of the Property. This provision shall not apply to street lighting installed by the Declarant, the Declarant, or any governmental entity.

2.32 **Driveways**. All driveways shall be constructed of concrete, and shall extend from the pavement of a street adjacent to the Homesite to the garage constructed on the Homesite. Driveways may be painted and designed with stamped concrete or pavers, provided that the design of the painting, stamped concrete, and pavers shall be harmonious with the design and color of the Home, and no murals, depictions, sayings, or other non-geometric designs shall be permitted. The Declarant shall have final discretion to determine whether driveway improvements are in compliance with this Section, and any Owner, prior to making any such improvements or changes to the driveway installed with the Initial Home, shall first obtain the written approval of the Declarant. No Owner or other person shall extend any street or road, or create any street or road upon its Homesite, and no Homesite may be used as ingress and egress to any other property.

2.33 <u>Mail boxes</u>. No mail box or paper box or other receptacle of any kind for use in the delivery of mail, newspaper, or magazines, or similar material shall be erected by an Owner. All mail will be delivered to key-accessed mailbox installations in locations designated by the Declarant and approved by the United States postal service.

2.34 **Leases**. Leasing of all or any portion of a Home is restricted to residential uses for a minimum period of six (6) months. All leases shall be in writing, shall specify such residential restriction and shall provide that the Declarant shall have the right to terminate the lease upon default by the tenant in observing any provisions of this Declaration. A copy of any such lease shall be delivered to the Declarant upon request. Each lease shall contain the following provision:

"The lessee hereby acknowledges that this lease is subject to the *Declaration of Covenants* and *Restrictions for Middleton Unit No.1*, that lessee has read the same and agrees to be bound thereby, and that failure to comply with the same may result in certain remedies being applicable to lessee including, without limitation, termination of this lease without further notice, and personal liability of lessee and lessor for damages, including reasonable attorneys fees."

In the event the foregoing language is not contained in any such lease, then the foregoing language is hereby incorporated therein by reference. In the event a lessee or a lessee's invitee, guest, or licensee of a Home occupies the same without a written lease, the occupancy thereof shall constitute an acceptance of this Declaration and agreement to be bound thereby subject thereto. No lease shall be for a term of less than three months. The Declarant shall have the right to collect attorneys' fees against any occupant or tenant and the owner of the Home in the event that legal proceedings must be instituted against such occupant or tenant for his eviction or for enforcement of the Declaration. The Declarant is exempt from the provisions of this Section.

2.35 <u>Water and Sewer Systems</u>. Each Homesite will be serviced by a central water and sewer system. Septic systems, and private potable water or irrigation wells are prohibited.

2.36 <u>Water Management District Compliance</u>. Declarant shall, in constructing each Initial Home, comply with the construction plans for the Surface Water Management System

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approved and on file with SWFWMD. No Owner of property within the Subdivision may construct or maintain any building, residence, or structure, or undertake or perform any activity in the wetlands, wetland migration areas, buffer areas, upland conservation areas, and drainage easements described in the approved permit and Plat, unless prior approval is received from SWFWMD, and if applicable, any other appropriate governmental agency having jurisdiction. Owner shall be responsible for maintaining designated flow paths for side and rear Homesite drainage as shown on the construction plans for the Surface Water Management System approved and on file with SWFWMD and if such maintenance of designated flow paths is not properly undertaken by Owner, then the Declarant (and/or the CDD) shall have the right, but not the obligation enter onto the Homesite and reconstruct the intended flow pattern, with any such entry by the Declarant not being deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant or the CDD will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant or the CDD in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.36.1 Maintenance of Perimeter Fences. Any fences or walls, or combination thereof, constructed along the rear property line of Homesites located along Central Parkway, Stampeder Trail and / or Leanne Lane and any other roadway designated by the Declarant in writing (collectively, the "Perimeter Fence") shall be maintained as follows: (i) for those portions of the Perimeter Fence lying between a Homesite and a Common Area of public right-of-way, then the exterior faces thereof (i.e., the faces of the Perimeter Fence facing away from any adjacent Homesites) shall be maintained by the CDD, and (ii) for the remainder of such Perimeter Fence, including but not limited to the structural integrity thereof, maintenance shall be the responsibility of the Owner (and if any repair or damage affects more than one Homesite, then each affected Owner shall proportionally share in the costs thereof). No Owner may paint, modify, alter, attach any object to, damage, or otherwise affect any portion of the Perimeter Fence, and Owners whose Homesites are adjacent to any portion of the Perimeter Fence shall pressure wash, when necessary, and clean the interior faces thereof (i.e., the faces of the Perimeter Fence facing towards the adjacent Homesite). Declarant shall maintain a fence plan detailing specifically which fences or walls are to be deemed portions of the Perimeter Fence, and said plan shall be made available to Owners and shall be conclusive. If the Owner fails to maintain any portion of the Perimeter Fence located on a Homesite as so required, the Declarant shall have the right (but not the obligation) to perform such maintenance, and if applicable, to enter upon any Homesite for the purpose of performing such actions, with any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10)

days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

Restrictions on Use of Common Areas; Water Features. Common Areas shall 2.37 only be used for the purposes for which they are intended (i.e., parking areas for parking, playgrounds for playing, retention areas for water retention and fishing, etc.). The Declarant may promulgate reasonable rules and regulations governing use of the Common Areas from time to time, and the same shall be binding upon Owners. Notwithstanding the foregoing however, Owners acknowledge that the lakes, ponds, basins, retention and detention areas, marsh areas or other water-related areas within or outside of the Property ("Water Features") are designed to detain, or retain, stormwater runoff and are not necessarily recharged by springs, creeks, rivers or other bodies of water. In many instances, such Water Features are designed to retain more water than may exist from ordinary rainstorms in order to accommodate major flood events. The level of water contained within any particular Water Feature at any given time is also subject to fluctuation due to droughts, floods, excessive rain and/or distribution due to irrigation activities. Owner acknowledges that from time to time there may be no water in a Water Feature and that no representation has been made that the water depth or height will be at any particular level. Rules regarding access and use of the Water Features (i.e. fishing, boating, kayaking, etc.) shall be promulgated and enforced by the CDD, and each Owner, by acceptance of its Home and Homesite, acknowledges that it has no guaranty of a right to access or use any such Water Feature.

2.38 <u>Sounds</u>. All sounds emanating from a Home (whether from televisions, radios, computers, musical instruments, human voices, or otherwise) must be kept to a moderate level from 10:00 PM to one (1) hour before daylight.

2.39 <u>Solicitation</u>. Declarant reserves the right to prohibit or control all peddling, soliciting, selling, delivery and vehicular traffic within the Property.

2.40 <u>**Rules and Regulations**</u>. The Declarant reserves the right to establish such other reasonable rules and regulations governing the utilization of Homesites by the Owner in order to maintain the aesthetic qualities of the Property, all of which will apply equally to the Owners. The rules and regulations may be contained in the AR Guidelines, or will become effective five (5) days following written notice to the Owners.

ARTICLE 3

PROPERTY SUBJECT TO THIS DECLARATION; ANNEXATIONS; PROPERTY RIGHTS

3.1 **The Property**. The Property as heretofore defined and any improvements now or hereinafter constructed thereon, shall be held, transferred, sold, conveyed and occupied subject to this Declaration.

3.2 <u>Annexation</u>. Additional land adjacent to the Property may be annexed to the Property by the Declarant without the consent of the Owners, provided the annexation does not change the general nature or character of the subdivision. Upon annexation of said additional land, the Owners of Homesites within the land so annexed for all intents and purposes shall be deemed subject to the provisions of this Declaration, with the right to use the Common Areas identified herein, or identified within the supplemental declaration referred to hereafter. The Owners of the Homesites shall be subject to this Declaration and the rules and regulations contemplated hereby in the same manner and with the same effect as the original Owners, except as may be specifically set forth in such supplemental declaration. When land is annexed, the Declarant shall file a supplemental declaration and shall contain the legal description of the land annexed.

3.3 <u>Owner's Easements of Enjoyment</u>. Every Owner shall have a non-exclusive perpetual right and easement of enjoyment in and to the Common Areas, which right and easement shall be appurtenant to and shall pass with the title to every Homesite subject to the following provisions:

3.3.1 any limitations or conditions set forth in the deed, grant of easement, license, this Declaration, Plat or other conveyance or agreement creating the right of the Declarant in and to that portion of the Common Areas, or creating the right of third parties in and to that portion of the Common Areas; and

3.3.2 the right of the Declarant to dedicate or transfer all or any part of the Common Areas to the CDD, or any other any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the Declarant.

3.4 <u>Easement for Access and Drainage</u>. The CDD shall have a perpetual nonexclusive easement over all areas of the Storm Water Management System for access to operate, maintain or repair the system. By this easement the CDD shall have the right to enter upon any portion of any Homesite which is a part of the Storm Water Management System, at a reasonable time and in a reasonable manner, to operate, maintain or repair the Storm Water Management System as required by the Southwest Florida Water Management District permit. Additionally, the CDD and the Declarant shall have a perpetual non-exclusive easement for drainage over the entire Storm Water Management System. No person shall alter the drainage flow of the Storm Water Management System, including buffer areas or swales, without the prior written approval of SWFWMD.

3.5 <u>Delegation of Use</u>. Any Owner shall delegate such Owner's right of enjoyment to the Common Areas and facilities to any tenant of the Home at the time of entering into a lease of the Home and Homesite (which lease shall be entered into in accordance with the terms of this Declaration). During any period in which Owner has so delegated such Owner's right of enjoyment, the Owner shall not have the right to exercise such right of enjoyment, it being the

intent that only the current occupant of the Home and such occupant's guests shall have the foregoing right of enjoyment.

3.6 <u>Construction and Sales</u>. There is hereby reserved to the Declarant, its designees, successors and assigns (including without limitation its agents, sales agents, representatives and prospective purchasers of Homesites), easements over the Common Areas, if any, for construction, utilities lines, display, maintenance, sales, parking and exhibit purposes in connection with the erection of improvements and sale and promotion of Homesites within the Property and for ingress and egress to and from and parking for construction sites at reasonable times, provided, however, that such use shall terminate upon the sale of all Homesites.

3.7 <u>Common Area Utility Easements</u>. To the extent that permits, licenses and easements over, upon or under the Common Areas are necessary to provide utility services and roads to the Property, or for such other purposes reasonably necessary or useful for the proper maintenance and operation of the Property, each Owner and his heirs, successors and assigns, do hereby designate and appoint the Declarant as such Owner's agent and attorneys-in-fact with full power in such Owner's name, place and stead, to execute instruments creating, granting or modifying utility easements over the Common Areas; provided, however, that such easements shall not unreasonably interfere with the intended use of the Common Areas, if any.

3.8 **Easements Over Homesites.** Easements and rights of way are hereby (a) reserved by Declarant for the construction, installation, and maintenance of utilities such as electric lines, sanitary sewer, storm drainage, water lines, cable, telephone, irrigation lines and other utilities, together with rights of ingress and egress necessary for the full utilization thereof, (b) reserved to the Declarant for the construction, installation, and maintenance of any portion of the Perimeter Fence located on such Homesites, and (c) reserved by Declarant for landscaping. Such easements and rights of way are hereby reserved and granted over: (i) a seven and one-half (7 1/2) foot width along the Rear Yard Homesite lines, (ii) a ten (10) feet width along the Front Yard Homesite lines, and (iii) a five (5) feet width along the Side Yard Homesite lines. All such utilities and facilities in the easement along the Front Yard Homesite line shall be flush with, or below grade; provided however, the foregoing restriction shall not prohibit above grade utilities and facilities in those areas of the Front Yard easement that are also burdened by the Side Yard easement created in this Section 3.8. The Declarant shall have the right, in its sole discretion, to reduce the size of the easements granted in this Section 3.8 for any particular Homesite. Utility providers utilizing such easements covenant, as a condition to the right to use such easement, not to interfere with or disturb any equipment install within the easement area and to repair the grading and landscaping disturbed in connection with any utilization of said easement. In addition to the foregoing reservations, each Owner acknowledges that: (i) it shall maintain any landscaping and buffer yards installed in any special easement designated on the Plat; and (ii) allow Declarant to enter onto the Homesite for the purpose of installing any utilities, landscaping or buffer yard on such special easement, which shall not be deemed a trespass.

3.9 **Easements Reserved to Declarant**. The Declarant hereby reserves unto itself, the right to grant easements over, upon, under and across all Common Areas, including, but not limited

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to, the right to use the said Common Areas to erect, maintain and use electric and telephone poles, wires, cables, conduits, sewers, water mains, and other suitable equipment for the conveyance and use of electricity, telephone equipment, gas, sewer, cable television, water or other public conveniences or utilities, drainage and the right to cut any trees, bushes or shrubbery, make any grading of the soil, or take any other similar action reasonably necessary to provide economical and safe public convenience or utility installation or to provide for drainage and to maintain reasonable standards of health, safety and appearance and the right to locate wells, pumping stations, lift stations and tanks; provided, however, that said reservation and right shall not be considered an obligation of the Declarant to provide or maintain any such utility or service.

ARTICLE 4

CDD

4.1 <u>Generally</u>. The CDD shall have such authority and perform those services consistent with Chapter 190 of the Florida Statutes with respect to the Property. Services shall include, but not be limited to the following:

4.1.1 Maintenance and repair of tracts conveyed to the CDD (whether by the Plat or otherwise), together with all improvements located thereon;

4.1.2 Maintenance and repair of areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public;

4.1.3 Pay for the cost of water and sewer provided by the applicable utility company serving the Property, together with the cost of garbage, electrical, lighting, telephone, gas and other necessary utility service for areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public (to the extent such costs are not paid directly by Owners);

4.1.4 Maintenance and repair of the Storm Water Management System, including drainage easements and drain pipes not maintained by other utility providers, the City of Wildwood and/or Sumter County, Florida; and

4.1.5 Maintenance and repair of the Perimeter Fence in accordance with Section 2.36.1 hereof.

4.2 <u>Fees</u>. Each Owner, by acceptance of the deed to their Homesite, acknowledges and agrees that the CDD shall have the right to impose fees on such Homesite and Owner for the provision of amenities or other services, and that such fees may be in addition to any sums payable or due hereunder.

4.3 **Delegation**. The Declarant shall have the right to delegate its rights and obligations hereunder to the CDD (which shall be in addition, if applicable, to the services specified in <u>Section</u>

<u>4.1</u>), and which shall include the right to enforce, on Declarant's behalf, the provisions of <u>Article</u> 2 hereof.

ARTICLE 5

LIENS

5.1 Liens. All sums charged against any Owner, Home or Homesite by Declarant or its designee (including, but not limited to the CDD) with respect to the matters set forth herein, together with court costs, reasonable attorneys' fees, late charges and interest (at the statutory rate) shall be secured by an equitable charge and continuing lien on such Homesite. Such lien shall be superior to all other liens and encumbrances on such Parcel from and after the date of recording of a claim of lien in the public records by the Declarant or its designee. Declarant shall have the power and authority, in its sole judgment and discretion, to release the lien or to subordinate it to any other lien. The Declarant shall have the right to take any action it may determine to collect the sums evidenced by any such lien or institute an action to foreclose said lien. The costs of collecting any such lien (including attorneys fees and costs) shall be included in such lien.

ARTICLE 6

DEFAULTS

6.1 **Defaults**. In the event of a violation by any Owner or any tenant of an Owner, or any person residing with them, or their employees, guests, or invitees of any of the provisions of this Declaration or the AR Guidelines, the Declarant shall notify the Owner and any tenant of the Owner of the violation, by written notice. If such violation is not cured as soon as practicable and in any event within fourteen (14) days after such written notice, or if the violation is not capable of being cured within such fourteen (14) day period, if the Owner or tenant fails to commence and diligently proceed to cure completely such violation as soon as practicable within fourteen (14) days after written notice by the Declarant, or if any similar violation is thereafter repeated, the Declarant may, at its option take any one or all of the following actions:

6.1.1 Commence an action to enforce the performance on the part of the Owner or tenant, or for such equitable relief as may be necessary under the circumstances, including injunctive relief;

6.1.2 Commence an action to recover damages; and

6.1.3 Take any and all actions reasonably necessary to correct such failure, which action may include, where applicable, but is not limited to, removing any addition, alteration, improvement or change which has not been approved by the Declarant as provided herein, or performing any maintenance required to be performed by this Declaration.

All expenses incurred by the Declarant in connection with the correction of any failure, plus a service charge of ten (10%) percent of such expenses, and all expenses incurred by the Declarant in connection with any legal proceedings to enforce this Declaration, including reasonable attorneys' fees, shall be charged against the applicable Owner, shall be a lien on the Homesite, and shall be due upon written demand by the Declarant.

6.2 <u>Negligence</u>. An Owner shall be liable and may be charged by the Declarant for the expense of any maintenance, repairs or replacement rendered necessary by such Owner's act, neglect or carelessness.

6.3 **Responsibility of an Owner for Occupants, Tenants, Guests and Invitees**. Each Owner shall be responsible for the acts and omissions, whether negligent or willful, of any person residing in his Home, and for all employees, tenants, guests, and invitees of the Owner or any such resident, and in the event the acts or omissions of any of the foregoing shall result in any damage to the Common Areas, or any liability to the Declarant, the Owner shall be charged for same, which shall be a lien against such Owner's Homesite in accordance with the terms hereof. Furthermore, any violation of any of the provisions of this Declaration or the rules and regulations promulgated hereunder by any resident of any Home, or any guest or invitee of an Owner or of any resident of a Home shall also be deemed a violation by the Owner, and shall subject the Owner to the same liability as if such violation was that of the Owner.

6.4 **Right of Declarant to Evict Tenants, Occupants, Guests, and Invitees**. With respect to any tenant or any person present in any Home or any portion of the Property, other than an Owner and the members of his immediate family permanently residing with him in the Home, if such person shall materially violate any provision of this Declaration or the rules and regulations promulgated hereunder, or shall create a nuisance or an unreasonable and continuous source of annoyance to the residents of the Property, or shall willfully damage or destroy any Common Areas or personal property of the Declarant or the CDD, then upon written notice by the Declarant such person shall be required to immediately leave the Property and if such person does not do so, the Declarant is authorized to commence an action to evict such tenant or compel the person to leave the Property and, where necessary, to enjoin such person from returning. The expense of any such action, including attorneys' fees, may be charged to the applicable Owner payable within thirty (30) days of demand, and the Declarant may collect such sums and have a lien against the Home and the Owner for same as elsewhere provided. The foregoing shall be in addition to any other remedy of the Declarant.

6.5 **No Waiver**. The failure of the Declarant to enforce any right, provision, covenant or condition which may be granted by this Declaration shall not constitute a waiver of the right of the Declarant to enforce such right, provision, covenant, or condition in the future.

6.6 **<u>Rights Cumulative</u>**. All rights, remedies and privileges granted to the Declarant pursuant to any terms, provisions, covenants, or conditions of this Declaration shall be deemed to be cumulative, and the exercise of any one or more shall neither be deemed to constitute an election

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of remedies, nor shall it preclude the Declarant thus exercising the same from executing such additional remedies, rights or privileges as may be granted or as it might have by law.

6.7 **Enforcement By or Against other Persons**. In addition to the foregoing, this Declaration may be enforced by Declarant (or its designee, which may include, but is not limited to the CDD), by any procedure at law or in equity against any person violating or attempting to violate any provision herein, to restrain such violation, to require compliance with the provisions contained herein, to recover damages, or to enforce any lien created herein. The expense of any litigation to enforce this Declaration shall be borne by the person against whom enforcement is sought, provided such proceeding results in a finding that such person was in violation of this Declaration against any person violating or attempting to violate any provision herein, to restrain such violation or to require compliance with the provisions contained herein, but no Owner shall be entitled to recover damages or to enforce any lien created herein as a result of a violation or failure to comply with the provisions contained herein by any person, and the prevailing party in any such action shall be entitled to recover its reasonable attorneys' fees.

6.8 **Delegation**. The Declarant shall have the right to delegate to the CDD its right to pursue the remedies and rights in this <u>Article 6</u> as provided in <u>Article 6</u> hereof, provided, however, that such delegation shall not limit the rights of Declarant hereunder.

ARTICLE 7

ARCHITECTURAL REVIEW

7.1 <u>Composition of Architectural Review Board</u>. The Declarant, acting in its own name or Declarant's appointed agent, shall constitute the Architectural Review Board (referred to herein as "ARB"). At such time as Declarant in its sole and absolute discretion shall determine, Declarant may, in lieu of continuing to serve as the ARB, transfer the authority to serve in that capacity to the CDD. The Declarant and/or the CDD, as applicable, may designate an agent or agent(s) from time to time to serve as the ARB.

7.2 <u>Matters Subject to Review</u>. After the Initial Home has been constructed and except for: (a) matters expressly reserved to the Declarant pursuant to the provisions of this Declaration and/or (b) matters which are expressly permitted in this Declaration without ARB review, no reconstruction, additions, alterations or modifications to the Home, or in the locations or utility connections of the Home, nor any buildings, fence, wall, outbuilding, landscaping or other structure or improvement shall be erected, altered, added onto or repaired upon any portion of the Property without, in each instance, the prior written consent of the ARB; provided however that improvements erected, altered, added onto or repaired by Declarant shall be exempt from the provisions of this <u>Article 7</u>. Nothing contained herein shall require that the ARB approve improvements to the interior structures which improvements are not visible or apparent from the exterior of the structure.

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7.3 <u>Submission of Plans</u>. Prior to the initiation of construction upon any Homesite subject to the review of the ARB pursuant to <u>Section 7.2</u>, the Owner thereof shall first submit to the ARB any information deemed reasonably necessary by the ARB for the performance of its function. Such information may or may not include a complete set of plans and specifications for the proposed improvement, including site plans, landscape plans, floor plans depicting room sizes and layouts, exterior elevations, approximate ground floor elevation in relation to the existing (natural) grade, and specifications of materials and exterior colors. As a precondition of approval of any plans and specifications or other materials submitted to it, the ARB may assess a reasonable fee, including a fee for initial review and approval and for inspections of construction to assure compliance with the approved plans and specifications and other materials.

Plan Review. Upon receipt by the ARB of all of the information required by this 7.4 Article 7 for any matter requiring ARB review pursuant to this Declaration, the ARB shall have thirty (30) days in which to review said information. The proposed improvements will be approved if, in the reasonable opinion of the ARB (i) the improvements will be of an architectural style and material that are compatible with the other structures in the Property; (ii) the improvements will not violate any restrictive covenant or encroach upon any easement or building set back lines; (iii) the improvements will not result in the reduction in property value or use of adjacent property; (iv) the improvements will be substantially completed, including all cleanup, within twelve (12) months of issuance of a building permit, (v) confirming that the improvements comply with the then-applicable AR Guidelines (or should be granted an exemption therefrom), and (vi) confirming that the proposed work complies with the construction plans for the Surface Water Management System approved and on file with SWFWMD. In the event that the ARB fails to issue its written approval within 30 days of its receipt of the last of the materials or documents required to complete the Owner's submission, the ARB's approval shall be deemed to have been granted without further action.

7.5 **Contingent Approval**. In the exercise of its sole discretion the ARB may require the Owner to provide assurances that the improvements will be completed in accordance with the approved plans.

7.6 <u>Maintenance</u>. All buildings, fences, walls, outbuildings, landscaping, or other structures or improvements approved by the ARB shall be maintained in accordance with the Plans submitted to the ARB, and in good condition as determined by the ARB, all consistent with the requirements of <u>Article 2</u> hereof. Without limiting the foregoing, all landscaping shall be maintained in a healthy condition. Any failure to maintain any such buildings, fence, wall, outbuilding, landscaping, or other structures or improvements in accordance with the approval obtained from the ARB, and in reasonable condition as determined by the ARB, shall constitute a default hereunder, entitling the Declarant to pursue the remedies set forth therein, together with such other remedies are available at law or in equity.

7.7 <u>Non-Conforming Structures</u>. If there shall be a material deviation from the approved plans in the completed improvements, such improvements shall be in violation of this <u>Article 7</u> to the same extent as if erected without prior approval of the ARB. The Declarant may

maintain an action at law or in equity for the removal or correction of the nonconforming structure and, if successful, shall recover from the Owner in violation all costs, expenses and fees incurred in the prosecution thereof.

7.8 <u>Immunity of ARB Members</u>. No individual member of the ARB shall have any personal liability to any Owner or any other person for the acts or omissions of the ARB if such acts or omissions were committed in good faith and without malice. The Declarant shall defend any action brought against the ARB or any member thereof arising from acts or omissions of the ARB committed in good faith and without malice. Any approval given by the ARB, whether written, spoken, or implied, shall not constitute or imply compliance with this Declaration or any governmental regulations.

7.9 <u>Address for Notice</u>. Requests for approval or correspondence with the ARB shall be and mailed or delivered to the principal office of the Declarant at that address, through an online process as may be established from time to time by Declarant, or such other address as may be designated from time to time by the Declarant. No correspondence or request for approval shall be deemed to have been received until actually received by the ARB in form satisfactory to the same.

7.10 **Variances**. The ARB may authorize variances in compliance with the architectural provisions, and all of the use restrictions, of this Declaration when circumstances such as topography, natural obstructions, hardship, aesthetic or environmental considerations may require and the other requirements of this <u>Article 7</u> are met. Such variances must be evidenced in writing. If such variances are granted in writing and approved in writing by the ARB, no violation of the covenants, conditions, and restrictions contained in this Declaration shall be deemed to have occurred with respect to the matters for which the variances were granted. The granting of such a variance shall not, however, operate to waive any of the terms or provisions of this Declaration for any purpose except as to the particular property and particular provisions hereof covered by the variances, nor shall it affect in any way the Owner's obligation to comply with all governmental laws and regulations affecting its use of the premises including, but not limited to, zoning ordinances and setback requirements and requirements imposed by any governmental or municipal authority.

7.11 <u>Attorneys Fees and Costs</u>. For all purposes necessary to enforce or construe this Article, the ARB and the Declarant, shall be entitled to collect reasonable attorneys fees, costs and other expenses from the Owner whether or not judicial proceedings are involved. If such fees, costs or expenses are not paid by the Owner to the Declarant within fifteen (15) days of Declarant providing to Owner a written notice thereof, the Declarant place a lien on such Owner's Homesite in the amount of said fees, costs, and expenses against such Owner which lien shall constitute a lien on the Owner's Homesite pursuant to <u>Section 5.1</u> and shall be collectible as set forth in this Declaration.

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ARTICLE 8

COVENANTS AGAINST PARTITION AND SEPARATE TRANSFER OF MEMBERSHIP RIGHTS

8.1 No Partition. Recognizing that the full use and enjoyment of any Homesite is dependent upon the right to the use and enjoyment of the Common Areas and the improvements made thereto, and that it is in the interest of all of the Owners that the right to the use and enjoyment of the Common Areas be retained by the Owners of Homesites, it is therefore declared that the right to the use and enjoyment of any Owner in the Common Areas shall remain undivided, and such Owners shall have no right at law or equity to seek partition or severance of such right to the use and enjoyment of the Common Areas. In addition, there shall exist no right to transfer the right to the use and enjoyment of the Common Areas in any manner other than as set forth in Section 3.5 hereof, or otherwise as an appurtenance to and in the same transaction with, a transfer of title to a Homesite. Any conveyance or transfer of a Homesite shall include the right to use and enjoyment of the Common Areas appurtenant to such Homesite subject to reasonable rules and regulations promulgated by the Declarant for such use and employment, whether or not such rights shall have been described or referred to in the deed by which said Homesite is conveyed.

ARTICLE 9

AMENDMENTS TO DECLARATION

9.1 <u>General Amendments</u>. This Declaration may be amended by Declarant, without the consent of any other Owner, at any time that Declarant is an Owner, and after such time, then this Declaration may be amended by the affirmative vote or written consent of the Owners owning not less than two-thirds (2/3) of the Homesites. No amendment shall be permitted which changes the rights, privileges and obligations of the Declarant (even after such time as Declarant no longer is an Owner) without the prior written consent of the Declarant. Nothing contained herein shall affect the right of the Declarant to make whatever amendments or Supplemental Declarations are otherwise expressly permitted hereby without the consent or approval of any Owner or Mortgagee.

9.2 <u>Additional Requirements for Amendments</u>. Any amendment to this Declaration which alters the Storm Water Management System, beyond maintenance in its original condition, including the water management provisions of the Common Areas, must have the prior written approval of SWFWMD, notwithstanding any other provisions contained herein.

ARTICLE 10

STORM WATER MANAGEMENT SYSTEM

10.1 <u>Responsibility for Surface Water or Storm Water Management System</u>. Except for the obligations of Owners set forth in <u>Section 2.36</u> hereof, the CDD shall be responsible

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for the maintenance, operation and repair of the Storm Water Management System. Maintenance of the Storm Water Management System(s) shall mean the exercise of practices which allow the systems to provide drainage, water storage, conveyance or other surface water or storm water management capabilities as permitted by SWFWMD. The CDD, its successors and assigns, shall be responsible for such maintenance and operation (other than to the extent any other governmental body assumes responsibility for such maintenance and operation). Any repair or reconstruction of the Storm Water Management System shall be as permitted, or as modified, or as approved by SWFWMD.

10.2 **Enforcement**. SWFWMD shall have the right to enforce, by proceeding at law or in equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

ARTICLE 11

GENERAL PROVISIONS

Parties Who May Seek Enforcement. If any person, firm or corporation, or other 11.1 entity shall violate or attempt to violate any of the provisions of this Declaration, or any rules and regulations of the Declarant promulgated hereunder, it shall be lawful for Declarant and any Owner (a) to initiate proceedings for the recovery of damages against those so violating or attempting to violate any such provisions or (b) to maintain proceedings in any court of competent jurisdiction against those so violating or attempting to violate any such provisions for the purpose of preventing or enjoining all such violations or attempted violations or seeking any other legal or equitable relief available. Should any such party be required to enforce or defend the provisions hereof, its reasonable attorneys' fees and costs incurred, whether or not judicial proceedings are involved, including the attorney's fees and costs incurred on appeal of such judicial proceedings, shall be collectible from the party against whom enforcement is sought. In any proceedings by the Declarant against an Owner, collection of such attorneys' fees may be enforced by any method in this Declaration providing for the collection of sums due, including, but not limited to, a foreclosure proceeding against the Owner's Homesite. The remedies contained in this provision shall be construed as cumulative of all other remedies now or hereafter provided by law. The failure of the Declarant to enforce any covenant or restriction or any obligation, right, power, privilege, authority or reservation herein contained, however long continued, shall in no event be deemed a waiver of the right to enforce the same thereafter as to the same breach or violation, or as to any other breach or violation thereof occurring prior to or subsequent thereof. Notwithstanding the foregoing, SWFWMD shall have the right to enforce, by proceeding in law or equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

11.2 <u>Severability</u>. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no wise affect any other provisions which shall remain in full force and effect.

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11.3 **Duration**. The covenants and restrictions of this Declaration shall run with and bind the land for a term of forty (40) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10) years. This Declaration may be revoked after the initial forty (40) year period upon the vote of not less than sixty-five percent (65%) of the Owners and by Mortgagees holding first mortgages on not less than fifty percent (50%) of the Homesites. Any revocation must be recorded.

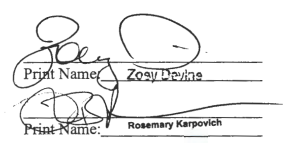
11.4 **Transfer of Assets to Local Government**. The Declarant and/or the CDD may transfer Common Areas to any local government having jurisdiction over the same. Any such transfer may require that conditions of the local government entity be met prior to said transfer, including conversion of Declarant property to standards and conditions required by the local government.

11.5 <u>Litigation</u>. In any litigation arising out of, or relating to, this Declaration, the prevailing party shall be entitled to recover its reasonable costs and attorneys' fees.

11.6 **Development Agreement**. Each Owner, by acceptance of a deed to a Homesite, hereby automatically agrees that its Home, Homesite, all improvements and activities thereon and use thereof shall be subject to the Development Agreement, as it may be amended from time to time. Each Owner further acknowledges and agrees that Declarant, and its affiliates and assigns reserve the right to unilaterally amend the Development Agreement, including but not limited to, the right to add or incorporate additional lands and subdivisions to the property subject to the Development Agreement without the joinder of any Owner whatsoever, and each Owner waives any objection to such amendments of the Development Agreement.

[signature on following page]

DATED this 20th day of December, 2022.



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THE VILLAGES DEVELOPMENT COMPANY LLC, a Florida limited liability company

BY:	VDC Manager, LLC,
	a Florida lipated liability company,
	its Manager
	11 1 Actor
	By:
	Martin L. Vzuro, Manager

STATE OF FLORIDA **COUNTY OF SUMTER**

The foregoing instrument was acknowledged before me r in person OR □ via online notarization this <u>OOU</u> day of December, 2022, by Martin L. Dzuro, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, and who is personally known to me.

ARY PUBLIC-STATE OF FLORIDA NOT Zoay Davine Print Name: Serial/Commission Number: Commission Expires:

ZOEY DEVINE Commission # GG 309269 Expires June 25, 2023 Bonded Thru Budget Notary Services

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		Unit 1 - Non Corne		0.47)
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
2	18'	10'	5'	7.5'
3	18'	10'	5'	7.5'
4	18'	10'	5'	7.5'
5	18'	10'	5'	7.5'
6	18'	10'	5'	7.5'
8	18'	10'	5'	7.5'
10	18'	10'	5'	7.5'
10	18'	10'	5'	7.5'
12	18'	10'	5'	7.5'
12	18'	10'	5'	7.5'
14	18'	10'	5'	7.5'
15	18'	10'	5'	7.5'
15	18	10'	5'	7.5'
17	18'	10'	5'	7.5'
17	18'	10'	5'	7.5'
10	18'	10'	5'	7.5'
20	18'	10'	5'	7.5
20	18'	10'	5'	7.5'
21	18'	10'		7.5
22	18'	10'	5'	7.5'
23	18	10'	5'	7.5'
25	18	10	5'	7.5'
25	18	10'	5'	7.5'
20	18	10	5'	7.5
27	18	10'	5'	7.5'
			5'	
29	18'	10' 10'	5'	7.5'
30	18'	and the second s	5'	
31	18'	10'	5'	7.5'
32	18'	10'		7.5'
33	18'	10'	5' 5'	7.5'
34	18'	10'		7.5'
35	18'	10'	5'	7.5'
36	18'	10'	5'	7.5'
37	18'	10'	5'	7.5'
38	18'	10'	5'	7.5'
39	18'	10'	5'	7.5'
40	18'	10'	5'	7.5'
41	18'	10'	5' 5'	7.5' 7.5'

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Middleton Unit 1 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
43	18'	10'	5'	7.5'
44	18'	10'	5'	7.5'
45	18'	10'	5'	7.5'
46	18'	10'	5'	7.5'
47	18'	10'	5'	7.5'
48	18'	10'	5'	7.5'
49	18'	10'	5'	7.5'
50	18'	10'	5'	7.5'
51	18'	10'	5'	7.5'
52	18'	10'	5'	7.5'
53	18'	10'	5'	7.5'
55	18'	10'	5'	7.5'
56	18'	10'	5'	7.5'
57	18'	10'	5'	7.5'
58	18'	10'	5'	7.5'
59	10'	10'	5'	7.5'
60	18'	10'	5'	7.5'
61	18'	10'	5'	7.5'
62	18'	10'	5'	7.5'
63	18'	10'	5'	7.5'
64	18'	10'	5'	7.5'
65	18'	10'	5'	7.5'
68	18'	10'	5'	7.5'
69	18'	10'	5'	7.5'
70	18'	10'	5'	7.5'
71	18'	10'	5'	7.5'
72	18'	10'	5'	7.5'
73	18'	10'	5'	7.5'
76	18'	10'	5'	7.5'
77	18'	10'	5'	7.5'
78	18'	10'	5'	7.5'
79	18'	10'	5'	7.5'
80	18'	10'	5'	7.5'
83	10'	10'	5'	7.5'
84	10'	10'	5'	7.5'
85	10'	10'	5'	7.5'
86	10'	10'	5'	7.5'
87	10'	10'	5'	7.5'
90	18'	10'	5'	7.5'

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Middleton Unit 1 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
91	18'	10'	5'	7.5'
94	18'	10'	5'	7.5'
95	18'	10	5'	7.5'
96	18'	10'	5`	7.5'
98	18'	10'	5'	7.5'
99	18'	10'	5'	7.5'
100	18'	10'	5'	7.5'
101	18'	10'	5'	7.5'
102	18'	10'	5'	7.5'
103	18'	10'	5'	7.5'
104	18'	10'	5'	7.5'
105	18'	10'	5'	7.5'
106	18'	10'	5'	7.5'
107	18'	10'	5'	7.5'
108	18'	10'	5'	7.5'
109	18'	10'	5'	7.5'
110	18'	10'	5'	7.5'
111	10'	10'	5'	7.5'
112	10'	10'	5'	7.5'
113	10'	10'	5'	7.5'
114	10'	10'	5'	7.5'
115	10'	10'	5'	7.5'
116	10'	10'	5'	7.5'
117	10'	10'	5'	7.5'
118	10'	10'	5'	7.5'
119	18'	10'	5'	7.5'
120	18'	10'	5'	7.5'
121	18'	10'	5'	7.5'
122	18'	10'	5'	7.5'
123	18'	10'	5'	7.5'
124	18'	10'	5'	7.5'
127	18	10'	5'	7.5'
128	18'	10'	5'	7.5'
130	18'	10'	5'	7.5'
130	18'	10'	5'	7.5'
132	18'	10'	5'	7.5'
132	18'	10'	5'	7.5'
135	18	10'	5'	7.5'
130	18'	10'	5'	7.5'

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Middleton Unit 1 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
140	18'	10'	5'	7.5'
143	18'	10'	5'	7.5'
144	18'	10'	5'	7.5'
145	18'	10'	5'	7.5'
148	18'	10'	5'	7.5'
149	18'	10'	5'	7.5'
150	18'	10'	5'	7.5'
151	18'	10'	5'	7.5'
154	18'	10'	5'	7.5'
155	18'	10'	5'	7.5'
156	18'	10'	5'	7.5'
159	18'	10'	5'	7.5'
160	18'	10'	5'	7.5'
161	18'	10'	5'	7.5'
162	18'	10'	5'	7.5'
163	18'	10'	5'	7.5'
166	18'	10'	5'	7.5'
167	18'	10'	5'	7.5'
169	· 18'	10'	. 5'	7.5'
170	18'	10'	5'	7.5'
172	18'	10'	5'	7.5'
173	18'	10'	5'	7.5'
176	18'	10'	5'	7.5'
177	18'	10'	5'	7.5'
178	18'	10'	5'	7.5'
181	18'	10'	5'	7.5'
182	18'	10'	5'	7.5'
182	18	10'	5'	7.5'
185	18	10'	5'	7.5'
186	18	10'	5'	7.5'
186	18	10'	5'	7.5'
	18		5'	7.5
188		10'	5'	7.5
189	18'	10'		
192	18'	10'	5'	7.5'
193	18'	10'	5'	7.5'
194	18'	10'	5'	7.5'
197	18'	10'	5'	7.5'
198	18'	10'	5'	7.5'
201	18'	10'	5'	7.5'

Exhibit "A"

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Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360001510 Date: 01/12/2023 Time: 2:36PM Page 31 of 33 B: 4402 P: 201 By: BO

Middleton Unit 1 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
202	18'	10'	5'	7.5'
203	18'	10'	5'	7.5'
204	18'	10'	5'	7.5'
205	18'	10'	5'	7.5'
206	18'	10'	5'	7.5'
207	18'	10'	5'	7.5'
210	18'	10'	5'	7.5'
211	18'	10'	5'	7.5'
212	18'	10'	5'	7.5'
213	18'	10'	5'	7.5'
214	18'	10'	5'	7.5'
215	18'	10'	5'	7.5'
218	18'	10'	5'	7.5'
219	18'	10'	5'	7.5'
222	18'	10'	5'	7.5'
223	18'	10'	5'	7.5'
226	18'	10'	5'	7.5'
227	18'	10'	5'	7.5'
228	18'	10'	5'	7.5'
229	18'	10'	5'	7.5'
230	18'	10'	5'	7.5'
231	18'	10'	5'	7.5'
233	18'	10'	5'	7.5'
234	18'	10'	5'	7.5'
235	18'	10'	5'	7.5'
236	18'	10'	5'	7.5'
237	18'	10'	5'	7.5'
238	18'	10'	5'	7.5'
239	18'	10'	5'	7.5'
242	18'	10'	5'	7.5'
243	18'	10'	5'	7.5'
244	18'	10'	10'	7.5'

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Middleton Unit 1 - Corner Home Sites					
			Side Yard	Side Yard	
		Front Yard	Improvement	Improvement	Rear Yard
Corner	Front Yard	Improvement	Setback Along	Setback Not	Improvement
Home Sites	Garage Setback	Setback	Roadways	Along Roadways	Setback
1	18'	10'	10'	5'	7.5'
7	18'	10'	10'	5	7.5'
9	18'	10'	10'	5'	7.5'
54	18'	10'	10'	5'	7.5'
66	18'	10'	10'	5'	7.5'
67	18'	10'	10'	5'	7.5'
74	18'	10'	10'	5'	7.5'
75	18'	10'	10'	5'	7.5'
81	18'	10'	10'	5`	7.5'
82	18'	10'	10'	5'	7.5'
88	10'	10'	10'	5'	7.5'
89	18'	10'	10'	5'	7.5'
92	18'	10'	10'	5'	7.5'
93	18'	10'	10'	5'	7.5'
97	18'	10'	10'	5'	7.5'
125	18'	10'	10'	5'	7.5'
126	18'	10'	10'	5'	7.5'
129	18'	10'	10'	5'	7.5'
133	18'	10	10'	5'	7.5'
134	18'	10'	10'	5'	7.5'
137	18'	10'	10'	5'	7.5'
138	18'	10'	10'	5'	7.5'
141	18'	10'	10'	5'	7.5'
142	18'	10'	10'	5'	7.5'
146	18'	10'	10'	5'	7.5'
147	18'	10'	10'	5'	7.5'
152	18'	10'	10'	5'	7.5'
153	18'	10'	10'	5'	7.5'
157	18'	10'	10'	5'	7.5'
158	18'	10'	10'	5'	7.5'
164	18'	10'	10'	5'	7.5'
165	18'	10'	10'	5'	7.5'
168	18'	10'	10'	5'	7.5'
171	18'	10'	10'	5'	7.5'
174	18'	10'	10'	5'	7.5'
175	18'	10'	10'	5'	7.5'
179	18'	10'	10'	5'	7.5'

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Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360001510 Date: 01/12/2023 Time: 2:36PM Page 33 of 33 B: 4402 P: 203 By: BO

180	18'	10'	10'	5'	7.5'
185	18'	10'	10'	5'	7.5'
190	18'	10'	10'	5'	7.5'
191	18'	10'	10'	5'	7.5'
195	18'	10'	10'	5'	7.5'
196	18'	10'	10'	5'	7.5'
199	18'	10'	10'	5'	7.5'
200	18'	10'	10'	5'	7.5'
208	18'	10'	10'	5'	7.5'
209	18'	10'	10'	5'	7.5'
216	18'	10'	10'	5'	7.5'
217	18'	10'	10'	5'	7.5'
220	18'	10'	10'	5'	7.5'
221	18'	10'	10'	5'	7.5'
224	18'	10'	10'	5'	7.5'
225	18'	10'	10'	5'	7.5'
232	18'	10'	10'	5'	7.5'
240	18'	10'	10'	5'	7.5'
241	18'	10'	10'	5'	7.5'

FIRST AMENDMENT TO DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 1

Rec. Copy

9.00

a subdivision in Sumter County, Florida, according to the plat thereof as recorded in Plat Book 20, Pages 28, 28A through 28N, Public Records of Sumter County, Florida.

A. On January 12, 2023, The Villages Development Company, LLC, a Florida limited liability company, as Declarant recorded in Official Records Book 4402, Page 171 (Instrument #202360001510), Public Records of Sumter County, Florida, a DECLARATION OF COVENANTS AND RESTRICTIONS for the subdivision known as MIDDLETON UNIT NO. 1 (the "Declaration").

B. At this time, in accordance with the rights reserved in Section 9.1 of the Declaration, Declarant wishes to amend the Declaration.

NOW, THEREFORE, the Declaration is hereby amended as follows:

1. The Declaration is hereby amended by deleting Exhibit "A" attached to the Declaration and replacing it with *Exhibit "A"* attached hereto.

2. Capitalized terms used but not defined herein shall have the meaning given to them in the Declaration.

3. Except as herein amended, all other terms and provisions of the Declaration remain in full force and effect.

(Signature on Following Page)

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360002618 Date: 01/20/2023 Time: 11:46AM Page 2 of 9 B: 4406 P: 356 By: BO

DATED this 18^{13} day of January, 2023.

W	ITI	NE	SSE	CS:

D	E	CI	A	R	Ä	N	Г
-	_	_	_	-	-	-	

THE VILLAGES DEVELOPMENT COMPANY, LLC,

a Florida limited liability company

BY:	VDC Manager, LLC,
	a Florida limited liability company,
	its Manager
	h h h h
	By:
	Martin L. Dzuro, Manager

STATE OF FLORIDA COUNTY OF SUMTER

Zosy Devine

Rosemary Karpovich

The foregoing instrument was acknowledged before me by means of \square physical presence or \square online notarization this $_/\$^{+}$ day of January, 2023, by Martin L. Dzuro, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, who is personally known to me.

Notary Public - State of Florida Zoev Devina Print Name: Commission Number: Commission Expires:_



ZOEY DEVINE Commission: # GG 309269 Expires June 25, 2023 Bonded Thru Budget Notary Services

PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq. 3619 Kiessel Road The Villages, Florida 32163

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V:\Restrictions\Middleton\Unit No. 1 220102V\Declaration of Covenants and Restrictions - First Amendment.docx

Middleton Unit 1 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
2	18'	10'	5'	7.5'
3	18'	10'	5'	7.5'
4	18'	10'	5'	7.5'
5	18'	10'	5'	7.5'
6	18'	10'	5'	7.5'
8	18'	10'	5'	7.5'
10	18'	10'	5'	7.5'
11	18'	10'	5'	7.5'
12	18'	10'	5'	7.5'
13	18'	10'	5'	7.5'
14	18'	10'	5'	7.5'
15	18'	10'	5'	7.5'
16	18'	10'	5'	7.5'
17	18'	10'	5'	7.5'
18	18'	10'	5'	7.5'
19	18'	10'	5'	7.5'
20	18'	10'	5'	7.5'
21	18'	10'	5'	7.5'
22	18'	. 10'	5'	7.5'
23	18'	10'	5'	7.5'
24	18'	10'	5'	7.5'
25	18'	10'	5'	7.5'
26	18'	10'	5'	7.5'
27	18'	10'	5'	7.5'
28	18'	10'	5'	7.5'
29	18'	10'	5'	7.5'
30	18'	10'	5'	7.5'
31	18'	10'	5'	7.5'
32	18'	10'	5'	7.5'
33	18'	10'	5'	7.5'
34	18'	10'	5'	7.5'
35	18'	10'	5'	7.5'
36	18'	10'	5'	7.5'
37	18'	10'	5'	7.5'
38	18'	10'	5'	7.5'
39	18'	10'	5'	7.5'
40	18'	10'	5'	7.5'
41	18'	10'	5'	7.5'
42	18'	10'	5'	7.5'

Middleton Unit 1 - Non Corner Home Sites				
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
43	18'	10'	5'	7.5'
44	18'	10'	5'	7.5'
45	18'	10'	5'	7.5'
46	18'	10'	5'	7.5'
47	18'	10'	5'	7.5'
48	18'	10'	5'	7.5'
49	18'	10'	5'	7.5'
50	18'	10'	5'	7.5'
51	18'	10'	5'	7.5'
52	18'	10'	5'	7.5'
53	18'	10'	5'	7.5'
55	18'	10'	5'	7.5'
56	18'	10'	5'	7.5'
57	18'	10'	5'	7.5'
58	18'	10'	5'	7.5'
59	18'	10'	5'	7.5'
60	18'	10'	5'	7.5'
61	18'	. 10'	5'	7.5'
62	18'	10'	5'	7.5'
63	18'	10'	5'	7.5'
64	18'	10'	5'	7.5'
65	18'	10'	5'	7.5'
68	18'	10'	5'	7.5'
69	18'	10'	5'	7.5'
70	18'	10'	5'	7.5'
71	18'	10'	5'	7.5'
72	18'	10'	5'	7.5'
73	18'	10'	5'	7.5'
76	18'	10'	5'	7.5'
77	18'	10'	5'	7.5'
78	18'	10'	5'	7.5'
79	18'	10'	5'.	7.5'
80	18'	10'	5'	7.5'
83	10'	10'	5'	7.5'
84	10'	10'	5'	7.5'
85	10'	10'	5'	7.5'
86	10'	10'	5'	7.5'
87	10'	10'	5'	7.5'
90	18'	10'	5'	7.5'

	Middleton	Unit 1 - Non Corne	r Home Sites	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
91	18'	10'	5'	7.5'
94	18'	10'	5'	7.5'
95	18'	10'	5'	7.5'
96	18'	10'	5'	7.5'
98	18'	10'	5'	7.5'
99	18'	10'	5'	7.5'
100	18'	10'	5'	7.5'
101	18'	10'	5'	7.5'
102	18'	10'	5'	7.5'
103	18'	10'	5'	7.5'
104	18'	10'	5'	7.5'
105	18'	10'	5'	7.5'
106	18'	10'	5'	7.5'
107	18'	10'	5'	7.5'
108	18'	10'	5'	7.5'
109	18'	10'	5'	7.5'
110	18'	10'	5'	7.5'
111	10'	. 10'	5'	7.5'
112	10'	10'	5'	7.5'
113	10'	10'	5'	7.5'
114	10'	10'	5'	7.5'
115	10'	10'	5'	7.5'
116	10'	10'	5'	7.5'
117	10'	10'	5'	7.5'
118	10'	10'	5'	7.5'
119	18'	10'	5'	7.5'
120	18'	10'	5'	7.5'
121	18'	10'	5'	7.5'
122	18'	10'	5'	7.5'
123	18'	10'	5'	7.5'
124	18'	10'	5'	7.5'
127	18'	10'	5'	7.5'
128	18'	10'	5'	7.5'
130	18'	10'	5'	7.5'
131	18'	10'	5'	7.5'
132	18'	10'	5'	7.5'
135	18'	10'	5'	7.5'
136	18'	10'	5'	7.5'
139	18'	10'	5'	7.5'

			and the life second of	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvemen
Home Sites	Garage Setback	Setback	Setback	Setback
140	18'	10'	5'	7.5'
143	. 18'	10'	5'	7.5'
144	18'	10'	5'	7.5'
145	18'	10'	5'	7.5'
148	18'	10'	5'	7.5'
149	18'	10'	5'	7.5'
150	18'	10'	5'	7.5'
151	18'	10'	5'	7.5'
154	18'	10'	5'	7.5'
155	18'	10'	5'	7.5'
156	18'	10'	5'	7.5'
159	18'	10'	5'	7.5'
160	18'	10'	5'	7.5'
161	18'	10'	5'	7.5'
162	18'	10'	5'	7.5'
163	18'	10'	5'	7.5'
166	18'	10'	5'	7.5'
167	-18'	10'	5'	7.5'
169	18'	10'	5'	7.5'
170	18'	10'	5'	7.5'
172	18'	10'	5'	7.5'
173	18'	10'	5'	7.5'
176	18'	10'	5'	7.5'
177	18'	10'	5'	7.5'
178	18'	10'	5'	7.5'
181	18'	10'	5'	7.5'
182	18'	10'	5'	7.5'
183	18'	10'	5'	7.5'
184	18'	10'	5'	7.5'
186	18'	10'	5'	7.5'
187	18'	10'	5'	7.5'
188	18'	10'	5'	7.5'
189	18'	10'	5'	7.5'
192	18' ·	10'	5'	7.5'
193	18'	10'	5'	7.5'
194	18'	10'	5'	7.5'
197	18'	10'	5'	7.5'
198	18'	10'	5'	7.5'
201	18'	10'	- 5'	7.5'

	Middleton	Unit 1 - Non Corne	r Home Sites	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
202	18'	10'	5'	7.5'
203	18'	10'	5'	7.5'
204	18'	10'	5'	7.5'
205	18'	10'	5'	7.5'
206	18'	10'	5'	7.5'
207	18'	10'	5'	7.5'
210	18'	10'	5'	7.5'
211	18'	10'	5'	7.5'
212	18'	10'	5'	7.5'
213	18'	10'	5'	7.5'
214	18'	10'	5'	7.5'
215	18'	10'	5'	7.5'
218	18'	10'	5'	7.5'
219	18'	10'	5'	7.5'
222	18'	10'	- 5'	7.5'
223	18'	10'	5'	7.5'
226	18'	10'	5'	7.5'
227	. 18'	10'	5'	7.5'
228	18'	10'	5'	7.5'
229	18'	10'	• 5'	7.5'
230	18'	10'	5'	7.5'
231	18'	10'	5'	7.5'
233	18'	10'	5'	7.5'
234	18'	10'	5'	7.5'
235	18'	10'	5'	7.5'
236	18'	10'	5'	7.5'
237	18'	10'	5'	7.5'
238	18'	10'	5'	7.5'
239	18'	10'	5'	7.5'
242	18'	10'	5'	7.5'
243	18'	10'	5'	7.5'
244	18'	10'	10'	7.5'

Middleton Unit 1 - Corner Home Sites					
	8		Side Yard	Side Yard	
		Front Yard	Improvement	Improvement	Rear Yard
Corner	Front Yard	Improvement	Setback Along	Setback Not	Improvement
Home Sites	Garage Setback	Setback	Roadways	Along Roadways	Setback
1	18'	10'	10'	5'	7.5'
7	18'	10'	10'	5'	7.5'
9	18'	10'	10'	5'	7.5'
54	18'	10'	10'	5'	7.5'
66	18'	10'	10'	5'	7.5'
67	18'	10'	10'	5'	7.5'
74	18'	10'	10'	5'	7.5'
75	18'	10'	10'	5'	7.5'
81	18'	10'	10'	5'	7.5'
82	18'	10'	10'	5'	7.5'
88	10'	10'	10'	5'	7.5'
89	18'	10'	10'	5'	7.5'
92	18'	10'	10'	5'	7.5'
93	18'	10'	10'	5'	7.5'
97	18'	10'	10'	5'	7.5'
125	18'	10'	10'	5'	7.5'
126	18'	10'	10'	5'	7.5'
129	18'	10'	10'	5'	7.5'
133	18'	10'	10'	5'	7.5'
134	18'	10'	10'	5'	7.5'
137	18'	10'	10'	5'	7.5'
138	18'	10'	10'	5'	7.5'
141	18'	10'	10'	5'	7.5'
142	18'	10'	10'	5'	7.5'
146	18'	10'	10'	5'	7.5'
147	18'	10'	10'	5'	7.5'
152	18'	10'	10'	5'	7.5'
153	18'	10'	10'	5'	7.5'
157	18'	10'	10'	5'	7.5'
158	18'	10'	10'	5'	7.5'
164	18'	10'	10'	5'	7.5'
165	18'	10'	10'	5'	7.5'
168	18'	10'	10'	5'	7.5'
171	18'	10'	10'	5'	7.5'
174	18'	10'	10'	5'	7.5'
175	18'	10'	10'	5'	7.5'
179	18'	10'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360002618 Date: 01/20/2023 Time: 11:46AM Page 9 of 9 B: 4406 P: 363 By: BO

180	18'	10'	10'	5'	7.5'
185	18'	10'	10'	5'	7.5'
190	18'	10'	10'	5'	7.5'
191	18'	10'	10'	5'	7.5'
195	18'	10'	10'	5' ·	7.5'
196	18'	10'	10'	5'	7.5'
199	18'	10'	10'	5'	7.5'
200	18'	10'	10'	5'	7.5'
208	18'	10'	10'	5'	7.5'
209	18'	10'	10'	5'	7.5'
216	18'	10'	10'	5'	7.5'
217	18'	10'	10'	5'	7.5'
220	18'	10'	10'	5'	7.5'
221	18'	10'	10'	5'	7.5'
224	18'	10'	10'	5'	7.5'
225	18'	10'	10'	5'	7.5'
232	18'	10'	10'	5'	7.5'
240	18'	10'	10'	5'	7.5'
241	18'	10'	10'	5'	7.5'

Inst. Number: 202360009503 Book: 4431 Page: 181 Page 1 of 9 Date: 3/10/2023 Time: 10:23 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

78.00 9.00 Copy 81.00

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 1 of 9 B: 4431 P: 181 By: ML

SECOND AMENDMENT TO DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 1

a subdivision in Sumter County, Florida, according to the plat thereof as recorded in Plat Book 20, Pages 28, 28A through 28N, Public Records of Sumter County, Florida.

A. On January 12, 2023, The Villages Development Company, LLC, a Florida limited liability company, as Declarant recorded in Official Records Book 4402, Page 171 (Instrument #202360001510), a DECLARATION OF COVENANTS AND RESTRICTIONS for the subdivision known as MIDDLETON UNIT NO. 1, as amended by First Amendment to Declaration of Covenants and Restrictions recorded on January 20, 2023, in Official Records Book 4406, Page 355 (Instrument #202360002618), all in the Public Records of Sumter County, Florida (the "Declaration").

B. At this time, in accordance with the rights reserved in Section 9.1 of the Declaration, Declarant wishes to amend the Declaration.

NOW, THEREFORE, the Declaration is hereby amended as follows:

1. The Declaration is hereby amended by deleting Exhibit "A" attached to the Declaration and replacing it with *Exhibit "A*" attached hereto.

2. Capitalized terms used but not defined herein shall have the meaning given to them in the Declaration.

3. Except as herein amended, all other terms and provisions of the Declaration remain in full force and effect.

(Signature on Following Page)

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 2 of 9 B: 4431 P: 182 By: ML

DATED this (o^{th}) day of March, 2023.

WITNESSES:

	Ru	
(Print Name	Zosy Devine
$\left(\right)$	121	
` .	Print Name:	Rosemary Karpovich

DECLARANT

THE VILLAGES DEVELOPMENT COMPANY, LLC,

a Florida limited liability company

BY: VDC Manager, LLC, a Florida limited liability company, its Manager By: Martin L Dzuro, Manager

STATE OF FLORIDA COUNTY OF SUMTER

Notary Public - State of Florida Print Name: Commission Number: Commission Expires:



ZOEY DEVINE Commission # GG 309269 Expires June 25, 2023 Bonded Thru Budget Notary Services

PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq. 3619 Kicssel Road The Villages, Florida 32163

V:\Restrictions\Middleton\Unit No. 1 220102V\Declaration of Covenants and Restrictions - Second Amendment.docx

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 3 of 9 B: 4431 P: 183 By: ML

	Middleton Unit 1 - Non Corner Home Sites				
	THE REPORT OF THE PARTY OF THE P				
Millionalin ylin asa allas yhteisä tui tu toistiililli taisesta allain. Uttais fiini astoised een estais ata		Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	Garage Setback	Setback	Setback	Setback	
2	26'	10'	5'	7.5'	
3	18'	10'	5'	7.5'	
4	18'	10'	5'	7.5'	
5	18'	10'	5'	7.5'	
6	18'	10'	5'	7.5'	
8	18'	10'	5'	7.5'	
10	18'	10'	5'	7.5'	
11	18'	10'	5'	7.5'	
12	18'	10'	5'	7.5'	
13	18'	10'	5'	7.5'	
14	18'	10'	5'	7.5'	
15	18'	10'	5'	7.5'	
16	18'	10'	5'	7.5'	
17	18'	10'	5'	7.5'	
18	18'	10'	5'	7.5'	
19	23'	10'	5'	7.5'	
20	23'	10'	5'	7.5'	
21	28'	10'	5'	7.5'	
22	18'	10'	5'	7.5'	
23	22'	10'	5'	7.5'	
24	18'	10'	5'	7.5'	
25	18'	10'	5'	7.5'	
26	18'	10'	5'	7.5'	
27	18'	10'	5'	7.5'	
28	18'	10'	5'	7.5'	
29	18'	10'	5'	7.5'	
30	18'	10'	5'	7.5'	
31	18'	10'	5'	7.5'	
32	18'	10'	5'	7.5'	
33	18'	10'	5'	7.5'	
34	18'	10'	5'	7.5'	
35	18'	10'	5'	7.5'	
36	18'	10'	5'	7.5'	
37	18'	10'	5'	7.5'	
38	18'	10'	5'	7.5'	
39	18'	10'	5'	7.5'	
40	18'	10'	5'	7.5'	
41	18'	10'	5'	7.5'	
42	18'	10'	5'	7.5'	

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 4 of 9 B: 4431 P: 184 By: ML

Middleton Unit 1 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
43	18'	10'	5'	7.5'
44	18'	10'	5'	7.5'
45	18'	10'	5'	7.5'
46	18'	10'	5'	7.5'
47	18'	10'	5'	7.5'
48	18'	10'	5'	7.5'
49	18'	10'	5'	7.5'
50	18'	10'	5'	7.5'
51	18'	10'	5'	7.5'
52	18'	10'	5'	7.5'
53	18'	10'	5'	7.5'
55	18'	10'	5'	7.5'
56	18'	10'	5'	7.5'
57	18'	10'	5'	7.5'
58	18'	10'	5'	7.5'
59	18'	10'	5'	7.5'
60	18'	10'	5'	7.5'
61	18'	10'	5'	7.5'
62	18'	10'	5'	7.5'
63	18'	10'	5'	7.5'
64	18'	10'	5'	7.5'
65	18'	10'	5'	7.5'
68	18'	10'	5'	7.5'
69	18'	10'	5'	7.5'
70	18'	10'	5'	7.5'
71	18'	10'	5'	7.5'
72	18'	10'	5'	7.5'
73	18'	10'	5'	7.5'
76	18'	10'	5'	7.5'
77	18'	10'	5'	7.5'
78	18'	10'	5'	7.5'
79	18'	10'	5'	7.5'
80	18'	10'	5'	7.5'
83	10'	10'	5'	7.5'
84	10'	10'	5'	7.5'
85	10'	10'	5'	7.5'
86	10'	10'	5'	7.5'
87	10'	10'	5'	7.5'
90	18'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 5 of 9 B: 4431 P: 185 By: ML

	Middleton Unit 1 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	Garage Setback	Setback	Setback	Setback	
91	18'	10'	5'	7.5'	
94	18'	10'	-5'	7.5'	
95	18'	10'	5'	7.5'	
96	18'	10'	5'	7.5'	
98	18'	10'	5'	7.5'	
99	18'	10'	5'	7.5'	
100	18'	10'	5'	7.5'	
101	18'	10'	5'	7.5'	
102	18'	10'	5'	7.5'	
103	18'	10'	5'	7.5'	
104	18'	10'	5'	7.5'	
105	18'	10'	5'	7.5'	
106	18'	10'	5'	7.5'	
107	18'	10'	5'	7.5'	
108	18'	10'	5'	7.5'	
109	18'	10'	5'	7.5'	
110	18'	10'	5'	7.5'	
111	10'	10'	5'	7.5'	
112	10'	10'	5'	7.5'	
113	10'	10'	5'	7.5'	
114	10'	10'	5'	7.5'	
115	10'	10'	5'	7.5'	
116	10'	10'	5'	7.5'	
117	10'	10'	5'	7.5'	
118	10'	10'	5'	7.5'	
119	18'	10'	5'	7.5'	
120	18'	10'	5'	7.5'	
121	18'	10'	5'	7.5'	
122	18'	10'	5'	7.5'	
123	18'	10'	5'	7.5'	
124	18'	10'	5'	7.5'	
127	18'	10'	5'	7.5'	
128	18'	10'	5'	7.5'	
130	18'	10'	5'	7.5'	
131	18'	10'	5'	7.5'	
132	18'	10'	5'	7.5'	
135	18'	10'	5'	7.5'	
136	18'	10'	5'	7.5'	
139	18'	10'	5'	7.5'	

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 6 of 9 B: 4431 P: 186 By: ML

Middleton Unit 1 - Non Corner Home Sites				
t anti-sector and the sector of the sector o			The second second	CALL CONTRACTOR &
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
140	18'	10'	5'	7.5'
143	18'	10'	5'	7.5'
144	18'	10'	5'	7.5'
145	18'	10'	5'	7.5'
148	18'	10'	5'	7.5'
149	18'	10'	5'	7.5'
150	18'	10'	5'	7.5'
151	18'	10'	5'	7.5'
154	18'	10'	5'	7.5'
155	18'	10'	5'	7.5'
156	18'	10'	5'	7.5'
159	18'	10'	5'	7.5'
160	18'	10'	5'	7.5'
161	18'	10'	5'	7.5'
162	18'	10'	5'	7.5'
163	18'	10'	5'	7.5'
166	18'	10'	5'	7.5'
167	18'	10'	5'	7.5'
169	18'	10'	5'	7.5'
170	18'	10'	5'	7.5'
172	18'	10'	5'	7.5'
173	18'	10'	5'	7.5'
176	18'	10'	5'	7.5'
177	18'	10'	5'	7.5'
178	18'	10'	5'	7.5'
181	18'	10'	5'	7.5'
182	18'	10'	5'	7.5'
183	18'	10'	5'	7.5'
184	18'	10'	5'	7.5'
186	18'	10'	5'	7.5'
187	18'	10'	5'	7.5'
188	18'	10'	5'	7.5'
189	18'	10'	5'	7.5'
105	18'	10'	5'	7.5'
192	18'	10'	5'	7.5'
194	18'	10'	5'	7.5'
197	18'	10'	5'	7.5'
198	18'	10'	5'	7.5'
201	18'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 7 of 9 B: 4431 P: 187 By: ML

	Middleton Unit 1 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	 Garage Setback 	Setback	Setback	Setback	
202	18'	10'	5'	7.5'	
203	18'	10'	5'	7.5'	
204	18'	10'	5'	7.5'	
205	18'	10'	5'	7.5'	
206	18'	10'	5'	7.5'	
207	18'	10'	5'	7.5'	
210	18'	10'	5'	7.5'	
211	18'	10'	5'	7.5'	
212	18'	10'	5'	7.5'	
213	18'	10'	5'	7.5'	
214	18'	10'	5'	7.5'	
215	18'	10'	5'	7.5'	
218	18'	10'	5'	7.5'	
219	18'	10'	5'	7.5'	
222	18'	10'	5'	7.5'	
223	18'	10'	5'	7.5'	
226	18'	10'	5'	7.5'	
227	18'	10'	5'	7.5'	
228	18'	10'	5'	7.5'	
229	18'	10'	5'	7.5'	
230	18'	10'	5'	7.5'	
231	18'	10'	5'	7.5'	
233	18'	10'	5'	7.5'	
234	18'	10'	5'	7.5'	
235	18'	10'	5'	7.5'	
236	18'	10'	5'	7.5'	
237	18'	10'	5'	7.5'	
238	18'	10'	5'	7.5'	
239	18'	10'	5'	7.5'	
242	18'	10'	5'	7.5'	
243	18'	10'	5'	7.5'	
244	18'	10'	10 ¹	7.5'	

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 8 of 9 B: 4431 P: 188 By: ML

	Middleton Unit 1 - Corner Home Sites					
Martin State				Trans.		
			Side Yard	Side Yard		
		Front Yard	Improvement	Improvement	Rear Yard	
Corner	Front Yard	Improvement	Setback Along	Setback Not	Improvement	
Home Sites	Garage Setback	Setback	Roadways	Along Roadways	Setback	
1	25'	10'	10'	5'	7.5'	
7	18'	10'	10'	5'	7.5'	
9	18'	10'	10'	5'	7.5'	
54	18'	10'	10'	5'	7.5'	
66	18'	10'	10'	5'	7.5'	
67	18'	10'	10'	5'	7.5'	
74	18'	10'	10'	5'	7.5'	
75	18'	10'	10'	5'	7.5'	
81	18'	10'	10'	5'	7.5'	
82	18'	10'	10'	5'	7.5'	
88	10'	10'	10'	5'	7.5'	
89	18'	10'	10'	5'	7.5'	
92	18'	10'	10'	5'	7.5'	
93	18'	10'	10'	5'	7.5'	
97	18'	10'	10'	5'	7.5'	
125	18'	10'	10'	5'	7.5'	
126	18'	10'	10'	5'	7.5'	
129	18'	10'	10'	5'	7.5'	
133	18'	10'	10'	5'	7.5'	
134	18'	10'	10'	5'	7.5'	
137	18'	10'	10'	5'	7.5'	
138	18'	10'	10'	5'	7.5'	
141	18'	10'	10'	5'	7.5'	
142	18'	10'	10'	5'	7.5'	
146	18'	10'	10'	5'	7.5'	
147	18'	10'	10'	5'	7.5'	
152	18'	10'	10'	5'	7.5'	
153	18'	10'	10'	5'	7.5'	
157	18'	10'	10'	5'	7.5'	
158	18'	10'	10'	5'	7.5'	
164	18'	10'	10'	5'	7.5'	
165	18'	10'	10'	5'	7.5'	
168	18'	10'	10'	5'	7.5'	
171	18'	10'	10'	5'	7.5'	

Inst. Number: 202360009503 Book: 4431 Page: 189 Page 9 of 9 Date: 3/10/2023 Time: 10:23 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

Exhibit "A"

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360009503 Date: 03/10/2023 Time: 10:23AM Page 9 of 9 B: 4431 P: 189 By: ML

174	18'	10'	10'	5'	7.5'
175	18'	10'	10' '	5'	7.5'
179	18'	10'	10'	5'	7.5'
180	18'	10'	10'	5'	7.5'
185	18'	10'	10'	· 5'	7.5'
190	18'	10'	10'	5'	7.5'
191	18'	10'	10'	5'	7.5'
195	18'	10'	10'	5'	7.5'
196	18'	10'	10'	5'	7.5'
199	18'	10'	10'	5'	7.5'
200	18'	10'	10'	5'	7.5'
208	18'	10'	10'	5'	7.5'
209	18'	10'	10'	5'	7.5'
216	18'	10'	10'	5'	7.5'
217	18'	10'	10'	5'	7.5'
220	18'	10'	10'	5'	7.5'
221	18'	10'	10'	5'	7.5'
224	18'	10'	10'	5'	7.5'
225	18'	10'	10'	5'	7.5'
232	18'	10'	10'	5'	7.5'
240	18'	10'	10'	5'	7.5'
241	18'	10'	10'	5'	7.5'

Inst. Number: 202360021324 Book: 4476 Page: 770 Page 1 of 2 Date: 6/1/2023 Time: 10:25 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

18 5D R'ENCK D. Langenbrunner Esq

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Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021324 Date: 06/01/2023-Time: 10:25AM Page 1 of 2 B: 4476 P: 770 By: MC

THIRD AMENDMENT TO DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 1

a subdivision in Sumter County, Florida, according to the plat thereof as recorded in Plat Book 20, Pages 28, 28A through 28N, Public Records of Sumter County, Florida.

A. On January 12, 2023, The Villages Development Company, LLC, a Florida limited liability company, as Declarant recorded in Official Records Book 4402, Page 171 (Instrument #202360001510), a DECLARATION OF COVENANTS AND RESTRICTIONS for the subdivision known as MIDDLETON UNIT NO. 1, as amended by First Amendment to Declaration of Covenants and Restrictions recorded on January 20, 2023, in Official Records Book 4406, Page 355 (Instrument #202360002618), and as amended by Second Amendment to Declaration of Covenants and Restrictions recorded on March 10, 2023, in Official Records Book 4431, Page 181 (Instrument #202360009503), all in the Public Records of Sumter County, Florida (the "Declaration").

B. At this time, in accordance with the rights reserved in Section 9.1 of the Declaration, Declarant wishes to amend the Declaration.

NOW, THEREFORE, the Declaration is hereby amended as follows:

1. The Declaration is hereby amended by amending and restating Section 2.21 in its entirety as follows:

"2.21 <u>Vehicles</u>. No motorcycle, boat, trailer, camper, travel trailer, recreational vehicle, mobile home, or other powered or non-powered vehicle, other than a private passenger vehicle or an Owner's vehicle used for their occupation, shall be parked or maintained on any Homesite or public right-of-way, except in an enclosed garage. No private passenger vehicle or Owner's occupational vehicle containing hazardous materials, fuel for other vehicles, noxious or offensive materials shall be parked or maintained on any Homesite or public right-of-way. No private passenger vehicle or Owner's occupational vehicle in excess of 1 ton size shall be parked or maintained on any Homesite or public right-of-way."

2. Capitalized terms used but not defined herein shall have the meaning given to them in the Declaration.

3. Except as herein amended, all other terms and provisions of the Declaration remain in full force and effect.

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021324 Date: 06/01/2023 Time: 10:25AM Page 2 of 2 B: 4476 P: 771 By: MC

DATED this 31st day of Mary , 2023.

WITNESSES:

Zogy Devine Rosemary Karpovich Name:

DECLARANT

THE VILLAGES DEVELOPMENT COMPANY, LLC,

a Florida limited liability company

VDC Manager, LLC, BY: a Florida limited liability company, its Manage By: anager Martin zuro

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization this $\exists l^{st}$ day of μ_{a} , 2023, by Martin L. Dzuro, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, who is personally known to me.

Notary Public – State of Florida Zosy Devine Print Name: Commission Number: Commission Expires:

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 ZOEY DEVINE

 Commission # GG 309269
 Southerness

 Expires June 25, 2023
 Bonded Thru Budget Notary Services

PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq. 3619 Kiessel Road The Villages, Florida 32163

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Declaration of Covenants and Restrictions for Middleton Unit 2, as amended

199°0 35.

THIS INSTRUMENT PREPARED BY/RETURN TO: Jennifer Slone Tobin, Esq. Shutts & Bowen LLP 300 S. Orange Ave., Suite 1600 Orlando, FL 32801 Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360006298 Date: 02/15/2023 Time: 12:37PM Page 1 of 35 B: 4419 P: 438 Dy: ML

DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 2

THIS DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 2 (the "Declaration") is made on <u>howard</u> 27, 2023, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company (The Villages Development Company, LLC, its successor and assigns, is hereinafter referred to as the "Declarant").

RECITALS

A. Declarant is the sole owner in fee simple of certain real property located in Sumter County, Florida, platted as Middleton Unit No. 2, as per plat thereof (the "**Plat**") recorded in Plat Book \underline{AO} , at Pages \underline{AP} through $\underline{APA-N}$, Public Records of Sumter County, Florida (the "**Property**").

B. Declarant desires to provide for the preservation of values and maintenance of certain common facilities in the Property, and so desires to subject all of the Homesites and Homes (as each is hereinafter defined), and each part thereof (but not the tracts and other areas of the Property) to the covenants, restrictions, easements, charges and liens hereinafter set forth, each and all of which is and are for the benefit of the Property and each subsequent owner of all or part thereof.

NOW, THEREFORE, Declarant declares that all of the Property shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of the Property, shall be binding on all parties having any rights, title or interest in the Property or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

ARTICLE 1

DEFINITIONS

1.1 "Architectural Review Board" or "ARB" shall mean the Declarant or its designee, as described in <u>Section 7.1</u> hereof.

1.2 "**AR Guidelines**" shall mean the Architectural Review Manual for construction, operation and maintenance of Homes and Homesites within the Property, as adopted and amended by the Declarant from time to time.

1.3 "CDD" shall mean Middleton Community Development District A.

1.4 "City" shall mean the City of Wildwood, in the State of Florida.

1.5 "Common Areas" shall mean and refer to those areas of land within the Property which are intended to be used and enjoyed by all Owners of Homesites, which include without limitation, entry areas, entry gates, and sign islands; drainage retention areas; the Storm Water Management System; recreational areas, parks, postal facilities, and appurtenant parking areas; lands owned by or conveyed to the CDD per the Plat or otherwise; and all improvements now or hereafter constructed thereon, including, without limitation, walkways, paths, utilities, lighting systems, signage, structures, gates, access systems, recreational facilities, and landscaping; and together with all other improvements which are specifically described herein to be maintained by the CDD. All personal property and real property, including easements, licenses, leaseholds, or other real property interests, owned by the CDD or maintained by the CDD for the common use and enjoyment of the Owners, their families, guests, and persons occupying "Homes" on a guest or tenant basis, and third parties or other entities having a legal right to use the same, to the extent authorized by this Declaration.

1.6 "County" shall mean the County of Sumter, in the State of Florida.

1.7 "**Declarant**" shall mean and refer to The Villages Development Company, LLC, a Florida limited liability company.

1.8 "**Declaration**" shall mean and refer to this Declaration of Covenants and Restrictions for Middleton Unit No. 2 and any amendments and supplements thereto.

1.9 "Development Agreement" shall mean that certain The Villages of Southern Oaks Area B Chapter 163 Development Agreement, dated July 11, 2022, between The City of Wildwood, Florida, and The Villages Land Company, LLC, recorded in Official Records Book 4316, Page 362, Public Records of Sumter County, Florida, and as amended from time to time.

1.10 **"Front Yard**" shall mean the portion of each Homesite described by drawing a line through the centerpoint of any Home, which line runs parallel to the road or road right of way adjacent to the Homesite. The Front Yard shall be the portion of the Homesite on the side of the line so drawn lying nearest the road or road right-of-way. The Front Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be all portions of the yard not included within the definition of Rear Yard. In the case of any dispute as to the location of the Front Yard as defined herein the determination of the ARB shall be controlling and final. 1.11 "**Home**" shall mean and refer to a detached single-family residential unit constructed on a Homesite for which a certificate of occupancy has been issued by the applicable governmental authorities.

1.12 **"Homesite**" shall mean and refer to any plot of land shown upon the Plat and designated as a numbered Homesite, and shall also include any plot of land shown upon any plat and designated as a numbered Homesite on property which is subsequently made subject to the terms of this Declaration in accordance with the provisions of <u>Section 3.2</u> hereof.

1.13 "Initial Home" shall mean the initial home constructed on a Homesite by the Declarant, the plans for which shall be maintained by the Declarant.

1.14 "**Owner**" shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any "*Homesite*"; however, notwithstanding any applicable theory of the law of mortgages, "Owner" shall not mean or refer to a Mortgagee unless and until such Mortgagee has acquired title pursuant to foreclosure or any deed or proceeding in lieu of foreclosure.

1.15 "**Plat**" shall mean and refer to the subdivision of Middleton Unit No. 2, as more particularly described in Recital A of this Declaration.

1.16 **"Property**" shall mean and refer to the property platted as Middleton Unit No. 2, as per the Plat, as well as any other real property subjected to the Declaration pursuant to <u>Section</u> <u>3.2</u> hereof.

1.17 "**Rear Yard**" shall mean the portion of each Homesite described by drawing a line through the center-point of any Home, which line runs parallel to the road or road right-of-way adjacent to the Homesite. The Rear Yard shall be the portion of the Homesite on the side of the line so drawn lying furthest from the road or road right-of-way. The Rear Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be the portion of the Homesite lying behind both of the two lines drawn as set forth herein. In the case of any dispute as to the location of the Rear Yard as defined herein the determination of the ARB shall be controlling and final.

1.18 "Side Yard" shall mean the portions of each Homesite described by drawing a line through the point of the Home which extends the furthest into the Front Yard, which line runs parallel to the road or road right-of-way adjacent to the Homesite, and by drawing a line through the point of the Home that extends the furthest into the Rear Yard, which lines runs parallel to the line previously described. The Side Yard shall be all portions of the Homesite, exclusive of the Home, lying between the two lines so described. In the case of any dispute as to the location of the Side Yard as defined herein, the determination of the ARB shall be controlling and final.

1.19 "Storm Water Management System" shall mean and refer to a system, temporary or permanent, which is designed and constructed or implemented to control discharges which are necessitated by rainfall events, incorporating methods to collect, convey, store, absorb, inhibit,

treat, use, or reuse water to prevent or reduce flooding, over drainage, environmental degradation, and water pollution, or otherwise affect the quantity and quality of discharges from the system, as permitted by SWFMD pursuant to the provisions of Chapters 62-330 of the Florida Administrative Code, as the same may be from time to time amended, supplemented, or replaced by other provisions of Florida law.

1.20 "SWFMD" shall mean the Southwest Florida Water Management District.

ARTICLE 2

USE RESTRICTIONS

2.1 <u>Use Restrictions</u>. The use restrictions contained in this Article shall apply uniformly to all Homesites and Homes on the Property except that, unless specifically set forth herein to the contrary, they shall not apply to the activities of the Declarant or the CDD within the Common Areas or easements, including construction of improvements by the Declarant or the CDD other than Homes.

2.2 **<u>Residential Use Only</u>**. No Homesite or Home shall be used for any purpose except for residential use. No commercial, professional or similar activity requiring either maintaining an inventory, equipment or customer/client visits may be conducted in a Home or on a Homesite. No building shall be erected, altered, placed or permitted to remain on any Homesite other than Homes designated for residential use, with attached or detached private garages. The foregoing shall not prohibit the Declarant, or contractors approved by Declarant, from using Homes as models or offices. No mobile homes shall be permitted on the Property.

2.3 Development Standards.

2.3.1 <u>Square Footage</u>. Homes shall always contain at least the square footage of living area contained in the Initial Home constructed on the Homesite by the Declarant. Living area includes only areas that are heated and cooled but expressly excludes garages, open porches, decks, and atriums, whether or not heated and cooled.

2.3.2 <u>Roof Pitch</u>. The minimum roof pitch for the main portion of the Home (excluding covered porches and decorative elements) shall be 4:12, or such greater steepness as was built for the Initial Home constructed on the Homesite by the Declarant.

2.3.3 <u>Construction Type</u>. Homes shall be conventionally built Homes. The Declarant shall construct the Initial Home on each Homesite.

2.3.4 <u>Easements</u>. No building or other vertical improvements shall be made within the easements created in favor of Declarant under this Declaration or in the Plat without the prior written approval of Declarant.

2.3.5 <u>Setbacks</u>. Each Homesite and the Home constructed thereon (and any reconstruction, repair, addition or other vertical improvement) shall comply, in addition to all other requirements herein, with the setback requirements specified on <u>Exhibit A</u> attached hereto and made a part hereof.

2.4 **Subdivision - Multi Units**. Only one Home may be erected on each Homesite. No Homesite may be subdivided.

2.5 <u>No Temporary or Accessory Structures</u>. Except as set forth in <u>Section 2.9</u> with respect to detached garages, no portable, storage, temporary or accessory buildings, sheds or structures, or tents, shall be erected, constructed or located upon any Homesite for storage or otherwise; provided, however that this prohibition shall not apply to: (a) shelters used by the Declarant or a licensed contractor during the construction of any Home; or (b) pergolas covering walkways on the Homesite, which match the general aesthetic of the Home if approved by the ARB.

2.6 **Livestock and Animal Restrictions**. No animal shall be kept or maintained on any Homesite (including but not limited to in the Home) except conventional household pets (dogs, cats, birds or fish) and only in such number as not to constitute a hazard, nuisance or annoyance to the Owners of adjoining Homesites. Without limiting the foregoing, horses, cattle, pigs, and chickens are not allowed. The Declarant shall have the exclusive authority to determine whether the number and manner of keeping conventional household pets constitutes a hazard, nuisance, or annoyance to the Owner of adjacent Homesites. Such permitted animals shall be kept on the Owner's Homesite and shall not be allowed off the premises of the Owner's Homesite except under restraint and in the company of the Owner, a member of the Owner's family, or servant. No permitted pet shall be allowed to make noise in a manner or of such volume as to annoy or disturb other Owners.

2.7 <u>Restriction on Activity</u>. No noxious or offensive activity shall be conducted or permitted to exist upon any Homesite or in any Home, nor shall anything be done or permitted to exist on any Homesite or in any Home that may be or may become an annoyance or private or public nuisance. No Homesite, driveway, or Common Area shall be used for purposes of vehicle repair or maintenance. This restriction shall not apply to activities conducted by the Declarant in the construction, sale or maintenance of improvements upon the Property.

2.8 <u>Restrictions on Walls and Fences; Hedges</u>. No wall or fence shall be erected, placed, altered, maintained, or permitted to remain on any Homesite; provided however, fences or walls located in the Rear Yard and Side Yard shall be permitted only if (a) the design and materials are consistent with the then-applicable AR Guidelines, and (b) the Owner receives prior written approval of the ARB as to the specific location of the fence(s) or walls. No wall or fence may be painted or altered in appearance after installation, unless the foregoing criteria are met prior to such painting or alteration. All walls and fences must be maintained and repaired in good condition, and all hedges must be neatly trimmed.

Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360006298 Date: 02/15/2023 Time: 12:37PM Page 6 of 35 B: 4419 P: 443 By: ML

2.9 **Garages**. Each Home shall have either an attached or detached garage. No Owner may change the nature of the garage (i.e. attached or detached) from that installed as a part of the Initial Home (whether in connection with a remodel, repair or a rebuild). Garages must be maintained operational for the storage of automobiles, boats, and other motor vehicles. Garage doors shall be predominantly opaque and remain closed except when in actual use to allow ingress and egress into the garage, and any change in garage door from that installed for the Initial Home must be consistent in design with the aesthetics of the Home and the surrounding neighborhood. The addition of carports that are of a design, material and appearance uniform with that of the Initial Home may be permitted if consistent with the then-applicable AR Guidelines and if the Owner receives prior written approval of the ARB as to the location, design and aesthetic of the carport.

Insect Control; Fire Control; Trash Removal. In order to implement effective 2.10 insect, reptile, rodent, and fire control, the Declarant and its agents shall have the right, but not the duty, to enter upon any Homesite, such entry to be made by personnel with tractors or other suitable devices for the purpose of mowing, removing, clearing, cutting or pruning underbrush, weeds, grass or other unsightly growth, which in the opinion of the Declarant detracts from the overall beauty, setting and safety of the Property. Such entrance for the purpose of mowing, cutting, clearing, or pruning shall not be deemed a trespass but shall be deemed a license coupled with an interest. The Declarant and its agents may enter upon such land to remove any trash which has collected on such Homesite or Home without such entrance and removal being deemed a trespass. The provisions in this Section shall not be construed as an obligation on the part of the Declarant to mow, clear, cut or prune any Homesite nor to provide garbage or trash removal services. Any and all costs incurred by the Declarant in exercising its rights under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.11 <u>Clothes Lines</u>. No exterior clothes lines or drying areas shall be permitted except removable clothes lines or drying areas which shall be erected only during daylight hours, and only in the Rear Yard of any Homesite.

2.12 **Exterior Antennas, etc.** No exterior antennas, satellite dishes or similar equipment shall be permitted on any Residential Homesite or Home thereon, except that satellite dishes of less than eighteen (18) inches in diameter may be installed on Homes only if such dishes are mounted to those portions of the Home directly facing the Side Yard or the Rear Yard of the Homesite.

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2.13 <u>Exterior Paint</u>. The only color paints that may be used on the exterior of any Home are (a) the same palette of exterior paint (i.e. dominant and accent colors) used on the Initial Home in the same location as used on the Initial Home; or (b) any other palette of exterior paints as contained at the time of repainting in the then-applicable AR Guidelines, with the applicable colors of the palette being applied to the designated portion of the Home (i.e. main Home vs. trim) as provided in the AR Guidelines, provided, however, that at the time of repainting, neither Home immediately adjacent to the Home being painted is painted with that same color palette.

2.14 <u>Signs</u>. No sign (whether commercial, political, personal, "for sale", "for rent" or otherwise) shall be erected or maintained on any Homesite or Home within public view except as may be required by legal proceedings. Such prohibition shall apply to commercial real estate signs advertising a particular Homesite or Home for sale or for rent. These restrictions shall not apply to restrict the Declarant from erecting such signs as the Declarant deems in its sole discretion to be necessary to assist the Declarant in selling any Homesite or Home.

2.15 **Exterior Maintenance**. Each individual Owner shall have the responsibility to maintain the exterior of their respective Home in good condition. In addition to the foregoing, the Declarant shall have the right, but not the duty, to provide maintenance to any exterior areas visible from the roads or adjacent Homesites, including repairs to walls and roofs, painting, landscaping, and lawn maintenance. The Declarant shall have the right (but not the obligation) to make reasonable repairs and perform reasonable maintenance in its sole discretion, after ten (10) days written notice to an Owner of a Home to perform maintenance and failure by the Owner to perform said maintenance. Any and all costs incurred by the Declarant in performing repairs and maintenance under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.16 <u>Allowable Trim and Decoration</u>. No Owner or tenant of an Owner shall install shutters, awnings, or other decorative exterior trim, without the prior written consent of the Declarant, and the Declarant shall only grant approval therefor if such improvements are consistent in design and color of the applicable Home, and consistent with the then-applicable AR Guidelines. All other outside decorations and ornaments, whether affixed to the Home or placed elsewhere on the Homesite, are prohibited. This restriction shall not apply to holiday decorations from two weeks prior to the holiday to which the decorations are related until one week after said holiday, nor shall apply to any holiday decorations from the period commencing on Thanksgiving and extending until January 10th of the following year. Notwithstanding the foregoing, the Declarant may prohibit or restrict decorations which it determines, in its sole discretion, create a hardship on, or nuisance to, neighboring property, or otherwise interferes with the quiet and peaceful

enjoyment by any other Owner of that Owner's Homesite. This restriction shall also not apply to a single flag pole which may not, however, extend higher than 22'.

2.17 <u>Window Tinting</u>. No reflective foil or other material, or tinted glass shall be permitted on any windows except for tinted glass approved by the Declarant.

2.18 **Unit Air Conditioners**. No air conditioning units may be mounted to windows or walls unless the location, method of installation and appearance has been approved in writing by the Declarant. It is the intention of this provision to authorize the Declarant to approve or disapprove such air conditioning units in its sole discretion, on purely aesthetic grounds or any other grounds; provided, however, that the Declarant shall not unreasonably withhold its approval of split systems which are compliant with the then-applicable AR Guidelines. All other air conditioning units shall be located in the Rear Yard or Side Yard and shall be effectively screened by plant matter or opaque fencing as required by the then-applicable AR Guidelines.

2.19 **Interior Maintenance**. Each individual Owner shall have the responsibility to maintain the interior of their respective Home in such fashion so as not to create a health or safety hazard to adjoining Homes or to create a nuisance.

2.20 <u>**Tree Removal Restrictions**</u>. Owner shall ensure compliance with all applicable City of Wildwood tree ordinances prior to removing trees.

2.21 <u>Vehicles</u>. No motorcycle, boat, trailer, camper, travel trailer, recreational vehicle, mobile home, or other powered or non-powered vehicle, other than a private passenger vehicle, shall be parked or maintained on any Homesite or public right-of-way, except in an enclosed garage.

2.22 Construction on Homesites.

2.22.1 All construction on any Home shall be completed within twelve (12) months from the issuance of the building permit for that Home; provided, however that such restriction shall not apply to the construction of the Initial Home. If any construction on a Homesite, once commenced is discontinued for a period of at least sixty (60) consecutive days, the ARB and/or the Declarant shall have the right, in addition to any other rights and remedies hereunder, to require the Owner to raze (or repair any unsightliness caused by) all partially completed improvements on the Homesite, remove all debris and rubble, fill in all foundations, and/or return the Homesite to grade and landscape the entire Homesite with sod per the provisions of Section 2.24 hereof (to be maintained per Section 2.15 hereof), within thirty (30) days following written notice from the ARB or the Declarant.

2.22.2 All construction on any Homesite (including any remodeling or rebuild following a casualty) shall be: (a) subject to the provisions of <u>Article 7</u> hereof, including the plan review provisions thereof; (b) subject to any approval rights of Declarant contained herein; and (c) at that Homesite Owner's risk. Homesite Owner shall be responsible for any damage to Common Areas, other Homesites, utilities, public rights-of-way, sidewalks, or curbing resulting from

construction on such Homesite. Repairs of construction damage must be made by the Owner within thirty (30) days.

2.22.3 If the Owner fails to timely take the actions required under <u>Sections 2.22.1</u> or <u>2.22.2</u> hereof, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite or upon the exterior of any Home for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section (whether on the Owner's Homesite, any other Homesite, any Common Areas, utilities, public rights-of-way, sidewalks or curbing) shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.23 **<u>Recreational Equipment</u>**. All recreational equipment, including but not limited to swing sets, swings, sandboxes, and trampolines, shall be located in the Rear Yard. Any other recreational equipment shall be kept within the Home except when in use, except for a single basketball pole and hoop which may be erected adjacent to the driveway serving the Home.

Grassed Areas and Yards. All sodded areas on a Homesite shall be serviced by 2.24 an in-ground irrigation system. The Owner shall maintain all shrubbery, grass, trees and other landscaping installed on their Homesite in a neat, clean, orderly and healthy condition. Each Owner shall also maintain all sodded areas between the Owner's Homesite and the pavement of any adjacent paved street. The lawn shall be comprised of grass only and shall be cut and edged next to all concrete, asphalt and other non-lawn surfaces. All areas of the yard that are not landscaped must be sodded. All grass shall be of a type approved for use in the then-applicable AR Guidelines. Sodded areas will be regularly mowed, and will be appropriately watered, fertilized, and treated for grass destroying pests, including insects, fungus, weeds, and disease in a manner designed to insure healthy growth, color and appearance. Decorative rock yards, paved yards, or yards in which the principal ground cover is other than grass are specifically prohibited. Owners may expand the size of, and create additional landscaped areas only upon prior written consent of the Declarant. No artificial shrubbery, trees, or other artificial vegetation or landscaping, or potted shrubbery, trees, or vegetation shall be permitted outside the Home, except that live shrubbery, trees, or other vegetation in uniformly designed and attractive pots may be displayed on porches, patios, or at the entrance areas of a Home. All shrubbery shall be regularly trimmed, fertilized, watered, and treated for pests as needed to assure the health and attractive condition of the shrubbery. All non-lawn areas shall be kept free from excessive weeds or unsightly undergrowth or brush. The Owner's maintenance and care obligations as set forth herein shall apply to all portions of the Homesite including any easements located on or adjacent thereto, including front, side, and rear road and utility easements. Owners are encouraged to and may add and replace landscape that is more water-conservative and draught-tolerant than provided with the Initial Home, however, any such alterations visible from roadways or Common Areas must receive the prior written approval of the ARB, which shall require, at a minimum, that the aesthetics of such landscaping be compatible with the Home and the surrounding neighborhood.

2.24.1 <u>Vacant Homesites</u>. The grassy areas of any vacant Homesites shall be kept regularly mowed and trimmed, and all areas of vacant Homesites shall be kept free of trash, debris, and unsightly or noxious weeds or underbrush. If the Owner fails to maintain a vacant Homesite as so required, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.25 <u>Pools; Spas</u>. No above-ground pools are permitted within the Property. Above ground spas are permitted within the Property. All spas and in-ground pools shall include a paved patio extending from the Home and completely surrounding the pool and spa and shall be located in the Rear Yard. All pool and spa enclosures, including screening, must be approved by the Declarant.

2.26 <u>Compliance With Development Agreement</u>. No Homesite or Home may, at any time, be used in a way contrary to, or which would create a violation of any terms contained in the Development Agreement, as amended from time to time.

Storage. No items may be stored on a Homesite outside a Home or approved 2.27 building including, without limitation, scrap metal, junk or salvage materials, items or articles whether the same be in the form of wrecked or junked vehicles, appliances, furniture, equipment, building materials, boxes of any kind, or lawn tools, supplies, lawn mowers, and equipment. All tools, supplies, mowers, and equipment shall be stored by an Owner out of view, except when in use. If the Owner fails to comply with the foregoing requirements, the Declarant shall have the right (but not the obligation) to enter upon any Homesite for the purpose of removing any such unpermitted items, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

Household Garbage and Yard Trash. The Declarant will designate a solid waste 2.28 hauler to service the Property and each Home must use and pay for garbage services provided by the solid waste hauler selected by the Declarant. Charges for trash service shall commence on the date the Owner purchase its Homesite and Home, and that the fees for such service is payable on a year-round basis, regardless of use or occupancy. No Homesite Owner may use any other third party garbage franchisee to haul garbage or trash from that Owner's Homesite, except for the removal of lawn waste by a tree removal or landscaping service. No Homesite or any other part of the Property shall be used or maintained as a dumping ground for rubbish of any kind except as set forth herein. Trash, garbage or other waste shall be bagged, tied, and kept in the garage. On those days and only on those days when garbage pickup or trash pickup are made at the Homesite, the Owners shall place their garbage on their Homesite and adjacent to the street for pickup not earlier than sundown prior to the day of pickup. Declarant and/or the solid waste hauler shall have the right to require that trash and garbage be put in receptacles for pickup, which receptacles shall be kept in the garage or at the rear of the Home out of sight from the street within an approved fenced or walled area. At any time that receptacles are required: (a) all receptacles will be removed from the curbside no later than sundown of the day of pickup, (b) all trash and garbage shall be in plastic bags and tied securely before being placed in the receptacle, and (c) in no event shall trash or garbage be placed outside the receptacle. Nothing contained herein shall prohibit the Declarant, or any builder of a Home, from maintaining receptacles, or sites for the collection of trash, or debris, which receptacles or sites do not otherwise comply with this Section, on a Homesite or on the Properties during construction of improvements to the Properties or construction of a Home. In the event any applicable garbage franchisee institutes a recycling program, Declarant reserves the right to require all Owners to participate in such program.

2.29 <u>Containers and Fuel Tanks</u>. All garbage and trash containers, bottled gas tanks, water softeners, and other similar tanks and containers shall be located in the garage or, subject to approval of the ARB, in the Rear Yard or a Side Yard adjacent to the Home (but in no event within any easements on the Homesite). Any such garbage or trash containers, bottled gas tanks, water softeners, and other similar containers located in the Rear Yard or Side Yard shall be located adjacent to the Home and, except for portable gas tanks typically used in connection with a propane grill, shall be installed underground or within an area screened by a wall, hedge, landscaping or fence which is not visible from any street or adjoining property.

2.30 **Gardens and Prohibited Plants**. Vegetable gardens may be grown only in the Rear Yard.

2.31 <u>Lighting</u>. All exterior lighting on any Homesite or Home must be designed and erected so as to avoid annoyance to any other Owner, and to avoid unreasonable illumination of any other portion of the Properties except the Homesite upon which the lighting is erected. The Declarant shall have sole authority to determine whether exterior lighting constitutes an annoyance or unreasonably illuminates other portions of the Property. This provision shall not apply to street lighting installed by the Declarant, the CDD, or any governmental entity.

2.32 **Driveways**. All driveways shall be constructed of concrete, and shall extend from the pavement of a street adjacent to the Homesite to the garage constructed on the Homesite. Driveways may be painted and designed with stamped concrete or pavers, provided that the design of the painting, stamped concrete, and pavers shall be harmonious with the design and color of the Home, and no murals, depictions, sayings, or other non-geometric designs shall be permitted. The Declarant shall have final discretion to determine whether driveway improvements are in compliance with this Section, and any Owner, prior to making any such improvements or changes to the driveway installed with the Initial Home, shall first obtain the written approval of the Declarant. No Owner or other person shall extend any street or road, or create any street or road upon its Homesite, and no Homesite may be used as ingress and egress to any other property.

2.33 <u>Mail boxes</u>. No mail box or paper box or other receptacle of any kind for use in the delivery of mail, newspaper, or magazines, or similar material shall be erected by an Owner. All mail will be delivered to key-accessed mailbox installations in locations designated by the Declarant and approved by the United States postal service.

2.34 <u>Leases</u>. Leasing of all or any portion of a Home is restricted to residential uses for a minimum period of six (6) months. All leases shall be in writing, shall specify such residential restriction and shall provide that the Declarant shall have the right to terminate the lease upon default by the tenant in observing any provisions of this Declaration. A copy of any such lease shall be delivered to the Declarant upon request. Each lease shall contain the following provision:

"The lessee hereby acknowledges that this lease is subject to the *Declaration of Covenants* and *Restrictions for Middleton Unit No. 2*, that lessee has read the same and agrees to be bound thereby, and that failure to comply with the same may result in certain remedies being applicable to lessee including, without limitation, termination of this lease without further notice, and personal liability of lessee and lessor for damages, including reasonable attorneys fees. "

In the event the foregoing language is not contained in any such lease, then the foregoing language is hereby incorporated therein by reference. In the event a lessee or a lessee's invitee, guest, or licensee of a Home occupies the same without a written lease, the occupancy thereof shall constitute an acceptance of this Declaration and agreement to be bound thereby subject thereto. No lease shall be for a term of less than six (6) months. The Declarant shall have the right to collect attorneys' fees against any occupant or tenant and the owner of the Home in the event that legal proceedings must be instituted against such occupant or tenant for his eviction or for enforcement of the Declaration. The Declarant is exempt from the provisions of this Section.

2.35 <u>Water and Sewer Systems</u>. Each Homesite will be serviced by a central water and sewer system. Septic systems, and private potable water or irrigation wells are prohibited.

2.36 <u>Water Management District Compliance</u>. Declarant shall, in constructing each Initial Home, comply with the construction plans for the Surface Water Management System approved and on file with SWFWMD. No Owner of property within the Property may construct

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or maintain any building, residence, or structure, or undertake or perform any activity in the wetlands, wetland migration areas, buffer areas, upland conservation areas, and drainage easements described in the approved permit and Plat, unless prior approval is received from SWFWMD, and if applicable, any other appropriate governmental agency having jurisdiction. Owner shall be responsible for maintaining designated flow paths for side and rear Homesite drainage as shown on the construction plans for the Surface Water Management System approved and on file with SWFWMD and if such maintenance of designated flow paths is not properly undertaken by Owner, then the Declarant (and/or the CDD) shall have the right, but not the obligation enter onto the Homesite and reconstruct the intended flow pattern, with any such entry by the Declarant not being deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant or the CDD will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant or the CDD in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.37 Maintenance of Perimeter Fences. Any fences or walls, or combination thereof, constructed along the western boundary of Homesite 157 (the "Perimeter Fence") shall be maintained as follows: the top and the exterior faces thereof (i.e., the faces of the Perimeter Fence facing away from any adjacent Homesites) shall be maintained by the CDD. No Owner may paint, modify, alter, attach any object to, damage, or otherwise affect any portion of the Perimeter Fence, and Owners whose Homesites are adjacent to any portion of the Perimeter Fence shall pressure wash, when necessary, and clean the interior faces thereof (i.e., the faces of the Perimeter Fence facing towards the adjacent Homesite). Declarant shall maintain a fence plan detailing specifically which fences or walls are to be deemed portions of the Perimeter Fence, and said plan shall be made available to Owners and shall be conclusive. If the Owner fails to maintain any portion of the Perimeter Fence located on a Homesite as so required, the Declarant shall have the right (but not the obligation) to perform such maintenance, and if applicable, to enter upon any Homesite for the purpose of performing such actions, with any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.38 <u>Restrictions on Use of Common Areas; Water Features</u>. Common Areas shall only be used for the purposes for which they are intended (i.e., parking areas for parking, playgrounds for playing, retention areas for water retention and fishing, etc.). The Declarant may promulgate reasonable rules and regulations governing use of the Common Areas from time to time, and the same shall be binding upon Owners. Notwithstanding the foregoing however, Owners acknowledge that the lakes, ponds, basins, retention and detention areas, marsh areas or other water-related areas within or outside of the Property ("**Water Features**") are designed to detain, or retain, stormwater runoff and are not necessarily recharged by springs, creeks, rivers or other bodies of water. In many instances, such Water Features are designed to retain more water than may exist from ordinary rainstorms in order to accommodate major flood events. The level of water contained within any particular Water Feature at any given time is also subject to fluctuation due to droughts, floods, excessive rain and/or distribution due to irrigation activities. Owner acknowledges that from time to time there may be no water in a Water Feature and that no representation has been made that the water depth or height will be at any particular level. Rules regarding access and use of the CDD, and each Owner, by acceptance of its Home and Homesite, acknowledges that it has no guaranty of a right to access or use any such Water Feature.

2.39 <u>Sounds</u>. All sounds emanating from a Home (whether from televisions, radios, computers, musical instruments, human voices, or otherwise) must be kept to a moderate level from 10:00 PM to one (1) hour before daylight.

2.40 <u>Solicitation</u>. Declarant reserves the right to prohibit or control all peddling, soliciting, selling, delivery and vehicular traffic within the Property.

2.41 <u>**Rules and Regulations**</u>. The Declarant reserves the right to establish such other reasonable rules and regulations governing the utilization of Homesites by the Owner in order to maintain the aesthetic qualities of the Property, all of which will apply equally to the Owners. The rules and regulations may be contained in the AR Guidelines, or will become effective five (5) days following written notice to the Owners.

ARTICLE 3

PROPERTY SUBJECT TO THIS DECLARATION; ANNEXATIONS; PROPERTY RIGHTS

3.1 **The Property**. The Property as heretofore defined and any improvements now or hereinafter constructed thereon, shall be held, transferred, sold, conveyed and occupied subject to this Declaration.

3.2 <u>Annexation</u>. Additional land adjacent to the Property may be annexed to the Property by the Declarant without the consent of the Owners, provided the annexation does not change the general nature or character of the subdivision. Upon annexation of said additional land, the Owners of Homesites within the land so annexed for all intents and purposes shall be deemed subject to the provisions of this Declaration, with the right to use the Common Areas identified herein, or identified within the supplemental declaration referred to hereafter. The Owners of the Homesites shall be subject to this Declaration and the rules and regulations contemplated hereby

in the same manner and with the same effect as the original Owners, and shall have the same rights and obligations granted by this Declaration as the original Owners, except as may be specifically set forth in such supplemental declaration. When land is annexed, the Declarant shall file a supplemental declaration in the Public Records of the County, which supplemental declaration shall reference this Declaration and shall contain the legal description of the land annexed.

3.3 <u>Owner's Easements of Enjoyment</u>. Every Owner shall have a non-exclusive perpetual right and easement of enjoyment in and to the Common Areas, which right and easement shall be appurtenant to and shall pass with the title to every Homesite subject to the following provisions:

3.3.1 any limitations or conditions set forth in the deed, grant of easement, license, this Declaration, Plat or other conveyance or agreement creating the right of the Declarant in and to that portion of the Common Areas, or creating the right of third parties in and to that portion of the Common Areas; and

3.3.2 the right of the Declarant to dedicate or transfer all or any part of the Common Areas to the CDD, or any other any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the Declarant.

3.4 **Easement for Access and Drainage.** The CDD shall have a perpetual nonexclusive easement over all areas of the Storm Water Management System for access to operate, maintain or repair the system. By this easement the CDD shall have the right to enter upon any portion of any Homesite which is a part of the Storm Water Management System, at a reasonable time and in a reasonable manner, to operate, maintain or repair the Storm Water Management System as required by the Southwest Florida Water Management District permit. Additionally, the CDD and the Declarant shall have a perpetual non-exclusive easement for drainage over the entire Storm Water Management System. No person shall alter the drainage flow of the Storm Water Management System, including buffer areas or swales, without the prior written approval of SWFWMD.

3.5 **Delegation of Use**. Any Owner shall delegate such Owner's right of enjoyment to the Common Areas and facilities to any tenant of the Home at the time of entering into a lease of the Home and Homesite (which lease shall be entered into in accordance with the terms of this Declaration). During any period in which Owner has so delegated such Owner's right of enjoyment, the Owner shall not have the right to exercise such right of enjoyment, it being the intent that only the current occupant of the Home and such occupant's guests shall have the foregoing right of enjoyment.

3.6 <u>Construction and Sales</u>. There is hereby reserved to the Declarant, its designees, successors and assigns (including without limitation its agents, sales agents, representatives and prospective purchasers of Homesites), easements over the Common Areas, if any, for construction, utilities lines, display, maintenance, sales, parking and exhibit purposes in connection with the erection of improvements and sale and promotion of Homesites within the Property and for ingress

and egress to and from and parking for construction sites at reasonable times, provided, however, that such use shall terminate upon the sale of all Homesites.

3.7 <u>Common Area Utility Easements</u>. To the extent that permits, licenses and easements over, upon or under the Common Areas are necessary to provide utility services and roads to the Property, or for such other purposes reasonably necessary or useful for the proper maintenance and operation of the Property, each Owner and his heirs, successors and assigns, do hereby designate and appoint the Declarant as such Owner's agent and attorneys-in-fact with full power in such Owner's name, place and stead, to execute instruments creating, granting or modifying utility easements over the Common Areas; provided, however, that such easements shall not unreasonably interfere with the intended use of the Common Areas, if any.

Easements Over Homesites. Easements and rights of way are hereby (a) reserved 3.8 by Declarant for the construction, installation, and maintenance of utilities such as electric lines, sanitary sewer, storm drainage, water lines, cable, telephone, irrigation lines and other utilities, together with rights of ingress and egress necessary for the full utilization thereof, (b) reserved to the Declarant for the construction, installation, and maintenance of any portion of the Perimeter Fence located on such Homesites, and (c) reserved by Declarant for landscaping. Such easements and rights of way are hereby reserved and granted over: (i) a seven and one-half $(7 \frac{1}{2})$ foot width along the Rear Yard Homesite lines, (ii) a ten (10) feet width along the Front Yard Homesite lines, and (iii) a five (5) feet width along the Side Yard Homesite lines. All such utilities and facilities in the easement along the Front Yard Homesite line shall be flush with, or below grade; provided however, the foregoing restriction shall not prohibit above grade utilities and facilities in those areas of the Front Yard easement that are also burdened by the Side Yard easement created in this Section 3.8. The Declarant shall have the right, in its sole discretion, to reduce the size of the easements granted in this Section 3.8 for any particular Homesite. Utility providers utilizing such easements covenant, as a condition to the right to use such easement, not to interfere with or disturb any equipment install within the easement area and to repair the grading and landscaping disturbed in connection with any utilization of said easement. In addition to the foregoing reservations, each Owner acknowledges that: (i) it shall maintain any landscaping and buffer yards installed in any special easement designated on the Plat; and (ii) allow Declarant to enter onto the Homesite for the purpose of installing any utilities, landscaping or buffer yard on such special easement, which shall not be deemed a trespass.

3.9 **Easements Reserved to Declarant**. The Declarant hereby reserves unto itself, the right to grant easements over, upon, under and across all Common Areas, including, but not limited to, the right to use the said Common Areas to erect, maintain and use electric and telephone poles, wires, cables, conduits, sewers, water mains, and other suitable equipment for the conveyance and use of electricity, telephone equipment, gas, sewer, cable television, water or other public conveniences or utilities, drainage and the right to cut any trees, bushes or shrubbery, make any grading of the soil, or take any other similar action reasonably necessary to provide economical and safe public convenience or utility installation or to provide for drainage and to maintain reasonable standards of health, safety and appearance and the right to locate wells, pumping

stations, lift stations and tanks; provided, however, that said reservation and right shall not be considered an obligation of the Declarant to provide or maintain any such utility or service.

ARTICLE 4

CDD

4.1 <u>Generally</u>. The CDD shall have such authority and perform those services consistent with Chapter 190 of the Florida Statutes with respect to the Property. Services shall include, but not be limited to the following:

4.1.1 Maintenance and repair of tracts conveyed to the CDD (whether by the Plat or otherwise), together with all improvements located thereon;

4.1.2 Maintenance and repair of areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public;

4.1.3 Pay for the cost of water and sewer provided by the applicable utility company serving the Property, together with the cost of garbage, electrical, lighting, telephone, gas and other necessary utility service for areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public (to the extent such costs are not paid directly by Owners);

4.1.4 Maintenance and repair of the Storm Water Management System, including drainage easements and drain pipes not maintained by other utility providers, or the City of Wildwood;

4.1.5 Maintenance and repair of the landscaping and irrigation on islands and culde-sacs located within the roadways, if any; and

4.1.6 Maintenance and repair of the Perimeter Fence in accordance with <u>Section</u> 2.37 hereof.

4.2 <u>Fees</u>. Each Owner, by acceptance of the deed to their Homesite, acknowledges and agrees that the CDD shall have the right to impose fees on such Homesite and Owner for the provision of amenities or other services, and that such fees may be in addition to any sums payable or due hereunder.

4.3 <u>Delegation</u>. The Declarant shall have the right to delegate its rights and obligations hereunder to the CDD (which shall be in addition, if applicable, to the services specified in <u>Section</u> <u>4.1</u>), and which shall include the right to enforce, on Declarant's behalf, the provisions of <u>Article</u> <u>2</u> hereof.

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ARTICLE 5

LIENS

5.1 Liens. All sums charged against any Owner, Home or Homesite by Declarant or its designee (including, but not limited to the CDD) with respect to the matters set forth herein, together with court costs, reasonable attorneys' fees, late charges and interest (at the statutory rate) shall be secured by an equitable charge and continuing lien on such Homesite. Such lien shall be superior to all other liens and encumbrances on such Parcel from and after the date of recording of a claim of lien in the public records by the Declarant or its designee. Declarant shall have the power and authority, in its sole judgment and discretion, to release the lien or to subordinate it to any other lien. The Declarant shall have the right to take any action it may determine to collect the sums evidenced by any such lien or institute an action to foreclose said lien. The costs of collecting any such lien (including attorneys fees and costs) shall be included in such lien.

ARTICLE 6

DEFAULTS

6.1 **Defaults**. In the event of a violation by any Owner or any tenant of an Owner, or any person residing with them, or their employees, guests, or invitees of any of the provisions of this Declaration or the AR Guidelines, the Declarant shall notify the Owner and any tenant of the Owner of the violation, by written notice. If such violation is not cured as soon as practicable and in any event within fourteen (14) days after such written notice, or if the violation is not capable of being cured within such fourteen (14) day period, if the Owner or tenant fails to commence and diligently proceed to cure completely such violation as soon as practicable within fourteen (14) days after written notice by the Declarant, or if any similar violation is thereafter repeated, the Declarant may, at its option take any one or all of the following actions:

6.1.1 Commence an action to enforce the performance on the part of the Owner or tenant, or for such equitable relief as may be necessary under the circumstances, including injunctive relief;

6.1.2 Commence an action to recover damages; and

6.1.3 Take any and all actions reasonably necessary to correct such failure, which action may include, where applicable, but is not limited to, removing any addition, alteration, improvement or change which has not been approved by the Declarant as provided herein, or performing any maintenance required to be performed by this Declaration.

All expenses incurred by the Declarant in connection with the correction of any failure, plus a service charge of ten percent (10%) of such expenses, and all expenses incurred by the

Declarant in connection with any legal proceedings to enforce this Declaration, including reasonable attorneys' fees, shall be charged against the applicable Owner, shall be a lien on the Homesite, and shall be due upon written demand by the Declarant.

6.2 <u>Negligence</u>. An Owner shall be liable and may be charged by the Declarant for the expense of any maintenance, repairs or replacement rendered necessary by such Owner's act, neglect or carelessness.

6.3 **Responsibility of an Owner for Occupants, Tenants, Guests and Invitees**. Each Owner shall be responsible for the acts and omissions, whether negligent or willful, of any person residing in his Home, and for all employees, tenants, guests, and invitees of the Owner or any such resident, and in the event the acts or omissions of any of the foregoing shall result in any damage to the Common Areas, or any liability to the Declarant, the Owner shall be charged for same, which shall be a lien against such Owner's Homesite in accordance with the terms hereof. Furthermore, any violation of any of the provisions of this Declaration or the rules and regulations promulgated hereunder by any resident of any Home, or any guest or invitee of an Owner or of any resident of a Home shall also be deemed a violation by the Owner, and shall subject the Owner to the same liability as if such violation was that of the Owner.

6.4 **Right of Declarant to Evict Tenants, Occupants, Guests, and Invitees**. With respect to any tenant or any person present in any Home or any portion of the Property, other than an Owner and the members of his or her immediate family permanently residing with him or her in the Home, if such person shall materially violate any provision of this Declaration or the rules and regulations promulgated hereunder, or shall create a nuisance or an unreasonable and continuous source of annoyance to the residents of the Property, or shall willfully damage or destroy any Common Areas or personal property of the Declarant or the CDD, then upon written notice by the Declarant such person shall be required to immediately leave the Property and if such person does not do so, the Declarant is authorized to commence an action to evict such tenant or compel the person to leave the Property and, where necessary, to enjoin such person from returning. The expense of any such action, including attorneys' fees, may be charged to the applicable Owner payable within thirty (30) days of demand, and the Declarant may collect such sums and have a lien against the Home and the Owner for same as elsewhere provided. The foregoing shall be in addition to any other remedy of the Declarant.

6.5 **No Waiver**. The failure of the Declarant to enforce any right, provision, covenant or condition which may be granted by this Declaration shall not constitute a waiver of the right of the Declarant to enforce such right, provision, covenant, or condition in the future.

6.6 **Rights Cumulative**. All rights, remedies and privileges granted to the Declarant pursuant to any terms, provisions, covenants, or conditions of this Declaration shall be deemed to be cumulative, and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the Declarant thus exercising the same from executing such additional remedies, rights or privileges as may be granted or as it might have by law.

6.7 Enforcement By or Against other Persons. In addition to the foregoing, this Declaration may be enforced by Declarant (or its designee, which may include, but is not limited to the CDD), by any procedure at law or in equity against any person violating or attempting to violate any provision herein, to restrain such violation, to require compliance with the provisions contained herein, to recover damages, or to enforce any lien created herein. The expense of any litigation to enforce this Declaration shall be borne by the person against whom enforcement is sought, provided such proceeding results in a finding that such person was in violation of this Declaration against any person violating or attempting to violate any provision herein, to restrain such violating or attempting to violate any provision herein, to restrain such violation or to require compliance with the provisions contained herein, but no Owner shall be entitled to recover damages or to enforce any lien created herein as a result of a violation or failure to comply with the provisions contained herein by any person, and the prevailing party in any such action shall be entitled to recover its reasonable attorneys' fees.

6.8 **Delegation**. The Declarant shall have the right to delegate to the CDD its right to pursue the remedies and rights in this <u>Article 6</u> as provided in <u>Article 6</u> hereof, provided, however, that such delegation shall not limit the rights of Declarant hereunder.

ARTICLE 7

ARCHITECTURAL REVIEW

7.1 <u>Composition of Architectural Review Board</u>. The Declarant, acting in its own name or Declarant's appointed agent, shall constitute the Architectural Review Board (referred to herein as "ARB"). At such time as Declarant in its sole and absolute discretion shall determine, Declarant may, in lieu of continuing to serve as the ARB, transfer the authority to serve in that capacity to the CDD. The Declarant and/or the CDD, as applicable, may designate an agent or agent(s) from time to time to serve as the ARB.

7.2 <u>Matters Subject to Review</u>. After the Initial Home has been constructed and except for: (a) matters expressly reserved to the Declarant pursuant to the provisions of this Declaration and/or (b) matters which are expressly permitted in this Declaration without ARB review, no reconstruction, additions, alterations or modifications to the Home, or in the locations or utility connections of the Home, nor any buildings, fence, wall, outbuilding, landscaping or other structure or improvement shall be erected, altered, added onto or repaired upon any portion of the Property without, in each instance, the prior written consent of the ARB; provided however that improvements erected, altered, added onto or repaired by Declarant shall be exempt from the provisions of this <u>Article 7</u>. Nothing contained herein shall require that the ARB approve improvements to the interior structures which improvements are not visible or apparent from the exterior of the structure.

7.3 <u>Submission of Plans</u>. Prior to the initiation of construction upon any Homesite subject to the review of the ARB pursuant to <u>Section 7.2</u>, the Owner thereof shall first submit to

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the ARB any information deemed reasonably necessary by the ARB for the performance of its function. Such information may or may not include a complete set of plans and specifications for the proposed improvement, including site plans, landscape plans, floor plans depicting room sizes and layouts, exterior elevations, approximate ground floor elevation in relation to the existing (natural) grade, and specifications of materials and exterior colors. As a precondition of approval of any plans and specifications or other materials submitted to it, the ARB may assess a reasonable fee, including a fee for initial review and approval and for inspections of construction to assure compliance with the approved plans and specifications and other materials.

7.4 Plan Review. Upon receipt by the ARB of all of the information required by this Article 7 for any matter requiring ARB review pursuant to this Declaration, the ARB shall have thirty (30) days in which to review said information. The proposed improvements will be approved if, in the reasonable opinion of the ARB (i) the improvements will be of an architectural style and material that are compatible with the other structures in the Property; (ii) the improvements will not violate any restrictive covenant or encroach upon any easement or building set back lines; (iii) the improvements will not result in the reduction in property value or use of adjacent property; (iv) the improvements will be substantially completed, including all cleanup, within twelve (12) months of issuance of a building permit, (v) confirming that the improvements comply with the then-applicable AR Guidelines (or should be granted an exemption therefrom), and (vi) confirming that the proposed work complies with the construction plans for the Surface Water Management System approved and on file with SWFWMD. In the event that the ARB fails to issue its written approval within thirty (30) days of its receipt of the last of the materials or documents required to complete the Owner's submission, the ARB's approval shall be deemed to have been granted without further action.

7.5 <u>Contingent Approval</u>. In the exercise of its sole discretion the ARB may require the Owner to provide assurances that the improvements will be completed in accordance with the approved plans.

7.6 <u>Maintenance</u>. All buildings, fences, walls, outbuildings, landscaping, or other structures or improvements approved by the ARB shall be maintained in accordance with the Plans submitted to the ARB, and in good condition as determined by the ARB, all consistent with the requirements of <u>Article 2</u> hereof. Without limiting the foregoing, all landscaping shall be maintained in a healthy condition. Any failure to maintain any such buildings, fence, wall, outbuilding, landscaping, or other structures or improvements in accordance with the approval obtained from the ARB, and in reasonable condition as determined by the ARB, shall constitute a default hereunder, entitling the Declarant to pursue the remedies set forth therein, together with such other remedies are available at law or in equity.

7.7 **Non-Conforming Structures**. If there shall be a material deviation from the approved plans in the completed improvements, such improvements shall be in violation of this <u>Article 7</u> to the same extent as if erected without prior approval of the ARB. The Declarant may maintain an action at law or in equity for the removal or correction of the nonconforming structure

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and, if successful, shall recover from the Owner in violation all costs, expenses and fees incurred in the prosecution thereof.

7.8 <u>Immunity of ARB Members</u>. No individual member of the ARB shall have any personal liability to any Owner or any other person for the acts or omissions of the ARB if such acts or omissions were committed in good faith and without malice. The Declarant shall defend any action brought against the ARB or any member thereof arising from acts or omissions of the ARB committed in good faith and without malice. Any approval given by the ARB, whether written, spoken, or implied, shall not constitute or imply compliance with this Declaration or any governmental regulations.

7.9 <u>Address for Notice</u>. Requests for approval or correspondence with the ARB shall be in writing and mailed or delivered to the principal office of the Declarant at that address, through an online process as may be established from time to time by Declarant, or such other address as may be designated from time to time by the Declarant. No correspondence or request for approval shall be deemed to have been received until actually received by the ARB in form satisfactory to the same.

7.10 **Variances**. The ARB may authorize variances in compliance with the architectural provisions, and all of the use restrictions, of this Declaration when circumstances such as topography, natural obstructions, hardship, aesthetic or environmental considerations may require and the other requirements of this <u>Article 7</u> are met. Such variances must be evidenced in writing. If such variances are granted in writing and approved in writing by the ARB, no violation of the covenants, conditions, and restrictions contained in this Declaration shall be deemed to have occurred with respect to the matters for which the variances were granted. The granting of such a variance shall not, however, operate to waive any of the terms or provisions of this Declaration for any purpose except as to the particular property and particular provisions hereof covered by the variances, nor shall it affect in any way the Owner's obligation to comply with all governmental laws and regulations affecting its use of the premises including, but not limited to, zoning ordinances and setback requirements and requirements imposed by any governmental or municipal authority.

7.11 <u>Attorneys Fees and Costs</u>. For all purposes necessary to enforce or construe this Article, the ARB and the Declarant, shall be entitled to collect reasonable attorneys fees, costs and other expenses from the Owner whether or not judicial proceedings are involved. If such fees, costs or expenses are not paid by the Owner to the Declarant within fifteen (15) days of Declarant providing to Owner a written notice thereof, the Declarant may place a lien on such Owner's Homesite in the amount of said fees, costs, and expenses against such Owner which lien shall constitute a lien on the Owner's Homesite pursuant to <u>Section 5.1</u> and shall be collectible as set forth in this Declaration.

ARTICLE 8 COVENANTS AGAINST PARTITION AND SEPARATE TRANSFER OF MEMBERSHIP RIGHTS

8.1 <u>No Partition</u>. Recognizing that the full use and enjoyment of any Homesite is dependent upon the right to the use and enjoyment of the Common Areas and the improvements made thereto, and that it is in the interest of all of the Owners that the right to the use and enjoyment of the Common Areas be retained by the Owners of Homesites, it is therefore declared that the right to the use and enjoyment of any Owner in the Common Areas shall remain undivided, and such Owners shall have no right at law or equity to seek partition or severance of such right to the use and enjoyment of the Common Areas. In addition, there shall exist no right to transfer the right to the use and enjoyment of the Common Areas in any manner other than as set forth in <u>Section 3.5</u> hereof, or otherwise as an appurtenance to and in the same transaction with, a transfer of title to a Homesite. Any conveyance or transfer of a Homesite shall include the right to use and enjoyment of the Common Areas appurtenant to such Homesite subject to reasonable rules and regulations promulgated by the Declarant for such use and employment, whether or not such rights shall have been described or referred to in the deed by which said Homesite is conveyed.

ARTICLE 9

AMENDMENTS TO DECLARATION

9.1 <u>General Amendments</u>. This Declaration may be amended by Declarant, without the consent of any other Owner, at any time that Declarant is an Owner, and after such time, then this Declaration may be amended by the affirmative vote or written consent of the Owners owning not less than two-thirds (2/3) of the Homesites. No amendment shall be permitted which changes the rights, privileges and obligations of the Declarant (even after such time as Declarant no longer is an Owner) without the prior written consent of the Declarant. Nothing contained herein shall affect the right of the Declarant to make whatever amendments or Supplemental Declarations are otherwise expressly permitted hereby without the consent or approval of any Owner or Mortgagee.

9.2 <u>Additional Requirements for Amendments</u>. Any amendment to this Declaration which alters the Storm Water Management System, beyond maintenance in its original condition, including the water management provisions of the Common Areas, must have the prior written approval of SWFWMD, notwithstanding any other provisions contained herein.

ARTICLE 10

STORM WATER MANAGEMENT SYSTEM

10.1 **Responsibility for Surface Water or Storm Water Management System**. Except for the obligations of Owners set forth in <u>Section 2.36</u> hereof, the CDD shall be responsible for the maintenance, operation and repair of the Storm Water Management System. Maintenance of the Storm Water Management System(s) shall mean the exercise of practices which allow the systems to provide drainage, water storage, conveyance or other surface water or storm water management capabilities as permitted by SWFWMD. The CDD, its successors and assigns, shall be responsible for such maintenance and operation (other than to the extent any other governmental body assumes responsibility for such maintenance and operation). Any repair or reconstruction of the Storm Water Management System shall be as permitted, or as modified, or as approved by SWFWMD.

10.2 **Enforcement**. SWFWMD shall have the right to enforce, by proceeding at law or in equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

ARTICLE 11

GENERAL PROVISIONS

Parties Who May Seek Enforcement. If any person, firm or corporation, or other 11.1 entity shall violate or attempt to violate any of the provisions of this Declaration, or any rules and regulations of the Declarant promulgated hereunder, it shall be lawful for Declarant and any Owner (a) to initiate proceedings for the recovery of damages against those so violating or attempting to violate any such provisions or (b) to maintain proceedings in any court of competent jurisdiction against those so violating or attempting to violate any such provisions for the purpose of preventing or enjoining all such violations or attempted violations or seeking any other legal or equitable relief available. Should any such party be required to enforce or defend the provisions hereof, its reasonable attorneys' fees and costs incurred, whether or not judicial proceedings are involved, including the attorney's fees and costs incurred on appeal of such judicial proceedings, shall be collectible from the party against whom enforcement is sought. In any proceedings by the Declarant against an Owner, collection of such attorneys' fees may be enforced by any method in this Declaration providing for the collection of sums due, including, but not limited to, a foreclosure proceeding against the Owner's Homesite. The remedies contained in this provision shall be construed as cumulative of all other remedies now or hereafter provided by law. The failure of the Declarant to enforce any covenant or restriction or any obligation, right, power, privilege, authority or reservation herein contained, however long continued, shall in no event be deemed a waiver of the right to enforce the same thereafter as to the same breach or violation, or as to any other breach or violation thereof occurring prior to or subsequent thereof. Notwithstanding the foregoing, SWFWMD shall have the right to enforce, by proceeding in law or equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

11.2 <u>Severability</u>. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no way affect any other provisions which shall remain in full force and effect.

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360006298 Date: 02/15/2023 Time: 12:37PM Page 25 of 35 B: 4419 P: 462 By: ML

11.3 **Duration**. The covenants and restrictions of this Declaration shall run with and bind the land for a term of forty (40) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10) years. This Declaration may be revoked after the initial forty (40) year period upon the vote of not less than sixty-five percent (65%) of the Owners and by Mortgagees holding first mortgages on not less than fifty percent (50%) of the Homesites. Any revocation must be recorded.

11.4 **Transfer of Assets to Local Government**. The Declarant and/or the CDD may transfer Common Areas to any local government having jurisdiction over the same. Any such transfer may require that conditions of the local government entity be met prior to said transfer, including conversion of Declarant property to standards and conditions required by the local government.

11.5 <u>Litigation</u>. In any litigation arising out of, or relating to, this Declaration, the prevailing party shall be entitled to recover its reasonable costs and attorneys' fees.

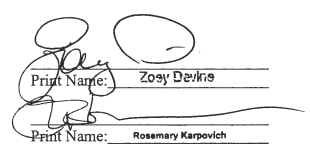
11.6 **Development Agreement**. Each Owner, by acceptance of a deed to a Homesite, hereby automatically agrees that its Home, Homesite, all improvements and activities thereon and use thereof shall be subject to the Development Agreement, as it may be amended from time to time. Each Owner further acknowledges and agrees that Declarant, and its affiliates and assigns reserve the right to unilaterally amend the Development Agreement, including but not limited to, the right to add or incorporate additional lands and subdivisions to the property subject to the Development Agreement without the joinder of any Owner whatsoever, and each Owner waives any objection to such amendments of the Development Agreement.

[signature on following page]

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360006298 Date: 02/15/2023 Time: 12:37PM Page 26 of 35 B: 4419 P: 463 By: ML

DATED this $\partial \mathcal{T}^{\underline{m}}$ day of January, 2023.

WITNESSES:



THE VILLAGES DEVELOPMENT COMPANY LLC,

a Florida limited liability company

BY: VDC Manager, LLC, a Florida limited liability company, its Manager

By:

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me in person OR \Box via online notarization this 27^{\pm} day of January, 2023, by Robert L. Chandler IV, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, and who is personally known to me.

Aly	
NOTARY PUBLIC-STATE OF FLORIDA Print Name: Zoey Daving	* *
Serial/Commission Number:	
Commission Expires:	

ZOEY DEVINE Commission # GG 309269 Expires June 25, 2023 Bonded Thru Sudget Notary Services

Robert L. Chandler IV, Manager

Unit 2 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
1	10'	10'	5'	7.5'
2	10'	10'	5'	7.5'
3	10'	10'	5'	7.5'
6	18'	10'	5'	7.5'
7	18'	10'	5'	7.5'
8	18'	10'	5'	7.5'
9	18'	10'	5'	7.5'
11	18'	10'	5'	7.5'
12	18'	10'	5'	7.5'
13	18'	10'	5'	7.5'
14	18'	10'	5'	7.5'
17	18'	10'	5'	7.5'
18	18'	10'	5'	7.5'
19	18'	10'	5'	7.5'
20	18'	10'	5'	7.5'
21	18'	10'	5'	7.5'
22	18'	10'	5'	7.5'
23	18'	10'	5'	7.5'
24	18'	10'	5'	7.5'
25	18'	10'	5' ·	7.5'
26	18'	10'	5'	7.5'
27	18'	10'	5'	7.5'
29	18'	10'	5'	7.5'
30	18'	10'	5'	7.5'
31	18'	10'	5'	7.5'
32	18'	10'	5'	7.5'
33	18'	10'	5'	7.5'
34	18'	10'	5'	7.5'
35	18'	10'	5'	7.5'
36	18'	10'	5'	7.5'
37	18'	10'	5'	7.5'
38	18'	10'	5'	7.5'
39	18'	10'	5'	7.5'
40	18'	10'	5'	7.5'
40	18'	10'	5'	7.5'
42	18'	10'	5'	7.5'
43	18'	10'	5'	7.5'
44	18'	10'	5'	7.5'
46	18'	10'	5'	7.5'

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Unit 2 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
47	18'	10'	5'	7.5'
48	18'	10'	5'	7.5'
49	18'	10'	5'	7.5'
50	18'	10'	5'	7.5'
51	18'	10'	5'	7.5'
54	18'	10'	5'	7.5'
55	18'	10'	5'	7.5'
56	18'	10'	5'	7.5'
57	18'	10'	5'	7.5'
58	18'	10'	5'	7.5'
59	18'	10'	5'	7.5'
60	18'	10'	5'	7.5'
63	18'	10'	5'	7.5'
64	18'	10'	5'	7.5'
65	18'	10'	5'	7.5'
66	18'	10'	5'	7.5'
67	18'	10'	5'	7.5'
68	18'	10'	5'	7.5'
69	18'	10'	5'	7.5'
70	18'	10'	5'	7.5'
73	18'	10'	5'	7.5'
74	18'	10'	5'	7.5'
75	18'	10'	5'	7.5'
76	18'	10'	5'	7.5'
77	18'	10'	5'	7.5'
78	18'	10'	5'	7.5'
79	18'	10'	5'	7.5'
80	18'	10'	5'	7.5'
81	18'	10'	5'	7.5'
84	18'	10'	5'	7.5'
85	18'	10'	5'	7.5'
86	18'	10'	5'	7.5'
87	18'	10'	5'	7.5'
88	18'	10'	5'	7.5'
89	18'	10'	5'	7.5'
90	18'	10'	5'	7.5'
91	18'	10'	5'	7.5'
92	18'	10'	5'	7.5'
93	18'	10'	5'	7.5'

Unit 2 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
96	18'	10'	5'	7.5'
97	18'	10'	5'	7.5'
98	18'	10'	5'	7.5'
99	18'	10'	5'	7.5'
100	18'	10'	5'	7.5'
101	18'	10'	5'	7.5'
102	18'	10'	5'	7.5'
103	18'	10'	5'	7.5'
104	18'	10'	5'	7.5'
107	18'	10'	5'	7.5'
108	18'	10'	5'	7.5'
109	18'	10'	5'	7.5'
110	18'	10'	5'	7.5'
111	18'	10'	5'	7.5'
112	18'	10'	5'	7.5'
113	18'	10'	5'	7.5'
114	18'	10'	5'	7.5'
115	18'	10'	5'	7.5'
116	18'	10'	5'	7.5'
118	18'	10'	5'	7.5'
119	18'	10'	5'	7.5'
120	18'	10'	5'	7.5'
120	18'	10	5'	7.5'
122	18'	10'	5'	7.5'
122	18'	10'	5'	7.5'
123	18	10'	5'	7.5'
124	18	10	5'	
	18		5'	7.5'
<u>126</u> 128	18'	10'	5'	7.5'
128	18	10'	5'	7.5'
	18'	10'	5'	7.5'
<u>130</u> 131	18	10'	5'	7.5'
	18'	10'		7.5'
132		10'	5'	7.5'
133	18'	10'	5'	7.5
134	18'	10'	5'	7.5'
135	18'	10'	5'	7.5'
136	18'	10'	5'	7.5'
137	18'	10'	5'	7.5'
138	18'	10'	5'	7.5'

Unit 2 - Non Corner Home Sites				
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
139	18'	10'	5'	7.5'
140	18'	10'	5'	7.5'
141	18'	10'	5'	7.5'
142	18'	10'	5'	7.5'
143	18'	10'	5'	7.5'
144	18'	10'	5'	7.5'
145	18'	10'	5'	7.5'
146	18'	10'	5'	7.5'
147	18'	10'	5'	7.5'
148	18'	10'	5'	7.5'
149	18'	10'	5'	7.5'
150	18'	10'	5'	7.5'
151	18'	10'	5'	7.5'
152	18'	10'	5'	7.5'
153	18'	10'	5'	7.5'
154	18'	10'	5'	7.5'
155	18'	10'	5'	7.5'
157	18'	10'	5'	7.5'
158	18'	10'	5'	7.5'
159	18'	10'	5'	7.5'
160	18'	10'	5'	7.5'
161	18'	10'	5'	7.5'
162	18'	10'	5'	7.5'
163	18'	10'	5'	7.5'
164	18'	10'	5'	7.5'
165	18'	10'	5'	7.5'
166	18'	10'	5'	7.5'
167	18'	10'	5'	7.5'
168	18'	1 <i>0</i> '	5'	7.5'
169	18'	10 [°]	5'	7.5'
170	18'	10'	5'	7.5'
172	18'	10'	.5'	7.5'
173	18'	10'	5'	7.5'
174	18'	10'	5'	7.5'
175	18'	10'	5'	7.5'
176	18'	10'	5'	7.5'
179	18'	10'	5'	7.5'
180	18'	10'	5'	7.5'
181	18'	10'	5'	7.5'

Unit 2 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
182	18'	10'	5'	7.5'
183	18'	10'	5'	7.5'
184	18'	10'	5'	7.5'
187	18'	10'	5'	7.5'
188	18'	10'	5'	7.5'
189	18'	10'	5'	7.5'
190	18'	10'	5'	7.5'
191	18'	10'	5'	7.5'
192	18'	10'	5'	7.5'
194	18'	10'	5'	7.5'
195	18'	10'	5'	7.5'
197	18'	10'	5'	7.5'
198	18'	10'	5'	7.5'
199	18'	10'	5'	7.5'
200	18'	10'	5'	7.5'
201	18'	10'	5'	7.5'
202	18'	10'	5'	7.5'
205	18'	10'	5'	7.5'
206	18'	10'	5'	7.5'
207	18'	10'	5'	7.5'
208	18'	10'	5'	7.5'
209	18'	10'	5'	7.5'
210	18'	10'	5'	7.5'
213	18'	10'	5'	7.5'
214	18'	10'	5'	7.5'
215	18'	10'	5'	7.5'
216	18'	10'	5'	7.5'
217	18'	10'	5'	7.5'
218	18'	10'	5'	7.5'
219	18'	10'	5'	7.5'
222	18'	10'	5'	7.5'
223	18'	10'	5'	7.5'
224	18'	10'	5'	7.5'
225	18'	10'	5'	7.5'
226	18'	10'	5'	7.5'
227	18'	10'	5'	7.5'
228	18'	10'	5'	7.5'
231	18'	10'	5'	7.5'
231	18	10'	5'	7.5'

Unit 2 - Non Corner Home Sites				
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
233	18'	10'	5'	7.5'
234	18'	10'	5'	7.5'
235	18'	10'	5'	7.5'
236	18'	10'	5'	7.5'
237	18'	10'	5'	7.5'
240	18'	10'	5'	7.5'
241	18'	10'	5'	7.5'
242	18'	10'	5'	7.5'
244	18'	10'	5'	7.5'
245	18'	10'	5'	7.5'
246	18'	10'	5'	7.5'
247	18'	10'	5'	7.5'
248	18'	10'	5'	7.5'
249	18'	10'	5'	7.5'
252	18'	10'	5'	7.5'
253	18'	10'	5'	7.5'
254	18'	10'	5'	7.5'
255	18'	10'	5'	7.5'
256	18'	10'	5'	7.5'
257	18'	10'	5'	7.5'
258	18'	10'	5'	7.5'
259	18'	10'	5'	7.5'
262	18'	10'	5'	7.5'
263	18'	10'	5'	7.5'
264	18'	10'	5'	7.5'
265	18'	10'	5'	7.5'
266	18'	10'	5'	7.5'
268	18'	10'	5'	7.5'
269	18'	10'	5'	7.5'
270	18'	10'	5'	7.5'
271	18'	10'	5'	7.5'
272	18'	10'	5'	7.5'
273	18'	10'	5'	7.5'
274	18'	10'	5'	7.5'
275	18'	10'	5'	7.5'
276	18'	10'	5'	7.5'
277	18'	10'	5'	7.5'
278	18'	10'	5'	7.5'
279	18'	10'	5'	7.5'

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	Unit 2 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	Garage Setback	Setback	Setback	Setback	
280	18'	10'	5'	7.5'	
281	18'	10'	5'	7.5'	
283	18'	10'	5'	7.5'	
284	18'	10'	5'	7.5'	
285	18'	10'	5'	7.5'	
286	18'	10'	5'	7.5'	
287	18'	10'	5'	7.5'	
288	18'	10'	5'	7.5'	
289	18'	10'	5'	7.5'	
291	18'	10'	5'	7.5'	
292	18'	10'	5'	7.5'	
293	18'	10'	5'	7.5'	
294	18'	10'	5'	7.5'	
295	18'	10'	5'	7.5'	
296	18'	10'	5'	7.5'	
297	18'	10'	5'	7.5'	
298	18'	10'	5'	7.5'	
299	18'	10'	5'	7.5'	
300	18'	10'	5'	7.5'	
303	18'	10'	5'	7.5'	
304	18'	10'	5'	7.5'	
305	18'	10'	5'	7.5'	
306	18'	10'	5'	7.5'	
307	18'	10'	5'	7.5'	
310	18'	10'	5'	7.5'	
311	18'	10'	5'	7.5'	
312	18'	10'	5'	7.5'	
313	18'	10'	5'	7.5'	
314	18'	10'	5'	7.5'	
315	18'	10'	5'	7.5'	
316	18'	10'	5'	7.5'	
317	18'	10'	5'	7.5'	
318	18'	10'	5'	7.5'	

Unit 2 - Corner Home Sites					
		- · · · · · · · · · · ·			
			Side Yard	Side Yard	
		Front Yard	Improvement	Improvement	Rear Yard
Corner	Front Yard	Improvement	Setback Along	Setback Not	Improvement
Home Sites	Garage Setback	Setback	Roadways	Along Roadways	Setback
4	10'	10'	10'	5'	7.5'
5	18'	10'	10'	5'	7.5'
10	18'	10'	10'	5'	7.5'
15	18'	10'	10'	5'	7.5'
16	18'	10'	10	5'	7.5'
28	18'	10'	10'	5'	7.5'
45	18'	10'	10'	5'	7.5'
52	18'	10'	10'	5'	7.5'
53	18'	10'	10'	5'	7.5'
61	18'	10'	10'	5'	7.5'
62	18'	10'	10'	5'	7.5'
71	18'	10'	10'	5'	7.5'
72	18'	10'	10'	5'	7.5'
82	18'	10'	10'	5'	7.5'
83	18'	10'	10'	5'	7.5'
94	18'	10'	10'	5'	7.5'
95	18'	10'	10'	5'	7.5'
105	18'	10'	10'	5'	7.5'
106	18'	10'	10'	5'	7.5'
117	18'	10'	10'	5'	7.5'
127	18'	10'	10'	5'	7.5'
156	18'	10'	10'	5'	7.5'
171	18'	10'	10'	5'	7.5'
177	18'	10'	10'	5'	7.5'
178	18'	10'	10'	5'	7.5'
185	18'	10'	10'	5'	7.5'
186	18'	10'	10'	5'	7.5'
193	18'	10'	10'	5'	7.5'
196	18'	10'	10'	5'	7.5'
203	18'	10'	10'	5'	7.5'
203	18'	10'	10'	5'	7.5'
211	18'	10'	10'	5'	7.5'
212	18'	10'	10'	5'	7.5'
220	18'	10'	10'	5'	7.5'
220	18'	10'	10'	5'	7.5'
229	18'	10'	10'	5'	7.5'
230	18'	10'	10'	5'	7.5'
230	1. 10	L10		L	1.5

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Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360006298 Date: 02/15/2023 Time: 12:37PM Page 35 of 35 B: 4419 P: 472 By: ML

238	18'	10'	10'	5'	7.5'
239	18'	10'	10'	5'	7.5'
243	18'	10'	10'	5'	7.5'
250	18'	10'	10'	5'	7.5'
251	18'	10'	10'	5'	7.5'
260	18'	10'	10'	5'	7.5'
261	18'	10'	10'	5'	7.5'
267	18'	10'	10'	5'	7.5'
282	18'	10'	10'	5'	7.5'
290	18'	10'	10'	5'	7.5'
301	18'	10'	10'	5'	7.5'
302	18'	10'	10'	5'	7.5'
308	18'	10'	10'	5'	7.5'
309	18'	10'	10'	5'	7.5'
319	18'	10'	10'	5'	7.5'

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Inst. Number: 202360021325 Book: 4476 Page: 772 Page 1 of 11 Date: 6/1/2023 Time: 10:25 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

95 R: Erick D Langen brunner Esq

HOPY

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 1 of 11 B: 4476 P: 772 By: MC

FIRST AMENDMENT TO DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 2

a subdivision in Sumter County, Florida, according to the plat thereof as recorded in Plat Book 20, Pages 29, 29A through 29N, Public Records of Sumter County, Florida.

A. On February 15, 2023, The Villages Development Company, LLC, a Florida limited liability company, as Declarant recorded in Official Records Book 4419, Page 438 (Instrument #202360006298), Public Records of Sumter County, Florida, a DECLARATION OF COVENANTS AND RESTRICTIONS for the subdivision known as MIDDLETON UNIT NO. 2 (the "Declaration").

B. At this time, in accordance with the rights reserved in Section 9.1 of the Declaration, Declarant wishes to amend the Declaration.

NOW, THEREFORE, the Declaration is hereby amended as follows:

1. The Declaration is hereby amended by amending and restating Section 2.21 in its entirety as follows:

"2.21 <u>Vehicles</u>. No motorcycle, boat, trailer, camper, travel trailer, recreational vehicle, mobile home, or other powered or non-powered vehicle, other than a private passenger vehicle or an Owner's vehicle used for their occupation, shall be parked or maintained on any Homesite or public right-of-way, except in an enclosed garage. No private passenger vehicle or Owner's occupational vehicle containing hazardous materials, fuel for other vehicles, noxious or offensive materials shall be parked or maintained on any Homesite or public right-of-way. No private passenger vehicle or Owner's occupational vehicle in excess of 1 ton size shall be parked or maintained on any Homesite or public right-of-way."

2. The Declaration is hereby amended by deleting Exhibit "A" attached to the Declaration and replacing it with *Exhibit "A*" attached hereto.

3. Capitalized terms used but not defined herein shall have the meaning given to them in the Declaration.

4. Except as herein amended, all other terms and provisions of the Declaration remain in full force and effect.

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 2 of 11 B: 4476 P: 773 By: MC

DATED this 31st day of May , 2023.

WITNESSES:

Zosy Devine **Rosemary Karpovich** Print Name:

DECLARANT

THE VILLAGES DEVELOPMENT COMPANY, LLC,

a Florida limited liability company

BY: VDC Manager, LLC, a Florida limited hability company, its Manage By: Ларадег Martin L zuro

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me by means of \square physical presence or \square online notarization this $\exists l^{s+}$ day of $\underline{m_{a}}$, 2023, by Martin L. Dzuro, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, who is personally known to me.

Notary Public – State of Florida Print Name: <u>Zosy Device</u> Commission Number: Commission Expires:

ZOEY DEVINE Commission # GG 309269 Expires June 25, 2023 Bonded Thm: Budget Notary Services

PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq. 3619 Kiessel Road The Villages, Florida 32163

V:\Restrictions\Middleton\Unit No. 2 220128V\Declaration of Covenants and Restrictions - First Amendment.docx

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 3 of 11 B: 4476 P: 774 By: MC

Unit 2 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
1	18.3'	10'	5'	7.5'
2	18'	10'	5'	7.5'
3	16'	10'	5'	7.5'
6	18'	10'	5'	7.5'
7	18'	10'	5'	7.5'
8	18'	10'	5'	7.5'
9	18'	10'	5'	7.5'
11	18'	10'	5'	7.5'
12	18'	10'	5'	7.5'
13	18'	10'	5'	7.5'
14	18'	10'	5'	7.5'
17	18'	10'	5'	7.5'
18	18'	10'	5'	7.5'
19	18'	10'	5'	7.5'
20	18'	10'	5'	7.5'
21	18'	10'	5'	7.5'
22	18'	10'	5'	7.5'
23	18'	10'	5'	7.5'
24	18'	10'	5'	7.5'
25	18'	10'	5'	7.5'
26	18'	10'	5'	7.5'
27	18'	10'	5'	7.5'
29	18'	10'	5'	7.5'
30	18'	10'	5'	7.5'
31	18'	10'	5'	7.5'
32	18'	10'	5'	7.5'
33	18'	10'	5'	7.5'
34	18'	10'	5'	7.5'
35	18'	10'	5'	7.5'
36	18'	10'	5'	7.5'
37	18'	10'	5'	7.5'
38	18'	10'	5'	7.5'
39	18'	10'	5'	7.5'
40	18'	10'	5'	7.5'
41	18'	10'	5'	7.5'
41	18'	10'	5'	7.5'
43	18'	10	5'	7.5'
44	18'	10'	5'	7.5'
46	18'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 4 of 11 B: 4476 P: 775 By: MC

	Unit	2 - Non Corner Hor	ne Sites	
an a			a filler processer at a contract point dates a contract of the second dates and the second dates and the second dates and the second dates and the second dates are a second dates and the second dates are a second dates and the second dates are a second dates	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
47	18'	10'	5'	7.5'
48	18'	10'	5'	7.5'
49	18'	10'	5'	7.5'
50	18'	10'	5'	7.5'
51	18'	10'	5'	7.5'
54	18'	10'	5'	7.5'
55	18'	10'	5'	7.5'
56	18'	10'	5'	7.5'
57	18'	10'	5'	7.5'
58	18'	10'	5'	7.5'
59	18'	10'	5'	7.5'
60	18'	10'	5'	7.5'
63	18'	10'	5'	7.5'
64	18'	10'	5'	7.5'
65	18'	10'	5'	7.5'
66	18'	10'	5'	7.5'
67	18'	10'	5'	7.5'
68	18'	10'	5'	7.5'
69	18'	10'	5'	7.5'
70	18'	10'	5'	7.5'
73	18'	10'	5'	7.5'
74	18'	10'	5'	7.5'
75	18'	10'	5'	7.5'
76	18'	10'	5'	7.5'
77	18'	10'	5'	7.5'
78	18'	10'	5'	7.5'
79	18'	10'	5'	7.5'
80	18'	10'	5'	7.5'
81	18'	10'	5'	7.5'
84	18'	10'	5'	7.5'
85	18'	10'	5'	7.5'
86	18'	10'	5'	7.5'
87	18'	10'	5'	7.5'
88	18'	10'	5'	7.5'
89	18'	10'	5'	7.5'
90	18'	10'	5'	7.5'
91	18'	10'	5'	7.5'
92	18'	10'	5'	7.5'
93	18'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 5 of 11 B: 4476 P: 776 By: MC

Unit 2 - Non Corner Home Sites				
	n de beste bener her de konstruction de la state de	Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
96	18'	10'	5'	7.5'
97	18'	10'	5'	7.5'
98	18'	10'	5'	7.5'
99	18'	10'	5'	7.5'
100	18'	10'	5'	7.5'
101	18'	10'	5'	7.5'
102	18'	10'	5'	7.5'
103	18'	10'	5'	7.5'
104	18'	10'	5'	7.5'
107	18'	10'	5'	7.5'
108	18'	10'	5'	7.5'
109	18'	10'	5'	7.5'
110	18'	10'	5'	7.5'
111	18'	10'	5'	7.5'
112	18'	10'	5'	7.5'
113	18'	10'	5'	7.5'
114	18'	10'	5'	7.5'
115	18'	10'	5'	7.5'
116	18'	10'	5'	7.5'
118	18'	10'	5'	7.5'
119	18'	10'	5'	7.5'
120	18'	10'	5'	7.5'
121	18'	10'	5'	7.5'
122	18'	10'	5'	7.5'
123	18'	10'	5'	7.5'
124	18'	10'	5'	7.5'
125	18'	10'	5'	7.5'
126	18'	10'	5'	7.5'
128	18'	10'	5'	7.5'
129	18'	10'	5'	7.5'
130	18'	10'	5'	7.5'
131	18'	10'	5'	7.5'
132	18'	10'	5'	7.5'
133	18'	10'	5'	7.5'
134	18'	10'	5'	7.5'
135	18'	10'	5'	7.5'
136	18'	10'	5'	7.5'
137	18'	10'	5'	7.5'
138	18'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 6 of 11 B: 4476 P: 777 By: MC

Unit 2 - Non Corner Home Sites				
		i dia indra		· · ·
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
139	18'	10'	5'	7.5'
140	18'	10'	5'	7.5'
141	18'	10'	5'	7.5'
142	18'	10'	5'	7.5'
143	18'	10'	5'	7.5'
144	18'	10'	5'	7.5'
145	18'	10'	5'	7.5'
146	18'	10'	5'	7.5'
147	18'	10'	5'	7.5'
148	18'	10'	5'	7.5'
149	18'	10'	5'	7.5'
150	18'	10'	5'	7.5'
151	18'	10'	5'	7.5'
152	18'	10'	5'	7.5'
153	18'	10'	5'	7.5'
154	18'	10'	5'	7.5'
155	18'	10'	5'	7.5'
157	18'	10'	5'	7.5'
158	18'	10'	5'	7.5'
159	18'	10'	5'	7.5'
160	18'	10'	5'	7.5'
161	18'	10'	5'	7.5'
162	18'	10'	5'	7.5'
163	18'	10'	5'	7.5'
164	18'	10'	5'	7.5'
165	18'	10'	5'	7.5'
166	18'	10'	5'	7.5'
167	18'	10'	5'	7.5'
168	18'	10'	5'	7.5'
169	18'	10'	5'	7.5'
170	18'	10'	5'	7.5'
172	18'	10'	5'	7.5'
173	18'	10'	5'	7.5'
174	18'	10'	5'	7.5'
175	18'	10'	5'	7.5'
176	18'	10'	5'	7.5'
179	18'	10'	5'	7.5'
180	18'	10'	5'	7.5'
181	18'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 7 of 11 B: 4476 P: 778 By: MC

Exhibit "A"

Unit 2 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
182	18'	10'	5'	7.5'
183	18'	10'	5'	7.5'
184	18'	10'	5'	7.5'
187	18'	10'	5'	7.5'
188	18'	10'	5'	7.5'
189	18'	10'	5'	7.5'
190	18'	10'	5'	7.5'
191	18'	10'	5'	7.5'
192	18'	10'	5'	7.5'
194	18'	10'	5'	7.5'
195	18'	10'	5'	7.5'
197	18'	10'	5'	7.5'
198	18'	10'	5'	7.5'
199	18'	10'	5'	7.5'
200	18'	10'	5'	7.5'
201	18'	10'	5'	7.5'
202	18'	10'	5'	7.5'
205	18'	10'	5'	7.5'
206	18'	10'	5'	7.5'
207	18'	10'	5'	7.5'
208	18'	10'	5'	7.5'
209	18'	10'	5'	7.5'
210	18'	10'	5'	7.5'
213	18'	10'	5'	7.5'
214	18'	10'	5'	7.5'
215	18'	10'	5'	7.5'
216	18'	10'	5'	7.5'
217	18'	10'	5'	7.5'
218	18'	10'	5'	7.5'
219	18'	10'	5'	7.5'
222	18'	10'	5'	7.5'
223	18'	10'	5'	7.5'
224	18'	10'	5'	7.5'
225	-18'	10'	5'	7.5'
226	18'	10'	5'	7.5'
227	18'	10'	5'	7.5'
228	18'	10'	5'	7.5'
231	18'	10'	5'	7.5'
232	18'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 8 of 11 B: 4476 P: 779 By: MC

Exhibit "A"

	Unit 2 - Non Corner Home Sites				
			2494 2494		
Sandala Chennel Marie - MCANDA & 2 Marie I.a 200 a las 2 maries - 600 Mari		Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	Garage Setback	Setback	Setback	Setback	
233	18'	10'	5'	7.5'	
234	18'	10'	5'	7.5'	
235	18'	10'	5'	7.5'	
236	18'	10'	5'	7.5'	
237	18'	10'	5'	7.5'	
240	18'	10'	5'	7.5'	
241	18'	10'	5'	7.5'	
242	18'	10'	5'	7.5'	
244	18'	10'	5'	7.5'	
245	18'	10'	5'	7.5'	
246	18'	10'	5'	7.5'	
247	18'	10'	5'	7.5'	
248	18'	10'	5'	7.5'	
249	18'	10'	5'	7.5'	
252	18'	10'	5'	7.5'	
253	18'	10'	5'	7.5'	
254	18'	10'	5'	7.5'	
255	18'	10'	5'	7.5'	
256	18'	10'	5'	7.5'	
257	18'	10'	5'	7.5'	
258	18'	10'	5'	7.5'	
259	18'	10'	5'	7.5'	
262	18'	10'	5'	7.5'	
263	18'	10'	5'	7.5'	
264	18'	10'	5'	7.5'	
265	18'	10'	5'	7.5'	
266	18'	10'	5'	7.5'	
268	18'	10'	5'	7.5'	
269	18'	10'	5'	7.5'	
270	18'	10'	5'	7.5'	
271	18'	10'	5'	7.5'	
272	18'	10'	5'	7.5'	
273	18'	10'	5'	7.5'	
274	18'	10' ···	5'	7.5'	
275	18'	10'	5'	7.5'	
276	18'	10'	5'	7.5'	
277	18'	10'	5'	7.5'	
278	18'	10'	5'	7.5'	
279	18'	10'	5'	7.5'	

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 9 of 11 B: 4476 P: 780 By: MC

[Unit 2 - Non Corner Home Sites				
				e op. Ander son ander son a	
		Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	Garage Setback	Setback	Setback	Setback	
280	18'	10'	5'	7.5'	
281	18'	10'	5'	7.5'	
283	18'	10'	5'	7.5'	
284	18'	10'	5'	7.5'	
285	18'	10'	5'	7.5'	
286	18'	10'	5'	7.5'	
287	18'	10'	5'	7.5'	
288	18'	10'	5'	7.5'	
289	18'	10'	5'	7.5'	
291	18'	10'	5'	7.5'	
292	18'	10'	5'	7.5'	
293	18'	10'	5'	7.5'	
294	18'	10'	5'	7.5'	
295	18'	10'	5'	7.5'	
296	18'	10'	5'	7.5'	
297	18'	10'	5'	7.5'	
298	18'	10'	5'	7.5'	
299	18'	10'	5'	7.5'	
300	18'	10'	5'	7.5'	
303	18'	10'	5'	7.5'	
304	18'	10'	5'	7.5'	
305	18'	10'	5'	7.5'	
306	18'	10'	5'	7.5'	
307	18'	10'	5'	7.5'	
310	18'	10'	5'	7.5'	
311	18'	10'	5'	7.5'	
312	18'	10'	5'	7.5'	
313	18'	10'	5'	7.5'	
314	18'	10'	5'	7.5'	
315	18'	10'	5'	7.5'	
316	18'	10'	5'	7.5'	
317	18'	10'	5'	7.5'	
318	18'	10'	5'	7.5'	

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 10 of 11 B: 4476 P: 781 By: MC

Unit 2 - Corner Home Sites					
	n de la companya de La companya de la comp La companya de la comp	e a district province and the second seco A second		IN TRACING	
			Side Yard	Side Yard	
		Front Yard	Improvement	Improvement	Rear Yard
Corner	Front Yard	Improvement	Setback Along	Setback Not	Improvement
Home Sites	Garage Setback	Setback	Roadways	Along Roadways	Setback
4	10'	10'	10'	5'	7.5'
5	19'	10'	10'	5'	7.5'
10	18'	10'	10'	5'	7.5'
15	18'	10'	10'	5'	7.5'
16	18'	10'	10'	5'	7.5'
28	18'	10'	10'	5'	7.5'
45	18'	10'	10'	5'	7.5'
52	18'	10'	10'	5'	7.5'
53	18'	10'	10'	5'	7.5'
61	18'	10'	10'	5'	7.5'
62	18'	10'	10'	5'	7.5'
71	18'	10'	10'	5'	7.5'
72	18'	10'	10'	5'	7.5'
82	18'	10'	10'	5'	7.5'
83	18'	10'	10'	5'	7.5'
94	20'	10'	10'	5'	7.5'
95	18'	10'	10'	5'	7.5'
105	18'	10'	10'	5'	7.5'
106	18'	10'	10'	5'	7.5'
117	18'	10'	10'	5'	7.5'
127	18'	10'	10'	5'	7.5'
156	18'	10'	10'	5'	7.5'
171	18'	10'	10'	5'	7.5'
177	18'	10'	10'	5'	7.5'
178	18'	10'	10'	5'	7.5'
185	18'	10'	10'	5'	7.5'
186	18'	10'	10'	5'	7.5'
193	18'	10'	10'	5'	7.5'
196	18'	10'	10'	5'	7.5'
203	18'	10'	10'	5'	7.5'
204	18'	10'	10'	5'	7.5'
211	18'	10'	10'	5'	7.5'
212	18'	10'	10'	5'	7.5'
220	18'	10'	10'	5'	7.5'
221	18'	10'	10'	5'	7.5'
229	18'	10'	10'	5'	7.5'
230	18'	10'	10'	5'	7.5'

Inst. Number: 202360021325 Book: 4476 Page: 782 Page 11 of 11 Date: 6/1/2023 Time: 10:25 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

Exhibit "A"

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360021325 Date: 06/01/2023 Time: 10:25AM Page 11 of 11 B: 4476 P: 782 By: MC

238	18'	10'	10'	5'	- 7.5'
239	18'	10'	10'	5'	7.5'
243	18'	10'	10'	5'	7.5'
250	18'	10'	10'	5'	7.5'
251	18'	10'	10'	5'	7.5'
260	18'	10'	10'	5'	7.5'
261	18'	10'	10'	5'	7.5'
267	18'	10'	10'	5'	7.5'
282	18'	10'	10'	5'	7.5'
290	18'	10'	10'	5'	7.5'
301	18'	10'	10'	5'	7.5'
302	18'	10'	10'	5'	7.5'
308	18'	10'	10'	5'	7.5'
309	18'	10'	10'	5'	7.5'
319	18'	10'	10'	5'	7.5'

95.0 1.00 Copy 106.00

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 1 of 11 B: 4546 P: 462 By: ML

SECOND AMENDMENT TO DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 2

a subdivision in Sumter County, Florida, according to the plat thereof as recorded in Plat Book 20, Pages 29, 29A through 29N, Public Records of Sumter County, Florida.

A. On February 15, 2023, The Villages Development Company, LLC, a Florida limited liability company, as Declarant recorded in Official Records Book 4419, Page 438 (Instrument #202360006298), a DECLARATION OF COVENANTS AND RESTRICTIONS for the subdivision known as MIDDLETON UNIT NO. 2, as amended by First Amendment to Declaration of Covenants and Restrictions recorded on June 1, 2023, in Official Records Book 4476, Page 772 (Instrument #202360021325), all in the Public Records of Sumter County, Florida, (the "Declaration").

B. At this time, in accordance with the rights reserved in Section 9.1 of the Declaration, Declarant wishes to amend the Declaration.

NOW, THEREFORE, the Declaration is hereby amended as follows:

1. The Declaration is hereby amended by deleting Exhibit "A" attached to the Declaration and replacing it with *Exhibit "A*" attached hereto.

2. Capitalized terms used but not defined herein shall have the meaning given to them in the Declaration.

3. Except as herein amended, all other terms and provisions of the Declaration remain in full force and effect.

[Signatures on following page]

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 2 of 11 B: 4546 P: 463 By: ML

DATED this 18th day of October . 2023.

WITNESSES:

Print Name:

Zosy Devine

Rosemary Karpovich

DECLARANT

THE VILLAGES DEVELOPMENT COMPANY, LLC,

a Florida limited liability company

BY: VDC Manager, LLC, a Florida limited liability company,

its Manager, By: Dzuro. Martin L nager

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization this 18th day of 2023, by Martin L. Dzuro, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, who is personally known to me.

Votary Public - State of Florida Zosy Devine Reint Name:

Commission Number:_____ Commission Expires:_____



ZOEY DEVINE Commission # HH 390980 Expires June 25, 2027

PREPARED BY/RETURN TO: Erick D. Langenbrunner, Esq. 3619 Kiessel Road The Villages, Florida 32163

V:\Restrictions\Middleton\Unit No. 2 220128V\Declaration of Covenants and Restrictions - Second Amendment.docx

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 3 of 11 B: 4546 P: 464 By: ML

	Unit 2 - Non Corner Home Sites				
		2.2. All address of the second sec	in a state of the second	a na	
nny en la la constantia de la constantia d La constantia de la constant	Kongo ang kanalakan k	Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	Garage Setback	Setback	Setback	Setback	
1	18.3'	10'	5'	7.5'	
2	18'	10'	5'	7.5'	
3	16'	10'	5'	7.5'	
6	18'	10'	5'	7.5'	
7	18'	10'	5'	7.5'	
8	18'	10'	5'	7.5'	
9	18'	10'	5'	7.5'	
11	18'	10'	5'	7.5'	
12	18'	10'	5'	7.5'	
13	18'	10'	5'	7.5'	
14	18'	10'	5'	7.5'	
17	18'	10'	5'	7.5'	
18	18'	10'	5'	7.5'	
19	18'	10'	5'	7.5'	
20	18'	10'	5'	7.5'	
21	18'	10'	5'	7.5'	
22	18'	10'	5'	7.5'	
23	18'	10'	- 5'	7.5'	
24	18'	10'	5'	7.5'	
25	18'	10'	5'	7.5'	
26	18'	10'	5'	7.5'	
27	18'	10'	5'	7.5'	
29	18'	10'	5'	7.5'	
30	18'	10'	5'	7.5'	
31	18'	10'	5'	7.5'	
32	18'	10'	5'	7.5'	
33	18'	10'	5'	7.5'	
34	18'	10'	5'	7.5'	
35	18'	10'	5'	7.5'	
36	18'	10'	5'	7.5'	
37	18'	10'	5'	7.5'	
38	18'	10'	5'	7.5'	
39	18'	10'	5'	7.5'	
40	18'	10'	5'	7.5'	
41	18'	10'	5'	7.5'	
42	18'	10'	5'	7.5'	
43	18'	10'	5'	7.5'	
44	18'	10'	5'	7.5'	
46	18'	10'	5'	7.5'	

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 4 of 11 B: 4546 P: 465 By: ML

Unit 2 - Non Corner Home Sites				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
47	18'	10'	5'	7.5'
48	18'	10'	5'	7.5'
49	18'	10'	5'	7.5'
50	18'	10'	5'	7.5'
51	18'	10'	5'	7.5'
54	18'	10'	5'	7.5'
55	18'	10'	5'	7.5'
56	18'	10'	5'	7.5'
57	18'	10'	5'	7.5'
58	18'	10'	5'	7.5'
59	18'	10'	5'	7.5'
60	18'	10'	5'	7.5'
63	18'	10'	5'	7.5'
64	18'	10'	5'	7.5'
65	18'	10'	5'	7.5'
66	18'	10'	5'	7.5'
67	18'	10'	5'	7.5'
68	18'	10'	5'	7.5'
69	18'	10'	5'	7.5'
70	18'	10'	5'	7.5'
73	18'	10'	5'	7.5'
74	18'	10'	5'	7.5'
75	18'	10'	5'	7.5'
76	18'	10'	5'	7.5'
77	18'	10'	5'	7.5'
78	18'	10'	5'	7.5'
79	18'	10'	5'	7.5'
80	18'	10'	5'	7.5'
81	18'	10'	5'	7.5'
84	18'	10'	5'	7.5'
85	18'	10'	5'	7.5'
86	18'	10'	5'	7.5'
87	18'	10'	5'	7.5'
88	18'	10'	5'	7.5'
89	18'	10'	5'	7.5'
90	18'	10'	5'	7.5'
91	18'	10'	5'	7.5'
92	18'	10'	5'	7.5'
93	18'	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 5 of 11 B: 4546 P: 466 By: ML

	Unit 2 - Non Corner Home Sites				
. 1973 Anna ann an Anna Anna Anna Anna Anna An		a a second a		S.	
		Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	Garage Setback	Setback	Setback	Setback	
96	18'	10'	5'	7.5'	
97	18'	10'	5'	7.5'	
98	18'	10'	5'	7.5'	
99	18'	10'	5'	7.5'	
100	18'	10'	5'	7.5'	
101	18'	10'	5'	7.5'	
102	18'	10'	5'	7.5'	
103	18'	10'	5'	7.5'	
104	18'	10'	5'	7.5'	
107	18'	10'	5'	7.5'	
108	18'	10'	5'	7.5'	
109	18'	10'	5'	7.5'	
110	18'	10'	5'	7.5'	
111	18'	10'	5'	7.5'	
112	18'	10'	5'	7.5'	
113	18'	10'	5'	7.5'	
114	18'	10'	5'	7.5'	
115	18'	10'	5'	7.5'	
116	18'	10'	5'	7.5'	
118	18'	10'	5'	7.5'	
119	18'	10'	5'	7.5'	
120	18'	10'	5'	7.5'	
121	18'	10'	5'	7.5'	
122	18'	10'	5'	7.5'	
123	18'	10'	5'	7.5'	
124	18'	10'	5'	7.5'	
125	18'	10'	5'	7.5'	
126	18'	10'	5'	7.5'	
128	18'	10'	5'	7.5'	
129	18'	10'	5'	7.5'	
130	18'	10'	5'	7.5'	
131	18'	10'	5'	7.5'	
132	18'	10'	5'	7.5'	
133	18'	10'	5'	7.5'	
134	18'	10'	5'	7.5'	
135	18'	10'	5'	7.5'	
136	18'	10'	5'	7.5'	
137	18'	10'	5'	7.5'	
138	18'	10'	5'	7.5'	

.

Exhibit "A"

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 6 of 11 B: 4546 P: 467 By: ML

	Unit 2 - Non Corner Home Sites				
- - 					
		Front Yard	Side Yard	Rear Yard	
Non Corner	Front Yard	Improvement	Improvement	Improvement	
Home Sites	Garage Setback	Setback	Setback	Setback	
139	18'	10'	5'	7.5'	
140	18'	10'	5'	7.5'	
141	18'	10'	5'	7.5'	
142	18'	10'	5'	7.5'	
143	18'	10'	5'	7.5'	
144	18'	10'	5'	7.5'	
145	18'	10'	5'	7.5'	
146	18'	10'	5'	7.5'	
147	18'	10'	5'	7.5'	
148	18'	10'	5'	7.5'	
149	18'	10'	5'	7.5'	
150	18'	10'	5'	7.5'	
151	18'	10'	5'	7.5'	
152	18'	10'	5'	7.5'	
153	18'	10'	5'	7.5'	
154	18'	10'	5'	7.5'	
155	18'	10'	5'	7.5'	
157	18'	. 10'	5'	7.5'	
158	18'	10'	5'	7.5'	
159	18'	10'	5'	7.5'	
160	18'	10'	5'	7.5'	
161	18'	10'	5'	7.5'	
162	18'	10'	5'	7.5'	
163	18'	10'	5'	7.5'	
164	18'	10'	5'	7.5'	
165	18'	10'	5'	7.5'	
166	18'	10'	5'	7.5'	
167	18'	10'	5'	7.5'	
168	18'	10'	5'	7.5'	
169	18'	10'	5'	7.5'	
170	18'	10'	5'	7.5'	
172	18'	10'	5'	7.5'	
173	18'	10'	5'	7.5'	
174	18'	10'	5'	7.5'	
175	18'	10'	5'	7.5'	
176	18'	10'	5'	7.5'	
179	18'	10'	5'	7.5'	
180	18'	10'	5'	7.5'	
181	18'	10'	5'	7.5'	

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Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 7 of 11 B: 4546 P: 468 By: ML

Unit 2 - Non Corner Home Sites				
hir so Kara				
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
182	18'	10'	5'	7.5'
183	18'	10'	5'	7.5'
184	18'	10'	5'	7.5'
187	18'	10'	5'	7.5'
188	18'	10'	5'	7.5'
189	18'	10'	5'	7.5'
190	18'	10'	5'	7.5'
191	18'	10'	5'	7.5'
192	18'	10'	5'	7.5'
194	18'	10'	5'	7.5'
195	18'	10'	5'	7.5'
197	18'	10'	5'	7.5'
198	18'	10'	5'	7.5'
199	18'	10'	5'	7.5'
200	18'	10'	5'	7.5'
201	18'	10'	5'	7.5'
202	18'	10'	5'	7.5'
205	18'	10'	5'	7.5'
206	18'	10'	5'	7.5'
207	18'	10'	5'	7.5'
208	18'	10'	5'	7.5'
209	18'	10'	5'	7.5'
210	18'	10'	5'	7.5'
213	18'	10'	5'	7.5'
214	18'	10'	5'	7.5'
215	18'	10'	5'	7.5'
216	18'	10'	5'	7.5'
217	18'	10'	5'	7.5'
218	18'	10'	5'	7.5'
219	18'	10'	5'	7.5'
222	18'	10'	5'	7.5'
223	18'	10'	5'	7.5'
224	18'	10'	5'	7.5'
225	18'	10'	5'	7.5'
225	18'	10'	5'	7.5'
220	18	10'	5'	7.5'
228	18	10'	5'	7.5
231	18'	10'	5'	7.5'
231	18	10'	5'	7.5'

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 8 of 11 B: 4546 P: 469 By: ML

Unit 2 - Non Corner Home Sites						
			124. 			
		Front Yard	Side Yard	Rear Yard		
Non Corner	Front Yard	Improvement	Improvement	Improvement		
Home Sites	Garage Setback	Setback	Setback	Setback		
233	18'	10'	5'	7.5'		
234	18'	10'	5'	7.5'		
235	18'	10'	5'	7.5'		
236	18'	10'	5'	7.5'		
237	18'	10'	5'	7.5'		
240	18'	10'	5'	7.5'		
241	18'	10'	5'	7.5'		
242	18'	10'	5'	7.5'		
244	18'	10'	5'	7.5'		
245	18'	10'	5'	7.5'		
246	18'	10'	5'	7.5'		
247	18'	10'	5'	7.5'		
248	18'	10'	5'	7.5'		
249	18'	10'	5'	7.5'		
252	18'	10'	5'	7.5'		
253	18'	10'	5'	7.5'		
254	18'	10'	5'	7.5'		
255	18'	10'	5'	7.5'		
256	18'	10'	5'	7.5'		
257	18'	10'	5'	7.5'		
258	18'	10'	5'	7.5'		
259	18'	10'	5'	7.5'		
262	18'	10'	5'	7.5'		
263	18'	10'	5'	7.5'		
264	18'	10'	5'	7.5'		
265	18'	10'	5'	7.5'		
266	18'	10'	5'	7.5'		
268	18'	10'	5'	7.5'		
269	18'	10'	5'	7.5'		
270	18'	10'	5'	7.5'		
271	18'	10'	5'	7.5'		
272	18'	10'	5'	7.5'		
273	18'	10'	5'	7.5'		
274	18'	10'	5'	7.5'		
275	18'	10'	5'	7.5'		
276	18'	10'	5'	7.5'		
277	18'	10'	5'	7.5'		
278	18'	10'	5'	7.5'		
279	18'	10'	5'	7.5'		

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 9 of 11 B: 4546 P: 470 By: ML

Unit 2 - Non Corner Home Sites						
		ernerhensen. Ster				
		Front Yard	Side Yard	Rear Yard		
Non Corner	Front Yard	Improvement	Improvement	Improvement		
Home Sites	Garage Setback	Setback	Setback	Setback		
280	18'	10'	5'	7.5'		
281	18'	10'	5'	7.5'		
283	18'	10'	5'	7.5'		
284	18'	10'	5'	7.5'		
285	18'	10'	5'	7.5'		
286	18'	10'	5'	7.5'		
287	18'	10'	5'	7.5'		
288	18'	10'	5'	7.5'		
289	18'	10'	5'	7.5'		
291	18'	10'	5'	7.5'		
292	18'	10'	5'	7.5'		
293	18'	10'	5'	7.5'		
294	18'	10'	5'	7.5'		
295	18'	10'	5'	7.5'		
296	18'	10'	5'	7.5'		
297	18'	10'	5'	7.5'		
298	18'	10'	5'	7.5'		
299	18'	10'	5'	7.5'		
300	18'	10'	5'	7.5'		
303	18'	10'	5'	7.5'		
304	18'	10'	5'	7.5'		
305	18'	10'	5'	7.5'		
306	18'	10'	5'	7.5'		
307	18'	10'	5'	7.5'		
310	18'	10'	5'	7.5'		
311	18'	10'	5'	7.5'		
312	18'	10'	5'	7.5'		
313	18'	10'	5'	7.5'		
314	18'	10'	5'	7.5'		
315	18'	10'	5'	7.5'		
316	18'	10'	5'	7.5'		
317	18'	10'	5'	7.5'		
318	18'	10'	5'	7.5'		

Exhibit "A"

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 10 of 11 B: 4546 P: 471 By: ML

Unit 2 - Corner Home Sites							
			Side Yard	Side Yard			
		Front Yard	Improvement	Improvement	Rear Yard		
Corner	Front Yard	Improvement	Setback Along	Setback Not	Improvement		
Home Sites	Garage Setback	Setback	Roadways	Along Roadways	Setback		
4	10'	10'	10'	5'	7.5'		
5	19'	10'	10'	5'	7.5'		
10	18'	10'	10'	5'	7.5'		
15	18'	10'	10'	5'	7.5'		
16	18'	10'	10'	5'	7.5'		
28	18'	10'	10'	5'	7.5'		
45	18'	10'	10'	5'	7.5'		
52	18'	10'	10'	5'	7.5'		
53	18'	10'	10'	5'	7.5'		
61	18'	10'	10'	5'	7.5'		
62	18'	10'	10'	5'	7.5'		
71	18'	10'	10'	5'	7.5'		
72	18'	10'	10'	5'	7.5'		
82	18'	10'	10'	5'	7.5'		
83	18'	10'	10'	5'	7.5'		
94	20'	10'	10'	5'	7.5'		
95	18'	10'	10'	5'	7.5'		
105	18'	10'	10'	5'	7.5'		
106	18'	15'	10'	5'	7.5'		
117	18'	10'	10'	5'	7.5'		
127	18'	10'	10'	5'	7.5'		
156	18'	10'	10'	5'	7.5'		
171	18'	10'	10'	5'	7.5'		
177	18'	10'	10'	5'	7.5'		
178	18'	10'	10'	5'	7.5'		
185	18'	10'	10'	5'	7.5'		
186	18'	10'	10'	5'	7.5'		
193	18'	10'	10'	5'	7.5'		
196	18'	10'	10'	5'	7.5'		
203	18'	10'	10'	5'	7.5'		
204	18'	10'	10'	5'	7.5'		
211	18'	10'	10'	5'	7.5'		
212	18'	10'	10'	5'	7.5'		
220	18'	10'	10'	5'	7.5'		
221	18'	10'	10'	5'	7.5'		
229	18'	10'	10'	5'	7.5'		
230	18'	10'	10'	5'	7.5'		

,

Exhibit "A"

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360039671 Date: 10/20/2023 Time: 8:58AM Page 11 of 11 B: 4546 P: 472 By: ML

238	18'	10'	10'	5'	7.5'
239	18'	10'	10'	5'	7.5'
243	18'	10'	10'	5'	7.5'
250	18'	10'	10'	5'	7.5'
251	18'	10'	10'	5'	7.5'
260	18'	10'	10'	5'	7.5'
261	18'	10'	10'	5'	7.5'
267	18'	10'	10'	5'	7.5'
282	18'	10'	10'	5'	7.5'
290	18'	10'	10'	5'	7.5'
301	18'	10'	10'	5'	7.5'
302	18'	10'	10'	5'	7.5'
308	18'	10'	10'	5'	7.5'
309	18'	10'	10'	5'	7.5'
319	18'	10'	10'	5'	7.5'

Declaration of Covenants and Restrictions for Middleton Unit 3

Gioria R. Hayward, Sumber County Clerk of Court Inst: 202360046501 Date: 12/12/2023 Time: 3:37PM Page 1 of 30 B: 4572 P: 308 By: BO

THIS INSTRUMENT PREPARED BY/RETURN TO: Jennifer Slone Tobin, Esq. Shutts & Bowen LLP 300 S. Orange Ave., Suite 1600 Orlando, FL 32801

DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 3

THIS DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 3 (the "Declaration") is made on <u>November</u> 9, 2023, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company (The Villages Development Company, LLC, its successor and assigns, is hereinafter referred to as the "Declarant").

RECITALS

A. Declarant is the sole owner in fee simple of certain real property located in Sumter County, Florida, platted as Middleton Unit No. 3, as per plat thereof (the "**Plat**") recorded in Plat Book $\underline{\partial l}$, at Pages <u>lo</u> through <u>lo</u>. Public Records of Sumter County, Florida (the "**Property**").

B. Declarant desires to provide for the preservation of values and maintenance of certain common facilities in the Property, and so desires to subject all of the Homesites and Homes (as each is hereinafter defined), and each part thereof (but not the tracts and other areas of the Property) to the covenants, restrictions, easements, charges and liens hereinafter set forth, each and all of which is and are for the benefit of the Property and each subsequent owner of all or part thereof.

NOW, THEREFORE, Declarant declares that all of the Property shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of the Property, shall be binding on all parties having any rights, title or interest in the Property or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

ARTICLE 1

DEFINITIONS

1.1 "Architectural Review Board" or "ARB" shall mean the Declarant or its designee, as described in <u>Section 7.1</u> hereof.

1.2 "AR Guidelines" shall mean the Architectural Review Manual for construction, operation and maintenance of Homes and Homesites within the Property, as adopted and amended by the Declarant from time to time.

1.3 "CDD" shall mean Middleton Community Development District A.

1.4 "City" shall mean the City of Wildwood, in the State of Florida.

1.5 "**Common Areas**" shall mean and refer to those areas of land within the Property which are intended to be used and enjoyed by all Owners of Homesites, which include without limitation, entry areas, entry gates, and sign islands; drainage retention areas; the Storm Water Management System; recreational areas, parks, postal facilities, and appurtenant parking areas; lands owned by or conveyed to the CDD per the Plat or otherwise; and all improvements now or hereafter constructed thereon, including, without limitation, walkways, paths, utilities, lighting systems, signage, structures, gates, access systems, recreational facilities, and landscaping; and together with all other improvements which are specifically described herein to be maintained by the CDD. All personal property and real property, including easements, licenses, leaseholds, or other real property interests, owned by the CDD or maintained by the CDD for the common use and enjoyment of the Owners, their families, guests, and persons occupying "*Homes*" on a guest or tenant basis, and third parties or other entities having a legal right to use the same, to the extent authorized by this Declaration.

1.6 "County" shall mean the County of Sumter, in the State of Florida.

1.7 "**Declarant**" shall mean and refer to The Villages Development Company, LLC, a Florida limited liability company.

1.8 "**Declaration**" shall mean and refer to this Declaration of Covenants and Restrictions for Middleton Unit No. 3 and any amendments and supplements thereto.

1.9 "Development Agreement" shall mean that certain The Villages of Southern Oaks Area B Chapter 163 Development Agreement, dated February 27, 2023, between The City of Wildwood, Florida, and The Villages Land Company, LLC, recorded in Official Records Book 4436, Page 101, Public Records of Sumter County, Florida, and as amended from time to time.

1.10 **"Front Yard**" shall mean the portion of each Homesite described by drawing a line through the centerpoint of any Home, which line runs parallel to the road or road right of way adjacent to the Homesite. The Front Yard shall be the portion of the Homesite on the side of the line so drawn lying nearest the road or road right-of-way. The Front Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be all portions of the yard not included within the definition of Rear Yard. In the case of any dispute as to the location of the Front Yard as defined herein the determination of the ARB shall be controlling and final.

1.11 "Home" shall mean and refer to a detached single-family residential unit constructed on a Homesite for which a certificate of occupancy has been issued by the applicable governmental authorities.

1.12 **"Homesite**" shall mean and refer to any plot of land shown upon the Plat and designated as a numbered Homesite, and shall also include any plot of land shown upon any plat and designated as a numbered Homesite on property which is subsequently made subject to the terms of this Declaration in accordance with the provisions of <u>Section 3.2</u> hereof.

1.13 "Initial Home" shall mean the initial home constructed on a Homesite by the Declarant, the plans for which shall be maintained by the Declarant.

1.14 "**Owner**" shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any "*Homesite*"; however, notwithstanding any applicable theory of the law of mortgages, "Owner" shall not mean or refer to a Mortgagee unless and until such Mortgagee has acquired title pursuant to foreclosure or any deed or proceeding in lieu of foreclosure.

1.15 "**Plat**" shall mean and refer to the subdivision of Middleton Unit No. 3, as more particularly described in Recital A of this Declaration.

1.16 **"Property**" shall mean and refer to the property platted as Middleton Unit No. 3, as per the Plat, as well as any other real property subjected to the Declaration pursuant to <u>Section</u> <u>3.2</u> hereof.

1.17 **"Rear Yard**" shall mean the portion of each Homesite described by drawing a line through the center-point of any Home, which line runs parallel to the road or road right-of-way adjacent to the Homesite. The Rear Yard shall be the portion of the Homesite on the side of the line so drawn lying furthest from the road or road right-of-way. The Rear Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be the portion of the Homesite lying behind both of the two lines drawn as set forth herein. In the case of any dispute as to the location of the Rear Yard as defined herein the determination of the ARB shall be controlling and final.

1.18 "Side Yard" shall mean the portions of each Homesite described by drawing a line through the point of the Home which extends the furthest into the Front Yard, which line runs parallel to the road or road right-of-way adjacent to the Homesite, and by drawing a line through the point of the Home that extends the furthest into the Rear Yard, which lines runs parallel to the line previously described. The Side Yard shall be all portions of the Homesite, exclusive of the Home, lying between the two lines so described. In the case of any dispute as to the location of the Side Yard as defined herein, the determination of the ARB shall be controlling and final.

1.19 "Storm Water Management System" shall mean and refer to a system, temporary or permanent, which is designed and constructed or implemented to control discharges which are necessitated by rainfall events, incorporating methods to collect, convey, store, absorb, inhibit,

treat, use, or reuse water to prevent or reduce flooding, over drainage, environmental degradation, and water pollution, or otherwise affect the quantity and quality of discharges from the system, as permitted by SWFMD pursuant to the provisions of Chapters 62-330 of the Florida Administrative Code, as the same may be from time to time amended, supplemented, or replaced by other provisions of Florida law.

1.20 "SWFMD" shall mean the Southwest Florida Water Management District.

ARTICLE 2

USE RESTRICTIONS

2.1 <u>Use Restrictions</u>. The use restrictions contained in this Article shall apply uniformly to all Homesites and Homes on the Property except that, unless specifically set forth herein to the contrary, they shall not apply to the activities of the Declarant or the CDD within the Common Areas or easements, including construction of improvements by the Declarant or the CDD other than Homes.

2.2 **<u>Residential Use Only</u>**. No Homesite or Home shall be used for any purpose except for residential use. No commercial, professional or similar activity requiring either maintaining an inventory, equipment or customer/client visits may be conducted in a Home or on a Homesite. No building shall be erected, altered, placed or permitted to remain on any Homesite other than Homes designated for residential use, with attached or detached private garages. The foregoing shall not prohibit the Declarant, or contractors approved by Declarant, from using Homes as models or offices. No mobile homes shall be permitted on the Property.

2.3 **Development Standards**.

2.3.1 <u>Square Footage</u>. Homes shall always contain at least the square footage of living area contained in the Initial Home constructed on the Homesite by the Declarant. Living area includes only areas that are heated and cooled but expressly excludes garages, open porches, decks, and atriums whether or not heated and cooled.

2.3.2 <u>Roof Pitch</u>. The minimum roof pitch for the main portion of the Home (excluding covered porches and decorative elements) shall be 4:12, or such greater steepness as was built for the Initial Home constructed on the Homesite by the Declarant.

2.3.3 <u>Construction Type</u>. Homes shall be conventionally built Homes. The Declarant shall construct the Initial Home on each Homesite.

2.3.4 <u>Easements</u>. No building or other vertical improvements shall be made within the easements created in favor of Declarant under this Declaration or in the Plat without the prior written approval of Declarant.

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2.3.5 <u>Setbacks</u>. Each Homesite and the Home constructed thereon (and any reconstruction, repair, addition or other vertical improvement) shall comply, in addition to all other requirements herein, with the setback requirements specified on <u>Exhibit A</u> attached hereto and made a part hereof.

2.4 <u>Subdivision - Multi Units</u>. Only one Home may be erected on each Homesite. No Homesite may be subdivided.

2.5 <u>No Temporary or Accessory Structures</u>. Except as set forth in <u>Section 2.9</u> with respect to detached garages, no portable, storage, temporary or accessory buildings, sheds or structures, or tents, shall be erected, constructed or located upon any Homesite for storage or otherwise; provided, however that this prohibition shall not apply to: (a) shelters used by the Declarant or a licensed contractor during the construction of any Home; or (b) pergolas covering walkways on the Homesite, which match the general aesthetic of the Home if approved by the ARB.

2.6 <u>Livestock and Animal Restrictions</u>. No animal shall be kept or maintained on any Homesite (including but not limited to in the Home) except conventional household pets (dogs, cats, birds or fish) and only in such number as not to constitute a hazard, nuisance or annoyance to the Owners of adjoining Homesites. Without limiting the foregoing, horses, cattle, pigs, and chickens are not allowed. The Declarant shall have the exclusive authority to determine whether the number and manner of keeping conventional household pets constitutes a hazard, nuisance, or annoyance to the Owner of adjacent Homesites. Such permitted animals shall be kept on the Owner's Homesite and shall not be allowed off the premises of the Owner's Homesite except under restraint and in the company of the Owner, a member of the Owner's family, or servant. No permitted pet shall be allowed to make noise in a manner or of such volume as to annoy or disturb other Owners.

2.7 <u>Restriction on Activity</u>. No noxious or offensive activity shall be conducted or permitted to exist upon any Homesite or in any Home, nor shall anything be done or permitted to exist on any Homesite or in any Home that may be or may become an annoyance or private or public nuisance. No Homesite, driveway, or Common Area shall be used for purposes of vehicle repair or maintenance. This restriction shall not apply to activities conducted by the Declarant in the construction, sale or maintenance of improvements upon the Property.

2.8 **Restrictions on Walls and Fences; Hedges**. No wall or fence shall be erected, placed, altered, maintained, or permitted to remain on any Homesite; provided however, fences or walls located in the Rear Yard and Side Yard shall be permitted only if (a) the design and materials are consistent with the then-applicable AR Guidelines, and (b) the Owner receives prior written approval of the ARB as to the specific location of the fence(s) or walls. No wall or fence may be painted or altered in appearance after installation, unless the foregoing criteria are met prior to such painting or alteration. All walls and fences must be maintained and repaired in good condition, and all hedges must be neatly trimmed.

2.9 **Garages**. Each Home shall have either an attached or detached garage. No Owner may change the nature of the garage (i.e. attached or detached) from that installed as a part of the Initial Home (whether in connection with a remodel, repair or a rebuild). Garages must be maintained operational for the storage of automobiles, boats, and other motor vehicles. Garage doors shall be predominantly opaque and remain closed except when in actual use to allow ingress and egress into the garage, and any change in garage door from that installed for the Initial Home must be consistent in design with the aesthetics of the Home and the surrounding neighborhood. The addition of carports that are of a design, material and appearance uniform with that of the Initial Home may be permitted if consistent with the then-applicable AR Guidelines and if the Owner receives prior written approval of the ARB as to the location, design and aesthetic of the carport.

Insect Control; Fire Control; Trash Removal. In order to implement effective 2.10 insect, reptile, rodent, and fire control, the Declarant and its agents shall have the right, but not the duty, to enter upon any Homesite, such entry to be made by personne with tractors or other suitable devices for the purpose of mowing, removing, clearing, cutting or pruning underbrush, weeds, grass or other unsightly growth, which in the opinion of the Declarant detracts from the overall beauty, setting and safety of the Property. Such entrance for the purpose of mowing, cutting, clearing, or pruning shall not be deemed a trespass but shall be deemed a license coupled with an interest. The Declarant and its agents may enter upon such land to remove any trash which has collected on such Homesite or Home without such entrance and removal being deemed a trespass. The provisions in this Section shall not be construed as an obligation on the part of the Declarant to mow, clear, cut or prune any Homesite nor to provide garbage or trash removal services. Any and all costs incurred by the Declarant in exercising its rights under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.11 <u>Clothes Lines</u>. No exterior clothes lines or drying areas shall be permitted except removable clothes lines or drying areas which shall be erected only during daylight hours, and only in the Rear Yard of any Homesite.

2.12 <u>Exterior Antennas, etc</u>. No exterior antennas, satellite dishes or similar equipment shall be permitted on any Residential Homesite or Home thereon, except that satellite dishes of less than eighteen (18) inches in diameter may be installed on Homes only if such dishes are mounted to those portions of the Home directly facing the Side Yard or the Rear Yard of the Homesite.

2.13 <u>Exterior Paint</u>. The only color paints that may be used on the exterior of any Home are (a) the same palette of exterior paint (i.e. dominant and accent colors) used on the Initial Home in the same location as used on the Initial Home; or (b) any other palette of exterior paints as contained at the time of repainting in the then-applicable AR Guidelines, with the applicable colors of the palette being applied to the designated portion of the Home (i.e. main Home vs. trim) as provided in the AR Guidelines, provided, however, that at the time of repainting, neither Home immediately adjacent to the Home being painted is painted with that same color palette.

2.14 **Signs**. No sign (whether commercial, political, personal, "for sale", "for rent" or otherwise) shall be erected or maintained on any Homesite or Home within public view except as may be required by legal proceedings. Such prohibition shall apply to commercial real estate signs advertising a particular Homesite or Home for sale or for rent. These restrictions shall not apply to restrict the Declarant from erecting such signs as the Declarant deems in its sole discretion to be necessary to assist the Declarant in selling any Homesite or Home.

Exterior Maintenance. Each individual Owner shall have the responsibility to 2.15 maintain the exterior of their respective Home in good condition. In addition to the foregoing, the Declarant shall have the right, but not the duty, to provide maintenance to any exterior areas visible from the roads or adjacent Homesites, including repairs to walls and roofs, painting, landscaping, and lawn maintenance. The Declarant shall have the right (but not the obligation) to make reasonable repairs and perform reasonable maintenance in its sole discretion, after ten (10) days written notice to an Owner of a Home to perform maintenance and failure by the Owner to perform said maintenance. Any and all costs incurred by the Declarant in performing repairs and maintenance under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.16 <u>Allewable Trim and Decoration</u>. No Owner or tenant of an Owner shall install shutters, iwrings, or other decorative exterior trim, without the prior written consent of the Declarant, and the Declarant shall only grant approval therefor if such improvements are consistent in design and color of the applicable Home, and consistent with the then-applicable AR Guidelines. All other outside decorations and ornaments, whether affixed to the Home or placed elsewhere on the Homesite, are prohibited. This restriction shall not apply to holiday decorations from two weeks prior to the holiday to which the decorations are related until one week after said holiday, nor shall apply to any holiday decorations from the period commencing on Thanksgiving and extending until January 10th of the following year. Notwithstanding the foregoing, the Declarant may prohibit or restrict decorations which it determines, in its sole discretion, create a hardship on, or nuisance to, neighboring property, or otherwise interferes with the quiet and peaceful

enjoyment by any other Owner of that Owner's Homesite. This restriction shall also not apply to a single flag pole which may not, however, extend higher than 22'.

2.17 <u>Window Tinting</u>. No reflective foil or other material, or tinted glass shall be permitted on any windows except for tinted glass approved by the Declarant.

2.18 <u>Unit Air Conditioners</u>. No air conditioning units may be mounted to windows or walls unless the location, method of installation and appearance has been approved in writing by the Declarant. It is the intention of this provision to authorize the Declarant to approve or disapprove such air conditioning units in its sole discretion, on purely aesthetic grounds or any other grounds; provided, however, that the Declarant shall not unreasonably withhold its approval of split systems which are compliant with the then-applicable AR Guidelines. All other air conditioning units shall be located in the Rear Yard or Side Yard and shall be effectively screened by plant matter or opaque fencing as required by the then-applicable AR Guidelines.

2.19 <u>Interior Maintenance</u>. Each individual Owner shall have the responsibility to maintain the interior of their respective Home in such fashion so as not to create a health or safety hazard to adjoining Homes or to create a nuisance.

2.20 <u>Vehicles</u>. No motorcycle, boat, trailer, camper, travel trailer, recreational vehicle, mobile home, or other powered or non-powered vehicle, other than a private passenger vehicle or an Owner's vehicle used for their occupation, shall be parked or maintained on any Homesite or public right-of-way, except in an enclosed garage. No private passenger vehicle or Owner's occupational vehicle containing hazardous materials, fuel for other vehicles, noxious or offensive materials shall be parked or maintained on any Homesite or public right-of-way. No private passenger vehicle or Owner's occupational vehicle in excess of 1 ton size shall be parked or maintained on any Homesite or maintained on any Homesite or public right-of-way.

2.21 Construction on Homesites.

2.21.1 All construction on any Home shall be completed within twelve (12) months from the issuance of the building permit for that Home; provided, however that such restriction shall not apply to the construction of the Initial Home. If any construction on a Homesite, once commenced is discontinued for a period of at least sixty (60) consecutive days, the ARB and/or the Declarant shall have the right, in addition to any other rights and remedies hereunder, to require the Owner to raze (or repair any unsightliness caused by) all partially completed improvements on the Homesite, remove all debris and rubble, fill in all foundations, and/or return the Homesite to grade and landscape the entire Homesite with sod per the provisions of Section 2.23 hereof (to be maintained per Section 2.15 hereof), within thirty (30) days following written notice from the ARB or the Declarant.

2.21.2 All construction on any Homesite (including any remodeling or rebuild following a casualty) shall be: (a) subject to the provisions of <u>Article 7</u> hereof, including the plan review provisions thereof; (b) subject to any approval rights of Declarant contained herein; and (c)

at that Homesite Owner's risk. Homesite Owner shall be responsible for any damage to Common Areas, other Homesites, utilities, public rights-of-way, sidewalks, or curbing resulting from construction on such Homesite. Repairs of construction damage must be made by the Owner within thirty (30) days.

2.21.3 If the Owner fails to timely take the actions required under <u>Sections 2.21.1</u> or <u>2.21.2</u> hereof, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite or upon the exterior of any Home for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section (whether on the Owner's Homesite, any other Homesite, any Common Areas, utilities, public rights-of-way, sidewalks or curbing) shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.22 **<u>Recreational Equipment</u>**. All recreational equipment, including but not limited to swing sets, swings, sandboxes, and trampolines, shall be located in the Rear Yard. Any other recreational equipment shall be kept within the Home except when in use, except for a single basketball pole and hoop which may be erected adjacent to the driveway serving the Home.

2.23 Grassed Areas and Yards. All sodded areas on a Homesite shall be serviced by an in-ground irrigation system. The Owner shall maintain all shrubbery, grass, trees and other landscaping installed on their Homesite in a neat, clean, orderly and healthy condition. Each Owner shall also maintain all sodded areas between the Owner's Homesite and the pavement of any adjacent paved street. The lawn shall be comprised of grass only and shall be cut and edged next to all concrete, asphalt and other non-lawn surfaces. All areas of the yard that are not landscaped must be sodded. All grass shall be of a type approved for use in the then-applicable AR Guidelines. Sodded areas will be regularly mowed, and will be appropriately watered, fertilized, and treated for grass destroying pests, including insects, fungus, weeds, and disease in a manner designed to insure healthy growth, color and appearance. Decorative rock yards, paved yards, or yards in which the principal ground cover is other than grass are specifically prohibited. Owners may expand the size of, and create additional landscaped areas only upon prior written consent of the Declarant. No artificial shrubbery, trees, or other artificial vegetation or landscaping, or potted shrubbery, trees, or vegetation shall be permitted outside the Home, except that live shrubbery, trees, or other vegetation in uniformly designed and attractive pots may be displayed on porches, patios, or at the entrance areas of a Home. All shrubbery shall be regularly trimmed, fertilized, watered, and treated for pests as needed to assure the health and attractive condition of the shrubbery. All non-lawn areas shall be kept free from excessive weeds or unsightly undergrowth or brush. The Owner's maintenance and care obligations as set forth herein shall apply to all portions of the Homesite including any easements located on or adjacent thereto, including front, side, and rear road and utility easements. Owners are encouraged to and may add and replace landscape that is more

water-conservative and draught-tolerant than provided with the Initial Home, however, any such alterations visible from roadways or Common Areas must receive the prior written approval of the ARB, which shall require, at a minimum, that the aesthetics of such landscaping be compatible with the Home and the surrounding neighborhood.

2.23.1 Vacant Homesites. The grassy areas of any vacant Homesites shall be kept regularly mowed and trimmed, and all areas of vacant Homesites shall be kept free of trash, debris, and unsightly or noxious weeds or underbrush. If the Owner fails to maintain a vacant Homesite as so required, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.24 <u>Pools; Spas</u>. No above-ground pools are permitted within the Property. Above ground spas are permitted within the Property. All spas and in-ground pools shall include a paved patio extending from the Home and completely surrounding the pool and spa and shall be located in the Rear Yard. All pool and spa enclosures, including screening, must be approved by the Declarant.

2.25 <u>Compliance With Development Agreement</u>. No Homesite or Home may, at any time, be used in a way contrary to, or which would create a violation of any terms contained in the Development Agreement, as amended from time to time.

2.26 Storage. No items may be stored on a Homesite outside a Home or approved building including, without limitation, scrap metal, junk or salvage materials, items or articles whether the same be in the form of wrecked or junked vehicles, appliances, furniture, equipment, building materials, boxes of any kind, or lawn tools, supplies, lawn mowers, and equipment. All tools, supplies, mowers, and equipment shall be stored by an Owner out of view, except when in use. If the Owner fails to comply with the foregoing requirements, the Declarant shall have the right (but not the obligation) to enter upon any Homesite for the purpose of removing any such unpermitted items, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

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2.27 Household Garbage and Yard Trash. The Declarant will designate a solid waste hauler to service the Property and each Home must use and pay for garbage services provided by the solid waste hauler selected by the Declarant. Charges for trash service shall commence on the date the Owner purchase its Homesite and Home, and that the fees for such service is payable on a year-round basis, regardless of use or occupancy. No Homesite Owner may use any other third party garbage franchisee to haul garbage or trash from that Owner's Homesite, except for the removal of lawn waste by a tree removal or landscaping service. No Homesite or any other part of the Property shall be used or maintained as a dumping ground for rubbish of any kind except as set forth herein. Trash, garbage or other waste shall be bagged, tied, and kept in the garage. On those days and only on those days when garbage pickup or trash pickup are made at the Homesite, the Owners shall place their garbage on their Homesite and adjacent to the street for pickup not earlier than sundown prior to the day of pickup. Declarant and/or the solid waste hauler shall have the right to require that trash and garbage be put in receptacles for pickup, which receptacles shall be kept in the garage or at the rear of the Home out of sight from the street within an approved fenced or walled area. At any time that receptacles are required: (a) all receptacles will be removed from the curbside no later than sundown of the day of pickup, (b) all trash and garbage shall be in plastic bags and tied securely before being placed in the receptacle, and (c) in no event shall trash or garbage be placed outside the receptacle. Nothing contained herein shall prohibit the Declarant, or any builder of a Home, from maintaining receptacles, or sites for the collection of trash, or debris, which receptacles or sites do not otherwise comply with this Section, on a Homesite or on the Properties during construction of improvements to the Properties or construction of a Home. In the event any applicable garbage franchisee institutes a recycling program, Declarant reserves the right to require all Owners to participate in such program.

2.28 <u>Containers and Fuel Tanks</u>. All garbage and trash containers, bottled gas tanks, water softeners, and other similar tanks and containers shall be located in the garage or, subject to approval of the ARB, in the Rear Yard or a Side Yard adjacent to the Home (but in no event within any easements on the Homesite). Any such garbage or trash containers, bottled gas tanks, water softeners, and other similar containers located in the Rear Yard or Side Yard shall be located adjacent to the Home and, except for portable gas tanks typically used in connection with a propane grill, shall be installed underground or within an area screened by a wall, hedge, landscaping or fence which is not visible from any street or adjoining property.

2.29 <u>Gardens and Prohibited Plants</u>. Vegetable gardens may be grown only in the Rear Yard.

2.30 **Lighting**. All exterior lighting on any Homesite or Home must be designed and erected so as to avoid annoyance to any other Owner, and to avoid unreasonable illumination of any other portion of the Properties except the Homesite upon which the lighting is erected. The Declarant shall have sole authority to determine whether exterior lighting constitutes an annoyance or unreasonably illuminates other portions of the Property. This provision shall not apply to street lighting installed by the Declarant, the CDD, or any governmental entity.

2.31 **Driveways**. All driveways shall be constructed of concrete, and shall extend from the pavement of a street adjacent to the Homesite to the garage constructed on the Homesite. Driveways may be painted and designed with stamped concrete or pavers, provided that the design of the painting, stamped concrete, and pavers shall be harmonious with the design and color of the Home, and no murals, depictions, sayings, or other non-geometric designs shall be permitted. The Declarant shall have final discretion to determine whether driveway improvements are in compliance with this Section, and any Owner, prior to making any such improvements or changes to the driveway installed with the Initial Home, shall first obtain the written approval of the Declarant. No Owner or other person shall extend any street or road, or create any street or road upon its Homesite, and no Homesite may be used as ingress and egress to any other property.

2.32 <u>Mail boxes</u>. No mail box or paper box or other receptacle of any kind for use in the delivery of mail, newspaper, or magazines, or similar material shall be erected by an Owner. All mail will be delivered to key-accessed mailbox installations in locations designated by the Declarant and approved by the United States postal service.

2.33 <u>Leases</u>. Leasing of all or any portion of a Home is restricted to residential uses for a minimum period of six (6) months. All leases shall be in writing, shall specify such residential restriction and shall provide that the Declarant shall have the right to terminate the lease upon default by the tenant in observing any provisions of this Declaration. A copy of any such lease shall be delivered to the Declarant upon request. Each lease shall contain the following provision:

"The lessee hereby acknowledges that this lease is subject to the *Declaration of Covenants* and *Restrictions for Middleton Unit No. 3*, that lessee has read the same and agrees to be bound thereby, and that failure to comply with the same may result in certain remedies being applicable to lessee including, without limitation, termination of this lease without further notice, and personal liability of lessee and lessor for damages, including reasonable attorneys fees."

In the event the foregoing language is not contained in any such lease, then the foregoing language is hereby incorporated therein by reference. In the event a lessee or a lessee's invitee, guest, or licensee of a Home occupies the same without a written lease, the occupancy thereof shall constitute an acceptance of this Declaration and agreement to be bound thereby subject thereto. No lease shall be for a term of less than six (6) months. The Declarant shall have the right to collect attorneys' fees against any occupant or tenant and the owner of the Home in the event that legal proceedings must be instituted against such occupant or tenant for his eviction or for enforcement of the Declaration. The Declarant is exempt from the provisions of this Section.

2.34 <u>Water and Sewer Systems</u>. Each Homesite will be serviced by a central water and sewer system. Septic systems, and private potable water or irrigation wells are prohibited.

2.35 <u>Water Management District Compliance</u>. Declarant shall, in constructing each Initial Home, comply with the construction plans for the Surface Water Management System approved and on file with SWFWMD. No Owner of property within the Property may construct

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or maintain any building, residence, or structure, or undertake or perform any activity in the wetlands, wetland migration areas, buffer areas, upland conservation areas, and drainage easements described in the approved permit and Plat, unless prior approval is received from SWFWMD, and if applicable, any other appropriate governmental agency having jurisdiction. Owner shall be responsible for maintaining designated flow paths for side and rear Homesite drainage as shown on the construction plans for the Surface Water Management System approved and on file with SWFWMD and if such maintenance of designated flow paths is not properly undertaken by Owner, then the Declarant (and/or the CDD) shall have the right, but not the obligation enter onto the Homesite and reconstruct the intended flow pattern, with any such entry by the Declarant not being deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant or the CDD will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant or the CDD in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.36 Intentionally Omitted.

2.37 Restrictions on Use of Common Areas; Water Features. Common Areas shall only be used for the purposes for which they are intended (i.e., parking areas for parking, playgrounds for playing, retention areas for water retention and fishing, etc.). The Declarant may promulgate reasonable rules and regulations governing use of the Common Areas from time to time, and the same shall be binding upon Owners. Notwithstanding the foregoing however, Owners acknowledge that the lakes, ponds, basins, retention and detention areas, marsh areas or other water-related areas within or outside of the Property ("Water Features") are designed to detain, or retain, stormwater runoff and are not necessarily recharged by springs, creeks, rivers or other bodies of water. In many instances, such Water Features are designed to retain more water than may exist from ordinary rainstorms in order to accommodate major flood events. The level of water contained within any particular Water Feature at any given time is also subject to fluctuation due to droughts, floods, excessive rain and/or distribution due to irrigation activities. Owner acknowledges that from time to time there may be no water in a Water Feature and that no representation has been made that the water depth or height will be at any particular level. Rules regarding access and use of the Water Features (i.e. fishing, boating, kayaking, etc.) shall be promulgated and enforced by the CDD, and each Owner, by acceptance of its Home and Homesite, acknowledges that it has no guaranty of a right to access or use any such Water Feature.

2.38 <u>Sounds</u>. All sounds emanating from a Home (whether from televisions, radios, computers, musical instruments, human voices, or otherwise) must be kept to a moderate level from 10:00 PM to one (1) hour before daylight.

2.39 <u>Solicitation</u>. Declarant reserves the right to prohibit or control all peddling, soliciting, selling, delivery and vehicular traffic within the Property.

2.40 **<u>Rules and Regulations</u>**. The Declarant reserves the right to establish such other reasonable rules and regulations governing the utilization of Homesites by the Owner in order to maintain the aesthetic qualities of the Property, all of which will apply equally to the Owners. The rules and regulations may be contained in the AR Guidelines, or will become effective five (5) days following written notice to the Owners.

ARTICLE 3

PROPERTY SUBJECT TO THIS DECLARATION; ANNEXATIONS; PROPERTY RIGHTS

3.1 **The Property**. The Property as heretofore defined and any improvements now or hereinafter constructed thereon, shall be held, transferred, sold, conveyed and occupied subject to this Declaration.

3.2 <u>Annexation</u>. Additional land adjacent to the Property may be annexed to the Property by the Declarant without the consent of the Owners, provided the annexation does not change the general nature or character of the subdivision. Upon annexation of said additional land, the Owners of Homesites within the land so annexed for all intents and purposes shall be deemed subject to the provisions of this Declaration, with the right to use the Common Areas identified herein, or identified within the supplemental declaration referred to hereafter. The Owners of the Homesites shall be subject to this Declaration and the rules and regulations contemplated hereby in the same manner and with the same effect as the original Owners, except as may be specifically set forth in such supplemental declaration. When land is annexed, the Declarant shall file a supplemental declaration in the Public Records of the County, which supplemental declaration shall reference this Declaration and shall contain the legal description of the land annexed.

3.3 <u>Owner's Easements of Enjoyment</u>. Every Owner shall have a non-exclusive perpetual right and easement of enjoyment in and to the Common Areas, which right and easement shall be appurtenant to and shall pass with the title to every Homesite subject to the following provisions:

3.3.1 any limitations or conditions set forth in the deed, grant of easement, license, this Declaration, Plat or other conveyance or agreement creating the right of the Declarant in and to that portion of the Common Areas, or creating the right of third parties in and to that portion of the Common Areas; and

3.3.2 the right of the Declarant to dedicate or transfer all or any part of the Common Areas to the CDD, or any other any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the Declarant.

3.4 <u>Easement for Access and Drainage</u>. The CDD shall have a perpetual nonexclusive easement over all areas of the Storm Water Management System for access to operate, maintain or repair the system. By this easement the CDD shall have the right to enter upon any portion of any Homesite which is a part of the Storm Water Management System, at a reasonable time and in a reasonable manner, to operate, maintain or repair the Storm Water Management System as required by the Southwest Florida Water Management District permit. Additionally, the CDD and the Declarant shall have a perpetual non-exclusive easement for drainage over the entire Storm Water Management System. No person shall alter the drainage flow of the Storm Water Management System, including buffer areas or swales, without the prior written approval of SWFWMD.

3.5 <u>Delegation of Use</u>. Any Owner shall delegate such Owner's right of enjoyment to the Common Areas and facilities to any tenant of the Home at the time of entering into a lease of the Home and Homesite (which lease shall be entered into in accordance with the terms of this Declaration). During any period in which Owner has so delegated such Owner's right of enjoyment, the Owner shall not have the right to exercise such right of enjoyment, it being the intent that only the current occupant of the Home and such occupant's guests shall have the foregoing right of enjoyment.

3.6 <u>Construction and Sales</u>. There is hereby reserved to the Declarant, its designees, successors and assigns (including without limitation its agents, sales agents, representatives and prospective purchasers of Homesites), easements over the Common Areas, if any, for construction, utilities lines, display, maintenance, sales, parking and exhibit purposes in connection with the erection of improvements and sale and promotion of Homesites within the Property and for ingress and egress to and from and parking for construction sites at reasonable times, provided, however, that such use shall terminate upon the sale of all Homesites.

3.7 <u>Common Area Utility Easements</u>. To the extent that permits, licenses and easements over, upon or under the Common Areas are necessary to provide utility services and roads to the Property, or for such other purposes reasonably necessary or useful for the proper maintenance and operation of the Property, each Owner and his heirs, successors and assigns, do hereby designate and appoint the Declarant as such Owner's agent and attorneys-in-fact with full power in such Owner's name, place and stead, to execute instruments creating, granting or modifying utility easements over the Common Areas; provided, however, that such easements shall not unreasonably interfere with the intended use of the Common Areas, if any.

3.8 **Easements Over Homesites**. Easements and rights of way are hereby (a) reserved by Declarant for the construction, installation, and maintenance of utilities such as electric lines, sanitary sewer, storm drainage, water lines, cable, telephone, irrigation lines and other utilities, together with rights of ingress and egress necessary for the full utilization thereof, (b) intentionally omitted, and (c) reserved by Declarant for landscaping. Such easements and rights of way are hereby reserved and granted over: (i) a seven and one-half (7 $\frac{1}{2}$) foot width along the Rear Yard Homesite lines, (ii) a ten (10) feet width along the Front Yard Homesite lines, and (iii) a five (5) feet width along the Side Yard Homesite lines. All such utilities and facilities in the easement along the Front Yard Homesite line shall be flush with, or below grade; provided however, the foregoing restriction shall not prohibit above grade utilities and facilities in those areas of the Front

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Yard easement that are also burdened by the Side Yard easement created in this <u>Section 3.8</u>. The Declarant shall have the right, in its sole discretion, to reduce the size of the easements granted in this <u>Section 3.8</u> for any particular Homesite. Utility providers utilizing such easements covenant, as a condition to the right to use such easement, not to interfere with or disturb any equipment install within the easement area and to repair the grading and landscaping disturbed in connection with any utilization of said easement. In addition to the foregoing reservations, each Owner acknowledges that: (i) it shall maintain any landscaping and buffer yards installed in any special easement designated on the Plat; and (ii) allow Declarant to enter onto the Homesite for the purpose of installing any utilities, landscaping or buffer yard on such special easement, which shall not be deemed a trespass.

3.9 **Easements Reserved to Declarant**. The Declarant hereby reserves unto itself, the right to grant easements over, upon, under and across all Common Areas, including, but not limited to, the right to use the said Common Areas to erect, maintain and use electric and telephone poles, wires, cables, conduits, sewers, water mains, and other suitable equipment for the conveyance and use of electricity, telephone equipment, gas, sewer, cable television, water or other public conveniences or utilities, drainage and the right to cut any trees, bushes or shrubbery, make any grading of the soil, or take any other similar action reasonably necessary to provide economical and safe public convenience or utility installation or to provide for drainage and to maintain reasonable standards of health, safety and appearance and the right to locate wells, pumping stations, lift stations and tanks; provided, however, that said reservation and right shall not be considered an obligation of the Declarant to provide or maintain any such utility or service.

ARTICLE 4

CDD

4.1 <u>Generally</u>. The CDD shall have such authority and perform those services consistent with Chapter 190 of the Florida Statutes with respect to the Property. Services shall include, but not be limited to the following:

4.1.1 Maintenance and repair of tracts conveyed to the CDD (whether by the Plat or otherwise), together with all improvements located thereon;

4.1.2 Maintenance and repair of areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public;

4.1.3 Pay for the cost of water and sewer provided by the applicable utility company serving the Property, together with the cost of garbage, electrical, lighting, telephone, gas and other necessary utility service for areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public (to the extent such costs are not paid directly by Owners);

4.1.4 Maintenance and repair of the Storm Water Management System, including drainage easements and drain pipes not maintained by other utility providers, or the City of Wildwood; and

4.1.5 Maintenance and repair of the landscaping and irrigation on islands and culde-sacs located within the roadways, if any.

4.2 <u>Fees</u>. Each Owner, by acceptance of the deed to their Homesite, acknowledges and agrees that the CDD shall have the right to impose fees on such Homesite and Owner for the provision of amenities or other services, and that such fees may be in addition to any sums payable or due hereunder.

4.3 <u>**Delegation**</u>. The Declarant shall have the right to delegate its rights and obligations hereunder to the CDD (which shall be in addition, if applicable, to the services specified in <u>Section</u> <u>4.1</u>), and which shall include the right to enforce, on Declarant's behalf, the provisions of <u>Article</u> <u>2</u> hereof.

ARTICLE 5

LIENS

5.1 Liens. All sums charged against any Owner, Home or Homesite by Declarant or its designee (including, but not limited to the CDD) with respect to the matters set forth herein, together with court costs, reasonable attorneys' fees, late charges and interest (at the statutory rate) shall be secured by an equitable charge and continuing lien on such Homesite. Such lien shall be superior to all other liens and encumbrances on such Parcel from and after the date of recording of a claim of lien in the public records by the Declarant or its designee. Declarant shall have the power and authority, in its sole judgment and discretion, to release the lien or to subordinate it to any other lien. The Declarant shall have the right to take any action it may determine to collect the sums evidenced by any such lien or institute an action to foreclose said lien. The costs of collecting any such lien (including attorneys fees and costs) shall be included in such lien.

ARTICLE 6

DEFAULTS

6.1 **Defaults**. In the event of a violation by any Owner or any tenant of an Owner, or any person residing with them, or their employees, guests, or invitees of any of the provisions of this Declaration or the AR Guidelines, the Declarant shall notify the Owner and any tenant of the Owner of the violation, by written notice. If such violation is not cured as soon as practicable and in any event within fourteen (14) days after such written notice, or if the violation is not capable

of being cured within such fourteen (14) day period, if the Owner or tenant fails to commence and diligently proceed to cure completely such violation as soon as practicable within fourteen (14) days after written notice by the Declarant, or if any similar violation is thereafter repeated, the Declarant may, at its option take any one or all of the following actions:

6.1.1 Commence an action to enforce the performance on the part of the Owner or tenant, or for such equitable relief as may be necessary under the circumstances, including injunctive relief;

6.1.2 Commence an action to recover damages; and

6.1.3 Take any and all actions reasonably necessary to correct such failure, which action may include, where applicable, but is not limited to, removing any addition, alteration, improvement or change which has not been approved by the Declarant as provided herein, or performing any maintenance required to be performed by this Declaration.

All expenses incurred by the Declarant in connection with the correction of any failure, plus a service charge of ten percent (10%) of such expenses, and all expenses incurred by the Declarant in connection with any legal proceedings to enforce this Declaration, including reasonable attorneys' fees, shall be charged against the applicable Owner, shall be a lien on the Homesite, and shall be due upon written demand by the Declarant.

6.2 <u>Negligence</u>. An Owner shall be liable and may be charged by the Declarant for the expense of any maintenance, repairs or replacement rendered necessary by such Owner's act, neglect or carelessness.

6.3 **Responsibility of an Owner for Occupants, Tenants, Guests and Invitees**. Each Owner shall be responsible for the acts and omissions, whether negligent or willful, of any person residing in his Home, and for all employees, tenants, guests, and invitees of the Owner or any such resident, and in the event the acts or omissions of any of the foregoing shall result in any damage to the Common Areas, or any liability to the Declarant, the Owner shall be charged for same, which shall be a lien against such Owner's Homesite in accordance with the terms hereof. Furthermore, any violation of any of the provisions of this Declaration or the rules and regulations promulgated hereunder by any resident of any Home, or any guest or invitee of an Owner or of any resident of a Home shall also be deemed a violation by the Owner, and shall subject the Owner to the same liability as if such violation was that of the Owner.

6.4 <u>Right of Declarant to Evict Tenants, Occupants, Guests, and Invitees</u>. With respect to any tenant or any person present in any Home or any portion of the Property, other than an Owner and the members of his or her immediate family permanently residing with him or her in the Home, if such person shall materially violate any provision of this Declaration or the rules and regulations promulgated hereunder, or shall create a nuisance or an unreasonable and continuous source of annoyance to the residents of the Property, or shall willfully damage or destroy any Common Areas or personal property of the Declarant or the CDD, then upon written

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notice by the Declarant such person shall be required to immediately leave the Property and if such person does not do so, the Declarant is authorized to commence an action to evict such tenant or compel the person to leave the Property and, where necessary, to enjoin such person from returning. The expense of any such action, including attorneys' fees, may be charged to the applicable Owner payable within thirty (30) days of demand, and the Declarant may collect such sums and have a lien against the Home and the Owner for same as elsewhere provided. The foregoing shall be in addition to any other remedy of the Declarant.

6.5 **No Waiver**. The failure of the Declarant to enforce any right, provision, covenant or condition which may be granted by this Declaration shall not constitute a waiver of the right of the Declarant to enforce such right, provision, covenant, or condition in the future.

6.6 **<u>Rights Cumulative</u>**. All rights, remedies and privileges granted to the Declarant pursuant to any terms, provisions, covenants, or conditions of this Declaration shall be deemed to be cumulative, and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the Declarant thus exercising the same from executing such additional remedies, rights or privileges as may be granted or as it might have by law.

6.7 Enforcement By or Against other Persons. In addition to the foregoing, this Declaration may be enforced by Declarant (or its designee, which may include, but is not limited to the CDD), by any procedure at law or in equity against any person violating or attempting to violate any provision herein, to restrain such violation, to require compliance with the provisions contained herein, to recover damages, or to enforce any lien created herein. The expense of any litigation to enforce this Declaration shall be borne by the person against whom enforcement is sought, provided such proceeding results in a finding that such person was in violation of this Declaration against any person violating or attempting to violate any provision herein, to restrain such violating or attempting to violate any provision herein, to restrain such violation or to require compliance with the provisions contained herein, but no Owner shall be entitled to recover damages or to enforce any lien created herein as a result of a violation or failure to comply with the provisions contained herein by any person, and the prevailing party in any such action shall be entitled to recover its reasonable attorneys' fees.

6.8 <u>Delegation</u>. The Declarant shall have the right to delegate to the CDD its right to pursue the remedies and rights in this <u>Article 6</u> as provided in <u>Article 6</u> hereof, provided, however, that such delegation shall not limit the rights of Declarant hereunder.

ARTICLE 7

ARCHITECTURAL REVIEW

7.1 <u>Composition of Architectural Review Board</u>. The Declarant, acting in its own name or Declarant's appointed agent, shall constitute the Architectural Review Board (referred to herein as "ARB"). At such time as Declarant in its sole and absolute discretion shall determine, Declarant may, in lieu of continuing to serve as the ARB, transfer the authority to serve in that

capacity to the CDD. The Declarant and/or the CDD, as applicable, may designate an agent or agent(s) from time to time to serve as the ARB.

7.2 <u>Matters Subject to Review</u>. After the Initial Home has been constructed and except for: (a) matters expressly reserved to the Declarant pursuant to the provisions of this Declaration and/or (b) matters which are expressly permitted in this Declaration without ARB review, no reconstruction, additions, alterations or modifications to the Home, or in the locations or utility connections of the Home, nor any buildings, fence, wall, outbuilding, landscaping or other structure or improvement shall be erected, altered, added onto or repaired upon any portion of the Property without, in each instance, the prior written consent of the ARB; provided however that improvements erected, altered, added onto or repaired by Declarant shall be exempt from the provisions of this <u>Article 7</u>. Nothing contained herein shall require that the ARB approve improvements to the interior structures which improvements are not visible or apparent from the exterior of the structure.

7.3 **Submission of Plans**. Prior to the initiation of construction upon any Homesite subject to the review of the ARB pursuant to <u>Section 7.2</u>, the Owner thereof shall first submit to the ARB any information deemed reasonably necessary by the ARB for the performance of its function. Such information may or may not include a complete set of plans and specifications for the proposed improvement, including site plans, landscape plans, floor plans depicting room sizes and layouts, exterior elevations, approximate ground floor elevation in relation to the existing (natural) grade, and specifications of materials and exterior colors. As a precondition of approval of any plans and specifications or other materials submitted to it, the ARB may assess a reasonable fee, including a fee for initial review and approval and for inspections of construction to assure compliance with the approved plans and specifications and other materials.

7.4 **Plan Review.** Upon receipt by the ARB of all of the information required by this Article 7 for any matter requiring ARB review pursuant to this Declaration, the ARB shall have thirty (30) days in which to review said information. The proposed improvements will be approved if, in the reasonable opinion of the ARB (i) the improvements will be of an architectural style and material that are compatible with the other structures in the Property; (ii) the improvements will not violate any restrictive covenant or encroach upon any easement or building set back lines; (iii) the improvements will not result in the reduction in property value or use of adjacent property; (iv) the improvements will be substantially completed, including all cleanup, within twelve (12) months of issuance of a building permit, (v) confirming that the improvements comply with the then-applicable AR Guidelines (or should be granted an exemption therefrom), and (vi) confirming that the proposed work complies with the construction plans for the Surface Water Management System approved and on file with SWFWMD. In the event that the ARB fails to issue its written approval within thirty (30) days of its receipt of the last of the materials or documents required to complete the Owner's submission, the ARB's approval shall be deemed to have been granted without further action.

7.5 **Contingent Approval**. In the exercise of its sole discretion the ARB may require the Owner to provide assurances that the improvements will be completed in accordance with the approved plans.

7.6 <u>Maintenance</u>. All buildings, fences, walls, outbuildings, landscaping, or other structures or improvements approved by the ARB shall be maintained in accordance with the Plans submitted to the ARB, and in good condition as determined by the ARB, all consistent with the requirements of <u>Article 2</u> hereof. Without limiting the foregoing, all landscaping shall be maintained in a healthy condition. Any failure to maintain any such buildings, fence, wall, outbuilding, landscaping, or other structures or improvements in accordance with the approval obtained from the ARB, and in reasonable condition as determined by the ARB, shall constitute a default hereunder, entitling the Declarant to pursue the remedies set forth therein, together with such other remedies are available at law or in equity.

7.7 <u>Non-Conforming Structures</u>. If there shall be a material deviation from the approved plans in the completed improvements, such improvements shall be in violation of this <u>Article 7</u> to the same extent as if erected without prior approval of the ARB. The Declarant may maintain an action at law or in equity for the removal or correction of the nonconforming structure and, if successful, shall recover from the Owner in violation all costs, expenses and fees incurred in the prosecution thereof.

7.8 **Immunity of ARB Members**. No individual member of the ARB shall have any personal liability to any Owner or any other person for the acts or omissions of the ARB if such acts or omissions were committed in good faith and without malice. The Declarant shall defend any action brought against the ARB or any member thereof arising from acts or omissions of the ARB committed in good faith and without malice. Any approval given by the ARB, whether written, spoken, or implied, shall not constitute or imply compliance with this Declaration or any governmental regulations.

7.9 <u>Address for Notice</u>. Requests for approval or correspondence with the ARB shall be in writing and mailed or delivered to the principal office of the Declarant at that address, through an online process as may be established from time to time by Declarant, or such other address as may be designated from time to time by the Declarant. No correspondence or request for approval shall be deemed to have been received until actually received by the ARB in form satisfactory to the same.

7.10 **Variances**. The ARB may authorize variances in compliance with the architectural provisions, and all of the use restrictions, of this Declaration when circumstances such as topography, natural obstructions, hardship, aesthetic or environmental considerations may require and the other requirements of this <u>Article 7</u> are met. Such variances must be evidenced in writing. If such variances are granted in writing and approved in writing by the ARB, no violation of the covenants, conditions, and restrictions contained in this Declaration shall be deemed to have occurred with respect to the matters for which the variances were granted. The granting of such a variance shall not, however, operate to waive any of the terms or provisions of this Declaration for

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any purpose except as to the particular property and particular provisions hereof covered by the variances, nor shall it affect in any way the Owner's obligation to comply with all governmental laws and regulations affecting its use of the premises including, but not limited to, zoning ordinances and setback requirements and requirements imposed by any governmental or municipal authority.

7.11 <u>Attorneys Fees and Costs</u>. For all purposes necessary to enforce or construe this Article, the ARB and the Declarant, shall be entitled to collect reasonable attorneys fees, costs and other expenses from the Owner whether or not judicial proceedings are involved. If such fees, costs or expenses are not paid by the Owner to the Declarant within fifteen (15) days of Declarant providing to Owner a written notice thereof, the Declarant may place a lien on such Owner's Homesite in the amount of said fees, costs, and expenses against such Owner which lien shall constitute a lien on the Owner's Homesite pursuant to <u>Section 5.1</u> and shall be collectible as set forth in this Declaration.

ARTICLE 8 COVENANTS AGAINST PARTITION AND SEPARATE TRANSFER OF MEMBERSHIP RIGHTS

8.1 **No Partition**. Recognizing that the full use and enjoyment of any Homesite is dependent upon the right to the use and enjoyment of the Common Areas and the improvements made thereto, and that it is in the interest of all of the Owners that the right to the use and enjoyment of the Common Areas be retained by the Owners of Homesites, it is therefore declared that the right to the use and enjoyment of any Owner in the Common Areas shall remain undivided, and such Owners shall have no right at law or equity to seek partition or severance of such right to the use and enjoyment of the Common Areas. In addition, there shall exist no right to transfer the right to the use and enjoyment of the Common Areas in any manner other than as set forth in Section <u>3.5</u> hereof, or otherwise as an appurtenance to and in the same transaction with, a transfer of title to a Homesite. Any conveyance or transfer of a Homesite shall include the right to use and enjoyment of the Declarant for such use and employment, whether or not such rights shall have been described or referred to in the deed by which said Homesite is conveyed.

ARTICLE 9

AMENDMENTS TO DECLARATION

9.1 <u>General Amendments</u>. This Declaration may be amended by Declarant, without the consent of any other Owner, at any time that Declarant is an Owner, and after such time, then this Declaration may be amended by the affirmative vote or written consent of the Owners owning not less than two-thirds (2/3) of the Homesites. No amendment shall be permitted which changes the rights, privileges and obligations of the Declarant (even after such time as Declarant no longer

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is an Owner) without the prior written consent of the Declarant. Nothing contained herein shall affect the right of the Declarant to make whatever amendments or Supplemental Declarations are otherwise expressly permitted hereby without the consent or approval of any Owner or Mortgagee.

9.2 <u>Additional Requirements for Amendments</u>. Any amendment to this Declaration which alters the Storm Water Management System, beyond maintenance in its original condition, including the water management provisions of the Common Areas, must have the prior written approval of SWFWMD, notwithstanding any other provisions contained herein.

ARTICLE 10

STORM WATER MANAGEMENT SYSTEM

10.1 <u>Responsibility for Surface Water or Storm Water Management System</u>. Except for the obligations of Owners set forth in <u>Section 2.35</u> hereof, the CDD shall be responsible for the maintenance, operation and repair of the Storm Water Management System. Maintenance of the Storm Water Management System(s) shall mean the exercise of practices which allow the systems to provide drainage, water storage, conveyance or other surface water or storm water management capabilities as permitted by SWFWMD. The CDD, its successors and assigns, shall be responsible for such maintenance and operation (other than to the extent any other governmental body assumes responsibility for such maintenance and operation). Any repair or reconstruction of the Storm Water Management System shall be as permitted, or as modified, or as approved by SWFWMD.

10.2 **Enforcement**. SWFWMD shall have the right to enforce, by proceeding at law or in equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

ARTICLE 11

GENERAL PROVISIONS

11.1 **Parties Who May Seek Enforcement**. If any person, firm or corporation, or other entity shall violate or attempt to violate any of the provisions of this Declaration, or any rules and regulations of the Declarant promulgated hereunder, it shall be lawful for Declarant and any Owner (a) to initiate proceedings for the recovery of damages against those so violating or attempting to violate any such provisions or (b) to maintain proceedings in any court of competent jurisdiction against those so violating or attempting to violate any such provisions for the purpose of preventing or enjoining all such violations or attempted violations or seeking any other legal or equitable relief available. Should any such party be required to enforce or defend the provisions hereof, its reasonable attorneys' fees and costs incurred, whether or not judicial proceedings are involved, including the attorney's fees and costs incurred on appeal of such judicial proceedings, shall be collectible from the party against whom enforcement is sought. In any proceedings by the

Declarant against an Owner, collection of such attorneys' fees may be enforced by any method in this Declaration providing for the collection of sums due, including, but not limited to, a foreclosure proceeding against the Owner's Homesite. The remedies contained in this provision shall be construed as cumulative of all other remedies now or hereafter provided by law. The failure of the Declarant to enforce any covenant or restriction or any obligation, right, power, privilege, authority or reservation herein contained, however long continued, shall in no event be deemed a waiver of the right to enforce the same thereafter as to the same breach or violation, or as to any other breach or violation thereof occurring prior to or subsequent thereof. Notwithstanding the foregoing, SWFWMD shall have the right to enforce, by proceeding in law or equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

11.2 <u>Severability</u>. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no way affect any other provisions which shall remain in full force and effect.

11.3 **Duration**. The covenants and restrictions of this Declaration shall run with and bind the land for a term of forty (40) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10) years. This Declaration may be revoked after the initial forty (40) year period upon the vote of not less than sixty-five percent (65%) of the Owners and by Mortgagees holding first mortgages on not less than fifty percent (50%) of the Homesites. Any revocation must be recorded.

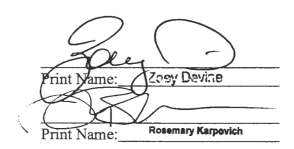
11.4 **Transfer of Assets to Local Government**. The Declarant and/or the CDD may transfer Common Areas to any local government having jurisdiction over the same. Any such transfer may require that conditions of the local government entity be met prior to said transfer, including conversion of Declarant property to standards and conditions required by the local government.

11.5 <u>Litigation</u>. In any litigation arising out of, or relating to, this Declaration, the prevailing party shall be entitled to recover its reasonable costs and attorneys' fees.

11.6 **Development Agreement**. Each Owner, by acceptance of a deed to a Homesite, hereby automatically agrees that its Home, Homesite, all improvements and activities thereon and use thereof shall be subject to the Development Agreement, as it may be amended from time to time. Each Owner further acknowledges and agrees that Declarant, and its affiliates and assigns reserve the right to unilaterally amend the Development Agreement, including but not limited to, the right to add or incorporate additional lands and subdivisions to the property subject to the Development Agreement without the joinder of any Owner whatsoever, and each Owner waives any objection to such amendments of the Development Agreement.

DATED this 16th day of Normber, 2023.

WITNESSES:



Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360046501 Date: 12/12/2023 Time: 3:37PM Page 25 of 30 B: 4572 P: 332 By: BO

THE VILLAGES DEVELOPMENT COMPANY LLC, a Florida limited liability company

BY: VDC Manager, LLC, a Floinia limited liability company, its Manager By:______ Martin L. Ipzuro, Manager

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me r in person OR \Box via online notarization this 10^{th} day of 2020, 2023, by Martin L. Dzuro, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, and who is personally known to me.

den .
NOTARY PUBLIC-STATE OF FLORIDA
Print Name: Zosy Daving
Serial/Commission Number:
Commission Expires:



ZOEY DEVINE Commission # HH 390980 Expires June 25, 2027

Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360046501 Date: 12/12/2023 Time: 3:37PM Page 26 of 30 B: 4572 P: 333 By: BO

		Unit 3 - Non Corne		
Non Corner Home Sites	Front Yard Garage Setback	Front Yard Improvement Setback	Side Yard Improvement Setback	Rear Yard Improvement Setback
1	10'	10'	5'	7.5'
2	10'	10'	5'	7.5'
3	10'	10'	5'	7.5'
4	10'	10'	5'	7.5'
5	10'	10'	5'	7.5'
6	10'	10'	5'	7.5'
7	10'	10'	5'	7.5'
8	10'	10'	5'	7.5'
9	10'	10'	5'	7.5'
10	10'	10'	5'	7.5'
10	10'	10'	5'	7.5'
11	10'	10'	5'	7.5'
12	10'	10'	5'	7.5
15	10'	10'	5'	7.5'
14	10'		5'	7.5'
15	10'	10'	5'	7.5'
· · · · · · · · · · · · · · · · · · ·		10'	5'	
17	10'	10'		7.5'
18	18'	10'	5'	7.5'
19	18'	10'	5'	7.5'
20	18'	10'	5'	7.5'
21	18'	10'	5'	7.5'
23	10'	10'	5'	7.5'
24	10'	10'	5'	7.5'
25	10'	10'	5'	7.5'
26	10'	10'	5'	7.5'
27	10'	10'	5'	7.5'
28	10'	10'	5'	7.5'
29	10'	10'	5'	7.5'
30	10'	10'	5'	7.5'
31	10'	10'	5'	7.5'
32	10'	10'	5'	7.5'
33	10'	10'	5'	7.5'
34	10'	10'	5'	7.5'
35	10'	10'	5'	7.5'
36	10'	10'	5'	7.5'
37	10'	10'	5'	7.5'
38	10'	10'	5'	7.5'
39	10'	10'	5'	7.5'

Exhibit "A"

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360046501 Date: 12/12/2023 Time: 3:37PM Page 27 of 30 B: 4572 P: 334 By: BO

	induicton	Unit 3 - Non Corne		
Non Corner	Front Yard	Front Yard Improvement	Side Yard Improvement	Rear Yard Improvement Setback
Home Sites	Garage Setback	Setback	Setback	
41	10'	10'	5'	7.5'
42	10'	10'	5'	7.5'
43	10'	10'	5'	7.5'
44	10'	10'	5'	7.5'
45	10'	10'	5'	7.5'
46	10'	10'	5'	7.5'
47	10'	10'	5'	7.5'
48	10'	10'	5'	7.5'
49	10'	10'	5'	7.5'
51	18'	10'	5'	7.5'
52	18'	10'	5'	7.5'
53	18'	10'	5'	7.5'
54	18'	10'	5'	7.5'
55	18'	10'	5'	7.5'
56	18'	10'	5'	7.5'
57	18'	10'	5'	7.5'
58	18'	10'	5'	7.5'
59	18'	10'	5'	7.5'
60	18'	10'	5'	7.5'
61	18'	10'	5'	7.5'
62	18'	10'	5'	7.5'
63	18'	10'	5'	7.5'
64	18'	10'	5'	7.5'
66	18'	10'	5'	7.5'
67	18'	10'	5'	7.5'
68	18'	10'	5'	7.5'
69	18'	10'	5'	7.5'
70	18'	10'	5'	7.5'
71	18'	10'	5'	7.5'
72	18'	10'	5'	7.5'
73	18'	10'	5'	7.5'
76	10'	10'	5'	7.5'
77	10'	10'	5'	7.5'
78	10'	10'	5'	7.5'
79	10'	10'	5'	7.5'
80	10'	10'	5'	7.5'
81	10'	10'	5'	7.5'
82	10'	10'	5'	7.5'
83	10'	10'	5'	7.5'

	midureton	Unit 3 - Non Corne		
A. 8		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
86	18'	10'	5'	7.5'
87	18'	10'	5'	7.5'
88	18'	10'	5'	7.5'
89	18'	10'	5'	7.5'
90	18'	10'	5'	7.5'
91	18'	10'	5'	7.5'
92	18'	10'	5'	7.5'
93	18'	10'	5'	7.5'
94	18'	10'	5'	7.5'
97	18'	10'	5'	7.5'
98	18'	10'	5'	7.5'
99	18'	10'	5'	7.5'
100	18'	10'	5'	7.5'
101	18'	10'	5'	7.5'
102	18'	10'	5'	7.5'
103	18'	10'	5'	7.5'
104	18'	10'	5'	7.5'
105	18'	10'	5'	7.5'
106	18'	10'	5'	7.5'
107	18'	10'	5'	7.5'
108	18'	10'	5'	7.5'
109	18'	10'	5'	7.5'
110	18'	10'	5'	7.5'
111	18'	10'	5'	7.5'
112	18'	10'	5'	7.5'
113	18'	10'	5'	7.5'
116	18'	10'	5'	7.5'
117	18'	10'	5'	7.5'
118	18'	10'	5'	7.5'
119	18'	10'	5'	7.5'
120	18'	10'	5'	7.5'
121	18'	10'	5'	7.5'
122	18'	10'	5'	7.5'
123	18'	10'	5'	7.5'
124	18'	10'	5'	7.5'
125	18'	10'	5'	7.5'
126	18'	10'	5'	7.5'
127	18'	10'	5'	7.5'
128	18'	10'	5'	7.5'

Exhibit "A"

Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360046501 Date: 12/12/2023 Time: 3:37PM Exhibit "A" Page 29 of 30 B: 4572 P: 336 By: BO

Middleton Unit 3 - Non Corner Home Sites						
		Front Yard	Side Yard	Rear Yard		
Non Corner	Front Yard	Improvement	Improvement	Improvement		
Home Sites	Garage Setback	Setback	Setback	Setback		
131	18'	10'	5'	7.5'		
132	18'	10'	5'	7.5'		
133	18'	10'	5'	7.5'		
134	18'	10'	5'	7.5'		
135	18'	10'	5'	7.5'		
136	18'	10'	5'	7.5'		
137	18'	10'	5'	7.5'		
138	18'	10'	5'	7.5'		
139	18'	10'	5'	7.5'		
140	18'	10'	5'	7.5'		
141	18'	10'	5'	7.5'		
142	18'	10'	5'	7.5'		
143	18'	10'	5'	7.5'		
144	18'	10'	5'	7.5'		

Middleton Unit 3 - Corner Home Sites							
Corner Home Sites	Front Yard Garage Setback	Front Yard Improvement Setback	Side Yard Improvement Setback Along Roadways	Side Yard Improvement Setback Not Along Roadways	Rear Yard Improvement Setback		
22	18'	10'	10'	5'	7.5'		
50	18'	10'	10'	5'	7.5'		
65	18'	10'	10'	5'	7.5'		
74	18'	10'	10'	5'	7.5'		
75	10'	10'	10'	5'	7.5'		
84	10'	10'	10'	5'	7.5'		
85	18'	10'	10'	5'	7.5'		
95	18'	10'	10'	5'	7.5'		
96	18'	10'	10'	5'	7.5'		
114	18'	10'	10'	5'	7.5'		
115	18'	10'	10'	5'	7.5'		
129	18'	10'	10'	5'	7.5'		
130	18'	10'	10'	5'	7.5'		

Declaration of Covenants and Restrictions for Middleton Unit 3B

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202460003674 Date: 01/30/2024 Time: 2:45PM Page 1 of 27 B: 4591 P: 492 By: BO

27,00 5800 THIS INSTRUMENT PREPARED BY/RETURN TO: Jennifer Slone Tobin, Esq. Shutts & Bowen LLP 300 S. Orange Ave., Suite 1600 Orlando, FL 32801

DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 3B

THIS DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 3B (the "Declaration") is made on <u>howary</u> 4, 2024, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida linsited liability company (The Villages Development Company, LLC, its successor and assigns, is hereinafter referred to as the "Declarant").

RECITALS

A. Declarant is the sole owner in fee simple of certain real property located in Sumter County, Florida, platted as Middleton Unit No. 3B, as per plat thereof (the "**Plat**") recorded in Plat Book 21, at Pages 11 through 11A, Public Records of Sumter County, Florida (the "**Property**").

B. Declarant desires to provide for the preservation of values and maintenance of certain common facilities in the Property, and so desires to subject all of the Homesites and Homes (as each is hereinafter defined), and each part thereof (but not the tracts and other areas of the Property) to the covenants, restrictions, easements, charges and liens hereinafter set forth, each and all of which is and are for the benefit of the Property and each subsequent owner of all or part thereof.

NOW, THEREFORE, Declarant declares that all of the Property shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of the Property, shall be binding on all parties having any rights, title or interest in the Property or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

ARTICLE 1

DEFINITIONS

1.1 "Architectural Review Board" or "ARB" shall mean the Declarant or its designee, as described in <u>Section 7.1</u> hereof.

1.2 "**AR Guidelines**" shall mean the Architectural Review Manual for construction, operation and maintenance of Homes and Homesites within the Property, as adopted and amended by the Declarant from time to time.

- 1.3 "CDD" shall mean Middleton Community Development District A.
- 1.4 "City" shall mean the City of Wildwood, in the State of Florida.

1.5 "Common Areas" shall mean and refer to those areas of land within the Property which are intended to be used and enjoyed by all Owners of Homesites, which include without limitation, entry areas, entry gates, and sign islands; drainage retention areas; the Storm Water Management System; recreational areas, parks, postal facilities, and appurtenant parking areas; lands owned by or conveyed to the CDD per the Plat or otherwise; and all improvements now or hereafter constructed thereon, including, without limitation, walkways, paths, utilities, lighting systems, signage, structures, gates, access systems, recreational facilities, and landscaping; and together with all other improvements which are specifically described herein to be maintained by the CDD. All personal property and real property, including easements, licenses, leaseholds, or other real property interests, owned by the CDD or maintained by the CDD for the common use and enjoyment of the Owners, their families, guests, and persons occupying "*Homes*" on a guest or tenant basis, and third parties or other entities having a legal right to use the same, to the extent authorized by this Declaration.

1.6 "County" shall mean the County of Sumter, in the State of Florida.

1.7 "**Declarant**" shall mean and refer to The Villages Development Company, LLC, a Florida limited liability company.

1.8 "**Declaration**" shall mean and refer to this Declaration of Covenants and Restrictions for Middleton Unit No. 3B and any amendments and supplements thereto.

1.9 "**Development Agreement**" shall mean that certain The Villages of Southern Oaks Area B Chapter 163 Development Agreement, dated February 27, 2023, between The City of Wildwood, Florida, and The Villages Land Company, LLC, recorded in Official Records Book 4436, Page 101, Public Records of Sumter County, Florida, and as amended from time to time.

1.10 **"Front Yard**" shall mean the portion of each Homesite described by drawing a line through the centerpoint of any Home, which line runs parallel to the road or road right of way adjacent to the Homesite. The Front Yard shall be the portion of the Homesite on the side of the line so drawn lying nearest the road or road right-of-way. The Front Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be all portions of the yard not included within the definition of Rear Yard. In the case of any dispute as to the location of the Front Yard as defined herein the determination of the ARB shall be controlling and final.

1.11 **"Home**" shall mean and refer to a detached single-family residential unit constructed on a Homesite for which a certificate of occupancy has been issued by the applicable governmental authorities.

1.12 **"Homesite**" shall mean and refer to any plot of land shown upon the Plat and designated as a numbered Homesite, and shall also include any plot of land shown upon any plat and designated as a numbered Homesite on property which is subsequently made subject to the terms of this Declaration in accordance with the provisions of <u>Section 3.2</u> hereof.

1.13 "Initial Home" shall mean the initial home constructed on a Homesite by the Declarant, the plans for which shall be maintained by the Declarant.

1.14 "**Owner**" shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any "*Homesite*"; however, notwithstanding any applicable theory of the law of mortgages, "Owner" shall not mean or refer to a Mortgagee unless and until such Mortgagee has acquired title pursuant to foreclosure or any deed or proceeding in lieu of foreclosure.

1.15 "**Plat**" shall mean and refer to the subdivision of Middleton Unit No. 3B, as more particularly described in Recital A of this Declaration.

1.16 **"Property**" shall mean and refer to the property platted as Middleton Unit No. 3B, as per the Plat, as well as any other real property subjected to the Declaration pursuant to <u>Section</u> <u>3.2</u> hereof.

1.17 "**Rear Yard**" shall mean the portion of each Homesite described by drawing a line through the center-point of any Home, which line runs parallel to the road or road right-of-way adjacent to the Homesite. The Rear Yard shall be the portion of the Homesite on the side of the line so drawn lying furthest from the road or road right-of-way. The Rear Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be the portion of the Homesite lying behind both of the two lines drawn as set forth herein. In the case of any dispute as to the location of the Rear Yard as defined herein the determination of the ARB shall be controlling and final.

1.18 "Side Yard" shall mean the portions of each Homesite described by drawing a line through the point of the Home which extends the furthest into the Front Yard, which line runs parallel to the road or road right-of-way adjacent to the Homesite, and by drawing a line through the point of the Home that extends the furthest into the Rear Yard, which lines runs parallel to the line previously described. The Side Yard shall be all portions of the Homesite, exclusive of the Home, lying between the two lines so described. In the case of any dispute as to the location of the Side Yard as defined herein, the determination of the ARB shall be controlling and final.

1.19 "Storm Water Management System" shall mean and refer to a system, temporary or permanent, which is designed and constructed or implemented to control discharges which are necessitated by rainfall events, incorporating methods to collect, convey, store, absorb, inhibit,

treat, use, or reuse water to prevent or reduce flooding, over drainage, environmental degradation, and water pollution, or otherwise affect the quantity and quality of discharges from the system, as permitted by SWFMD pursuant to the provisions of Chapters 62-330 of the Florida Administrative Code, as the same may be from time to time amended, supplemented, or replaced by other provisions of Florida law.

1.20 "SWFMD" shall mean the Southwest Florida Water Management District.

ARTICLE 2

USE RESTRICTIONS

2.1 <u>Use Restrictions</u>. The use restrictions contained in this Article shall apply uniformly to all Homesites and Homes on the Property except that, unless specifically set forth herein to the contrary, they shall not apply to the activities of the Declarant or the CDD within the Common Areas or easements, including construction of improvements by the Declarant or the CDD other than Homes.

2.2 <u>**Residential Use Only**</u>. No Homesite or Home shall be used for any purpose except for residential use. No commercial, professional or similar activity requiring either maintaining an inventory, equipment or customer/client visits may be conducted in a Home or on a Homesite. No building shall be erected, altered, placed or permitted to remain on any Homesite other than Homes designated for residential use, with attached or detached private garages. The foregoing shall not prohibit the Declarant, or contractors approved by Declarant, from using Homes as models or offices. No mobile homes shall be permitted on the Property.

2.3 **Development Standards**.

2.3.1 <u>Square Footage</u>. Homes shall always contain at least the square footage of living area contained in the Initial Home constructed on the Homesite by the Declarant. Living area includes only areas that are heated and cooled but expressly excludes garages, open porches, decks, and atriums, whether or not heated and cooled.

2.3.2 <u>Roof Pitch</u>. The minimum roof pitch for the main portion of the Home (excluding covered porches and decorative elements) shall be 4:12, or such greater steepness as was built for the Initial Home constructed on the Homesite by the Declarant.

2.3.3 <u>Construction Type</u>. Homes shall be conventionally built Homes. The Declarant shall construct the Initial Home on each Homesite.

2.3.4 <u>Easements</u>. No building or other vertical improvements shall be made within the easements created in favor of Declarant under this Declaration or in the Plat without the prior written approval of Declarant.

2.3.5 <u>Setbacks</u>. Each Homesite and the Home constructed thereon (and any reconstruction, repair, addition or other vertical improvement) shall comply, in addition to all other requirements herein, with the setback requirements specified on <u>Exhibit A</u> attached hereto and made a part hereof.

2.4 <u>Subdivision - Multi Units</u>. Only one Home may be erected on each Homesite. No Homesite may be subdivided.

2.5 <u>No Temporary or Accessory Structures</u>. Except as set forth in <u>Section 2.9</u> with respect to detached garages, no portable, storage, temporary or accessory buildings, sheds or structures, or tents, shall be erected, constructed or located upon any Homesite for storage or otherwise; provided, however that this prohibition shall not apply to: (a) shelters used by the Declarant or a licensed contractor during the construction of any Home; or (b) pergolas covering walkways on the Homesite, which match the general aesthetic of the Home if approved by the ARB.

2.6 <u>Livestock and Animal Restrictions</u>. No animal shall be kept or maintained on any Homesite (including but not limited to in the Home) except conventional household pets (dogs, cats, birds or fish) and only in such number as not to constitute a hazard, nuisance or annoyance to the Owners of adjoining Homesites. Without limiting the foregoing, horses, cattle, pigs, and chickens are not allowed. The Declarant shall have the exclusive authority to determine whether the number and manner of keeping conventional household pets constitutes a hazard, nuisance, or annoyance to the Owner of adjacent Homesites. Such permitted animals shall be kept on the Owner's Homesite and shall not be allowed off the premises of the Owner's Homesite except under restraint and in the company of the Owner, a member of the Owner's family, or servant. No permitted pet shall be allowed to make noise in a manner or of such volume as to annoy or disturb other Owners.

2.7 <u>Restriction on Activity</u>. No noxious or offensive activity shall be conducted or permitted to exist upon any Homesite or in any Home, nor shall anything be done or permitted to exist on any Homesite or in any Home that may be or may become an annoyance or private or public nuisance. No Homesite, driveway, or Common Area shall be used for purposes of vehicle repair or maintenance. This restriction shall not apply to activities conducted by the Declarant in the construction, sale or maintenance of improvements upon the Property.

2.8 <u>Restrictions on Walls and Fences; Hedges</u>. No wall or fence shall be erected, placed, altered, maintained, or permitted to remain on any Homesite; provided however, fences or walls located in the Rear Yard and Side Yard shall be permitted only if (a) the design and materials are consistent with the then-applicable AR Guidelines, and (b) the Owner receives prior written approval of the ARB as to the specific location of the fence(s) or walls. No wall or fence may be painted or altered in appearance after installation, unless the foregoing criteria are met prior to such painting or alteration. All walls and fences must be maintained and repaired in good condition, and all hedges must be neatly trimmed.

Gioria R. Hayward, Sumter County Clerk of Court Inst: 202460003674 Date: 01/30/2024 Time: 2:45PM Page 6 of 27 B: 4591 P: 497 By: BO

2.9 **Garages**. Each Home shall have either an attached or detached garage. No Owner may change the nature of the garage (i.e. attached or detached) from that installed as a part of the Initial Home (whether in connection with a remodel, repair or a rebuild). Garages must be maintained operational for the storage of automobiles, boats, and other motor vehicles. Garage doors shall be predominantly opaque and remain closed except when in actual use to allow ingress and egress into the garage, and any change in garage door from that installed for the Initial Home must be consistent in design with the aesthetics of the Home and the surrounding neighborhood. The addition of carports that are of a design, material and appearance uniform with that of the Initial Home may be permitted if consistent with the then-applicable AR Guidelines and if the Owner receives prior written approval of the ARB as to the location, design and aesthetic of the carport.

Insect Control; Fire Control; Trash Removal. In order to implement effective 2.10 insect, reptile, rodent, and fire control, the Declarant and its agents shall have the right, but not the duty, to enter upon any Homesite, such entry to be made by personnel with tractors or other suitable devices for the purpose of mowing, removing, clearing, cutting or pruning underbrush, weeds, grass or other unsightly growth, which in the opinion of the Declarant detracts from the overall beauty, setting and safety of the Property. Such entrance for the purpose of mowing, cutting, clearing, or pruning shall not be deemed a trespass but shall be deemed a license coupled with an interest. The Declarant and its agents may enter upon such land to remove any trash which has collected on such Homesite or Home without such entrance and removal being deemed a trespass. The provisions in this Section shall not be construed as an obligation on the part of the Declarant to mow, clear, cut or prune any Homesite nor to provide garbage or trash removal services. Any and all costs incurred by the Declarant in exercising its rights under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.11 <u>Clothes Lines</u>. No exterior clothes lines or drying areas shall be permitted except removable clothes lines or drying areas which shall be erected only during daylight hours, and only in the Rear Yard of any Homesite.

2.12 <u>Exterior Antennas, etc</u>. No exterior antennas, satellite dishes or similar equipment shall be permitted on any Residential Homesite or Home thereon, except that satellite dishes of less than eighteen (18) inches in diameter may be installed on Homes only if such dishes are mounted to those portions of the Home directly facing the Side Yard or the Rear Yard of the Homesite.

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2.13 <u>Exterior Paint</u>. The only color paints that may be used on the exterior of any Home are (a) the same palette of exterior paint (i.e. dominant and accent colors) used on the Initial Home in the same location as used on the Initial Home; or (b) any other palette of exterior paints as contained at the time of repainting in the then-applicable AR Guidelines, with the applicable colors of the palette being applied to the designated portion of the Home (i.e. main Home vs. trim) as provided in the AR Guidelines, provided, however, that at the time of repainting, neither Home immediately adjacent to the Home being painted is painted with that same color palette.

2.14 <u>Signs</u>. No sign (whether commercial, political, personal, "for sale", "for rent" or otherwise) shall be erected or maintained on any Homesite or Home within public view except as may be required by legal proceedings. Such prohibition shall apply to commercial real estate signs advertising a particular Homesite or Home for sale or for rent. These restrictions shall not apply to restrict the Declarant from erecting such signs as the Declarant deems in its sole discretion to be necessary to assist the Declarant in selling any Homesite or Home.

Exterior Maintenance. Each individual Owner shall have the responsibility to 2.15 maintain the exterior of their respective Home in good condition. In addition to the foregoing, the Declarant shall have the right, but not the duty, to provide maintenance to any exterior areas visible from the roads or adjacent Homesites, including repairs to walls and roofs, painting, landscaping, and lawn maintenance. The Declarant shall have the right (but not the obligation) to make reasonable repairs and perform reasonable maintenance in its sole discretion, after ten (10) days written notice to an Owner of a Home to perform maintenance and failure by the Owner to perform said maintenance. Any and all costs incurred by the Declarant in performing repairs and maintenance under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.16 <u>Allowable Trim and Decoration</u>. No Owner or tenant of an Owner shall install shutters, awnings, or other decorative exterior trim, without the prior written consent of the Declarant, and the Declarant shall only grant approval therefor if such improvements are consistent in design and color of the applicable Home, and consistent with the then-applicable AR Guidelines. All other outside decorations and ornaments, whether affixed to the Home or placed elsewhere on the Homesite, are prohibited. This restriction shall not apply to holiday decorations from two weeks prior to the holiday to which the decorations are related until one week after said holiday, nor shall apply to any holiday decorations from the period commencing on Thanksgiving and extending until January 10th of the following year. Notwithstanding the foregoing, the Declarant may prohibit or restrict decorations which it determines, in its sole discretion, create a hardship on, or nuisance to, neighboring property, or otherwise interferes with the quiet and peaceful

enjoyment by any other Owner of that Owner's Homesite. This restriction shall also not apply to a single flag pole which may not, however, extend higher than 22'.

2.17 <u>Window Tinting</u>. No reflective foil or other material, or tinted glass shall be permitted on any windows except for tinted glass approved by the Declarant.

2.18 <u>Unit Air Conditioners</u>. No air conditioning units may be mounted to windows or walls unless the location, method of installation and appearance has been approved in writing by the Declarant. It is the intention of this provision to authorize the Declarant to approve or disapprove such air conditioning units in its sole discretion, on purely aesthetic grounds or any other grounds; provided, however, that the Declarant shall not unreasonably withhold its approval of split systems which are compliant with the then-applicable AR Guidelines. All other air conditioning units shall be located in the Rear Yard or Side Yard and shall be effectively screened by plant matter or opaque fencing as required by the then-applicable AR Guidelines.

2.19 <u>Interior Maintenance</u>. Each individual Owner shall have the responsibility to maintain the interior of their respective Home in such fashion so as not to create a health or safety hazard to adjoining Homes or to create a nuisance.

2.20 <u>Vehicles</u>. No motorcycle, boat, trailer, camper, travel trailer, recreational vehicle, mobile home, or other powered or non-powered vehicle, other than a private passenger vehicle or an Owner's vehicle used for their occupation, shall be parked or maintained on any Homesite or public right-of-way, except in an enclosed garage. No private passenger vehicle or Owner's occupational vehicle containing hazardous materials, fuel for other vehicles, noxious or offensive materials shall be parked or maintained on any Homesite or public right-of-way. No private passenger vehicle or Owner's occupational vehicle in excess of 1 ton size shall be parked or maintained on any Homesite or maintained on any Homesite or public right-of-way.

2.21 Construction on Homesites.

2.21.1 All construction on any Home shall be completed within twelve (12) months from the issuance of the building permit for that Home; provided, however that such restriction shall not apply to the construction of the Initial Home. If any construction on a Homesite, once commenced is discontinued for a period of at least sixty (60) consecutive days, the ARB and/or the Declarant shall have the right, in addition to any other rights and remedies hereunder, to require the Owner to raze (or repair any unsightliness caused by) all partially completed improvements on the Homesite, remove all debris and rubble, fill in all foundations, and/or return the Homesite to grade and landscape the entire Homesite with sod per the provisions of Section 2.23 hereof (to be maintained per Section 2.15 hereof), within thirty (30) days following written notice from the ARB or the Declarant.

2.21.2 All construction on any Homesite (including any remodeling or rebuild following a casualty) shall be: (a) subject to the provisions of <u>Article 7</u> hereof, including the plan review provisions thereof; (b) subject to any approval rights of Declarant contained herein; and (c)

at that Homesite Owner's risk. Homesite Owner shall be responsible for any damage to Common Areas, other Homesites, utilities, public rights-of-way, sidewalks, or curbing resulting from construction on such Homesite. Repairs of construction damage must be made by the Owner within thirty (30) days.

2.21.3 If the Owner fails to timely take the actions required under <u>Sections 2.21.1</u> or <u>2.21.2</u> hereof, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite or upon the exterior of any Home for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section (whether on the Owner's Homesite, any other Homesite, any Common Areas, utilities, public rights-of-way, sidewalks or curbing) shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.22 **Recreational Equipment**. All recreational equipment, including but not limited to swing sets, swings, sandboxes, and trampolines, shall be located in the Rear Yard. Any other recreational equipment shall be kept within the Home except when in use, except for a single basketball pole and hoop which may be erected adjacent to the driveway serving the Home.

Grassed Areas and Yards. All sodded areas on a Homesite shall be serviced by 2.23 an in-ground irrigation system. The Owner shall maintain all shrubbery, grass, trees and other landscaping installed on their Homesite in a neat, clean, orderly and healthy condition. Each Owner shall also maintain all sodded areas between the Owner's Homesite and the pavement of any adjacent paved street. The lawn shall be comprised of grass only and shall be cut and edged next to all concrete, asphalt and other non-lawn surfaces. All areas of the yard that are not landscaped must be sodded. All grass shall be of a type approved for use in the then-applicable AR Guidelines. Sodded areas will be regularly mowed, and will be appropriately watered, fertilized, and treated for grass destroying pests, including insects, fungus, weeds, and disease in a manner designed to insure healthy growth, color and appearance. Decorative rock yards, paved yards, or yards in which the principal ground cover is other than grass are specifically prohibited. Owners may expand the size of, and create additional landscaped areas only upon prior written consent of the Declarant. No artificial shrubbery, trees, or other artificial vegetation or landscaping, or potted shrubbery, trees, or vegetation shall be permitted outside the Home, except that live shrubbery, trees, or other vegetation in uniformly designed and attractive pots may be displayed on porches, patios, or at the entrance areas of a Home. All shrubbery shall be regularly trimmed, fertilized, watered, and treated for pests as needed to assure the health and attractive condition of the shrubbery. All non-lawn areas shall be kept free from excessive weeds or unsightly undergrowth or brush. The Owner's maintenance and care obligations as set forth herein shall apply to all portions of the Homesite including any easements located on or adjacent thereto, including front, side, and rear road and utility easements. Owners are encouraged to and may add and replace landscape that is more water-conservative and draught-tolerant than provided with the Initial Home, however, any such alterations visible from roadways or Common Areas must receive the prior written approval of the ARB, which shall require, at a minimum, that the aesthetics of such landscaping be compatible with the Home and the surrounding neighborhood.

2.23.1 <u>Vacant Homesites</u>. The grassy areas of any vacant Homesites shall be kept regularly mowed and trimmed, and all areas of vacant Homesites shall be kept free of trash, debris, and unsightly or noxious weeds or underbrush. If the Owner fails to maintain a vacant Homesite as so required, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.24 <u>Pools: Spas</u>. No above-ground pools are permitted within the Property. Above ground spas are permitted within the Property. All spas and in-ground pools shall include a paved patio extending from the Home and completely surrounding the pool and spa and shall be located in the Rear Yard. All pool and spa enclosures, including screening, must be approved by the Declarant.

2.25 <u>Compliance With Development Agreement</u>. No Homesite or Home may, at any time, be used in a way contrary to, or which would create a violation of any terms contained in the Development Agreement, as amended from time to time.

Storage. No items may be stored on a Homesite outside a Home or approved 2.26 building including, without limitation, scrap metal, junk or salvage materials, items or articles whether the same be in the form of wrecked or junked vehicles, appliances, furniture, equipment, building materials, boxes of any kind, or lawn tools, supplies, lawn mowers, and equipment. All tools, supplies, mowers, and equipment shall be stored by an Owner out of view, except when in use. If the Owner fails to comply with the foregoing requirements, the Declarant shall have the right (but not the obligation) to enter upon any Homesite for the purpose of removing any such unpermitted items, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

Household Garbage and Yard Trash. The Declarant will designate a solid waste 2.27 hauler to service the Property and each Home must use and pay for garbage services provided by the solid waste hauler selected by the Declarant. Charges for trash service shall commence on the date the Owner purchase its Homesite and Home, and that the fees for such service is payable on a year-round basis, regardless of use or occupancy. No Homesite Owner may use any other third party garbage franchisee to haul garbage or trash from that Owner's Homesite, except for the removal of lawn waste by a tree removal or landscaping service. No Homesite or any other part of the Property shall be used or maintained as a dumping ground for rubbish of any kind except as set forth herein. Trash, garbage or other waste shall be bagged, tied, and kept in the garage. On those days and only on those days when garbage pickup or trash pickup are made at the Homesite, the Owners shall place their garbage on their Homesite and adjacent to the street for pickup not earlier than sundown prior to the day of pickup. Declarant and/or the solid waste hauler shall have the right to require that trash and garbage be put in receptacles for pickup, which receptacles shall be kept in the garage or at the rear of the Home out of sight from the street within an approved fenced or walled area. At any time that receptacles are required: (a) all receptacles will be removed from the curbside no later than sundown of the day of pickup, (b) all trash and garbage shall be in plastic bags and tied securely before being placed in the receptacle, and (c) in no event shall trash or garbage be placed outside the receptacle. Nothing contained herein shall prohibit the Declarant, or any builder of a Home, from maintaining receptacles, or sites for the collection of trash, or debris, which receptacles or sites do not otherwise comply with this Section, on a Homesite or on the Properties during construction of improvements to the Properties or construction of a Home. In the event any applicable garbage franchisee institutes a recycling program, Declarant reserves the right to require all Owners to participate in such program.

2.28 <u>Containers and Fuel Tanks</u>. All garbage and trash containers, bottled gas tanks, water softeners, and other similar tanks and containers shall be located in the garage or, subject to approval of the ARB, in the Rear Yard or a Side Yard adjacent to the Home (but in no event within any easements on the Homesite). Any such garbage or trash containers, bottled gas tanks, water softeners, and other similar containers located in the Rear Yard or Side Yard shall be located adjacent to the Home and, except for portable gas tanks typically used in connection with a propane grill, shall be installed underground or within an area screened by a wall, hedge, landscaping or fence which is not visible from any street or adjoining property.

2.29 <u>Gardens and Prohibited Plants</u>. Vegetable gardens may be grown only in the Rear Yard.

2.30 <u>Lighting</u>. All exterior lighting on any Homesite or Home must be designed and erected so as to avoid annoyance to any other Owner, and to avoid unreasonable illumination of any other portion of the Properties except the Homesite upon which the lighting is erected. The Declarant shall have sole authority to determine whether exterior lighting constitutes an annoyance or unreasonably illuminates other portions of the Property. This provision shall not apply to street lighting installed by the Declarant, the CDD, or any governmental entity.

2.31 **Driveways**. All driveways shall be constructed of concrete, and shall extend from the pavement of a street adjacent to the Homesite to the garage constructed on the Homesite. Driveways may be painted and designed with stamped concrete or pavers, provided that the design of the painting, stamped concrete, and pavers shall be harmonious with the design and color of the Home, and no murals, depictions, sayings, or other non-geometric designs shall be permitted. The Declarant shall have final discretion to determine whether driveway improvements are in compliance with this Section, and any Owner, prior to making any such improvements or changes to the driveway installed with the Initial Home, shall first obtain the written approval of the Declarant. No Owner or other person shall extend any street or road, or create any street or road upon its Homesite, and no Homesite may be used as ingress and egress to any other property.

2.32 <u>Mail boxes</u>. No mail box or paper box or other receptacle of any kind for use in the delivery of mail, newspaper, or magazines, or similar material shall be erected by an Owner. All mail will be delivered to key-accessed mailbox installations in locations designated by the Declarant and approved by the United States postal service.

2.33 <u>Leases</u>. Leasing of all or any portion of a Home is restricted to residential uses for a minimum period of six (6) months. All leases shall be in writing, shall specify such residential restriction and shall provide that the Declarant shall have the right to terminate the lease upon default by the tenant in observing any provisions of this Declaration. A copy of any such lease shall be delivered to the Declarant upon request. Each lease shall contain the following provision:

"The lessee hereby acknowledges that this lease is subject to the *Declaration of Covenants* and *Restrictions for Middleton Unit No. 3B*, that lessee has read the same and agrees to be bound thereby, and that failure to comply with the same may result in certain remedies being applicable to lessee including, without limitation, termination of this lease without further notice, and personal liability of lessee and lessor for damages, including reasonable attorneys fees."

In the event the foregoing language is not contained in any such lease, then the foregoing language is hereby incorporated therein by reference. In the event a lessee or a lessee's invitee, guest, or licensee of a Home occupies the same without a written lease, the occupancy thereof shall constitute an acceptance of this Declaration and agreement to be bound thereby subject thereto. No lease shall be for a term of less than six (6) months. The Declarant shall have the right to collect attorneys' fees against any occupant or tenant and the owner of the Home in the event that legal proceedings must be instituted against such occupant or tenant for his eviction or for enforcement of the Declaration. The Declarant is exempt from the provisions of this Section.

2.34 <u>Water and Sewer Systems</u>. Each Homesite will be serviced by a central water and sewer system. Septic systems, and private potable water or irrigation wells are prohibited.

2.35 <u>Water Management District Compliance</u>. Declarant shall, in constructing each Initial Home, comply with the construction plans for the Surface Water Management System approved and on file with SWFWMD. No Owner of property within the Property may construct

or maintain any building, residence, or structure, or undertake or perform any activity in the wetlands, wetland migration areas, buffer areas, upland conservation areas, and drainage easements described in the approved permit and Plat, unless prior approval is received from SWFWMD, and if applicable, any other appropriate governmental agency having jurisdiction. Owner shall be responsible for maintaining designated flow paths for side and rear Homesite drainage as shown on the construction plans for the Surface Water Management System approved and on file with SWFWMD and if such maintenance of designated flow paths is not properly undertaken by Owner, then the Declarant (and/or the CDD) shall have the right, but not the obligation enter onto the Homesite and reconstruct the intended flow pattern, with any such entry by the Declarant not being deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant or the CDD will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant or the CDD in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.36 Intentionally Omitted.

Restrictions on Use of Common Areas; Water Features. Common Areas shall 2.37 only be used for the purposes for which they are intended (i.e., parking areas for parking, playgrounds for playing, retention areas for water retention and fishing, etc.). The Declarant may promulgate reasonable rules and regulations governing use of the Common Areas from time to time, and the same shall be binding upon Owners. Notwithstanding the foregoing however, Owners acknowledge that the lakes, ponds, basins, retention and detention areas, marsh areas or other water-related areas within or outside of the Property ("Water Features") are designed to detain, or retain, stormwater runoff and are not necessarily recharged by springs, creeks, rivers or other bodies of water. In many instances, such Water Features are designed to retain more water than may exist from ordinary rainstorms in order to accommodate major flood events. The level of water contained within any particular Water Feature at any given time is also subject to fluctuation due to droughts, floods, excessive rain and/or distribution due to irrigation activities. Owner acknowledges that from time to time there may be no water in a Water Feature and that no representation has been made that the water depth or height will be at any particular level. Rules regarding access and use of the Water Features (i.e. fishing, boating, kayaking, etc.) shall be promulgated and enforced by the CDD, and each Owner, by acceptance of its Home and Homesite, acknowledges that it has no guaranty of a right to access or use any such Water Feature.

2.38 <u>Sounds</u>. All sounds emanating from a Home (whether from televisions, radios, computers, musical instruments, human voices, or otherwise) must be kept to a moderate level from 10:00 PM to one (1) hour before daylight.

2.39 <u>Solicitation</u>. Declarant reserves the right to prohibit or control all peddling, soliciting, selling, delivery and vehicular traffic within the Property.

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2.40 **<u>Rules and Regulations</u>**. The Declarant reserves the right to establish such other reasonable rules and regulations governing the utilization of Homesites by the Owner in order to maintain the aesthetic qualities of the Property, all of which will apply equally to the Owners. The rules and regulations may be contained in the AR Guidelines, or will become effective five (5) days following written notice to the Owners.

ARTICLE 3

PROPERTY SUBJECT TO THIS DECLARATION; ANNEXATIONS; PROPERTY RIGHTS

3.1 **The Property**. The Property as heretofore defined and any improvements now or hereinafter constructed thereon, shall be held, transferred, sold, conveyed and occupied subject to this Declaration.

3.2 <u>Annexation</u>. Additional land adjacent to the Property may be annexed to the Property by the Declarant without the consent of the Owners, provided the annexation does not change the general nature or character of the subdivision. Upon annexation of said additional land, the Owners of Homesites within the land so annexed for all intents and purposes shall be deemed subject to the provisions of this Declaration, with the right to use the Common Areas identified herein, or identified within the supplemental declaration referred to hereafter. The Owners of the Homesites shall be subject to this Declaration and the rules and regulations contemplated hereby in the same manner and with the same effect as the original Owners, except as may be specifically set forth in such supplemental declaration. When land is annexed, the Declarant shall file a supplemental declaration in the Public Records of the County, which supplemental declaration shall reference this Declaration and shall contain the legal description of the land annexed.

3.3 <u>Owner's Easements of Enjoyment</u>. Every Owner shall have a non-exclusive perpetual right and easement of enjoyment in and to the Common Areas, which right and easement shall be appurtenant to and shall pass with the title to every Homesite subject to the following provisions:

3.3.1 any limitations or conditions set forth in the deed, grant of easement, license, this Declaration, Plat or other conveyance or agreement creating the right of the Declarant in and to that portion of the Common Areas, or creating the right of third parties in and to that portion of the Common Areas; and

3.3.2 the right of the Declarant to dedicate or transfer all or any part of the Common Areas to the CDD, or any other any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the Declarant.

3.4 <u>Easement for Access and Drainage</u>. The CDD shall have a perpetual nonexclusive easement over all areas of the Storm Water Management System for access to operate,

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maintain or repair the system. By this easement the CDD shall have the right to enter upon any portion of any Homesite which is a part of the Storm Water Management System, at a reasonable time and in a reasonable manner, to operate, maintain or repair the Storm Water Management System as required by the Southwest Florida Water Management District permit. Additionally, the CDD and the Declarant shall have a perpetual non-exclusive easement for drainage over the entire Storm Water Management System. No person shall alter the drainage flow of the Storm Water Management System, including buffer areas or swales, without the prior written approval of SWFWMD.

3.5 <u>Delegation of Use</u>. Any Owner shall delegate such Owner's right of enjoyment to the Common Areas and facilities to any tenant of the Home at the time of entering into a lease of the Home and Homesite (which lease shall be entered into in accordance with the terms of this Declaration). During any period in which Owner has so delegated such Owner's right of enjoyment, the Owner shall not have the right to exercise such right of enjoyment, it being the intent that only the current occupant of the Home and such occupant's guests shall have the foregoing right of enjoyment.

3.6 <u>Construction and Sales</u>. There is hereby reserved to the Declarant, its designees, successors and assigns (including without limitation its agents, sales agents, representatives and prospective purchasers of Homesites), easements over the Common Areas, if any, for construction, utilities lines, display, maintenance, sales, parking and exhibit purposes in connection with the erection of improvements and sale and promotion of Homesites within the Property and for ingress and egress to and from and parking for construction sites at reasonable times, provided, however, that such use shall terminate upon the sale of all Homesites.

3.7 <u>Common Area Utility Easements</u>. To the extent that permits, licenses and easements over, upon or under the Common Areas are necessary to provide utility services and roads to the Property, or for such other purposes reasonably necessary or useful for the proper maintenance and operation of the Property, each Owner and his heirs, successors and assigns, do hereby designate and appoint the Declarant as such Owner's agent and attorneys-in-fact with full power in such Owner's name, place and stead, to execute instruments creating, granting or modifying utility easements over the Common Areas; provided, however, that such easements shall not unreasonably interfere with the intended use of the Common Areas, if any.

3.8 **Easements Over Homesites**. Easements and rights of way are hereby (a) reserved by Declarant for the construction, installation, and maintenance of utilities such as electric lines, sanitary sewer, storm drainage, water lines, cable, telephone, irrigation lines and other utilities, together with rights of ingress and egress necessary for the full utilization thereof, (b) intentionally omitted, and (c) reserved by Declarant for landscaping. Such easements and rights of way are hereby reserved and granted over: (i) a seven and one-half (7 $\frac{1}{2}$) foot width along the Rear Yard Homesite lines, (ii) a ten (10) feet width along the Front Yard Homesite lines, and (iii) a five (5) feet width along the Side Yard Homesite lines. All such utilities and facilities in the easement along the Front Yard Homesite line shall be flush with, or below grade; provided however, the foregoing restriction shall not prohibit above grade utilities and facilities in those areas of the Front Yard easement that are also burdened by the Side Yard easement created in this <u>Section 3.8</u>. The Declarant shall have the right, in its sole discretion, to reduce the size of the easements granted in this <u>Section 3.8</u> for any particular Homesite. Utility providers utilizing such easements covenant, as a condition to the right to use such easement, not to interfere with or disturb any equipment install within the easement area and to repair the grading and landscaping disturbed in connection with any utilization of said easement. In addition to the foregoing reservations, each Owner acknowledges that: (i) it shall maintain any landscaping and buffer yards installed in any special easement designated on the Plat; and (ii) allow Declarant to enter onto the Homesite for the purpose of installing any utilities, landscaping or buffer yard on such special easement, which shall not be deemed a trespass.

3.9 **Easements Reserved to Declarant**. The Declarant hereby reserves unto itself, the right to grant easements over, upon, under and across all Common Areas, including, but not limited to, the right to use the said Common Areas to erect, maintain and use electric and telephone poles, wires, cables, conduits, sewers, water mains, and other suitable equipment for the conveyance and use of electricity, telephone equipment, gas, sewer, cable television, water or other public conveniences or utilities, drainage and the right to cut any trees, bushes or shrubbery, make any grading of the soil, or take any other similar action reasonably necessary to provide economical and safe public convenience or utility installation or to provide for drainage and to maintain reasonable standards of health, safety and appearance and the right to locate wells, pumping stations, lift stations and tanks; provided, however, that said reservation and right shall not be considered an obligation of the Declarant to provide or maintain any such utility or service.

ARTICLE 4

CDD

4.1 <u>Generally</u>. The CDD shall have such authority and perform those services consistent with Chapter 190 of the Florida Statutes with respect to the Property. Services shall include, but not be limited to the following:

4.1.1 Maintenance and repair of tracts conveyed to the CDD (whether by the Plat or otherwise), together with all improvements located thereon;

4.1.2 Maintenance and repair of areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public;

4.1.3 Pay for the cost of water and sewer provided by the applicable utility company serving the Property, together with the cost of garbage, electrical, lighting, telephone, gas and other necessary utility service for areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public (to the extent such costs are not paid directly by Owners);

4.1.4 Maintenance and repair of the Storm Water Management System, including drainage easements and drain pipes not maintained by other utility providers, or the City of Wildwood; and

4.1.5 Maintenance and repair of the landscaping and irrigation on islands and culde-sacs located within the roadways, if any.

4.2 <u>Fees</u>. Each Owner, by acceptance of the deed to their Homesite, acknowledges and agrees that the CDD shall have the right to impose fees on such Homesite and Owner for the provision of amenities or other services, and that such fees may be in addition to any sums payable or due hereunder.

4.3 <u>**Delegation**</u>. The Declarant shall have the right to delegate its rights and obligations hereunder to the CDD (which shall be in addition, if applicable, to the services specified in <u>Section</u> <u>4.1</u>), and which shall include the right to enforce, on Declarant's behalf, the provisions of <u>Article</u> <u>2</u> hereof.

ARTICLE 5

LIENS

5.1 Liens. All sums charged against any Owner, Home or Homesite by Declarant or its designee (including, but not limited to the CDD) with respect to the matters set forth herein, together with court costs, reasonable attorneys' fees, late charges and interest (at the statutory rate) shall be secured by an equitable charge and continuing lien on such Homesite. Such lien shall be superior to all other liens and encumbrances on such Parcel from and after the date of recording of a claim of lien in the public records by the Declarant or its designee. Declarant shall have the power and authority, in its sole judgment and discretion, to release the lien or to subordinate it to any other lien. The Declarant shall have the right to take any action it may determine to collect the sums evidenced by any such lien or institute an action to foreclose said lien. The costs of collecting any such lien (including attorneys fees and costs) shall be included in such lien.

ARTICLE 6

DEFAULTS

6.1 <u>Defaults</u>. In the event of a violation by any Owner or any tenant of an Owner, or any person residing with them, or their employees, guests, or invitees of any of the provisions of this Declaration or the AR Guidelines, the Declarant shall notify the Owner and any tenant of the Owner of the violation, by written notice. If such violation is not cured as soon as practicable and in any event within fourteen (14) days after such written notice, or if the violation is not capable

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of being cured within such fourteen (14) day period, if the Owner or tenant fails to commence and diligently proceed to cure completely such violation as soon as practicable within fourteen (14) days after written notice by the Declarant, or if any similar violation is thereafter repeated, the Declarant may, at its option take any one or all of the following actions:

6.1.1 Commence an action to enforce the performance on the part of the Owner or tenant, or for such equitable relief as may be necessary under the circumstances, including injunctive relief;

6.1.2 Commence an action to recover damages; and

6.1.3 Take any and all actions reasonably necessary to correct such failure, which action may include, where applicable, but is not limited to, removing any addition, alteration, improvement or change which has not been approved by the Declarant as provided herein, or performing any maintenance required to be performed by this Declaration.

All expenses incurred by the Declarant in connection with the correction of any failure, plus a service charge of ten percent (10%) of such expenses, and all expenses incurred by the Declarant in connection with any legal proceedings to enforce this Declaration, including reasonable attorneys' fees, shall be charged against the applicable Owner, shall be a lien on the Homesite, and shall be due upon written demand by the Declarant.

6.2 <u>Negligence</u>. An Owner shall be liable and may be charged by the Declarant for the expense of any maintenance, repairs or replacement rendered necessary by such Owner's act, neglect or carelessness.

6.3 **Responsibility of an Owner for Occupants, Tenants, Guests and Invitees**. Each Owner shall be responsible for the acts and omissions, whether negligent or willful, of any person residing in his Home, and for all employees, tenants, guests, and invitees of the Owner or any such resident, and in the event the acts or omissions of any of the foregoing shall result in any damage to the Common Areas, or any liability to the Declarant, the Owner shall be charged for same, which shall be a lien against such Owner's Homesite in accordance with the terms hereof. Furthermore, any violation of any of the provisions of this Declaration or the rules and regulations promulgated hereunder by any resident of any Home, or any guest or invitee of an Owner or of any resident of a Home shall also be deemed a violation by the Owner, and shall subject the Owner to the same liability as if such violation was that of the Owner.

6.4 <u>Right of Declarant to Evict Tenants, Occupants, Guests, and Invitees</u>. With respect to any tenant or any person present in any Home or any portion of the Property, other than an Owner and the members of his or her immediate family permanently residing with him or her in the Home, if such person shall materially violate any provision of this Declaration or the rules and regulations promulgated hereunder, or shall create a nuisance or an unreasonable and continuous source of annoyance to the residents of the Property, or shall willfully damage or destroy any Common Areas or personal property of the Declarant or the CDD, then upon written

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notice by the Declarant such person shall be required to immediately leave the Property and if such person does not do so, the Declarant is authorized to commence an action to evict such tenant or compel the person to leave the Property and, where necessary, to enjoin such person from returning. The expense of any such action, including attorneys' fees, may be charged to the applicable Owner payable within thirty (30) days of demand, and the Declarant may collect such sums and have a lien against the Home and the Owner for same as elsewhere provided. The foregoing shall be in addition to any other remedy of the Declarant.

6.5 <u>No Waiver</u>. The failure of the Declarant to enforce any right, provision, covenant or condition which may be granted by this Declaration shall not constitute a waiver of the right of the Declarant to enforce such right, provision, covenant, or condition in the future.

6.6 **<u>Rights Cumulative</u>**. All rights, remedies and privileges granted to the Declarant pursuant to any terms, provisions, covenants, or conditions of this Declaration shall be deemed to be cumulative, and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the Declarant thus exercising the same from executing such additional remedies, rights or privileges as may be granted or as it might have by law.

6.7 Enforcement By or Against other Persons. In addition to the foregoing, this Declaration may be enforced by Declarant (or its designee, which may include, but is not limited to the CDD), by any procedure at law or in equity against any person violating or attempting to violate any provision herein, to restrain such violation, to require compliance with the provisions contained herein, to recover damages, or to enforce any lien created herein. The expense of any litigation to enforce this Declaration shall be borne by the person against whom enforcement is sought, provided such proceeding results in a finding that such person was in violation of this Declaration. In addition to the foregoing, any Owner shall have the right to bring an action to enforce this Declaration or to require compliance with the provisions contained herein, but no Owner shall be entitled to recover damages or to enforce any lien created herein as a result of a violation or failure to comply with the provisions contained herein by any person, and the prevailing party in any such action shall be entitled to recover its reasonable attorneys' fees.

6.8 **Delegation**. The Declarant shall have the right to delegate to the CDD its right to pursue the remedies and rights in this <u>Article 6</u> as provided in <u>Article 6</u> hereof, provided, however, that such delegation shall not limit the rights of Declarant hereunder.

ARTICLE 7

ARCHITECTURAL REVIEW

7.1 <u>Composition of Architectural Review Board</u>. The Declarant, acting in its own name or Declarant's appointed agent, shall constitute the Architectural Review Board (referred to herein as "ARB"). At such time as Declarant in its sole and absolute discretion shall determine, Declarant may, in lieu of continuing to serve as the ARB, transfer the authority to serve in that

capacity to the CDD. The Declarant and/or the CDD, as applicable, may designate an agent or agent(s) from time to time to serve as the ARB.

7.2 <u>Matters Subject to Review</u>. After the Initial Home has been constructed and except for: (a) matters expressly reserved to the Declarant pursuant to the provisions of this Declaration and/or (b) matters which are expressly permitted in this Declaration without ARB review, no reconstruction, additions, alterations or modifications to the Home, or in the locations or utility connections of the Home, nor any buildings, fence, wall, outbuilding, landscaping or other structure or improvement shall be erected, altered, added onto or repaired upon any portion of the Property without, in each instance, the prior written consent of the ARB; provided however that improvements erected, altered, added onto or repaired by Declarant shall be exempt from the provisions of this <u>Article 7</u>. Nothing contained herein shall require that the ARB approve improvements to the interior structures which improvements are not visible or apparent from the exterior of the structure.

7.3 <u>Submission of Plans</u>. Prior to the initiation of construction upon any Homesite subject to the review of the ARB pursuant to <u>Section 7.2</u>, the Owner thereof shall first submit to the ARB any information deemed reasonably necessary by the ARB for the performance of its function. Such information may or may not include a complete set of plans and specifications for the proposed improvement, including site plans, landscape plans, floor plans depicting room sizes and layouts, exterior elevations, approximate ground floor elevation in relation to the existing (natural) grade, and specifications of materials and exterior colors. As a precondition of approval of any plans and specifications or other materials submitted to it, the ARB may assess a reasonable fee, including a fee for initial review and approval and for inspections of construction to assure compliance with the approved plans and specifications and other materials.

7.4 **Plan Review**. Upon receipt by the ARB of all of the information required by this Article 7 for any matter requiring ARB review pursuant to this Declaration, the ARB shall have thirty (30) days in which to review said information. The proposed improvements will be approved if, in the reasonable opinion of the ARB (i) the improvements will be of an architectural style and material that are compatible with the other structures in the Property; (ii) the improvements will not violate any restrictive covenant or encroach upon any easement or building set back lines; (iii) the improvements will not result in the reduction in property value or use of adjacent property; (iv) the improvements will be substantially completed, including all cleanup, within twelve (12) months of issuance of a building permit, (v) confirming that the improvements comply with the then-applicable AR Guidelines (or should be granted an exemption therefrom), and (vi) confirming that the proposed work complies with the construction plans for the Surface Water Management System approved and on file with SWFWMD. In the event that the ARB fails to issue its written approval within thirty (30) days of its receipt of the last of the materials or documents required to complete the Owner's submission, the ARB's approval shall be deemed to have been granted without further action.

7.5 **Contingent Approval**. In the exercise of its sole discretion the ARB may require the Owner to provide assurances that the improvements will be completed in accordance with the approved plans.

7.6 <u>Maintenance</u>. All buildings, fences, walls, outbuildings, landscaping, or other structures or improvements approved by the ARB shall be maintained in accordance with the Plans submitted to the ARB, and in good condition as determined by the ARB, all consistent with the requirements of <u>Article 2</u> hereof. Without limiting the foregoing, all landscaping shall be maintained in a healthy condition. Any failure to maintain any such buildings, fence, wall, outbuilding, landscaping, or other structures or improvements in accordance with the approval obtained from the ARB, and in reasonable condition as determined by the ARB, shall constitute a default hereunder, entitling the Declarant to pursue the remedies set forth therein, together with such other remedies are available at law or in equity.

7.7 <u>Non-Conforming Structures</u>. If there shall be a material deviation from the approved plans in the completed improvements, such improvements shall be in violation of this <u>Article 7</u> to the same extent as if erected without prior approval of the ARB. The Declarant may maintain an action at law or in equity for the removal or correction of the nonconforming structure and, if successful, shall recover from the Owner in violation all costs, expenses and fees incurred in the prosecution thereof.

7.8 <u>Immunity of ARB Members</u>. No individual member of the ARB shall have any personal liability to any Owner or any other person for the acts or omissions of the ARB if such acts or omissions were committed in good faith and without malice. The Declarant shall defend any action brought against the ARB or any member thereof arising from acts or omissions of the ARB committed in good faith and without malice. Any approval given by the ARB, whether written, spoken, or implied, shall not constitute or imply compliance with this Declaration or any governmental regulations.

7.9 <u>Address for Notice</u>. Requests for approval or correspondence with the ARB shall be in writing and mailed or delivered to the principal office of the Declarant at that address, through an online process as may be established from time to time by Declarant, or such other address as may be designated from time to time by the Declarant. No correspondence or request for approval shall be deemed to have been received until actually received by the ARB in form satisfactory to the same.

7.10 **Variances**. The ARB may authorize variances in compliance with the architectural provisions, and all of the use restrictions, of this Declaration when circumstances such as topography, natural obstructions, hardship, aesthetic or environmental considerations may require and the other requirements of this <u>Article 7</u> are met. Such variances must be evidenced in writing. If such variances are granted in writing and approved in writing by the ARB, no violation of the covenants, conditions, and restrictions contained in this Declaration shall be deemed to have occurred with respect to the matters for which the variances were granted. The granting of such a variance shall not, however, operate to waive any of the terms or provisions of this Declaration for

any purpose except as to the particular property and particular provisions hereof covered by the variances, nor shall it affect in any way the Owner's obligation to comply with all governmental laws and regulations affecting its use of the premises including, but not limited to, zoning ordinances and setback requirements and requirements imposed by any governmental or municipal authority.

7.11 <u>Attorneys Fees and Costs</u>. For all purposes necessary to enforce or construe this Article, the ARB and the Declarant, shall be entitled to collect reasonable attorneys fees, costs and other expenses from the Owner whether or not judicial proceedings are involved. If such fees, costs or expenses are not paid by the Owner to the Declarant within fifteen (15) days of Declarant providing to Owner a written notice thereof, the Declarant may place a lien on such Owner's Homesite in the amount of said fees, costs, and expenses against such Owner which lien shall constitute a lien on the Owner's Homesite pursuant to <u>Section 5.1</u> and shall be collectible as set forth in this Declaration.

ARTICLE 8 COVENANTS AGAINST PARTITION AND SEPARATE TRANSFER OF MEMBERSHIP RIGHTS

8.1 No Partition. Recognizing that the full use and enjoyment of any Homesite is dependent upon the right to the use and enjoyment of the Common Areas and the improvements made thereto, and that it is in the interest of all of the Owners that the right to the use and enjoyment of the Common Areas be retained by the Owners of Homesites, it is therefore declared that the right to the use and enjoyment of any Owner in the Common Areas shall remain undivided, and such Owners shall have no right at law or equity to seek partition or severance of such right to the use and enjoyment of the Common Areas. In addition, there shall exist no right to transfer the right to the use and enjoyment of the Common Areas in any manner other than as set forth in Section 3.5 hereof, or otherwise as an appurtenance to and in the same transaction with, a transfer of title to a Homesite. Any conveyance or transfer of a Homesite shall include the right to use and enjoyment of the Common Areas appurtenant to such Homesite subject to reasonable rules and regulations promulgated by the Declarant for such use and employment, whether or not such rights shall have been described or referred to in the deed by which said Homesite is conveyed.

ARTICLE 9

AMENDMENTS TO DECLARATION

9.1 <u>General Amendments</u>. This Declaration may be amended by Declarant, without the consent of any other Owner, at any time that Declarant is an Owner, and after such time, then this Declaration may be amended by the affirmative vote or written consent of the Owners owning not less than two-thirds (2/3) of the Homesites. No amendment shall be permitted which changes the rights, privileges and obligations of the Declarant (even after such time as Declarant no longer

is an Owner) without the prior written consent of the Declarant. Nothing contained herein shall affect the right of the Declarant to make whatever amendments or Supplemental Declarations are otherwise expressly permitted hereby without the consent or approval of any Owner or Mortgagee.

9.2 <u>Additional Requirements for Amendments</u>. Any amendment to this Declaration which alters the Storm Water Management System, beyond maintenance in its original condition, including the water management provisions of the Common Areas, must have the prior written approval of SWFWMD, notwithstanding any other provisions contained herein.

ARTICLE 10

STORM WATER MANAGEMENT SYSTEM

10.1 <u>Responsibility for Surface Water or Storm Water Management System</u>. Except for the obligations of Owners set forth in <u>Section 2.35</u> hereof, the CDD shall be responsible for the maintenance, operation and repair of the Storm Water Management System. Maintenance of the Storm Water Management System(s) shall mean the exercise of practices which allow the systems to provide drainage, water storage, conveyance or other surface water or storm water management capabilities as permitted by SWFWMD. The CDD, its successors and assigns, shall be responsible for such maintenance and operation (other than to the extent any other governmental body assumes responsibility for such maintenance and operation). Any repair or reconstruction of the Storm Water Management System shall be as permitted, or as modified, or as approved by SWFWMD.

10.2 **Enforcement**. SWFWMD shall have the right to enforce, by proceeding at law or in equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

ARTICLE 11

GENERAL PROVISIONS

11.1 **Parties Who May Seek Enforcement**. If any person, firm or corporation, or other entity shall violate or attempt to violate any of the provisions of this Declaration, or any rules and regulations of the Declarant promulgated hereunder, it shall be lawful for Declarant and any Owner (a) to initiate proceedings for the recovery of damages against those so violating or attempting to violate any such provisions or (b) to maintain proceedings in any court of competent jurisdiction against those so violating or attempting to violate any such provisions for the purpose of preventing or enjoining all such violations or attempted violations or seeking any other legal or equitable relief available. Should any such party be required to enforce or defend the provisions hereof, its reasonable attorneys' fees and costs incurred, whether or not judicial proceedings are involved, including the attorney's fees and costs incurred on appeal of such judicial proceedings, shall be collectible from the party against whom enforcement is sought. In any proceedings by the Declarant against an Owner, collection of such attorneys' fees may be enforced by any method in this Declaration providing for the collection of sums due, including, but not limited to, a foreclosure proceeding against the Owner's Homesite. The remedies contained in this provision shall be construed as cumulative of all other remedies now or hereafter provided by law. The failure of the Declarant to enforce any covenant or restriction or any obligation, right, power, privilege, authority or reservation herein contained, however long continued, shall in no event be deemed a waiver of the right to enforce the same thereafter as to the same breach or violation, or as to any other breach or violation thereof occurring prior to or subsequent thereof. Notwithstanding the foregoing, SWFWMD shall have the right to enforce, by proceeding in law or equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

11.2 <u>Severability</u>. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no way affect any other provisions which shall remain in full force and effect.

11.3 **Duration**. The covenants and restrictions of this Declaration shall run with and bind the land for a term of forty (40) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10) years. This Declaration may be revoked after the initial forty (40) year period upon the vote of not less than sixty-five percent (65%) of the Owners and by Mortgagees holding first mortgages on not less than fifty percent (50%) of the Homesites. Any revocation must be recorded.

11.4 **Transfer of Assets to Local Government**. The Declarant and/or the CDD may transfer Common Areas to any local government having jurisdiction over the same. Any such transfer may require that conditions of the local government entity be met prior to said transfer, including conversion of Declarant property to standards and conditions required by the local government.

11.5 <u>Litigation</u>. In any litigation arising out of, or relating to, this Declaration, the prevailing party shall be entitled to recover its reasonable costs and attorneys' fees.

11.6 **Development Agreement**. Each Owner, by acceptance of a deed to a Homesite, hereby automatically agrees that its Home, Homesite, all improvements and activities thereon and use thereof shall be subject to the Development Agreement, as it may be amended from time to time. Each Owner further acknowledges and agrees that Declarant, and its affiliates and assigns reserve the right to unilaterally amend the Development Agreement, including but not limited to, the right to add or incorporate additional lands and subdivisions to the property subject to the Development Agreement without the joinder of any Owner whatsoever, and each Owner waives any objection to such amendments of the Development Agreement.

DATED this _____ day of _____, 2024.

WITNESSES:

Print

Address: 3619 Kiessel Road The Villages, Florida 32163

Zoey Devine Varrie

Address: 3619 Kiessel Road The Villages, Florida 32163 Gioria R. Hayward, Sumter County Clerk of Court Inst: 202460003674 Date: 01/30/2024 Time: 2:45PM Page 25 of 27 B: 4591 P: 516 By: BO

THE VILLAGES DEVELOPMENT COMPANY LLC,

a Florida limited liability company

BY: VDC Manager, LLC, a Florida limited liability company, its Manager

By:

Robert L. Chandler IV, Manager

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me \mathbf{r} in person OR \Box via online notarization this <u>day</u> of <u>dankam</u>, 2024, by Robert L. Chandler IV, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, and who is personally known to me.

UBLIC-STATE OF FLORIDA

Print Name: Zoey Devine Serial/Commission Number:_____ Commission Expires:_____ TOFFLORIO

ZOEY DEVINE Commission # HH 390980 Expires June 25, 2027

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Exhibit "A"

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Unit 3B - Non Corner Home Sites								
		Front Yard	Side Yard	Rear Yard				
Non Corner	Front Yard	Improvement	Improvement	Improvement				
Home Sites	Garage Setback	Setback	Setback	Setback				
145	18'	10'	5'	7.5'				
147	18'	10'	5'	7.5'				
148	18'	10'	5'	7.5'				
150	18'	10'	5'	7.5'				
151	18'	10'	5'	7.5'				
152	18'	10'	5'	7.5'				
153	18'	10'	5'	7.5'				
154	18'	10'	5'	7.5'				
156	18'	10'	5'	7.5'				

Unit 3B - Corner Home Sites								
Corner Home Sites	Front Yard Garage Setback	Front Yard Improvement Setback	Side Yard Improvement Setback Along Roadways	Side Yard Improvement Setback Not Along Roadways	Rear Yard Improvement Setback			
146	18'	10'	10'	5'	7.5'			
149	18'	10'	10'	5'	7.5'			
155	18'	10'	10'	5'	7.5'			
157	18'	10'	10'	5'	7.5'			

Declaration of Covenants and Restrictions for Middleton Unit 4

34. 34. J. 4.50 THIS INSTRUMENT PREPARED BY/RETURN TO: Jennifer Slone Tobin, Esq. Shutts & Bowen LLP 300 S. Orange Ave., Suite 1600 Orlando, FL 32801

Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360046504 Date: 12/12/2023 Time: 3:46PM Page 1 of 34 B: 4572 P: 340 By: BO

DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 4

THIS DECLARATION OF COVENANTS AND RESTRICTIONS FOR MIDDLETON UNIT NO. 4 (the "Declaration") is made on <u>November</u>, 2023, by THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company (The Villages Development Company, LLC, its successor and assigns, is hereinafter referred to as the "Declarant").

RECITALS

A. Declarant is the sole owner in fee simple of certain real property located in Sumter County, Florida, platted as Middleton Unit No. 4, as per plat thereof (the "**Plat**") recorded in Plat Book 2, at Pages 1 through 1A-1, Public Records of Sumter County, Florida (the "**Property**").

B. Declarant desires to provide for the preservation of values and maintenance of certain common facilities in the Property, and so desires to subject all of the Homesites and Homes (as each is hereinafter defined), and each part thereof (but not the tracts and other areas of the Property) to the covenants, restrictions, easements, charges and liens hereinafter set forth, each and all of which is and are for the benefit of the Property and each subsequent owner of all or part thereof.

NOW, THEREFORE, Declarant declares that all of the Property shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of the Property, shall be binding on all parties having any rights, title or interest in the Property or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

ARTICLE 1

DEFINITIONS

1.1 "Architectural Review Board" or "ARB" shall mean the Declarant or its designee, as described in <u>Section 7.1</u> hereof.

1.2 "**AR Guidelines**" shall mean the Architectural Review Manual for construction, operation and maintenance of Homes and Homesites within the Property, as adopted and amended by the Declarant from time to time.

- 1.3 "CDD" shall mean Middleton Community Development District A.
- 1.4 "City" shall mean the City of Wildwood, in the State of Florida.

1.5 "**Common Areas**" shall mean and refer to those areas of land within the Property which are intended to be used and enjoyed by all Owners of Homesites, which include without limitation, entry areas, entry gates, and sign islands; drainage retention areas; the Storm Water Management System; recreational areas, parks, postal facilities, and appurtenant parking areas; lands owned by or conveyed to the CDD per the Plat or otherwise; and all improvements now or hereafter constructed thereon, including, without limitation, walkways, paths, utilities, lighting systems, signage, structures, gates, access systems, recreational facilities, and landscaping; and together with all other improvements which are specifically described herein to be maintained by the CDD. All personal property and real property, including easements, licenses, leaseholds, or other real property interests, owned by the CDD or maintained by the CDD for the common use and enjoyment of the Owners, their families, guests, and persons occupying "*Homes*" on a guest or tenant basis, and third parties or other entities having a legal right to use the same, to the extent authorized by this Declaration.

1.6 "County" shall mean the County of Sumter, in the State of Florida.

1.7 **"Declarant**" shall mean and refer to The Villages Development Company, LLC, a Florida limited liability company.

1.8 "**Declaration**" shall mean and refer to this Declaration of Covenants and Restrictions for Middleton Unit No. 4 and any amendments and supplements thereto.

1.9 "Development Agreement" shall mean that certain The Villages of Southern Oaks Area B Chapter 163 Development Agreement, dated February 27, 2023, between The City of Wildwood, Florida, and The Villages Land Company, LLC, recorded in Official Records Book 4436, Page 101, Public Records of Sumter County, Florida, and as amended from time to time.

1.10 "Front Yard" shall mean the portion of each Homesite described by drawing a line through the centerpoint of any Home, which line runs parallel to the road or road right of way adjacent to the Homesite. The Front Yard shall be the portion of the Homesite on the side of the line so drawn lying nearest the road or road right-of-way. The Front Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be all portions of the yard not included within the definition of Rear Yard. In the case of any dispute as to the location of the Front Yard as defined herein the determination of the ARB shall be controlling and final.

1.11 "**Home**" shall mean and refer to a detached single-family residential unit constructed on a Homesite for which a certificate of occupancy has been issued by the applicable governmental authorities.

1.12 "**Homesite**" shall mean and refer to any plot of land shown upon the Plat and designated as a numbered Homesite, and shall also include any plot of land shown upon any plat and designated as a numbered Homesite on property which is subsequently made subject to the terms of this Declaration in accordance with the provisions of <u>Section 3.2</u> hereof.

1.13 "Initial Home" shall mean the initial home constructed on a Homesite by the Declarant, the plans for which shall be maintained by the Declarant.

1.14 "**Owner**" shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any "*Homesite*"; however, notwithstanding any applicable theory of the law of mortgages, "Owner" shall not mean or refer to a Mortgagee unless and until such Mortgagee has acquired title pursuant to foreclosure or any deed or proceeding in lieu of foreclosure.

1.15 "**Plat**" shall mean and refer to the subdivision of Middleton Unit No. 4, as more particularly described in Recital A of this Declaration.

1.16 "**Property**" shall mean and refer to the property platted as Middleton Unit No. 4, as per the Plat, as well as any other real property subjected to the Declaration pursuant to <u>Section</u> <u>3.2</u> hereof.

1.17 "**Rear Yard**" shall mean the portion of each Homesite described by drawing a line through the center-point of any Home, which line runs parallel to the road or road right-of-way adjacent to the Homesite. The Rear Yard shall be the portion of the Homesite on the side of the line so drawn lying furthest from the road or road right-of-way. The Rear Yard of Homesites situated on the corner of multiple roads or road right-of-ways shall be the portion of the Homesite lying behind both of the two lines drawn as set forth herein. In the case of any dispute as to the location of the Rear Yard as defined herein the determination of the ARB shall be controlling and final.

1.18 "Side Yard" shall mean the portions of each Homesite described by drawing a line through the point of the Home which extends the furthest into the Front Yard, which line runs parallel to the road or road right-of-way adjacent to the Homesite, and by drawing a line through the point of the Home that extends the furthest into the Rear Yard, which lines runs parallel to the line previously described. The Side Yard shall be all portions of the Homesite, exclusive of the Home, lying between the two lines so described. In the case of any dispute as to the location of the Side Yard as defined herein, the determination of the ARB shall be controlling and final.

1.19 "Storm Water Management System" shall mean and refer to a system, temporary or permanent, which is designed and constructed or implemented to control discharges which are necessitated by rainfall events, incorporating methods to collect, convey, store, absorb, inhibit,

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treat, use, or reuse water to prevent or reduce flooding, over drainage, environmental degradation, and water pollution, or otherwise affect the quantity and quality of discharges from the system, as permitted by SWFMD pursuant to the provisions of Chapters 62-330 of the Florida Administrative Code, as the same may be from time to time amended, supplemented, or replaced by other provisions of Florida law.

1.20 "SWFMD" shall mean the Southwest Florida Water Management District.

ARTICLE 2

USE RESTRICTIONS

2.1 <u>Use Restrictions</u>. The use restrictions contained in this Article shall apply uniformly to all Homesites and Homes on the Property except that, unless specifically set forth herein to the contrary, they shall not apply to the activities of the Declarant or the CDD within the Common Areas or easements, including construction of improvements by the Declarant or the CDD other than Homes.

2.2 <u>Residential Use Only</u>. No Homesite or Home shall be used for any purpose except for residential use. No commercial, professional or similar activity requiring either maintaining an inventory, equipment or customer/client visits may be conducted in a Home or on a Homesite. No building shall be erected, altered, placed or permitted to remain on any Homesite other than Homes designated for residential use, with attached or detached private garages. The foregoing shall not prohibit the Declarant, or contractors approved by Declarant, from using Homes as models or offices. No mobile homes shall be permitted on the Property.

2.3 Development Standards.

2.3.1 <u>Square Footage</u>. Homes shall always contain at least the square footage of living area contained in the Initial Home constructed on the Homesite by the Declarant. Living area includes only areas that are heated and cooled but expressly excludes garages, open porches, decks, and atriums, whether or not heated and cooled.

2.3.2 <u>Roof Pitch</u>. The minimum roof pitch for the main portion of the Home (excluding covered porches and decorative elements) shall be 4:12, or such greater steepness as was built for the Initial Home constructed on the Homesite by the Declarant.

2.3.3 <u>Construction Type</u>. Homes shall be conventionally built Homes. The Declarant shall construct the Initial Home on each Homesite.

2.3.4 <u>Easements</u>. No building or other vertical improvements shall be made within the easements created in favor of Declarant under this Declaration or in the Plat without the prior written approval of Declarant.

2.3.5 <u>Setbacks</u>. Each Homesite and the Home constructed thereon (and any reconstruction, repair, addition or other vertical improvement) shall comply, in addition to all other requirements herein, with the setback requirements specified on <u>Exhibit A</u> attached hereto and made a part hereof.

2.4 <u>Subdivision - Multi Units</u>. Only one Home may be erected on each Homesite. No Homesite may be subdivided.

2.5 <u>No Temporary or Accessory Structures</u>. Except as set forth in <u>Section 2.9</u> with respect to detached garages, no portable, storage, temporary or accessory buildings, sheds or structures, or tents, shall be erected, constructed or located upon any Homesite for storage or otherwise; provided, however that this prohibition shall not apply to: (a) shelters used by the Declarant or a licensed contractor during the construction of any Home; or (b) pergolas covering walkways on the Homesite, which match the general aesthetic of the Home if approved by the ARB.

2.6 <u>Livestock and Animal Restrictions</u>. No animal shall be kept or maintained on any Homesite (including but not limited to in the Home) except conventional household pets (dogs, cats, birds or fish) and only in such number as not to constitute a hazard, nuisance or annoyance to the Owners of adjoining Homesites. Without limiting the foregoing, horses, cattle, pigs, and chickens are not allowed. The Declarant shall have the exclusive authority to determine whether the number and manner of keeping conventional household pets constitutes a hazard, nuisance, or annoyance to the Owner of adjacent Homesites. Such permitted animals shall be kept on the Owner's Homesite and shall not be allowed off the premises of the Owner's Homesite except under restraint and in the company of the Owner, a member of the Owner's family, or servant. No permitted pet shall be allowed to make noise in a manner or of such volume as to annoy or disturb other Owners.

2.7 <u>Restriction on Activity</u>. No noxious or offensive activity shall be conducted or permitted to exist upon any Homesite or in any Home, nor shall anything be done or permitted to exist on any Homesite or in any Home that may be or may become an annoyance or private or public nuisance. No Homesite, driveway, or Common Area shall be used for purposes of vehicle repair or maintenance. This restriction shall not apply to activities conducted by the Declarant in the construction, sale or maintenance of improvements upon the Property.

2.8 <u>Restrictions on Walls and Fences; Hedges</u>. No wall or fence shall be erected, placed, altered, maintained, or permitted to remain on any Homesite; provided however, fences or walls located in the Rear Yard and Side Yard shall be permitted only if (a) the design and materials are consistent with the then-applicable AR Guidelines, and (b) the Owner receives prior written approval of the ARB as to the specific location of the fence(s) or walls. No wall or fence may be painted or altered in appearance after installation, unless the foregoing criteria are met prior to such painting or alteration. All walls and fences must be maintained and repaired in good condition, and all hedges must be neatly trimmed.

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2.9 **Garages**. Each Home shall have either an attached or detached garage. No Owner may change the nature of the garage (i.e. attached or detached) from that installed as a part of the Initial Home (whether in connection with a remodel, repair or a rebuild). Garages must be maintained operational for the storage of automobiles, boats, and other motor vehicles. Garage doors shall be predominantly opaque and remain closed except when in actual use to allow ingress and egress into the garage, and any change in garage door from that installed for the Initial Home must be consistent in design with the aesthetics of the Home and the surrounding neighborhood. The addition of carports that are of a design, material and appearance uniform with that of the Initial Home may be permitted if consistent with the then-applicable AR Guidelines and if the Owner receives prior written approval of the ARB as to the location, design and aesthetic of the carport.

Insect Control; Fire Control; Trash Removal. In order to implement effective 2.10 insect, reptile, rodent, and fire control, the Declarant and its agents shall have the right, but not the duty, to enter upon any Homesite, such entry to be made by personnel with tractors or other suitable devices for the purpose of mowing, removing, clearing, cutting or pruning underbrush, weeds, grass or other unsightly growth, which in the opinion of the Declarant detracts from the overall beauty, setting and safety of the Property. Such entrance for the purpose of mowing, cutting, clearing, or pruning shall not be deemed a trespass but shall be deemed a license coupled with an interest. The Declarant and its agents may enter upon such land to remove any trash which has collected on such Homesite or Home without such entrance and removal being deemed a trespass. The provisions in this Section shall not be construed as an obligation on the part of the Declarant to mow, clear, cut or prune any Homesite nor to provide garbage or trash removal services. Any and all costs incurred by the Declarant in exercising its rights under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section.

2.11 <u>Clothes Lines</u>. No exterior clothes lines or drying areas shall be permitted except removable clothes lines or drying areas which shall be erected only during daylight hours, and only in the Rear Yard of any Homesite.

2.12 <u>Exterior Antennas, etc</u>. No exterior antennas, satellite dishes or similar equipment shall be permitted on any Residential Homesite or Home thereon, except that satellite dishes of less than eighteen (18) inches in diameter may be installed on Homes only if such dishes are mounted to those portions of the Home directly facing the Side Yard or the Rear Yard of the Homesite.

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2.13 <u>Exterior Paint</u>. The only color paints that may be used on the exterior of any Home are (a) the same palette of exterior paint (i.e. dominant and accent colors) used on the Initial Home in the same location as used on the Initial Home; or (b) any other palette of exterior paints as contained at the time of repainting in the then-applicable AR Guidelines, with the applicable colors of the palette being applied to the designated portion of the Home (i.e. main Home vs. trim) as provided in the AR Guidelines, provided, however, that at the time of repainting, neither Home immediately adjacent to the Home being painted is painted with that same color palette.

2.14 <u>Signs</u>. No sign (whether commercial, political, personal, "for sale", "for rent" or otherwise) shall be erected or maintained on any Homesite or Home within public view except as may be required by legal proceedings. Such prohibition shall apply to commercial real estate signs advertising a particular Homesite or Home for sale or for rent. These restrictions shall not apply to restrict the Declarant from erecting such signs as the Declarant deems in its sole discretion to be necessary to assist the Declarant in selling any Homesite or Home.

Exterior Maintenance. Each individual Owner shall have the responsibility to 2.15 maintain the exterior of their respective Home in good condition. In addition to the foregoing, the Declarant shall have the right, but not the duty, to provide maintenance to any exterior areas visible from the roads or adjacent Homesites, including repairs to walls and roofs, painting, landscaping, and lawn maintenance. The Declarant shall have the right (but not the obligation) to make reasonable repairs and perform reasonable maintenance in its sole discretion, after ten (10) days written notice to an Owner of a Home to perform maintenance and failure by the Owner to perform said maintenance. Any and all costs incurred by the Declarant in performing repairs and maintenance under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder. The Declarant shall have the right to enter upon any Homesite or upon the exterior of any Home for the purpose of providing repairs and maintenance as provided in this Section, and any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days; the Declaran will exercise its right to enter the Property pursuant to this Section.

2.16 <u>Allowable Trim and Decoration</u>. No Owner or tenant of an Owner shall install shutters, awnings, or other decorative exterior trim, without the prior written consent of the Declarant, and the Declarant shall only grant approval therefor if such improvements are consistent in design and color of the applicable Home, and consistent with the then-applicable AR Guidelines. All other outside decorations and ornaments, whether affixed to the Home or placed elsewhere on the Homesite, are prohibited. This restriction shall not apply to holiday decorations from two weeks prior to the holiday to which the decorations are related until one week after said holiday, nor shall apply to any holiday decorations from the period commencing on Thanksgiving and extending until January 10th of the following year. Notwithstanding the foregoing, the Declarant may prohibit or restrict decorations which it determines, in its sole discretion, create a hardship on, or nuisance to, neighboring property, or otherwise interferes with the quiet and peaceful

enjoyment by any other Owner of that Owner's Homesite. This restriction shall also not apply to a single flag pole which may not, however, extend higher than 22'.

2.17 <u>Window Tinting</u>. No reflective foil or other material, or tinted glass shall be permitted on any windows except for tinted glass approved by the Declarant.

2.18 <u>Unit Air Conditioners</u>. No air conditioning units may be mounted to windows or walls unless the location, method of installation and appearance has been approved in writing by the Declarant. It is the intention of this provision to authorize the Declarant to approve or disapprove such air conditioning units in its sole discretion, on purely aesthetic grounds or any other grounds; provided, however, that the Declarant shall not unreasonably withhold its approval of split systems which are compliant with the then-applicable AR Guidelines. All other air conditioning units shall be located in the Rear Yard or Side Yard and shall be effectively screened by plant matter or opaque fencing as required by the then-applicable AR Guidelines.

2.19 <u>Interior Maintenance</u>. Each individual Owner shall have the responsibility to maintain the interior of their respective Home in such fashion so as not to create a health or safety hazard to adjoining Homes or to create a nuisance.

2.20 <u>Vehicles</u>. No motorcycle, boat, trailer, camper, travel trailer, recreational vehicle, mobile home, or other powered or non-powered vehicle, other than a private passenger vehicle or an Owner's vehicle used for their occupation, shall be parked or maintained on any Homesite or public right-of-way, except in an enclosed garage. No private passenger vehicle or Owner's occupational vehicle containing hazardous materials, fuel for other vehicles, noxious or offensive materials shall be parked or maintained on any Homesite or public right-of-way. No private passenger vehicle or Owner's occupational vehicle in excess of 1 ton size shall be parked or maintained on any Homesite or maintained on any Homesite or public right-of-way.

2.21 Construction on Homesites.

2.21.1 All construction on any Home shall be completed within twelve (12) months from the issuance of the building permit for that Home; provided, however that such restriction shall not apply to the construction of the Initial Home. If any construction on a Homesite, once commenced is discontinued for a period of at least sixty (60) consecutive days, the ARB and/or the Declarant shall have the right, in addition to any other rights and remedies hereunder, to require the Owner to raze (or repair any unsightliness caused by) all partially completed improvements on the Homesite, remove all debris and rubble, fill in all foundations, and/or return the Homesite to grade and landscape the entire Homesite with sod per the provisions of <u>Section 2.23</u> hereof (to be maintained per <u>Section 2.15</u> hereof), within thirty (30) days following written notice from the ARB or the Declarant.

2.21.2 All construction on any Homesite (including any remodeling or rebuild following a casualty) shall be: (a) subject to the provisions of <u>Article 7</u> hereof, including the plan review provisions thereof; (b) subject to any approval rights of Declarant contained herein; and (c)

at that Homesite Owner's risk. Homesite Owner shall be responsible for any damage to Common Areas, other Homesites, utilities, public rights-of-way, sidewalks, or curbing resulting from construction on such Homesite. Repairs of construction damage must be made by the Owner within thirty (30) days.

2.21.3 If the Owner fails to timely take the actions required under <u>Sections 2.21.1</u> or <u>2.21.2</u> hereof, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite or upon the exterior of any Home for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section (whether on the Owner's Homesite, any other Homesite, any Common Areas, utilities, public rights-of-way, sidewalks or curbing) shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.22 <u>Recreational Equipment</u>. All recreational equipment, including but not limited to swing sets, swings, sandboxes, and trampolines, shall be located in the Rear Yard. Any other recreational equipment shall be kept within the Home except when in use, except for a single basketball pole and hoop which may be erected adjacent to the driveway serving the Home.

Grassed Areas and Yards. All sodded areas on a Homesite shall be serviced by 2.23 an in-ground irrigation system. The Owner shall maintain all shrubbery, grass, trees and other landscaping installed on their Homesite in a neat, clean, orderly and healthy condition. Each Owner shall also maintain all sodded areas between the Owner's Homesite and the pavement of any adjacent paved street. The lawn shall be comprised of grass only and shall be cut and edged next to all concrete, asphalt and other non-lawn surfaces. All areas of the yard that are not landscaped must be sodded. All grass shall be of a type approved for use in the then-applicable AR Guidelines. Sodded areas will be regularly mowed, and will be appropriately watered, fertilized, and treated for grass destroying pests, including insects, fungus, weeds, and disease in a manner designed to insure healthy growth, color and appearance. Decorative rock yards, paved yards, or yards in which the principal ground cover is other than grass are specifically prohibited. Owners may expand the size of, and create additional landscaped areas only upon prior written consent of the Declarant. No artificial shrubbery, trees, or other artificial vegetation or landscaping, or potted shrubbery, trees, or vegetation shall be permitted outside the Home, except that live shrubbery, trees, or other vegetation in uniformly designed and attractive pots may be displayed on porches, patios, or at the entrance areas of a Home. All shrubbery shall be regularly trimmed, fertilized, watered, and treated for pests as needed to assure the health and attractive condition of the shrubbery. All non-lawn areas shall be kept free from excessive weeds or unsightly undergrowth or brush. The Owner's maintenance and care obligations as set forth herein shall apply to all portions of the Homesite including any easements located on or adjacent thereto, including front, side, and rear road and utility easements. Owners are encouraged to and may add and replace landscape that is more water-conservative and draught-tolerant than provided with the Initial Home, however, any such alterations visible from roadways or Common Areas must receive the prior written approval of the ARB, which shall require, at a minimum, that the aesthetics of such landscaping be compatible with the Home and the surrounding neighborhood.

2.23.1 <u>Vacant Homesites</u>. The grassy areas of any vacant Homesites shall be kept regularly mowed and trimmed, and all areas of vacant Homesites shall be kept free of trash, debris, and unsightly or noxious weeds or underbrush. If the Owner fails to maintain a vacant Homesite as so required, the Declarant shall have the right (but not the obligation) to take such actions, and if applicable, to enter upon any Homesite for the purpose of performing such actions, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.24 <u>Pools; Spas</u>. No above-ground pools are permitted within the Property. Above ground spas are permitted within the Property. All spas and in-ground pools shall include a paved patio extending from the Home and completely surrounding the pool and spa and shall be located in the Rear Yard. All pool and spa enclosures, including screening, must be approved by the Declarant.

2.25 <u>Compliance With Development Agreement</u>. No Homesite or Home may, at any time, be used in a way contrary to, or which would create a violation of any terms contained in the Development Agreement, as amended from time to time.

Storage. No items may be stored on a Homesite outside a Home or approved 2.26 building including, without limitation, scrap metal, junk or salvage materials, items or articles whether the same be in the form of wrecked or junked vehicles, appliances, furniture, equipment, building materials, boxes of any kind, or lawn tools, supplies, lawn mowers, and equipment. All tools, supplies, mowers, and equipment shall be stored by an Owner out of view, except when in use. If the Owner fails to comply with the foregoing requirements, the Declarant shall have the right (but not the obligation) to enter upon any Homesite for the purpose of removing any such unpermitted items, with any such entry by the Declarant or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

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2.27 Household Garbage and Yard Trash. The Declarant will designate a solid waste hauler to service the Property and each Home must use and pay for garbage services provided by the solid waste hauler selected by the Declarant. Charges for trash service shall commence on the date the Owner purchase its Homesite and Home, and that the fees for such service is payable on a year-round basis, regardless of use or occupancy. No Homesite Owner may use any other third party garbage franchisee to haul garbage or trash from that Owner's Homesite, except for the removal of lawn waste by a tree removal or landscaping service. No Homesite or any other part of the Property shall be used or maintained as a dumping ground for rubbish of any kind except as set forth herein. Trash, garbage or other waste shall be bagged, tied, and kept in the garage. On those days and only on those days when garbage pickup or trash pickup are made at the Homesite, the Owners shall place their garbage on their Homesite and adjacent to the street for pickup not earlier than sundown prior to the day of pickup. Declarant and/or the solid waste hauler shall have the right to require that trash and garbage be put in receptacles for pickup, which receptacles shall be kept in the garage or at the rear of the Home out of sight from the street within an approved fenced or walled area. At any time that receptacles are required: (a) all receptacles will be removed from the curbside no later than sundown of the day of pickup, (b) all trash and garbage shall be in plastic bags and tied securely before being placed in the receptacle, and (c) in no event shall trash or garbage be placed outside the receptacle. Nothing contained herein shall prohibit the Declarant, or any builder of a Home, from maintaining receptacles, or sites for the collection of trash, or debris, which receptacles or sites do not otherwise comply with this Section, on a Homesite or on the Properties during construction of improvements to the Properties or construction of a Home. In the event any applicable garbage franchisee institutes a recycling program, Declarant reserves the right to require all Owners to participate in such program.

2.28 <u>Containers and Fuel Tanks</u>. All garbage and trash containers, bottled gas tanks, water softeners, and other similar tanks and containers shall be located in the garage or, subject to approval of the ARB, in the Rear Yard or a Side Yard adjacent to the Home (but in no event within any easements on the Homesite). Any such garbage or trash containers, bottled gas tanks, water softeners, and other similar containers located in the Rear Yard or Side Yard shall be located adjacent to the Home and, except for portable gas tanks typically used in connection with a propane grill, shall be installed underground or within an area screened by a wall, hedge, landscaping or fence which is not visible from any street or adjoining property.

2.29 <u>Gardens and Prohibited Plants</u>. Vegetable gardens may be grown only in the Rear Yard.

2.30 <u>Lighting</u>. All exterior lighting on any Homesite or Home must be designed and erected so as to avoid annoyance to any other Owner, and to avoid unreasonable illumination of any other portion of the Properties except the Homesite upon which the lighting is erected. The Declarant shall have sole authority to determine whether exterior lighting constitutes an annoyance or unreasonably illuminates other portions of the Property. This provision shall not apply to street lighting installed by the Declarant, the CDD, or any governmental entity.

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2.31 <u>Driveways</u>. All driveways shall be constructed of concrete, and shall extend from the pavement of a street adjacent to the Homesite to the garage constructed on the Homesite. Driveways may be painted and designed with stamped concrete or pavers, provided that the design of the painting, stamped concrete, and pavers shall be harmonious with the design and color of the Home, and no murals, depictions, sayings, or other non-geometric designs shall be permitted. The Declarant shall have final discretion to determine whether driveway improvements are in compliance with this Section, and any Owner, prior to making any such improvements or changes to the driveway installed with the Initial Home, shall first obtain the written approval of the Declarant. No Owner or other person shall extend any street or road, or create any street or road upon its Homesite, and no Homesite may be used as ingress and egress to any other property.

2.32 <u>Mail boxes</u>. No mail box or paper box or other receptacle of any kind for use in the delivery of mail, newspaper, or magazines, or similar material shall be erected by an Owner. All mail will be delivered to key-accessed mailbox installations in locations designated by the Declarant and approved by the United States postal service.

2.33 <u>Leases</u>. Leasing of all or any portion of a Home is restricted to residential uses for a minimum period of six (6) months. All leases shall be in writing, shall specify such residential restriction and shall provide that the Declarant shall have the right to terminate the lease upon default by the tenant in observing any provisions of this Declaration. A copy of any such lease shall be delivered to the Declarant upon request. Each lease shall contain the following provision:

"The lessee hereby acknowledges that this lease is subject to the *Declaration of Covenants* and *Restrictions for Middleton Unit No. 4*, that lessee has read the same and agrees to be bound thereby, and that failure to comply with the same may result in certain remedies being applicable to lessee including, without limitation, termination of this lease without further notice, and personal liability of lessee and lessor for damages, including reasonable attorneys fees."

In the event the foregoing language is not contained in any such lease, then the foregoing language is hereby incorporated therein by reference. In the event a lessee or a lessee's invitee, guest, or licensee of a Home occupies the same without a written lease, the occupancy thereof shall constitute an acceptance of this Declaration and agreement to be bound thereby subject thereto. No lease shall be for a term of less than six (6) months. The Declarant shall have the right to collect attorneys' fees against any occupant or tenant and the owner of the Home in the event that legal proceedings must be instituted against such occupant or tenant for his eviction or for enforcement of the Declaration. The Declarant is exempt from the provisions of this Section.

2.34 <u>Water and Sewer Systems</u>. Each Homesite will be serviced by a central water and sewer system. Septic systems, and private potable water or irrigation wells are prohibited.

2.35 <u>Water Management District Compliance</u>. Declarant shall, in constructing each Initial Home, comply with the construction plans for the Surface Water Management System approved and on file with SWFWMD. No Owner of property within the Property may construct

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or maintain any building, residence, or structure, or undertake or perform any activity in the wetlands, wetland migration areas, buffer areas, upland conservation areas, and drainage easements described in the approved permit and Plat, unless prior approval is received from SWFWMD, and if applicable, any other appropriate governmental agency having jurisdiction. Owner shall be responsible for maintaining designated flow paths for side and rear Homesite drainage as shown on the construction plans for the Surface Water Management System approved and on file with SWFWMD and if such maintenance of designated flow paths is not properly undertaken by Owner, then the Declarant (and/or the CDD) shall have the right, but not the obligation enter onto the Homesite and reconstruct the intended flow pattern, with any such entry by the Declarant not being deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant or the CDD will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant or the CDD in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

2.36 Maintenance of Perimeter Fences. Any fences or walls, or combination thereof, constructed along Tracts C and D of the subdivision (collectively, the "Perimeter Fence") shall be maintained as follows: (i) for those portions of the Perimeter Fence lying between a Homesite and a Common Area of public right-of-way, then the exterior faces thereof (i.e., the faces of the Perimeter Fence facing away from any adjacent Homesites) shall be maintained by the CDD, and (ii) for the remainder of such Perimeter Fence, including but not limited to the structural integrity thereof, maintenance shall be the responsibility of the Owner (and if any repair or damage affects more than one Homesite, then each affected Owner shall proportionally share in the costs thereof). No Owner may paint, modify, alter, attach any object to, damage, or otherwise affect any portion of the Perimeter Fence, and Owners whose Homesites are adjacent to any portion of the Perimeter Fence shall pressure wash, when necessary, and clean the interior faces thereof (i.e., the faces of the Perimeter Fence facing towards the adjacent Homesite). Declarant shall maintain a fence plan detailing specifically which fences or walls are to be deemed portions of the Perimeter Fence, and said plan shall be made available to Owners and shall be conclusive. If the Owner fails to maintain any portion of the Perimeter Fence located on a Homesite as so required, the Declarant shall have the right (but not the obligation) to perform such maintenance, and if applicable, to enter upon any Homesite for the purpose of performing such actions, with any such entry by the Declaration or its agent shall not be deemed a trespass. Except in the case of an emergency representing immediate harm to person or property, no such entry shall be made without prior written notice mailed to the last known address of the Owner advising him that unless corrective action is taken within ten (10) days the Declarant will exercise its right to enter the Property pursuant to this Section. Any and all costs incurred by the Declarant in taking such actions under this Section shall be paid for by the Owner within ten (10) days of demand, and shall in every respect constitute a lien on the Homesite or Home as would any other charge authorized hereunder.

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Restrictions on Use of Common Areas; Water Features. Common Areas shall 2.37 only be used for the purposes for which they are intended (i.e., parking areas for parking, playgrounds for playing, retention areas for water retention and fishing, etc.). The Declarant may promulgate reasonable rules and regulations governing use of the Common Areas from time to time, and the same shall be binding upon Owners. Notwithstanding the foregoing however, Owners acknowledge that the lakes, ponds, basins, retention and detention areas, marsh areas or other water-related areas within or outside of the Property ("Water Features") are designed to detain, or retain, stormwater runoff and are not necessarily recharged by springs, creeks, rivers or other bodies of water. In many instances, such Water Features are designed to retain more water than may exist from ordinary rainstorms in order to accommodate major flood events. The level of water contained within any particular Water Feature at any given time is also subject to fluctuation due to droughts, floods, excessive rain and/or distribution due to irrigation activities. Owner acknowledges that from time to time there may be no water in a Water Feature and that no representation has been made that the water depth or height will be at any particular level. Rules regarding access and use of the Water Features (i.e. fishing, boating, kayaking, etc.) shall be promulgated and enforced by the CDD, and each Owner, by acceptance of its Home and Homesite, acknowledges that it has no guaranty of a right to access or use any such Water Feature.

2.38 <u>Sounds</u>. All sounds emanating from a Home (whether from televisions, radios, computers, musical instruments, human voices, or otherwise) must be kept to a moderate level from 10:00 PM to one (1) hour before daylight.

2.39 <u>Solicitation</u>. Declarant reserves the right to prohibit or control all peddling, soliciting, selling, delivery and vehicular traffic within the Property.

2.40 <u>**Rules and Regulations**</u>. The Declarant reserves the right to establish such other reasonable rules and regulations governing the utilization of Homesites by the Owner in order to maintain the aesthetic qualities of the Property, all of which will apply equally to the Owners. The rules and regulations may be contained in the AR Guidelines, or will become effective five (5) days following written notice to the Owners.

ARTICLE 3

PROPERTY SUBJECT TO THIS DECLARATION; ANNEXATIONS; PROPERTY RIGHTS

3.1 <u>The Property</u>. The Property as heretofore defined and any improvements now or hereinafter constructed thereon, shall be held, transferred, sold, conveyed and occupied subject to this Declaration.

3.2 <u>Annexation</u>. Additional land adjacent to the Property may be annexed to the Property by the Declarant without the consent of the Owners, provided the annexation does not change the general nature or character of the subdivision. Upon annexation of said additional land,

the Owners of Homesites within the land so annexed for all intents and purposes shall be deemed subject to the provisions of this Declaration, with the right to use the Common Areas identified herein, or identified within the supplemental declaration referred to hereafter. The Owners of the Homesites shall be subject to this Declaration and the rules and regulations contemplated hereby in the same manner and with the same effect as the original Owners, and shall have the same rights and obligations granted by this Declaration as the original Owners, except as may be specifically set forth in such supplemental declaration. When land is annexed, the Declarant shall file a supplemental declaration in the Public Records of the County, which supplemental declaration shall reference this Declaration and shall contain the legal description of the land annexed.

3.3 <u>Owner's Easements of Enjoyment</u>. Every Owner shall have a non-exclusive perpetual right and easement of enjoyment in and to the Common Areas, which right and easement shall be appurtenant to and shall pass with the title to every Homesite subject to the following provisions:

3.3.1 any limitations or conditions set forth in the deed, grant of easement, license, this Declaration, Plat or other conveyance or agreement creating the right of the Declarant in and to that portion of the Common Areas, or creating the right of third parties in and to that portion of the Common Areas; and

3.3.2 the right of the Declarant to dedicate or transfer all or any part of the Common Areas to the CDD, or any other any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the Declarant.

3.4 <u>Easement for Access and Drainage</u>. The CDD shall have a perpetual nonexclusive easement over all areas of the Storm Water Management System for access to operate, maintain or repair the system. By this easement the CDD shall have the right to enter upon any portion of any Homesite which is a part of the Storm Water Management System, at a reasonable time and in a reasonable manner, to operate, maintain or repair the Storm Water Management System as required by the Southwest Florida Water Management District permit. Additionally, the CDD and the Declarant shall have a perpetual non-exclusive easement for drainage over the entire Storm Water Management System. No person shall alter the drainage flow of the Storm Water Management System, including buffer areas or swales, without the prior written approval of SWFWMD.

3.5 <u>Delegation of Use</u>. Any Owner shall delegate such Owner's right of enjoyment to the Common Areas and facilities to any tenant of the Home at the time of entering into a lease of the Home and Homesite (which lease shall be entered into in accordance with the terms of this Declaration). During any period in which Owner has so delegated such Owner's right of enjoyment, the Owner shall not have the right to exercise such right of enjoyment, it being the intent that only the current occupant of the Home and such occupant's guests shall have the foregoing right of enjoyment.

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3.6 <u>Construction and Sales</u>. There is hereby reserved to the Declarant, its designees, successors and assigns (including without limitation its agents, sales agents, representatives and prospective purchasers of Homesites), easements over the Common Areas, if any, for construction, utilities lines, display, maintenance, sales, parking and exhibit purposes in connection with the erection of improvements and sale and promotion of Homesites within the Property and for ingress and egress to and from and parking for construction sites at reasonable times, provided, however, that such use shall terminate upon the sale of all Homesites.

3.7 <u>Common Area Utility Easements</u>. To the extent that permits, licenses and easements over, upon or under the Common Areas are necessary to provide utility services and roads to the Property, or for such other purposes reasonably necessary or useful for the proper maintenance and operation of the Property, each Owner and his heirs, successors and assigns, do hereby designate and appoint the Declarant as such Owner's agent and attorneys-in-fact with full power in such Owner's name, place and stead, to execute instruments creating, granting or modifying utility easements over the Common Areas; provided, however, that such easements shall not unreasonably interfere with the intended use of the Common Areas, if any.

3.8 Easements Over Homesites. Easements and rights of way are hereby (a) reserved by Declarant for the construction, installation, and maintenance of utilities such as electric lines, sanitary sewer, storm drainage, water lines, cable, telephone, irrigation lines and other utilities, together with rights of ingress and egress necessary for the full utilization thereof, (b) reserved to the Declarant for the construction, installation, and maintenance of any portion of the Perimeter Fence located on such Homesites, and (c) reserved by Declarant for landscaping. Such easements and rights of way are hereby reserved and granted over: (i) a seven and one-half $(7 \frac{1}{2})$ foot width along the Rear Yard Homesite lines, (ii) a ten (10) feet width along the Front Yard Homesite lines, and (iii) a five (5) feet width along the Side Yard Homesite lines. All such utilities and facilities in the easement along the Front Yard Homesite line shall be flush with, or below grade; provided however, the foregoing restriction shall not prohibit above grade utilities and facilities in those areas of the Front Yard easement that are also burdened by the Side Yard easement created in this Section 3.8. The Declarant shall have the right, in its sole discretion, to reduce the size of the easements granted in this Section 3.8 for any particular Homesite. Utility providers utilizing such easements covenant, as a condition to the right to use such easement, not to interfere with or disturb any equipment install within the easement area and to repair the grading and landscaping disturbed in connection with any utilization of said easement. In addition to the foregoing reservations, each Owner acknowledges that: (i) it shall maintain any landscaping and buffer yards installed in any special easement designated on the Plat; and (ii) allow Declarant to enter onto the Homesite for the purpose of installing any utilities, landscaping or buffer yard on such special easement, which shall not be deemed a trespass.

3.9 <u>Easements Reserved to Declarant</u>. The Declarant hereby reserves unto itself, the right to grant easements over, upon, under and across all Common Areas, including, but not limited to, the right to use the said Common Areas to erect, maintain and use electric and telephone poles, wires, cables, conduits, sewers, water mains, and other suitable equipment for the conveyance and use of electricity, telephone equipment, gas, sewer, cable television, water or other public

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conveniences or utilities, drainage and the right to cut any trees, bushes or shrubbery, make any grading of the soil, or take any other similar action reasonably necessary to provide economical and safe public convenience or utility installation or to provide for drainage and to maintain reasonable standards of health, safety and appearance and the right to locate wells, pumping stations, lift stations and tanks; provided, however, that said reservation and right shall not be considered an obligation of the Declarant to provide or maintain any such utility or service.

ARTICLE 4

CDD

4.1 <u>Generally</u>. The CDD shall have such authority and perform those services consistent with Chapter 190 of the Florida Statutes with respect to the Property. Services shall include, but not be limited to the following:

4.1.1 Maintenance and repair of tracts conveyed to the CDD (whether by the Plat or otherwise), together with all improvements located thereon;

4.1.2 Maintenance and repair of areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public;

4.1.3 Pay for the cost of water and sewer provided by the applicable utility company serving the Property, together with the cost of garbage, electrical, lighting, telephone, gas and other necessary utility service for areas owned by the CDD or dedicated to the use and enjoyment of the residents of the CDD, the Property, or the public (to the extent such costs are not paid directly by Owners);

4.1.4 Maintenance and repair of the Storm Water Management System, including drainage easements and drain pipes not maintained by other utility providers, or the City of Wildwood;

4.1.5 Maintenance and repair of the landscaping and irrigation on islands and culde-sacs located within the roadways, if any;

4.1.6 Maintenance and repair of the Perimeter Fence in accordance with <u>Section</u> 2.36 hereof; and

4.1.7 Maintenance and repair, including structural repair, to the walls and/or fences located on or adjacent to Tract P of the subdivision.

4.2 <u>Fees</u>. Each Owner, by acceptance of the deed to their Homesite, acknowledges and agrees that the CDD shall have the right to impose fees on such Homesite and Owner for the provision of amenities or other services, and that such fees may be in addition to any sums payable or due hereunder.

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4.3 <u>**Delegation**</u>. The Declarant shall have the right to delegate its rights and obligations hereunder to the CDD (which shall be in addition, if applicable, to the services specified in <u>Section</u> <u>4.1</u>), and which shall include the right to enforce, on Declarant's behalf, the provisions of <u>Article</u> <u>2</u> hereof.

ARTICLE 5

LIENS

5.1 Liens. All sums charged against any Owner, Home or Homesite by Declarant or its designee (including, but not limited to the CDD) with respect to the matters set forth herein, together with court costs, reasonable attorneys' fees, late charges and interest (at the statutory rate) shall be secured by an equitable charge and continuing lien on such Homesite. Such lien shall be superior to all other liens and encumbrances on such Parcel from and after the date of recording of a claim of lien in the public records by the Declarant or its designee. Declarant shall have the power and authority, in its sole judgment and discretion, to release the lien or to subordinate it to any other lien. The Declarant shall have the right to take any action it may determine to collect the sums evidenced by any such lien or institute an action to foreclose said lien. The costs of collecting any such lien (including attorneys fees and costs) shall be included in such lien.

ARTICLE 6

DEFAULTS

6.1 <u>Defaults</u>. In the event of a violation by any Owner or any tenant of an Owner, or any person residing with them, or their employees, guests, or invitees of any of the provisions of this Declaration or the AR Guidelines, the Declarant shall notify the Owner and any tenant of the Owner of the violation, by written notice. If such violation is not cured as soon as practicable and in any event within fourteen (14) days after such written notice, or if the violation is not capable of being cured within such fourteen (14) day period, if the Owner or tenant fails to commence and diligently proceed to cure completely such violation as soon as practicable within fourteen (14) days after written notice by the Declarant, or if any similar violation is thereafter repeated, the Declarant may, at its option take any one or all of the following actions:

6.1.1 Commence an action to enforce the performance on the part of the Owner or tenant, or for such equitable relief as may be necessary under the circumstances, including injunctive relief;

6.1.2 Commence an action to recover damages; and

6.1.3 Take any and all actions reasonably necessary to correct such failure, which action may include, where applicable, but is not limited to, removing any addition, alteration,

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improvement or change which has not been approved by the Declarant as provided herein, or performing any maintenance required to be performed by this Declaration.

All expenses incurred by the Declarant in connection with the correction of any failure, plus a service charge of ten percent (10%) of such expenses, and all expenses incurred by the Declarant in connection with any legal proceedings to enforce this Declaration, including reasonable attorneys' fees, shall be charged against the applicable Owner, shall be a lien on the Homesite, and shall be due upon written demand by the Declarant.

6.2 <u>Negligence</u>. An Owner shall be liable and may be charged by the Declarant for the expense of any maintenance, repairs or replacement rendered necessary by such Owner's act, neglect or carelessness.

6.3 **Responsibility of an Owner for Occupants, Tenants, Guests and Invitees**. Each Owner shall be responsible for the acts and omissions, whether negligent or willful, of any person residing in his Home, and for all employees, tenants, guests, and invitees of the Owner or any such resident, and in the event the acts or omissions of any of the foregoing shall result in any damage to the Common Areas, or any liability to the Declarant, the Owner shall be charged for same, which shall be a lien against such Owner's Homesite in accordance with the terms hereof. Furthermore, any violation of any of the provisions of this Declaration or the rules and regulations promulgated hereunder by any resident of any Home, or any guest or invitee of an Owner or of any resident of a Home shall also be deemed a violation by the Owner, and shall subject the Owner to the same liability as if such violation was that of the Owner.

6.4 **<u>Right of Declarant to Evict Tenants, Occupants, Guests, and Invitees</u>. With respect to any tenant or any person present in any Home or any portion of the Property, other than an Owner and the members of his or her immediate family permanently residing with him or her in the Home, if such person shall materially violate any provision of this Declaration or the rules and regulations promulgated hereunder, or shall create a nuisance or an unreasonable and continuous source of annoyance to the residents of the Property, or shall willfully damage or destroy any Common Areas or personal property of the Declarant or the CDD, then upon written notice by the Declarant such person shall be required to immediately leave the Property and if such person does not do so, the Declarant is authorized to commence an action to evict such tenant or compel the person to leave the Property and, where necessary, to enjoin such person from returning. The expense of any such action, including attorneys' fees, may be charged to the applicable Owner payable within thirty (30) days of demand, and the Declarant may collect such sums and have a lien against the Home and the Owner for same as elsewhere provided</u>. The foregoing shall be in addition to any other remedy of the Declarant.**

6.5 <u>No Waiver</u>. The failure of the Declarant to enforce any right, provision, covenant or condition which may be granted by this Declaration shall not constitute a waiver of the right of the Declarant to enforce such right, provision, covenant, or condition in the future.

6.6 <u>**Rights Cumulative.**</u> All rights, remedies and privileges granted to the Declarant pursuant to any terms, provisions, covenants, or conditions of this Declaration shall be deemed to be cumulative, and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the Declarant thus exercising the same from executing such additional remedies, rights or privileges as may be granted or as it might have by law.

6.7 **Enforcement By or Against other Persons**. In addition to the foregoing, this Declaration may be enforced by Declarant (or its designee, which may include, but is not limited to the CDD), by any procedure at law or in equity against any person violating or attempting to violate any provision herein, to restrain such violation, to require compliance with the provisions contained herein, to recover damages, or to enforce any lien created herein. The expense of any litigation to enforce this Declaration shall be borne by the person against whom enforcement is sought, provided such proceeding results in a finding that such person was in violation of this Declaration against any person violating or attempting to violate any provision herein, to restrain such violating or attempting to violate any provision herein, to restrain such violation or to require compliance with the provisions contained herein, but no Owner shall be entitled to recover damages or to enforce any lien created herein as a result of a violation or failure to comply with the provisions contained herein by any person, and the prevailing party in any such action shall be entitled to recover its reasonable attorneys' fees.

6.8 **Delegation**. The Declarant shall have the right to delegate to the CDD its right to pursue the remedies and rights in this <u>Article 6</u> as provided in <u>Article 6</u> hereof, provided, however, that such delegation shall not limit the rights of Declarant hereunder.

ARTICLE 7

ARCHITECTURAL REVIEW

7.1 <u>Composition of Architectural Review Board</u>. The Declarant, acting in its own name or Declarant's appointed agent, shall constitute the Architectural Review Board (referred to herein as "ARB"). At such time as Declarant in its sole and absolute discretion shall determine, Declarant may, in lieu of continuing to serve as the ARB, transfer the authority to serve in that capacity to the CDD. The Declarant and/or the CDD, as applicable, may designate an agent or agent(s) from time to time to serve as the ARB.

7.2 <u>Matters Subject to Review</u>. After the Initial Home has been constructed and except for: (a) matters expressly reserved to the Declarant pursuant to the provisions of this Declaration and/or (b) matters which are expressly permitted in this Declaration without ARB review, no reconstruction, additions, alterations or modifications to the Home, or in the locations or utility connections of the Home, nor any buildings, fence, wall, outbuilding, landscaping or other structure or improvement shall be erected, altered, added onto or repaired upon any portion of the Property without, in each instance, the prior written consent of the ARB; provided however that improvements erected, altered, added onto or repaired by Declarant shall be exempt from the

provisions of this <u>Article 7</u>. Nothing contained herein shall require that the ARB approve improvements to the interior structures which improvements are not visible or apparent from the exterior of the structure.

7.3 <u>Submission of Plans</u>. Prior to the initiation of construction upon any Homesite subject to the review of the ARB pursuant to <u>Section 7.2</u>, the Owner thereof shall first submit to the ARB any information deemed reasonably necessary by the ARB for the performance of its function. Such information may or may not include a complete set of plans and specifications for the proposed improvement, including site plans, landscape plans, floor plans depicting room sizes and layouts, exterior elevations, approximate ground floor elevation in relation to the existing (natural) grade, and specifications of materials and exterior colors. As a precondition of approval of any plans and specifications or other materials submitted to it, the ARB may assess a reasonable fee, including a fee for initial review and approval and for inspections of construction to assure compliance with the approved plans and specifications and other materials.

7.4 Plan Review. Upon receipt by the ARB of all of the information required by this Article 7 for any matter requiring ARB review pursuant to this Declaration, the ARB shall have thirty (30) days in which to review said information. The proposed improvements will be approved if, in the reasonable opinion of the ARB (i) the improvements will be of an architectural style and material that are compatible with the other structures in the Property; (ii) the improvements will not violate any restrictive covenant or encroach upon any easement or building set back lines; (iii) the improvements will not result in the reduction in property value or use of adjacent property; (iv) the improvements will be substantially completed, including all cleanup, within twelve (12) months of issuance of a building permit, (v) confirming that the improvements comply with the then-applicable AR Guidelines (or should be granted an exemption therefrom), and (vi) confirming that the proposed work complies with the construction plans for the Surface Water Management System approved and on file with SWFWMD. In the event that the ARB fails to issue its written approval within thirty (30) days of its receipt of the last of the materials or documents required to complete the Owner's submission, the ARB's approval shall be deemed to have been granted without further action.

7.5 **Contingent Approval**. In the exercise of its sole discretion the ARB may require the Owner to provide assurances that the improvements will be completed in accordance with the approved plans.

7.6 <u>Maintenance</u>. All buildings, fences, walls, outbuildings, landscaping, or other structures or improvements approved by the ARB shall be maintained in accordance with the Plans submitted to the ARB, and in good condition as determined by the ARB, all consistent with the requirements of <u>Article 2</u> hereof. Without limiting the foregoing, all landscaping shall be maintained in a healthy condition. Any failure to maintain any such buildings, fence, wall, outbuilding, landscaping, or other structures or improvements in accordance with the approval obtained from the ARB, and in reasonable condition as determined by the ARB, shall constitute a default hereunder, entitling the Declarant to pursue the remedies set forth therein, together with such other remedies are available at law or in equity.

7.7 <u>Non-Conforming Structures</u>. If there shall be a material deviation from the approved plans in the completed improvements, such improvements shall be in violation of this <u>Article 7</u> to the same extent as if erected without prior approval of the ARB. The Declarant may maintain an action at law or in equity for the removal or correction of the nonconforming structure and, if successful, shall recover from the Owner in violation all costs, expenses and fees incurred in the prosecution thereof.

7.8 **Immunity of ARB Members**. No individual member of the ARB shall have any personal liability to any Owner or any other person for the acts or omissions of the ARB if such acts or omissions were committed in good faith and without malice. The Declarant shall defend any action brought against the ARB or any member thereof arising from acts or omissions of the ARB committed in good faith and without malice. Any approval given by the ARB, whether written, spoken, or implied, shall not constitute or imply compliance with this Declaration or any governmental regulations.

7.9 <u>Address for Notice</u>. Requests for approval or correspondence with the ARB shall be in writing and mailed or delivered to the principal office of the Declarant at that address, through an online process as may be established from time to time by Declarant, or such other address as may be designated from time to time by the Declarant. No correspondence or request for approval shall be deemed to have been received until actually received by the ARB in form satisfactory to the same.

7.10 **Variances**. The ARB may authorize variances in compliance with the architectural provisions, and all of the use restrictions, of this Declaration when circumstances such as topography, natural obstructions, hardship, aesthetic or environmental considerations may require and the other requirements of this <u>Article 7</u> are met. Such variances must be evidenced in writing. If such variances are granted in writing and approved in writing by the ARB, no violation of the covenants, conditions, and restrictions contained in this Declaration shall be deemed to have occurred with respect to the matters for which the variances were granted. The granting of such a variance shall not, however, operate to waive any of the terms or provisions of this Declaration for any purpose except as to the particular property and particular provisions hereof covered by the variances, nor shall it affect in any way the Owner's obligation to comply with all governmental laws and regulations affecting its use of the premises including, but not limited to, zoning ordinances and setback requirements and requirements imposed by any governmental or municipal authority.

7.11 <u>Attorneys Fees and Costs</u>. For all purposes necessary to enforce or construe this Article, the ARB and the Declarant, shall be entitled to collect reasonable attorneys fees, costs and other expenses from the Owner whether or not judicial proceedings are involved. If such fees, costs or expenses are not paid by the Owner to the Declarant within fifteen (15) days of Declarant providing to Owner a written notice thereof, the Declarant may place a lien on such Owner's Homesite in the amount of said fees, costs, and expenses against such Owner which lien shall constitute a lien on the Owner's Homesite pursuant to <u>Section 5.1</u> and shall be collectible as set forth in this Declaration.

ARTICLE 8 COVENANTS AGAINST PARTITION AND SEPARATE TRANSFER OF MEMBERSHIP RIGHTS

8.1 **No Partition**. Recognizing that the full use and enjoyment of any Homesite is dependent upon the right to the use and enjoyment of the Common Areas and the improvements made thereto, and that it is in the interest of all of the Owners that the right to the use and enjoyment of the Common Areas be retained by the Owners of Homesites, it is therefore declared that the right to the use and enjoyment of any Owner in the Common Areas shall remain undivided, and such Owners shall have no right at law or equity to seek partition or severance of such right to the use and enjoyment of the Common Areas. In addition, there shall exist no right to transfer the right to the use and enjoyment of the Common Areas in any manner other than as set forth in Section <u>3.5</u> hereof, or otherwise as an appurtenance to and in the same transaction with, a transfer of title to a Homesite. Any conveyance or transfer of a Homesite shall include the right to use and enjoyment of the Common Areas appurtenant to such Homesite subject to reasonable rules and regulations promulgated by the Declarant for such use and employment, whether or not such rights shall have been described or referred to in the deed by which said Homesite is conveyed.

ARTICLE 9

AMENDMENTS TO DECLARATION

9.1 <u>General Amendments</u>. This Declaration may be amended by Declarant, without the consent of any other Owner, at any time that Declarant is an Owner, and after such time, then this Declaration may be amended by the affirmative vote or written consent of the Owners owning not less than two-thirds (2/3) of the Homesites. No amendment shall be permitted which changes the rights, privileges and obligations of the Declarant (even after such time as Declarant no longer is an Owner) without the prior written consent of the Declarant. Nothing contained herein shall affect the right of the Declarant to make whatever amendments or Supplemental Declarations are otherwise expressly permitted hereby without the consent or approval of any Owner or Mortgagee.

9.2 <u>Additional Requirements for Amendments</u>. Any amendment to this Declaration which alters the Storm Water Management System, beyond maintenance in its original condition, including the water management provisions of the Common Areas, must have the prior written approval of SWFWMD, notwithstanding any other provisions contained herein.

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ARTICLE 10[°]

STORM WATER MANAGEMENT SYSTEM

10.1 **Responsibility for Surface Water or Storm Water Management System**. Except for the obligations of Owners set forth in Section 2.35 hereof, the CDD shall be responsible for the maintenance, operation and repair of the Storm Water Management System. Maintenance of the Storm Water Management System(s) shall mean the exercise of practices which allow the systems to provide drainage, water storage, conveyance or other surface water or storm water management capabilities as permitted by SWFWMD. The CDD, its successors and assigns, shall be responsible for such maintenance and operation (other than to the extent any other governmental body assumes responsibility for such maintenance and operation). Any repair or reconstruction of the Storm Water Management System shall be as permitted, or as modified, or as approved by SWFWMD.

10.2 **Enforcement**. SWFWMD shall have the right to enforce, by proceeding at law or in equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

ARTICLE 11

GENERAL PROVISIONS

11.1 Parties Who May Seek Enforcement. If any person, firm or corporation, or other entity shall violate or attempt to violate any of the provisions of this Declaration, or any rules and regulations of the Declarant promulgated hereunder, it shall be lawful for Declarant and any Owner (a) to initiate proceedings for the recovery of damages against those so violating or attempting to violate any such provisions or (b) to maintain proceedings in any court of competent jurisdiction against those so violating or attempting to violate any such provisions for the purpose of preventing or enjoining all such violations or attempted violations or seeking any other legal or equitable relief available. Should any such party be required to enforce or defend the provisions hereof, its reasonable attorneys' fees and costs incurred, whether or not judicial proceedings are involved, including the attorney's fees and costs incurred on appeal of such judicial proceedings, shall be collectible from the party against whom enforcement is sought. In any proceedings by the Declarant against an Owner, collection of such attorneys' fees may be enforced by any method in this Declaration providing for the collection of sums due, including, but not limited to, a foreclosure proceeding against the Owner's Homesite. The remedies contained in this provision shall be construed as cumulative of all other remedies now or hereafter provided by law. The failure of the Declarant to enforce any covenant or restriction or any obligation, right, power, privilege, authority or reservation herein contained, however long continued, shall in no event be deemed a waiver of the right to enforce the same thereafter as to the same breach or violation, or as to any other breach or violation thereof occurring prior to or subsequent thereof. Notwithstanding the foregoing, SWFWMD shall have the right to enforce, by proceeding in law

or equity, the provisions contained in this Declaration which relate to the maintenance, operation and repair of the Storm Water Management System.

11.2 <u>Severability</u>. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no way affect any other provisions which shall remain in full force and effect.

11.3 **Duration**. The covenants and restrictions of this Declaration shall run with and bind the land for a term of forty (40) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10) years. This Declaration may be revoked after the initial forty (40) year period upon the vote of not less than sixty-five percent (65%) of the Owners and by Mortgagees holding first mortgages on not less than fifty percent (50%) of the Homesites. Any revocation must be recorded.

11.4 **Transfer of Assets to Local Government**. The Declarant and/or the CDD may transfer Common Areas to any local government having jurisdiction over the same. Any such transfer may require that conditions of the local government entity be met prior to said transfer, including conversion of Declarant property to standards and conditions required by the local government.

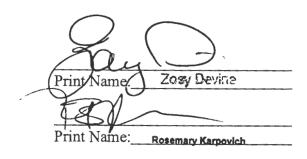
11.5 <u>Litigation</u>. In any litigation arising out of, or relating to, this Declaration, the prevailing party shall be entitled to recover its reasonable costs and attorneys' fees.

11.6 **Development Agreement**. Each Owner, by acceptance of a deed to a Homesite, hereby automatically agrees that its Home, Homesite, all improvements and activities thereon and use thereof shall be subject to the Development Agreement, as it may be amended from time to time. Each Owner further acknowledges and agrees that Declarant, and its affiliates and assigns reserve the right to unilaterally amend the Development Agreement, including but not limited to, the right to add or incorporate additional lands and subdivisions to the property subject to the Development Agreement without the joinder of any Owner whatsoever, and each Owner waives any objection to such amendments of the Development Agreement.

[signature on following page]

DATED this <u>9th</u> day of <u>Noumber</u>, 2023.

WITNESSES:



Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360046504 Date: 12/12/2023 Time: 3:46PM Page 26 of 34 B: 4572 P: 365 By: BO

THE VILLAGES DEVELOPMENT COMPANY LLC,

a Florida limited liability company

BY:	VDC Manager, LLC,
	a Floride limiter liability company,
	its Manager
	(Altan)
	By:
	Martin L. Dzuro, Manager
	U

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me in person OR \Box via online notarization this <u>day of Moundar</u>, 2023, by Martin L. Dzuro, as Manager of and on behalf of VDC Manager, LLC, a Florida limited liability company, the Manager of The Villages Development Company, LLC, a Florida limited liability company, for the purposes expressed herein, and who is personally known to me.

RY PUBLIC-STATE OF FLORIDA J Zosy Davina Rrint Name: Serial/Commission Number: Commission Expires:



ZOEY DEVINE Commission # HH 390980 Expires June 25, 2027

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	Middleton	Unit 4 - Non Corne	er Home Sites	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
2	18'	10'	5'	7.5'
3	18'	10'	5'	7.5'
4	18'	10'	5'	7.5'
5	18'	10'	5'	7.5'
6	18'	10'	5'	7.5'
7	18'	10'	5'	7.5'
8	18'	10'	5'	7.5'
10	18'	10'	5'	7.5'
11	18'	10'	5'	7.5'
12	18'	10'	5'	7.5'
13	18'	10'	5'	7.5'
15	18'	10'	5'	7.5'
16	18'	10'	5'	7.5'
18	18'	10'	5'	7.5'
19	18'	10'	5'	7.5'
20	18'	10'	5'	7.5'
21	18'	10'	5'	7.5'
22	18'	10'	5'	7.5'
23	18'	10'	5'	7.5'
24	18'	10'	5'	7.5'
25	18'	10'	5'	7.5'
26	18'	10'	5'	7.5'
27	18'	10'	5'	7.5'
28	18'	10'	5'	7.5'
29	18'	10'	5'	7.5'
30	18'	10'	5'	7.5'
31	18'	10'	5'	7.5'
32	18'	10'	5'	7.5'
33	18'	10'	5'	7.5'
34	18'	10'	5'	7.5'
36	18'	10'	5'	7.5'
37	18'	10'	5'	7.5'
38	18'	10'	5'	7.5'
39	18'	10'	5'	7.5'
40	18'	10'	5'	7.5'
41	18'	10'	5'	7.5'
42	18'	10'	5'	7.5'
43	18'	10'	5'	7.5'
44	18'	10'	5'	7.5'

Gioria R. Hayward, Sumter County Clerk of Court Inst: 202360046504 Date: 12/12/2023 Time: 3:46PM Page 28 of 34 B: 4572 P: 367 By: BO

	Middleton	Unit 4 - Non Corne	er Home Sites	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
45	18'	10'	5'	7.5'
46	18'	10'	5'	7.5'
47	18'	10'	5'	7.5'
48	18'	10'	5'	7.5'
49	18'	10'	5'	7.5'
50	18'	10'	5'	7.5'
51	18'	10'	5'	7.5'
53	18'	10'	5'	7.5'
55	10'	10'	5'	7.5'
56	10'	10'	5'	7.5'
57	10'	10'	5'	7.5'
58	10'	10'	5'	7.5'
59	10'	10'	5'	7.5'
60	18'	10'	5'	7.5'
61	18'	10'	5'	7.5'
62	18'	10'	5'	7.5'
63	18'	10'	5'	7.5'
64	18'	10'	5'	7.5'
65	18'	10'	5'	7.5'
66	18'	10'	5'	7.5'
67	18'	10'	5'	7.5'
68	18'	10'	5'	7.5'
69	18'	10'	5'	7.5'
70	10'	10'	5'	7.5'
71	10'	10'	5'	7.5'
72	10'	10'	5'	7.5'
73	10'	10'	5'	7.5'
74	10'	10'	5'	7.5'
75	10'	10'	5'	7.5'
76	10'	10'	5'	7.5'
77	10'	10'	5'	7.5'
78	10'	10'	5'	7.5'
79	10'	10'	5'	7.5'
80	10'	10'	5'	7.5'
81	10'	10'	5'	7.5'
82	10'	10'	5'	7.5'
83	10'	10'	5'	7.5'
84	10'	10'	5'	7.5'
85	10'	10'	5'	7.5'

	Middleton	Unit 4 - Non Corne	er Home Sites	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
86	10'	10'	5'	7.5'
87	10'	10'	5'	7.5'
88	10'	10'	5'	7.5'
89	10'	10'	5'	7.5'
91	25'	10'	5'	7.5'
92	25'	10'	5'	7.5'
93	25'	10'	5'	7.5'
94	25'	10'	5'	7.5'
97	18'	10'	5'	7.5'
98	18'	10'	5'	7.5'
99	18'	10'	5'	7.5'
101	18'	10'	5'	7.5'
102	18'	10'	5'	7.5'
103	18'	10'	5'	7.5'
104	18'	10'	5'	7.5'
105	18'	10'	5'	7.5'
106	18'	10'	5'	7.5'
109	18'	10'	5'	7.5'
110	18'	10'	5'	7.5'
111	18'	10'	5'	7.5'
114	10'	10'	5'	7.5'
115	10'	10'	5'	7.5'
116	10'	10'	5'	7.5'
119	18'	10'	5'	7.5'
120	18'	10'	5'	7.5'
121	18'	10'	5'	7.5'
122	18'	10'	5'	7.5'
123	18'	10'	5'	7.5'
126	18'	10'	5'	7.5'
127	18'	10'	5'	7.5'
129	10'	10'	5'	7.5'
130	10'	10'	5'	7.5'
131	10'	10'	5'	7.5'
134	18'	10'	5'	7.5'
135	18'	10'	5'	7.5'
138	10'	10'	5'	7.5'
139	10'	10'	5'	7.5'
142	18'	10'	5'	7.5'
145	18'	10'	5'	7.5'

	Middleton	Unit 4 - Non Corne	er Home Sites	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
146	18'	10'	5'	7.5'
147	18'	10'	5'	7.5'
148	18'	10'	5'	7.5'
151	18'	10'	5'	7.5'
154	18'	10'	5'	7.5'
155	18'	10'	5'	7.5'
158	18'	10'	5'	7.5'
159	18'	10'	5'	7.5'
162	18'	10'	5'	7.5'
163	18'	10'	5'	7.5'
166	18'	10'	5'	7.5'
167	18'	10'	5'	7.5'
170	18'	10'	5'	7.5'
171	18'	10'	5'	7.5'
174	18'	10'	5'	7.5'
175	18'	10'	5'	7.5'
176	18'	10'	5'	7.5'
177	18'	10'	5'	7.5'
178	18'	10'	5'	7.5'
179	18'	10'	5'	7.5'
180	18'	10'	5'	7.5'
181	18'	10'	5'	7.5'
182	18'	10'	5'	7.5'
183	18'	10'	5'	7.5'
186	18'	10'	5'	7.5'
187	18'	10'	5'	7.5'
190	18'	10'	5'	7.5'
191	18'	10'	5'	7.5'
192	18'	10'	5'	7.5'
193	18'	10'	5'	7.5'
194	18'	10'	5'	7.5'
195	18'	10'	5'	7.5'
196	18'	10'	5'	7.5'
197	18'	10'	5'	7.5'
198	18'	10'	5'	7.5'
199	18'	10'	5'	7.5'
200	18'	10'	5'	7.5'
201	18'	10'	5'	7.5'
202	18'	10'	5'	7.5'

	Middleton	Unit 4 - Non Corne	er Home Sites	
		Front Yard	Side Yard	Rear Yard
Non Corner	Front Yard	Improvement	Improvement	Improvement
Home Sites	Garage Setback	Setback	Setback	Setback
203	18'	10'	5'	7.5'
204	18'	10'	5'	7.5'
205	18'	10'	5'	7.5'
206	18'	10'	5'	7.5'
208	10'	10'	5'	7.5'
211	18'	10'	5'	7.5'
212	18'	10'	5'	7.5'
213	18'	10'	5'	7.5'
214	18'	10'	5'	7.5'
215	18'	10'	5'	7.5'
216	18'	10'	5'	7.5'
219	18'	10'	5'	7.5'
220	18'	10'	5'	7.5'
221	18'	10'	5'	7.5'
222	18'	10'	5'	7.5'
223	18'	10'	5'	7.5'
224	18'	10'	5'	7.5'
227	18'	10'	5'	7.5'
228	18'	10'	5'	7.5'
229	18'	10'	5'	7.5'
230	18'	10'	5'	7.5'
233	18'	10'	5'	7.5'
234	18'	10'	5'	7.5'
235	18'	10'	5'	7.5'
238	18'	10'	5'	7.5'
239	18'	10'	5'	7.5'
242	18'	10'	5'	7.5'
243	18'	10'	5'	7.5'
244	18'	10'	5'	7.5'
245	18'	10'	5'	7.5'
246	18'	10'	5'	7.5'
248	18'	10'	5'	7.5'
249	18'	10'	5'	7.5'
250	18'	10'	5'	7.5'
253	18'	10'	5'	7.5'
254	18'	10'	5'	7.5'
255	18'	10'	5'	7.5'
258	18'	10'	5'	7.5'
259	18'	10'	5'	7.5'

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	Middleton	Unit 4 - Non Corne	er Home Sites	
Non Corner Home Sites	Front Yard Garage Setback	Front Yard Improvement Setback	Side Yard Improvement Setback	Rear Yard Improvement Setback
260	18'	10'	5'	7.5'
262	18'	10'	5'	7.5'
263	18'	10'	5'	7.5'
265	18'	10'	5'	7.5'
266	18'	10'	5'	7.5'
267	18'	10'	5'	7.5'
268	18'	10'	5'	7.5'
271	18'	10'	5'	7.5'
272	18'	10'	5'	7.5'
273	18'	10'	5'	7.5'

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Gloria R. Hayward, Sumter County Clerk of Court Inst: 202360046504 Date: 12/12/2023 Time: 3:46PM Page 33 of 34 B: 4572 P: 372 By: BO

	ivinc	dictori Onit 4	Corner Home S	inco	
		and the second second	and a state of the		
Corner Home Sites	Front Yard Garage Setback	Front Yard Improvement Setback	Side Yard Improvement Setback Along Roadways	Side Yard Improvement Setback Not Along Roadways	Rear Yard Improvement Setback
1	18'	10'	10'	5'	7.5'
9	18'	10'	10'	5'	7.5'
14	18'	10'	10'	5'	7.5'
17	18'	10'	10'	5'	7.5'
35	18'	10'	10'	5'	7.5'
52	18'	10'	10'	5'	7.5'
54	10'	10'	10'	5'	7.5'
90	25'	10'	10'	5'	7.5'
95	25'	10'	10'	5'	7.5'
96	18'	10'	10'	5'	7.5'
100	18'	10'	10'	5'	7.5'
107	18'	10'	10'	5'	7.5'
108	18'	10'	10'	5'	7.5'
112	18'	10'	10'	5'	7.5'
113	10'	10'	10'	5'	7.5'
117	10'	10'	10'	5'	7.5'
118	18'	10'	10'	5'	7.5'
124	18'	10'	10'	5'	7.5'
125	18'	10'	10'	5'	7.5'
128	18'	10'	10'	5'	7.5'
132	10'	10'	10'	5'	7.5'
132	18'	10'	10'	5'	7.5'
136	18'	10'	10'	5'	7.5'
137	10'	10'	10'	5'	7.5'
140	10'	10'	10'	5'	7.5'
141	18'	10'	10'	5'	7.5'
143	18'	10'	10'	5'	7.5'
144	18'	10'	10'	5'	7.5'
149	18'	10'	10'	5'	7.5'
149	18'	10'	10'	5'	7.5'
152	18'	10'	10'	5'	7.5'
153	18'	10'	10'	5'	7.5'
155	18'	10'	10'	5'	7.5'
157	18'	10'	10'	5'	7.5'
160	18	10'	10'	5'	7.5'
161	18'	10'	10'	5'	7.5'
164	18'	10'	10'	5'	7.5'

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	Mie	dileton Unit 4	- Corner Home S	Sites	
	A			and the same	
Corner Home Sites	Front Yard Garage Setback	Front Yard Improvement Setback	Side Yard Improvement Setback Along Roadways	Side Yard Improvement Setback Not Along Roadways	Rear Yard Improvement Setback
165	18'	10'	10'	5'	7.5'
168	18'	10'	10'	5'	7.5'
169	18'	10'	10'	5'	7.5'
172	18'	10'	10'	5'	7.5'
173	18'	10'	10'	5'	7.5'
184	18'	10'	10'	5'	7.5'
185	18'	10'	10'	5'	7.5'
188	18'	10'	10'	5'	7.5'
189	18'	10'	10'	5'	7.5'
207	18'	10'	10'	5'	7.5'
209	10'	10'	10'	5'	7.5'
210	18'	10'	10'	5'	7.5'
217	18'	10'	10'	5'	7.5'
218	18'	10'	10'	5'	7.5'
225	18'	10'	10'	5'	7.5'
226	18'	10'	10'	. 5'	7.5'
231	18'	10'	10'	5'	7.5'
232	18'	10'	10'	5'	7.5'
236	18'	10'	10'	5'	7.5'
237	18'	10'	10'	5'	7.5'
240	18'	10'	10'	5'	7.5'
241	18'	10'	10'	5'	7.5'
247	18'	10'	10'	5'	7.5'
251	18'	10'	10'	5'	7.5'
252	18'	10'	10'	5'	7.5'
256	18'	10'	10'	5'	7.5'
257	18'	10'	10'	5'	7.5'
261	18'	10'	10'	5'	7.5'
264	18'	10'	10'	5'	7.5'
269	18'	10'	10'	5'	7.5'
270	18'	10'	10'	5'	7.5'
274	18'	10'	10'	5'	7.5'

Exhibit I

CDD ESTABLISHING DOCUMENS

Inst. Number: 202260028821 Book: 4283 Page: 405 Page 1 of 28 Date: 6/6/2022 Time: 10:08 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

Return to: \checkmark City of Wildwood 100 N. Main Street Wildwood, FL 34785

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202260028821 Date: 06/06/2022 Time: 10:08AM Page 1 of 28 B: 4283 P: 405 By: BO

ORDINANCE NO. <u>02022-35</u>

AN ORDINANCE OF THE CITY OF WILDWOOD. FLORIDA, ESTABLISHING AND NAMING MIDDLETON COMMUNITY DEVELOPMENT DISTRICT А IN ACCORDANCE WITH CHAPTER 190 OF THE FLORIDA STATUTES: DESCRIBING THE EXTERNAL BOUNDARIES OF THE DISTRICT; GRANTING SPECIAL POWERS; NAMING THE INITIAL MEMBERS OF THE DISTRICT'S BOARD OF SUPERVISORS; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, pursuant to Chapter 190, Florida Statutes, The Villages Development Company, LLC ("Petitioner"), has petitioned the City Commission of the City of Wildwood, Florida ("Commission"), to adopt an ordinance establishing the Middleton Community Development District A ("District"), pursuant to Chapter 190, Florida Statutes (2021); and,

WHEREAS, Petitioner is a Florida limited liability company authorized to conduct business in the State of Florida; and,

WHEREAS, pursuant to Chapter 190, all interested persons and affected units of general-purpose local government were afforded an opportunity to present oral and written comments on the petition for establishment ("Petition") at a duly noticed public hearing conducted by the Commission; and,

WHEREAS, upon consideration of the record established at that hearing, the Commission determined that the statements within the Petition are true and correct; that the establishment of the District is not inconsistent with any applicable element or portion of the state comprehensive plan or the local government comprehensive plan; that the land within the District is of sufficient size, is sufficiently compact, and sufficiently contiguous to be developable as a functionally interrelated community; that the District is the best alternative available for delivering community development services and facilities to the area served by the District; that the services and facilities of the District will not be incompatible with the capacity and uses of existing local and regional community development services and facilities and that the area to be served by the District is amenable to separate special-district governance; and,

WHEREAS, establishment of the District will constitute a timely, efficient, effective, responsive and economic way to deliver community development services in the area described in the Petition.

NOW, THEREFORE, be it ordained by the City Commission of the City of Wildwood, Ordinance CDD 2203-001 Middleton Community Development District A Page 1

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202260028821 Date: 06/06/2022 Time: 10:08AM Page 2 of 28 B: 4283 P: 406 By: BO

Florida, as follows:

SECTION 1: RECITALS. That the recitals above are hereby incorporated as if fully set forth herein.

SECTION 2: AUTHORITY. This Ordinance is adopted in compliance with, and pursuant to, the Uniform Community Development District Act of 1980, Chapter 190, Florida Statutes (2021).

SECTION 3: DISTRICT NAME. There is hereby established a community development district situated within the City of Wildwood, Florida, which shall be known as the "Middleton Community Development District A".

SECTION 4: EXTERNAL BOUNDARIES OF THE DISTRICT. Encompassing approximately 2,484.60 acres, the external boundaries of the District are described in Exhibit A attached hereto.

SECTION 5: POWERS AND FUNCTIONS. The powers and functions of the District are described in Chapter 190, Florida Statutes. Consent is hereby given to the District's Board of Supervisors to plan, establish, acquire, construct or reconstruct, enlarge or extend, equip, operate, and maintain systems and facilities described and authorized by section 190.012(3)(a), (d) and (e), Florida Statutes, as long as they do not conflict with systems and facilities provided by the City of Wildwood.

SECTION 6: BOARD OF SUPERVISORS. The five persons designated to serve as initial members of the District's Board of Supervisors are as follows: Scott Renick, Lorraine Flores, Brandon Matulka, Lane Munz and Bob Trinh. All of the above-listed persons are residents of the State of Florida and citizens of the United States of America.

SECTION 7: SEVERABILITY. If any section, sentence, clause or phrase of this Ordinance, or any particular application thereof, is held to be invalid or unconstitutional by a Court of competent jurisdiction, then said holding shall in no way affect the validity of the remaining portions of said Ordinance.

SECTION 8: EFFECTIVE DATE. This Ordinance shall take effect immediately upon its final adoption by the City Commission.

PASSED AND ORDAINED this \underline{g}^{h}	day	of MAY,	2022,	by	the	City
Commission of the City of Wildwood, Florida.						

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Inst: 20	R. Hayward, Sumter County Clerk of Court 02260028821 Date: 06/06/2022 Time: 10:08AM of 28 B: 4283 P: 407 By: BO
CITY COMMIS	SION
	DWOOD, FLORIDA
SEAL	Worf
Ed Wolf, Mayo	r /
ATTEST: AAM TALLISON	
Susan Patterson, City Clerk	/
First Reading:	/
Second Reading: <u>5-9, -2022</u>	
Approved as to form and Legal Sufficiency:	
City-Attorney	



Jo O. Thacker T: (407) 839-4230 jo.thacker@nelsonmullins.com Gloria R. Hayward, Sumter County Clerk of Court Inst: 202260028821 Date: 06/06/2022 Time: 10:08AM Page 4 of 28 B: 4283 P: 408 By: BO

NELSON MULLINS RILEY & SCARBOROUGH LLP ATTORNEYS AND COUNSELORS AT LAW

390 North Orange Avenue, Suite 1400 Orlando, FL 32801 T: 407.839.4200 F: 407.425.8377 nelsonmullins.com

March 1, 2022

VIA FEDEX

Mr. Jason F. McHugh City Manager City Hall 100 N Main St. Wildwood, FL 34785

RE: Petition to Establish Middleton Community Development District A

Dear Mr. McHugh:

Attached please find the following original documents for filing:

- Petition to Establish Middleton Community Development District A; and
- Check No. 989417 for \$15,000.00 for the filing fee.

If you have any question or comment, please contact me.

Sincerely,

. Thacker

Attachments

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202260028821 Date: 06/06/2022 Time: 10:08AM Page 5 of 28 B: 4283 P: 409 By: BO

PETITION TO ESTABLISH MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A

Petitioner, The Villages Development Company, LLC, a Florida limited liability company, petitions the City of Wildwood, Florida (hereinafter referred to as "City") pursuant to the Uniform Community Development District Act of 1980, Chapter 190, Florida Statutes, to adopt an ordinance to establish a Community Development District and to designate the boundaries of the District, and states as follows:

1. Petitioner is a Florida limited liability company with its principal place of business at 3619 Kiessel Road, The Villages, Florida 32163.

2. The boundary of the District comprises approximately 2,484.6 acres. A map showing the location of the District is attached as **Exhibit 1**. All of the land in the proposed District is within the City.

3. A metes and bounds legal description and sketch of the external boundaries of the District is attached as **Exhibit 2**.

4. Attached as **Exhibit 3** is documentation constituting written consent to establishment of the District by the owners of the real property to be included in the District.

5. The five (5) persons designated to serve as the initial members of the Board of Supervisors of the District are named in **Exhibit 4** attached hereto.

6. The proposed name of the District is Middleton Community Development District A.

7. The utilities are currently under construction and there are no major trunk water mains, sewer interceptors, or outfalls in existence at this time.

8. The proposed timetables and related estimates of cost to construct the District services and facilities, based upon available data, are attached as **Exhibit 5**.

9. All of the property to be included in the District, as shown in **Exhibit 6** will be residential pursuant to the approved development plan of The Villages of Southern Oaks (VOSO) Age Restricted Development as amended from time to time.

10. The Statement of Estimated Regulatory Costs of the granting of this Petition and the establishment of the District is attached as **Exhibit** 7.

WHEREFORE, Petitioner respectfully requests the City to:

A. Schedule a public hearing on March 28, 2022 to consider this Petition filed pursuant to the uniform procedures set forth in Section 190.005(2), Florida Statutes.

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202260028821 Date: 06/06/2022 Time: 10:08AM Page 6 of 28 B: 4283 P: 410 By: BO

B. Grant the Petition and adopt an ordinance to establish the District and designate the

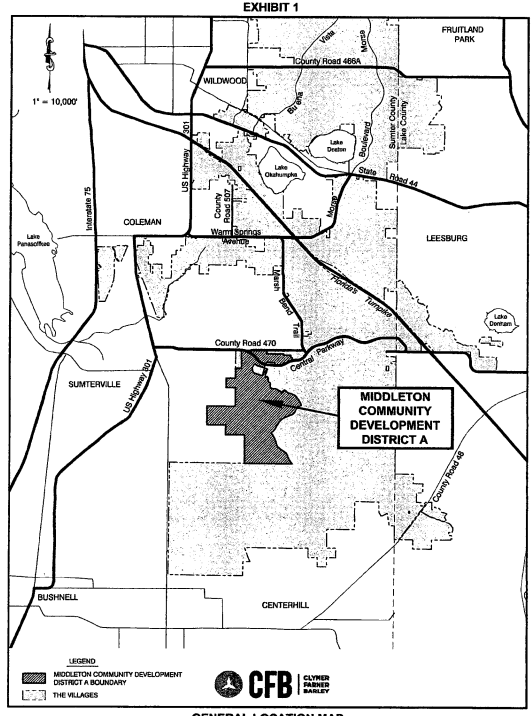
boundary the District, pursuant to Sections 190.005(2), Florida Statutes.

RESPECTFULLY SUBMITTED this _____ day of _____, 2022.

THE VILLAGES DEVELOPMENT COMPANY, LLC, a Florida limited liability company

By: VDC MANAGER, LLC, a Florida limited liability company, its Manager By: Kelsea Morse Manly, Manager

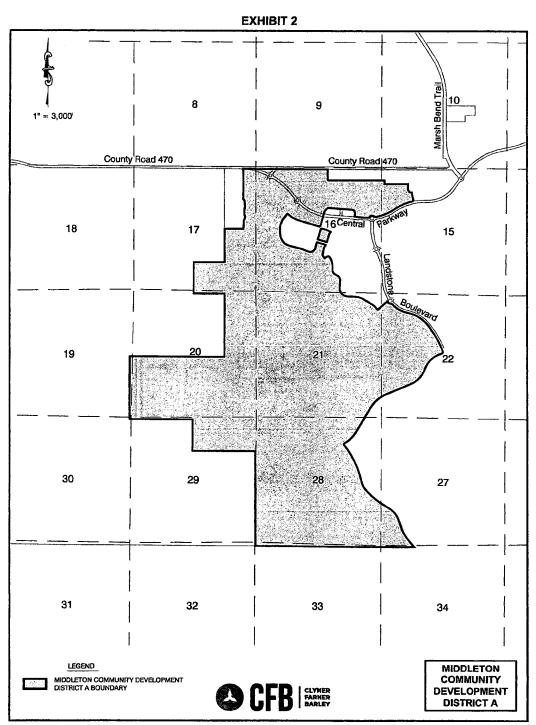
Gloria R. Hayward, Sumter County Clerk of Court Inst: 202260028821 Date: 06/06/2022 Time: 10:08AM Page 7 of 28 B: 4283 P: 411 By: BO



GENERAL LOCATION MAP

Inst. Number: 202260028821 Book: 4283 Page: 412 Page 8 of 28 Date: 6/6/2022 Time: 10:08 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

Gloria R. Hayward, Sumter County Clerk of Court Inst: 202260028821 Date: 06/06/2022 Time: 10:08AM Page 8 of 28 B: 4283 P: 412 By: BO





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LEGAL DESCRIPTION OF THE MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A APPROXIMATELY 2484.6 ACRES

A PARCEL OF LAND LYING WITHIN SECTIONS 15, 16, 17, 20, 21, 22, 27, 28 AND 29, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF THE NORTHEAST 1/4 OF AFORESAID SECTION 17; THENCE ALONG THE NORTH LINE THEREOF RUN N89°41'47"W, 1,333.69 FEET TO THE NORTHWEST CORNER OF THE EAST 1/4 OF SAID SECTION 17: THENCE DEPARTING SAID NORTH LINE AND ALONG THE WEST LINE THEREOF RUN S00°05'18"E, 2,563.07 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID WEST LINE RUN N89°54'42"E, 803.28 FEET; THENCE N32°37'22"E, 17.60 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 15.07 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 37°48'40", AN ARC DISTANCE OF 9.94 FEET TO THE POINT OF TANGENCY; THENCE N00°09'19"E, 239.44 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 237.63 FEET AND A CHORD BEARING AND DISTANCE OF N15°04'36"E, 145.12 FEET TO WHICH A RADIAL LINE BEARS \$87°17'55"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE. THROUGH A CENTRAL ANGLE OF 35°33'24", AN ARC DISTANCE OF 147.47 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 179.10 FEET AND A CHORD BEARING AND DISTANCE OF N00°07'35"E. 172.91 FEET TO WHICH A RADIAL LINE BEARS S61°00'36"E; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 57°43'37", AN ARC DISTANCE OF 180.45 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 100.00 FEET AND A CHORD BEARING AND DISTANCE OF N14°31'21"W, 50.15 FEET TO WHICH A RADIAL LINE BEARS S60°57'17"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 29°02'43". AN ARC DISTANCE OF 50.69 FEET TO THE POINT OF TANGENCY; THENCE N00°00'00"E, 149.16 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 198.37 FEET AND A CHORD BEARING AND DISTANCE OF N12°46'28"E, 66.00 FEET TO WHICH A RADIAL LINE BEARS N86°48'04"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 19°09'03", AN ARC DISTANCE OF 66.31 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 192.63 FEET AND A CHORD BEARING AND DISTANCE OF N04°55'00"E, 109.23 FEET TO WHICH A RADIAL LINE BEARS S68°36'46"E; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 32°56'28", AN ARC DISTANCE OF 110.75 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 350.00 FEET AND A CHORD BEARING AND DISTANCE OF N05°07'23"W, 62.26 FEET TO WHICH A RADIAL LINE BEARS \$79°46'27"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 10°12'20", AN ARC DISTANCE OF 62.34 FEET TO THE POINT OF TANGENCY; THENCE N00°01'13"W, 160.04 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 25.00 FEET AND A CHORD BEARING AND DISTANCE OF N28°42'14"W, 24.30 FEET TO WHICH A RADIAL LINE BEARS S89°37'49"E; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 58°08'50", AN ARC DISTANCE OF 25.37 FEET TO THE POINT OF

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TANGENCY; THENCE N57°46'39"W, 58.23 FEET; THENCE N00°05'18"W, 1,285.48 FEET TO THE SOUTH RIGHT OF WAY LINE OF COUNTY ROAD NO. 470 PER FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT OF WAY MAP, SECTION 18580-2601; THE FOLLOWING SEVEN (7) COURSES BEING ALONG SAID SOUTH RIGHT OF WAY LINE: RUN \$89°41'47"E, 499.19 FEET; THENCE \$00°18'13"W, 10.00 FEET; THENCE S89°41'47"E, 33.60 FEET; THENCE S89°47'31"E, 166.50 FEET; THENCE N00°12'29"E, 10.00 FEET; THENCE \$89°47'31"E, 2,529.50 FEET; THENCE \$89°52'59"E, 375.37 FEET; THENCE DEPARTING SAID SOUTH RIGHT OF WAY LINE RUN S00°00'00"E, 462.00 FEET; THENCE S89°52'59"E, 2,304.21 FEET; THENCE S89°43'47"E, 114.80 FEET; THENCE S00°00'00"E, 155.00 FEET; THENCE S89°43'47"E, 1,010.59 FEET; THENCE S00°16'13"W, 246.77 FEET; THENCE S35°41'54"E, 98.14 FEET; THENCE S69°57'28"E, 48.40 FEET; THENCE \$87°55'59"E, 65.31 FEET; THENCE \$05°50'08"E, 82.28 FEET; THENCE S13°02'33"E, 285.80 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 2,133.00 FEET AND A CHORD BEARING AND DISTANCE OF S68°49'14"W, 796.22 FEET TO WHICH A RADIAL LINE BEARS N10°25'21"W; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 21°30'50", AN ARC DISTANCE OF 800.92 FEET TO THE POINT OF TANGENCY; THENCE \$58°03'49"W, 181.42 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 2,033.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 21°46'48", AN ARC DISTANCE OF 772.81 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 49°55'05", AN ARC DISTANCE OF 88.87 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 123.00 FEET: THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 82°15'33", AN ARC DISTANCE OF 176.59 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 90.00 FEET AND A CHORD BEARING AND DISTANCE OF S57°48'41"W, 93.28 FEET TO WHICH A RADIAL LINE BEARS S63°24'12"E; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 62°25'46", AN ARC DISTANCE OF 98.06 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 2,033.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 05°10'03", AN ARC DISTANCE OF 183.36 FEET TO THE POINT OF TANGENCY; THENCE N85°48'23"W, 223.83 FEET; THENCE N73°23'56"W, 51.20 FEET; THENCE N85°48'23"W, 118.96 FEET; THENCE N04°11'37"E, 159.23 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE AND HAVING A RADIUS OF 120.00 FEET; THENCE SOUTHWESTERLY NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90°00'05", AN ARC DISTANCE OF 188.50 FEET TO THE POINT OF TANGENCY; THENCE N85°48'28"W, 433.09 FEET; THENCE N85°49'47"W, 578.50 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 105.00 FEET AND A CHORD BEARING AND DISTANCE OF S68°06'32"W, 92.19 FEET TO WHICH A RADIAL LINE BEARS N04°08'54"E; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 52°04'44", AN ARC DISTANCE OF 95.44 FEET TO THE POINT OF TANGENCY; THENCE S42°04'10"W, 135.74 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 236.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 02°27'07", AN ARC DISTANCE OF 10.10 FEET; THENCE ALONG A NON-

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TANGENT LINE RUN \$16°05'58"W, 662.73 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 12.50 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90°00'00", AN ARC DISTANCE OF 19.63 FEET TO THE POINT OF TANGENCY; THENCE N73°54'02"W, 947.43 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 487.50 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°59'27", AN ARC DISTANCE OF 110.53 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 512.50 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 07°53'32", AN ARC DISTANCE OF 70.59 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 648.50 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 18°37'52", AN ARC DISTANCE OF 210.87 FEET TO THE POINT OF TANGENCY; THENCE N50°10'15"W, 158.48 FEET; THENCE S39°49'45"W, 224.12 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 809.48 FEET AND A CHORD BEARING AND DISTANCE OF \$27°33'10"W, 363.78 FEET TO WHICH A RADIAL LINE BEARS N49°27'43"W; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE. THROUGH A CENTRAL ANGLE OF 25°58'14", AN ARC DISTANCE OF 366.92 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 502.50 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 15°50'40", AN ARC DISTANCE OF 138.96 FEET TO THE POINT OF TANGENCY; THENCE S01°16'37"E, 106.89 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 839.50 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°10'12", AN ARC DISTANCE OF 178.31 FEET; THENCE ALONG A RADIAL LINE RUN \$76°33'11"W, 13.00 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 852.50 FEET AND A CHORD BEARING AND DISTANCE OF \$19°00'35"E, 165.28 FEET TO WHICH A RADIAL LINE BEARS \$76°33'11"W; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 11°07'32", AN ARC DISTANCE OF 165.54 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 527.50 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 51°33'16", AN ARC DISTANCE OF 474.64 FEET TO THE POINT OF TANGENCY; THENCE \$76°07'37"E, 478.83 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 972.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 06°07'51", AN ARC DISTANCE OF 104.06 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 3,647.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 03°40'00", AN ARC DISTANCE OF 233.43 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 227.50 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 97°34'16", AN ARC DISTANCE OF 387.42 FEET TO THE POINT OF TANGENCY; THENCE N16°05'58"E, 261.43 FEET; THENCE \$72°58'38"E, 379.61 FEET; THENCE \$14°12'14"W, 46.54 FEET; THENCE \$47°55'49"W, 40.13 FEET; THENCE S25°01'13"W, 72.97 FEET; THENCE S11°21'25"W, 307.93 FEET; THENCE S31°59'24"E, 156.47 FEET; THENCE N58°00'36"E, 134.46 FEET; THENCE

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N62°49'35"E. 22.10 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 53.50 FEET AND A CHORD BEARING AND DISTANCE OF \$82°35'10"E, 58.97 FEET TO WHICH A RADIAL LINE BEARS N26°01'45"W; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 66°53'10", AN ARC DISTANCE OF 62.45 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 503.29 FEET AND A CHORD BEARING AND DISTANCE OF S28°40'04"E, 264.69 FEET TO WHICH A RADIAL LINE BEARS N46°05'13"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 30°29'27", AN ARC DISTANCE OF 267.83 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 914.39 FEET AND A CHORD BEARING AND DISTANCE OF \$05°52'15"E, 257.92 FEET TO WHICH A RADIAL LINE BEARS N76°01'17"E; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 16°12'56", AN ARC DISTANCE OF 258.79 FEET: THENCE ALONG A NON-TANGENT LINE RUN S01°59'07"W, 70.92 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 230.50 FEET AND A CHORD BEARING AND DISTANCE OF S35°44'10"E, 283.77 FEET TO WHICH A RADIAL LINE BEARS N87°44'36"W; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 75°59'08", AN ARC DISTANCE OF 305.69 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 241.72 FEET AND A CHORD BEARING AND DISTANCE OF \$34°22'33"E, 303.85 FEET TO WHICH A RADIAL LINE BEARS N16°41'03"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 77°52'47", AN ARC DISTANCE OF 328.56 FEET; THENCE ALONG A NON-TANGENT LINE RUN S04°36'22"W, 278.51 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 338.50 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90°36'22", AN ARC DISTANCE OF 535.30 FEET TO THE POINT OF TANGENCY; THENCE S86°00'00"E, 383.46 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 670.76 FEET AND A CHORD BEARING AND DISTANCE OF S72°35'20"E, 311.49 FEET TO WHICH A RADIAL LINE BEARS N03°59'06"E; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 26°51'08", AN ARC DISTANCE OF 314.36 FEET; THENCE ALONG A NON-TANGENT LINE RUN \$59°10'40"E, 433.71 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 654.39 FEET AND A CHORD BEARING AND DISTANCE OF S48°59'03"E, 229.24 FEET TO WHICH A RADIAL LINE BEARS N30°55'40"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 20°10'33", AN ARC DISTANCE OF 230.43 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 168.50 FEET AND A CHORD BEARING AND DISTANCE OF \$34°21'30"E, 24.73 FEET TO WHICH A RADIAL LINE BEARS N51°25'58"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 08°25'03", AN ARC DISTANCE OF 24.75 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 181.50 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 16°50'06", AN ARC DISTANCE OF 53.33 FEET TO THE POINT OF TANGENCY; THENCE \$46°59'05"E, 44.43 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 1,087.68 FEET AND A CHORD BEARING AND DISTANCE OF N42°18'34"E, 64.00 FEET TO WHICH A RADIAL

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LINE BEARS N49°22'36"W; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 03°22'19", AN ARC DISTANCE OF 64.01 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 2,250.00 FEET AND A CHORD BEARING AND DISTANCE OF N49°09'44"E, 437.58 FEET TO WHICH A RADIAL LINE BEARS N46°25'05"W; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 11°09'38", AN ARC DISTANCE OF 438.28 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47°09'51", AN ARC DISTANCE OF 83.96 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 123.00 FEET AND A CHORD BEARING AND DISTANCE OF \$43°12'04"E, 190.58 FEET TO WHICH A RADIAL LINE BEARS N82°25'18"W; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE. THROUGH A CENTRAL ANGLE OF 101°33'32", AN ARC DISTANCE OF 218.02 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47°30'10", AN ARC DISTANCE OF 84.57 FEET TO THE POINT OF TANGENCY; THENCE \$46°28'40"E, 96.54 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 1,100.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 33°29'09", AN ARC DISTANCE OF 642.88 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 1,450.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 45°23'16", AN ARC DISTANCE OF 1,148.64 FEET TO THE POINT OF TANGENCY; THENCE S34°34'32"E, 424.43 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 2,530.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 18°27'38", AN ARC DISTANCE OF 815.16 FEET; THENCE ALONG A NON-TANGENT LINE RUN \$68°48'08"W, 213.65 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 965.05 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 43°44'32", AN ARC DISTANCE OF 736.76 FEET TO THE POINT OF TANGENCY; THENCE \$25°03'37"W, 250.07 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 1,070.04 FEET: THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 43°02'17", AN ARC DISTANCE OF 803.77 FEET TO THE POINT OF TANGENCY; THENCE S68°05'53"W, 1,116.15 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 1,348.97 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 36°58'54", AN ARC DISTANCE OF 870.70 FEET TO THE POINT OF TANGENCY; THENCE S31°06'59"W, 1,208.14 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 1,393.77 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 31°02'12", AN ARC DISTANCE OF 754.99 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 3,810.06 FEET AND A CHORD BEARING AND DISTANCE OF \$26°03'35"E. 1,750.62 FEET TO WHICH A RADIAL LINE BEARS N50°39'31"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 26°33'47", AN ARC DISTANCE OF 1,766.40 FEET TO THE POINT OF

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REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 910.31 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 31°26'03", AN ARC DISTANCE OF 499.42 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 3,906.10 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 16°31'26", AN ARC DISTANCE OF 1,126.51 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 1,002.53 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 40°38'47", AN ARC DISTANCE OF 711.21 FEET TO THE POINT OF TANGENCY; THENCE \$20°05'23"E, 407.60 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 1,345.73 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 19°08'45", AN ARC DISTANCE OF 449.69 FEET TO THE POINT OF TANGENCY; THENCE \$39°14'08"E, 481.65 FEET TO THE SOUTH LINE OF THE SOUTHWEST 1/4 OF AFORESAID SECTION 27; THENCE ALONG SAID SOUTH LINE RUN N89°50'20"W, 1,438.70 FEET TO THE SOUTHEAST CORNER OF THE SOUTHEAST 1/4 OF AFORESAID SECTION 28; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°33'55"W, 2,661.88 FEET TO THE SOUTHEAST CORNER OF THE SOUTHWEST 1/4 OF SAID SECTION 28; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°34'06"W, 2,662.39 FEET TO THE SOUTHWEST CORNER OF SAID SECTION 28; THENCE ALONG THE WEST LINE THEREOF RUN N00°08'00"W, 4,005.96 FEET TO THE SOUTHEAST CORNER OF THE NORTH 1/2 OF THE NORTHEAST 1/4 OF AFORESAID SECTION 29; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°38'49"W, 2,694.68 FEET TO THE SOUTHWEST CORNER THEREOF; THENCE ALONG THE WEST LINE THEREOF RUN N00°25'41"E, 1,335.19 FEET TO THE SOUTHEAST CORNER OF THE SOUTHWEST 1/4 OF AFORESAID SECTION 20; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°43'54"W, 2,681.21 FEET TO THE SOUTHWEST CORNER THEREOF; THENCE ALONG THE WEST LINE THEREOF RUN N00°16'44"E, 2,658.68 FEET TO THE NORTHWEST CORNER THEREOF; THENCE ALONG THE NORTH LINE OF THE SOUTH 1/2 OF SAID SECTION 20 RUN S89°39'12"E, 4,028.43 FEET TO THE SOUTHWEST CORNER OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SAID SECTION 20; THENCE ALONG THE WEST LINE THEREOF RUN N00°24'57"E, 2,656.98 FEET TO THE SOUTHEAST CORNER OF THE SOUTHWEST 1/4 OF THE SOUTHEAST 1/4 OF AFORESAID SECTION 17; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°35'34"W, 1,334.84 FEET TO THE SOUTHWEST CORNER THEREOF; THENCE ALONG THE WEST LINE THEREOF RUN N00°04'35"W, 1,330.43 FEET TO THE NORTHWEST CORNER THEREOF; THENCE ALONG THE NORTH LINE THEREOF RUN S89°37'37"E, 1,334.55 FEET TO THE NORTHEAST CORNER THEREOF; THENCE ALONG AFORESAID WEST LINE OF THE EAST 1/4 OF SAID SECTION 17 RUN N00°05'18"W, 1.431.39 FEET TO THE POINT OF BEGINNING.

AND

A PARCEL OF LAND LYING WITHIN SECTION 16, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF THE NORTHWEST 1/4 OF AFORESAID SECTION 16; THENCE ALONG THE NORTH LINE THEREOF RUN S89°47'31"E, 2,695.91 FEET TO THE NORTHWEST CORNER OF THE NORTHEAST 1/4 OF SAID SECTION 16; THENCE ALONG THE NORTH LINE THEREOF RUN S89°52'59"E,

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128.24 FEET; THENCE DEPARTING SAID NORTH LINE RUN S00°07'01"W, 2,533.30 FEET TO THE POINT OF BEGINNING; THENCE S74°16'58"E, 100.42 FEET; THENCE S76°47'49"E, 74.27 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 1,135.50 FEET AND A CHORD BEARING AND DISTANCE OF S67°13'34"E, 217.69 FEET TO WHICH A RADIAL LINE BEARS N17°16'24"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 11°00'04", AN ARC DISTANCE OF 218.02 FEET; THENCE ALONG A NON-TANGENT LINE RUN S61°30'34"E, 8.57 FEET; THENCE S28°30'59"W, 63.88 FEET; THENCE S46°05'39"W, 33.22 FEET; THENCE S16°26'38"W, 385.22 FEET; THENCE N72°58'38"W, 404.07 FEET; THENCE N16°05'58"E, 473.80 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 46.83 FEET AND A CHORD BEARING AND DISTANCE OF N79°29'52"E, 41.94 FEET TO WHICH A RADIAL LINE BEARS N37°06'14"W; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 53°12'13", AN ARC DISTANCE OF 43.49 FEET TO THE POINT OF BEGINNING. Inst. Number: 202260028821 Book: 4283 Page: 420 Page 16 of 28 Date: 6/6/2022 Time: 10:08 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

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EXHIBIT 3

CONSENT TO THE ESTABLISHMENT OF MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A

The undersigned, being the owner of the property described in Exhibit 2 to the Petition to Establish Middleton Community Development District A, hereby consents to the Petition to Establish Middleton Community Development District A, dated the 15^{+} of March, 2022.

BUFFALO HIDE AND CATTLE COMPANY, LLC,

a Florida limited fiability company By: Martin L. Dzuro, Manager

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EXHIBIT 4

BOARD OF SUPERVISORS MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A

- 1. Supervisor/Chair Scott Renick
- 2. Supervisor/Vice Chair Lorraine Flores
- 3. Supervisor/Secretary-Treasurer Brandon Matulka
- 4. Supervisor Lane Munz
- 5. Supervisor Bob Trinh

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EXHIBIT 5

PROPOSED TIME TABLES AND RELATED ESTIMATES OF COST OF THE DISTRICT SERVICES AND FACILITIES MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A

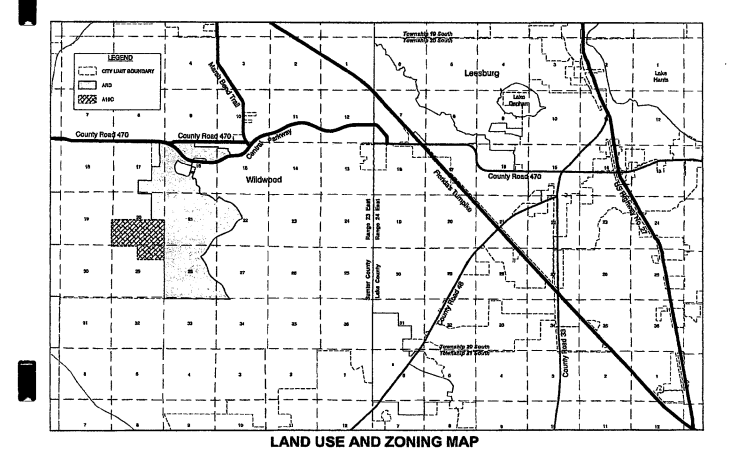
ITEM	ANTICIPATED SCHEDULE	ESTIMATED COST	
Arterial and Collector Roads and Traffic Signalization	2021-2028	\$11,475,117	
Improvements			
Arterial and Collector Road Drainage	2021-2028	\$5,238,723	
Multi-Use Paths, Golf Cart Bridges & Tunnels	2021-2028	\$1,814,290	
Landscaping & Irrigation in Common Areas ¹	2021-2028	\$31,174,558	
Subdivision Infrastructure Roads	2021-2028	\$50,745,459	
Subdivision Drainage	2021-2028	\$31,377,914	
Stormwater-Earthwork, Grading, & Collection System ²	2021-2028	\$235,566,680	
Wetland & Wildlife Mitigation/Protection Measures	2021-2028	\$2,601,901	
Boundary Security Buffers/Walls & Fencing in Common Areas	2021-2028	\$23,424,967	
Project Entry Features	2021-2028	\$5,001,846	
TOTAL ³ :		\$398,421,455	

¹ The irrigation system beyond the point of delivery to be owned and maintained by the District. The master irrigation system up to the point of delivery will be funded by Middleton Water Conversation Authority, LLC (MWCA). ² Stormwater-earthwork, grading, and collection system work as required by the Development Agreement with the City of Wildwood or Southwest Florida Water Management District Requirements

³ Costs are preliminary in nature and are subject to change. Costs include engineering and contingencies.

EXHIBIT 6 Gioria R. Hayward, Sumter County Clerk of Court Inst: 202260028821 Date: 06/06/2022 Time: 10:08AM Page 19 of 28 B: 4283 P: 423 By: BO

The Middleton Community Development District A (the "District") is located within the city limits of the City of Wildwood (the "City") in Sumter County, Florida. The District lies within The Villages of Southern Oaks (VOSO), which was approved on May 8, 2017 as an Age Restricted Development (ARD). Subsequent amendments were approved by the City on January 8, 2018, January 22, 2018 August 27, 2018, January 28, 2019, September 23, 2019, February 24, 2020, October 12, 2020 and again on November 8, 2021. Application to include the remaining land into VOSO ARD is anticipated to be submitted in March 2022. The approval of this amendment is expected in September 2022.



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EXHIBIT 7

STATEMENT OF ESTIMATED REGULATORY COSTS FOR ESTABLISHMENT OF MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A

1.0 Introduction

1.1 Purpose and Scope

This statement of estimated regulatory costs (SERC) supports the petition to establish Middleton Community Development District A (the "District"). The proposed District will include approximately 2,484.6 acres of land on which roughly eight thousand two hundred eighty (8,280) dwelling units are planned for development. The District proposes to provide infrastructure and community services to this area in the District as described more fully below.

The limitations on the scope and use of this SERC are set out in Section 190.002(2)(d), Florida Statutes ("F.S."), as follows:

"That the process of establishing such a District pursuant to uniform general law shall be fair and based only on factors material to managing and financing the service delivery function of the District, so that any matter concerning permitting or planning of the development is not material or relevant."

1.2 Overview of the Proposed District

The proposed District would provide community infrastructure, services, and facilities, along with their operations and maintenance, to the proposed area, located in the City of Wildwood, Florida. The proposed District will encompass 2,484.6 acres to be used exclusively for residential development. The District will include roughly eight thousand two hundred eighty (8,280) units with a mix of housing types, designs and models.

1.3 Requirements for Statement of Estimated Regulatory Costs (SERC)

Section 120.541(2), F.S. (2020) defines the elements a SERC must contain (or in this case, City ordinance).

- (a) An economic analysis showing whether the rule directly or indirectly:
 - 1. Is likely to have an adverse impact on economic growth, private sector job creation or employment, or private sector investment in excess of \$1 million in the aggregate within five (5) years after the implementation of the rule;

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- 2. Is likely to have an adverse impact on business competitiveness, including the ability of persons doing business in the state to compete with persons doing business in other states or domestic markets, productivity, or innovation in excess of \$1 million in the aggregate within five years after the implementation of the rule; or
- 3. Is likely to increase regulatory costs, including any transactional costs, in excess of \$1 million in the aggregate within five years after the implementation of the rule.
- (b) A good faith estimate of the number of individuals and entities likely to be required to comply with the rule, together with a general description of the types of individuals likely to be affected by the rule.
- (c) A good faith estimate of the cost to the agency, and to any other state and local government entities, of implementing and enforcing the proposed rule, and any anticipated effect on state or local revenues.
- (d) A good faith estimate of the transactional costs likely to be incurred by individuals and entities, including local government entities, required to comply with the requirements of the rule. As used in this section, "transactional costs" are direct costs that are readily ascertainable based upon standard business practices, and include filing fees, the cost of obtaining a license, the cost of equipment required to be installed or used or procedures required to be employed in complying with the rule, additional operating costs incurred, the cost of monitoring and reporting, and any other costs necessary to comply with the rule.
- (e) An analysis of the impact on small businesses as defined by Section 288.703, F.S., and an analysis of the impact on small counties and small cities as defined in Section 120.52, F.S. The impact analysis for small businesses must include the basis for the agency's decision not to implement alternatives that would reduce adverse impacts on small businesses.
- (f) Any additional information that the agency determines may be useful.
- (g) In the statement or revised statement, whichever applies, a description of any regulatory alternatives submitted under paragraph (1)(a) and a statement adopting the alternative or a statement of the reasons for rejecting the alternative in favor of the proposed rule.
- 2.0 An economic analysis showing whether the rule/ordinance directly or indirectly will have an adverse impact on economic growth, job creation, employment, private-sector investment, business competitiveness, or regulatory costs.

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Section 120.541(2)(a), F.S., requires an economic analysis showing whether the establishment of the District will directly or indirectly have an adverse impact on economic growth, job creation, employment, private-sector investment, business competitiveness, or regulatory costs exceeding \$1 million in the aggregate within five years after the establishment takes place. The answer, based upon numerous other residential community development districts, is that the establishment of the District will not have an adverse impact on economic growth, job creation, employment, private-sector investment, business competitiveness, or regulatory costs.

The establishment of the District is likely to increase economic growth, job creation, employment, private-sector investment, and business competitiveness. This is because the District will provide infrastructure improvements within the District's boundaries, allowing for the development of the land within the District. The development is planned to include roughly eight thousand two hundred eighty (8,280) dwelling units. The residents of the District will purchase goods and services. This new demand created by the District's residents will increase economic growth, job creation, employment, private-sector investment, and business competitiveness in the areas surrounding the District.

The District will have the ability to assess the property owners to pay for the installation, operation, and maintenance of its infrastructure improvements. However, such costs will not be in addition to, or unique to, the District. The infrastructure improvements to be funded by the District would be required to support development of the planned residences, regardless of the District's existence. Community development districts, such as Middleton Community Development District A can fund their infrastructure improvements with long-term bond financing that typically carries more favorable terms than other sources of funding. Thus, the costs related to the installation of the public infrastructure serving the planned development will not be increased due to the existence of the District.

3.0 A good-faith estimate of the number of individuals and entities likely to be required to comply with the rule/ordinance, together with a general description of the types of individuals likely to be affected by the rule/ordinance.

The landowner of the District plans to develop roughly eight thousand two hundred eighty (8,280) dwelling units within the District. Establishment of the proposed District would put all of these residents under the jurisdiction of the proposed District. Prior to the sale of the property within the District, the developer will also be subject to the District's jurisdiction.

4.0 Good-faith estimate of the cost to state and local government entities, of implementing and enforcing the proposed ordinance, and any anticipated effect on state and local revenues

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4.1 Impact on State and Local Costs

State Government Entities

There will be only modest costs to various Florida ("State") governmental entities due to the formation of the District. The District consists of less than 2,500 acres; therefore, the City of Wildwood (the "City") is the establishing entity, pursuant to Florida Statutes Section 190.005(2). The State will incur no costs in reviewing the petition to establish the District and the State will not be required to hold any public hearings on the matter.

The ongoing costs to various State entities to implement and enforce the establishment of the District relate strictly to the receipt and processing of various reports that the District is required to file annually with the State and its various entities. These annual reports are outlined in the attached Appendix. However, the costs to the State agencies that will receive and process the District's reports will be minimal. The District is only one of many governmental subdivisions required to submit various reports to the State. Additionally, pursuant to Section 189.018, F.S., the District will pay an annual fee to the State Department of Economic Opportunity to offset such processing costs.

The City of Wildwood

City staff will process, analyze, and conduct public hearing(s) on the petition to establish the District. These activities will utilize the time of the staff and City Commissioners, however, these costs to the City are likely to be minimal for a number of reasons. First, review of the petition does not include analysis of the development to be served by the District. Second, the petition itself provides most of the information needed for City staff's review. Third, the City currently employs the staff needed to conduct the review of the petition. Fourth, no capital expenditure is required to review the petition. Finally, local governments routinely process similar petitions for land use and zoning changes that are more complex than is the petition to establish a Community Development District.

The annual costs to the City, related to the ongoing operations of the District, are also minimal. The District will be an independent unit of local government. The only annual costs incurred by the City will be the minimal costs of receiving and, to the extent desired, reviewing the various reports that the District is required to provide to the City.

4.2 Impact on State and Local Revenues

Adoption of the proposed ordinance will have no negative impact on State or local revenues. The District is an independent unit of local government. It is designed to provide community facilities and services to serve the development. It has its own sources of revenue. No State or local subsidies are required or expected.

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In this regard, it is important to note that any debt obligations incurred by the District to construct its infrastructure, or for any other reason, are not debts of the State, the County, the City, or any unit of local government. By State law, the debts of the District are strictly its own responsibility.

5.0 A good-faith estimate of the transactional costs likely to be incurred by individuals and entities required to comply with the requirements of the rule/ordinance.

Table 2, below, provides an outline of the various facilities and services the proposed District may provide. The District plans to fund, own, operate, and maintain certain drainage and stormwater systems, landscaping, and ponds. The District will also plan, construct, and finance some of the community's roadways, along with possibly offsite roadway improvements. The roadways and drainage systems within publicly dedicated rights-of-way will be conveyed to the appropriate general-purpose government for operation and maintenance. The landowner will construct the utilities and other community infrastructure and facilities. The District will be responsible for maintenance of some of these facilities.

Table 2. Proposed Facilities and Services

Improvements/Facility	<u>Funded By</u>	O&M By	<u>Ownership</u>
Roads	Landowner/CDD	City	City
Utilities	Landowner	Landowner	Landowner
Amenities	Landowner	Landowner	Landowner
Drainage/Basins	Landowner/CDD	CDD	CDD
Landscape	Landowner/CDD	CDD	CDD

The petitioner has estimated the costs for providing the capital improvements and facilities outlined in Table 2. The cost estimates for these improvements and facilities are shown in Table 3, below. Total costs are estimated at approximately \$398,421,455. To fund these improvements, the District may issue special assessment or other revenue bonds. These bonds would be repaid through non-ad valorem assessments levied on all properties located within the District that benefit from these improvements.

Table 3. Summary of Estimated Capital Costs and Time Table⁴

ITEM	ANTICIPATED SCHEDULE	ESTIMATED COST
Arterial and Collector Roads and Traffic	2021-2028	\$11,475,117
Signalization Improvements		
Arterial and Collector Road Drainage	2021-2028	\$5,238,723
Multi-Use Paths, Golf Cart Bridges & Tunnels	2021-2028	\$1,814,290
Landscaping & Irrigation in Common Areas	2021-2028	\$31,174,558
Subdivision Infrastructure Roads	2021-2028	\$50,745,459

⁴ Costs are preliminary in nature and are subject to change. Costs include engineering and contingencies.

E.A

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Subdivision Drainage Stormwater-Earthwork, Grading, & Collection	2021-2028 2021-2028	\$31,377,914 \$235,566,680
System		
Wetland & Wildlife Mitigation/Protection Measures	2021-2028	\$2,601,901
Boundary Security Buffers/Walls & Fencing in	2021-2028	\$23,424,967
Common Areas		
Project Entry Features	2021-2028	\$5,001,846
TOTAL:		\$398,421,455

Prospective future landowners in the District may be required to pay non-ad valorem assessments levied by the District to secure the debt incurred by the District through one or more bond issuances. In addition to the levy of non-ad valorem assessments for debt service, the District may also impose a non-ad valorem assessment to fund the operations and maintenance of the District and its facilities and services.

It is important to note that the various costs outlined in Table 3 are typical for residential developments of the type contemplated herein. In other words, there is nothing unusual about the District's financing that requires additional infrastructure over and above what would normally be needed. Therefore, these costs are not in addition to normal development costs. Instead, the facilities and services provided by the District are substituting in part for developer-provided infrastructure and facilities. Along these same lines, District-imposed assessments for operations and maintenance costs are similar to what would be charged in any event by a property owner's association common to most master-planned developments.

Real estate markets take into account the District's cost because buyers and renters evaluate all of the costs and benefits associated with various alternative locations. Therefore, market forces preclude developers from marking up the prices of their products beyond what the competition allows. To remain competitive, the operations and maintenance charges must also be in line with the competition.

Furthermore, locating in the District by new residents is completely voluntary. So ultimately, all owners and users of the affected property choose to accept the District's costs because of the benefits that the District provides.

The District is an alternative means to finance necessary community services. District financing is no more expensive, and often less expensive, than the alternatives of a municipal services taxing unit (MSTU), a neighborhood association, County provision (directly or via a dependent special District), or through developer-bank loans.

6.0 An analysis of the impact on small businesses, as defined by Section 288.703, F.S., and an analysis of the impact on small counties and small cities as defined by Section 120.52, F.S.

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There will be no adverse impact on small businesses because of establishment the District. If anything, the impact will be positive. This is because the District must competitively bid certain of its contracts. This affords small businesses the opportunity to bid on District work.

The City of Wildwood has an estimated population of 7720 according to the most recent U.S. Census Bureau (2020) and the population was 6709 at the 2010 census. Therefore, the City is defined as a "small" City according to Section 120.52 of the Florida Statutes. However, as noted above, there will be no adverse impact on the City due to the creation of the District. The District will provide infrastructure facilities and services to the property located within the District. These facilities and services will help to make this property developable.

Development of the property within the District will increase the value of this property, and consequently, will increase the property taxes that accrue to the City. These increased property taxes, along with other direct and indirect revenues accruing to the City as a result of the development of the land within the District, will offset any new staff, facilities, or equipment the City adds to provide services to the property owners within the District.

7.0 Any additional useful information.

The analysis provided above is based on a straightforward application of economic theory, especially as it relates to tracking the incidence of regulatory costs and benefits. Inputs were received from the developer's engineer and other professionals associated with the developer.

It is useful to reflect upon the question of whether the establishment of the District is the best alternative to provide community facilities and services to the development. As an alternative to the District, the City could approve a dependent special District for the area, such as an MSBU or a special taxing District under Chapter 170 of the Florida Statutes. Either of these alternatives could finance the improvements contemplated in Table 2 in a fashion similar to the existing District.

However, unlike the District, the alternatives would require the City to continue to administer the projects and its facilities and services. As a result, the costs for these services and facilities would not be sequestered to the land directly benefiting from them, as the case would be with the District. In addition, administering a project of the size and complexity of the development program for the District is a very significant and expensive undertaking, especially in light of the fact that the District already exists.

Another alternative to the District would be for the developer to provide the infrastructure and to use a property owners association (POA) for operations and maintenance of community facilities and services. A District is superior to a POA for a variety of reasons. First, unlike a POA, a District can impose and collect its assessments along with other property taxes on the combined real estate tax bill through the County tax collector. Therefore, the District is far more assured of obtaining its needed funds than is a POA.

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Second, the District is a unit of local government. Therefore, unlike a POA, the District must abide by all governmental rules and regulations.

Additionally, any debt of a District is strictly the District's responsibility. While it may be technically true that the debt of a City-established, dependent special district, is not strictly the City's responsibility, any financial problems that the special district may have will inevitably entangle the City. This will not be the case if the District is established as proposed.

With a District, residents (owners and renters) within the District would have a focused unit of government under their direct control. The District can then be more responsive to resident needs without disrupting other City responsibilities. Inst. Number: 202260028821 Book: 4283 Page: 432 Page 28 of 28 Date: 6/6/2022 Time: 10:08 AM Gloria Hayward Clerk of Courts, Sumter County, Florida

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APPENDIX

REPORT	STATUE SECTION	DUE DATE
Annual Financial Audit	218.39	Nine months after end of fiscal year
Annual Financial Report (AFR)	218.32	Within 45 days after completion of audit but no later than 9 months after end of fiscal year
Financial Disclosure Form 1	112.3145	By July 1
Public Depositor Report	280.17	By November 30
Proposed Budget	190.008	By June 15
Adopted Budget	190.008	By October 1
Public Meetings Schedule	189.015	Quarterly semiannually or annually
Notice of Bond Issuance	218.38	Within 120 days after delivery
Registered Agent	189.014	30 days after first Board meeting
Notice of Establishment	190.0485	30 days after formation
Establishment Documents	189.016	30 days after adoption
Notice of Public Finance	190.009	After financing

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69.50 8.00 C 71.50 This Instrument Prepared By: Mark Brionez, Esq. c/o Jennifer Farlow 984 Old Mill Run The Villages, FL 32162

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NOTICE OF ESTABLISHMENT OF MIDDLETON COMMUNITY DEVELOPMENT DISTRICT-A

THIS NOTICE IS EXECUTED AND RECORDED PURSUANT TO THE REQUIREMENTS OF FLORIDA STATUTES SECTION 190.048 and 190.0485.

The City of Wildwood Commission adopted Ordinance No. O2022-35 on May 9, 2022, establishing Middleton Community Development District-A ("the District") to and governed by Chapter 190, Florida Statutes.

The legal description of the District is attached hereto as Exhibit "A".

MIDDLETON COMMUNITY DEVELOPMENT DISTRICT-A MAY IMPOSE AND LEVY TAXES OR ASSESSMENTS, OR BOTH TAXES AND ASSESSMENTS, ON THIS PROPERTY. THESE TAXES AND ASSESSMENTS PAY THE CONSTRUCTION, OPERATION, AND MAINTENANCE COSTS OF CERTAIN PUBLIC FACILITIES AND SERVICES OF THE DISTRICT AND ARE SET ANNUALLY BY THE GOVERNING BOARD OF THE DISTRICT. THESE TAXES AND ASSESSMENTS ARE IN ADDITION TO COUNTY AND OTHER LOCAL GOVERNMENTAL TAXES AND ASSESSMENTS AND ALL OTHER TAXES AND ASSESSMENTS PROVIDED FOR BY LAW.

MIDDLETON COMMUNITY DEVEI ØP MENT_DISTRICT Joseph Ricciardi, Chair

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument was acknowledged before me by means of physical presence on the 12th day of May, 2022 by Joseph Ricciardi as Chair, Board of Supervisors Middleton Ridge Community Development-A, for the purposes expressed herein, who is personally known to me.



Notary Public, State of Florida My Commission Expires:

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LEGAL DESCRIPTION OF THE MIDDLETON COMMUNITY DEVELOPMENT DISTRICT A APPROXIMATELY 2484.6 ACRES

A PARCEL OF LAND LYING WITHIN SECTIONS 15, 16, 17, 20, 21, 22, 27, 28 AND 29, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF THE NORTHEAST 1/4 OF AFORESAID SECTION 17; THENCE ALONG THE NORTH LINE THEREOF RUN N89°41'47"W. 1.333.69 FEET TO THE NORTHWEST CORNER OF THE EAST 1/4 OF SAID SECTION 17; THENCE DEPARTING SAID NORTH LINE AND ALONG THE WEST LINE THEREOF RUN S00°05'18"E, 2,563.07 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID WEST LINE RUN N89°54'42"E, 803.28 FEET; THENCE N32°37'22"E, 17.60 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE WESTERLY AND HAVING A RADIUS OF 15.07 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 37°48'40", AN ARC DISTANCE OF 9.94 FEET TO THE POINT OF TANGENCY; THENCE N00°09'19"E. 239.44 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 237.63 FEET AND A CHORD BEARING AND DISTANCE OF N15°04'36"E, 145.12 FEET TO WHICH A RADIAL LINE BEARS \$87°17'55"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 35°33'24", AN ARC DISTANCE OF 147.47 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 179.10 FEET AND A CHORD BEARING AND DISTANCE OF N00°07'35"E. 172.91 FEET TO WHICH A RADIAL LINE BEARS S61°00'36"E; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 57°43'37", AN ARC DISTANCE OF 180.45 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 100.00 FEET AND A CHORD BEARING AND DISTANCE OF N14°31'21"W, 50.15 FEET TO WHICH A RADIAL LINE BEARS S60°57'17"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 29°02'43", AN ARC DISTANCE OF 50.69 FEET TO THE POINT OF TANGENCY; THENCE N00°00'00"E, 149.16 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 198.37 FEET AND A CHORD BEARING AND DISTANCE OF N12°46'28"E, 66.00 FEET TO WHICH A RADIAL LINE BEARS N86°48'04"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 19°09'03". AN ARC DISTANCE OF 66.31 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 192.63 FEET AND A CHORD BEARING AND DISTANCE OF N04°55'00"E, 109.23 FEET TO WHICH A RADIAL LINE BEARS S68°36'46"E; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 32°56'28", AN ARC DISTANCE OF 110.75 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 350.00 FEET AND A CHORD BEARING AND DISTANCE OF N05°07'23"W, 62.26 FEET TO WHICH A RADIAL LINE BEARS S79°46'27"W; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 10°12'20", AN ARC DISTANCE OF 62.34 FEET TO THE POINT OF TANGENCY; THENCE N00°01'13"W, 160.04 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 25.00 FEET AND A CHORD BEARING AND DISTANCE OF N28°42'14"W, 24.30 FEET TO WHICH A RADIAL LINE BEARS \$89°37'49"E; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 58°08'50", AN ARC DISTANCE OF 25.37 FEET TO THE POINT OF

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TANGENCY: THENCE N57°46'39"W, 58.23 FEET; THENCE N00°05'18"W, 1,285.48 FEET TO THE SOUTH RIGHT OF WAY LINE OF COUNTY ROAD NO. 470 PER FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT OF WAY MAP, SECTION 18580-2601; THE FOLLOWING SEVEN (7) COURSES BEING ALONG SAID SOUTH RIGHT OF WAY LINE: RUN S89°41'47"E, 499.19 FEET; THENCE S00°18'13"W, 10.00 FEET; THENCE S89°41'47"E, 33.60 FEET; THENCE S89°47'31"E, 166.50 FEET; THENCE N00°12'29"E, 10.00 FEET; THENCE S89°47'31"E, 2,529.50 FEET; THENCE S89°52'59"E, 375.37 FEET; THENCE DEPARTING SAID SOUTH RIGHT OF WAY LINE RUN S00°00'00"E, 462.00 FEET; THENCE \$89°52'59"E, 2,304.21 FEET; THENCE \$89°43'47"E, 114.80 FEET; THENCE S00°00'00"E, 155.00 FEET; THENCE S89°43'47"E, 1,010.59 FEET; THENCE S00°16'13"W, 246.77 FEET; THENCE S35°41'54"E, 98.14 FEET; THENCE S69°57'28"E, 48.40 FEET; THENCE S87°55'59"E, 65.31 FEET; THENCE S05°50'08"E, 82.28 FEET; THENCE S13°02'33"E, 285.80 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 2,133.00 FEET AND A CHORD BEARING AND DISTANCE OF \$68°49'14"W, 796.22 FEET TO WHICH A RADIAL LINE BEARS N10°25'21"W: THENCE WESTERLY ALONG THE ARC OF SAID CURVE. THROUGH A CENTRAL ANGLE OF 21°30'50", AN ARC DISTANCE OF 800.92 FEET TO THE POINT OF TANGENCY; THENCE \$58°03'49"W, 181.42 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 2,033.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 21°46'48", AN ARC DISTANCE OF 772.81 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 49°55'05", AN ARC DISTANCE OF 88.87 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 123.00 FEET: THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 82°15'33", AN ARC DISTANCE OF 176.59 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 90.00 FEET AND A CHORD BEARING AND DISTANCE OF \$57°48'41"W, 93.28 FEET TO WHICH A RADIAL LINE BEARS S63°24'12"E; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 62°25'46", AN ARC DISTANCE OF 98.06 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHERLY AND HAVING A RADIUS OF 2,033.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 05°10'03", AN ARC DISTANCE OF 183.36 FEET TO THE POINT OF TANGENCY; THENCE N85°48'23"W. 223.83 FEET; THENCE N73°23'56"W, 51.20 FEET; THENCE N85°48'23"W, 118.96 FEET; THENCE N04°11'37"E, 159.23 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 120.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90°00'05", AN ARC DISTANCE OF 188.50 FEET TO THE POINT OF TANGENCY; THENCE N85°48'28"W, 433.09 FEET; THENCE N85°49'47"W, 578.50 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 105.00 FEET AND A CHORD BEARING AND DISTANCE OF S68°06'32"W, 92.19 FEET TO WHICH A RADIAL LINE BEARS N04°08'54"E; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 52°04'44". AN ARC DISTANCE OF 95.44 FEET TO THE POINT OF TANGENCY; THENCE S42°04'10"W, 135.74 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 236.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 02°27'07", AN ARC DISTANCE OF 10.10 FEET; THENCE ALONG A NON-

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TANGENT LINE RUN \$16°05'58"W, 662.73 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 12.50 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90°00'00", AN ARC DISTANCE OF 19.63 FEET TO THE POINT OF TANGENCY; THENCE N73°54'02"W, 947.43 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 487.50 FEET: THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°59'27", AN ARC DISTANCE OF 110.53 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 512.50 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 07°53'32", AN ARC DISTANCE OF 70.59 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 648.50 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 18°37'52", AN ARC DISTANCE OF 210.87 FEET TO THE POINT OF TANGENCY; THENCE N50°10'15"W, 158.48 FEET; THENCE S39°49'45"W, 224.12 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 809.48 FEET AND A CHORD BEARING AND DISTANCE OF S27°33'10"W, 363.78 FEET TO WHICH A RADIAL LINE BEARS N49°27'43"W; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 25°58'14", AN ARC DISTANCE OF 366.92 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 502.50 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 15°50'40", AN ARC DISTANCE OF 138.96 FEET TO THE POINT OF TANGENCY; THENCE S01°16'37"E, 106.89 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 839.50 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°10'12", AN ARC DISTANCE OF 178.31 FEET; THENCE ALONG A RADIAL LINE RUN S76°33'11"W, 13.00 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 852.50 FEET AND A CHORD BEARING AND DISTANCE OF \$19000'35"E, 165.28 FEET TO WHICH A RADIAL LINE BEARS \$76°33'11"W; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 11°07'32", AN ARC DISTANCE OF 165.54 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 527.50 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 51°33'16", AN ARC DISTANCE OF 474.64 FEET TO THE POINT OF TANGENCY: THENCE S76°07'37"E, 478.83 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 972.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 06°07'51", AN ARC DISTANCE OF 104.06 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 3,647.50 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 03°40'00", AN ARC DISTANCE OF 233.43 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 227.50 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 97°34'16", AN ARC DISTANCE OF 387.42 FEET TO THE POINT OF TANGENCY; THENCE N16°05'58"E, 261.43 FEET; THENCE \$72°58'38"E, 379.61 FEET; THENCE \$14°12'14"W, 46.54 FEET; THENCE \$47°55'49"W, 40.13 FEET; THENCE S25°01'13"W, 72.97 FEET; THENCE S11°21'25"W, 307.93 FEET; THENCE \$31°59'24"E, 156.47 FEET; THENCE N58°00'36"E, 134.46 FEET; THENCE

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N62°49'35"E, 22.10 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 53.50 FEET AND A CHORD BEARING AND DISTANCE OF \$82°35'10"E, 58.97 FEET TO WHICH A RADIAL LINE BEARS N26°01'45"W; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 66°53'10", AN ARC DISTANCE OF 62.45 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 503.29 FEET AND A CHORD BEARING AND DISTANCE OF S28°40'04"E. 264.69 FEET TO WHICH A RADIAL LINE BEARS N46°05'13"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 30°29'27", AN ARC DISTANCE OF 267.83 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 914.39 FEET AND A CHORD BEARING AND DISTANCE OF S05°52'15"E, 257.92 FEET TO WHICH A RADIAL LINE BEARS N76°01'17"E; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 16°12'56", AN ARC DISTANCE OF 258.79 FEET: THENCE ALONG A NON-TANGENT LINE RUN S01°59'07"W. 70.92 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 230.50 FEET AND A CHORD BEARING AND DISTANCE OF S35°44'10"E, 283.77 FEET TO WHICH A RADIAL LINE BEARS N87°44'36"W; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 75°59'08", AN ARC DISTANCE OF 305.69 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 241.72 FEET AND A CHORD BEARING AND DISTANCE OF \$34°22'33"E, 303.85 FEET TO WHICH A RADIAL LINE BEARS N16°41'03"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 77°52'47", AN ARC DISTANCE OF 328.56 FEET; THENCE ALONG A NON-TANGENT LINE RUN S04°36'22"W, 278.51 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 338.50 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90°36'22", AN ARC DISTANCE OF 535.30 FEET TO THE POINT OF TANGENCY; THENCE S86°00'00"E, 383.46 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 670.76 FEET AND A CHORD BEARING AND DISTANCE OF \$72°35'20"E, 311.49 FEET TO WHICH A RADIAL LINE BEARS N03°59'06"E; THENCE EASTERLY ALONG THE ARC OF SAID CURVE. THROUGH A CENTRAL ANGLE OF 26°51'08", AN ARC DISTANCE OF 314.36 FEET; THENCE ALONG A NON-TANGENT LINE RUN \$59°10'40"E, 433.71 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY. HAVING A RADIUS OF 654.39 FEET AND A CHORD BEARING AND DISTANCE OF S48°59'03"E, 229.24 FEET TO WHICH A RADIAL LINE BEARS N30°55'40"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 20°10'33", AN ARC DISTANCE OF 230.43 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 168.50 FEET AND A CHORD BEARING AND DISTANCE OF S34°21'30"E, 24.73 FEET TO WHICH A RADIAL LINE BEARS N51°25'58"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 08°25'03", AN ARC DISTANCE OF 24.75 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 181.50 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 16°50'06", AN ARC DISTANCE OF 53.33 FEET TO THE POINT OF TANGENCY; THENCE \$46°59'05"E, 44.43 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 1,087.68 FEET AND A CHORD BEARING AND DISTANCE OF N42°18'34"E, 64.00 FEET TO WHICH A RADIAL

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LINE BEARS N49°22'36"W; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 03°22'19", AN ARC DISTANCE OF 64.01 FEET TO A POINT ON THE ARC OF A CON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 2,22,000 FEET AND A CHORD BEARING AND DISTANCE OF N49°09'44"E, 437.58 FEET TO WHICH A RADIAL LINE BEARS N46°25'05"W; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 11º09'38", AN ARC DISTANCE OF 438.28 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47°09'51", AN ARC DISTANCE OF 83.96 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 123.00 FEET AND A CHORD BEARING AND DISTANCE OF \$43°12'04"E, 190.58 FEET TO WHICH A RADIAL LINE BEARS N82°25'18"W; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 101°33'32", AN ARC DISTANCE OF 218.02 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY AND HAVING A RADIUS OF 102.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 47°30'10", AN ARC DISTANCE OF 84.57 FEET TO THE POINT OF TANGENCY; THENCE S46°28'40"E, 96.54 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 1,100.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 33°29'09", AN ARC DISTANCE OF 642.88 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 1,450.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 45°23'16", AN ARC DISTANCE OF 1,148.64 FEET TO THE POINT OF TANGENCY; THENCE \$34°34'32"E, 424.43 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 2,530.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 18°27'38", AN ARC DISTANCE OF 815.16 FEET; THENCE ALONG A NON-TANGENT LINE RUN S68°48'08"W, 213.65 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 965.05 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 43°44'32", AN ARC DISTANCE OF 736.76 FEET TO THE POINT OF TANGENCY; THENCE \$25°03'37"W, 250.07 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 1,070.04 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 43°02'17", AN ARC DISTANCE OF 803.77 FEET TO THE POINT OF TANGENCY; THENCE S68°05'53"W, 1,116.15 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 1,348.97 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 36°58'54", AN ARC DISTANCE OF 870.70 FEET TO THE POINT OF TANGENCY; THENCE S31°06'59"W, 1,208.14 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY AND HAVING A RADIUS OF 1,393.77 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 31°02'12", AN ARC DISTANCE OF 754.99 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 3,810.06 FEET AND A CHORD BEARING AND DISTANCE OF \$26°03'35"E. 1,750.62 FEET TO WHICH A RADIAL LINE BEARS N50°39'31"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 26°33'47", AN ARC DISTANCE OF 1,766.40 FEET TO THE POINT OF

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REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 910.31 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 31°26'03", AN ARC DISTANCE OF 499.42 FEET TO A POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 3,906.10 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 16°31'26", AN ARC DISTANCE OF 1,126.51 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 1,002.53 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 40°38'47", AN ARC DISTANCE OF 711.21 FEET TO THE POINT OF TANGENCY; THENCE S20°05'23"E, 407.60 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 1,345.73 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 19°08'45", AN ARC DISTANCE OF 449.69 FEET TO THE POINT OF TANGENCY; THENCE S39°14'08"E, 481.65 FEET TO THE SOUTH LINE OF THE SOUTHWEST 1/4 OF AFORESAID SECTION 27; THENCE ALONG SAID SOUTH LINE RUN N89°50'20"W, 1,438.70 FEET TO THE SOUTHEAST CORNER OF THE SOUTHEAST 1/4 OF AFORESAID SECTION 28; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°33'55"W, 2,661.88 FEET TO THE SOUTHEAST CORNER OF THE SOUTHWEST 1/4 OF SAID SECTION 28; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°34'06"W, 2,662.39 FEET TO THE SOUTHWEST CORNER OF SAID SECTION 28; THENCE ALONG THE WEST LINE THEREOF RUN N00°08'00"W, 4,005.96 FEET TO THE SOUTHEAST CORNER OF THE NORTH 1/2 OF THE NORTHEAST 1/4 OF AFORESAID SECTION 29; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°38'49"W, 2,694.68 FEET TO THE SOUTHWEST CORNER THEREOF: THENCE ALONG THE WEST LINE THEREOF RUN N00°25'41"E, 1,335.19 FEET TO THE SOUTHEAST CORNER OF THE SOUTHWEST 1/4 OF AFORESAID SECTION 20; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°43'54"W, 2,681.21 FEET TO THE SOUTHWEST CORNER THEREOF; THENCE ALONG THE WEST LINE THEREOF RUN N00°16'44"E, 2,658.68 FEET TO THE NORTHWEST CORNER THEREOF; THENCE ALONG THE NORTH LINE OF THE SOUTH 1/2 OF SAID SECTION 20 RUN S89°39'12"E, 4,028.43 FEET TO THE SOUTHWEST CORNER OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SAID SECTION 20; THENCE ALONG THE WEST LINE THEREOF RUN N00°24'57"E, 2,656.98 FEET TO THE SOUTHEAST CORNER OF THE SOUTHWEST 1/4 OF THE SOUTHEAST 1/4 OF AFORESAID SECTION 17; THENCE ALONG THE SOUTH LINE THEREOF RUN N89°35'34"W, 1,334.84 FEET TO THE SOUTHWEST CORNER THEREOF; THENCE ALONG THE WEST LINE THEREOF RUN N00°04'35"W, 1,330.43 FEET TO THE NORTHWEST CORNER THEREOF; THENCE ALONG THE NORTH LINE THEREOF RUN S89°37'37"E, 1,334.55 FEET TO THE NORTHEAST CORNER THEREOF; THENCE ALONG AFORESAID WEST LINE OF THE EAST 1/4 OF SAID SECTION 17 RUN N00°05'18"W, 1,431.39 FEET TO THE POINT OF BEGINNING.

AND

A PARCEL OF LAND LYING WITHIN SECTION 16, TOWNSHIP 20 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF THE NORTHWEST 1/4 OF AFORESAID SECTION 16; THENCE ALONG THE NORTH LINE THEREOF RUN S89°47'31"E, 2,695.91 FEET TO THE NORTHWEST CORNER OF THE NORTHEAST 1/4 OF SAID SECTION 16; THENCE ALONG THE NORTH LINE THEREOF RUN S89°52'59"E,

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128.24 FEET; THENCE DEPARTING SAID NORTH LINE RUN S00°07'01"W, 2,533.30 FEET TO THE POINT OF BEGINNING; THENCE S74°16'58"E, 100.42 FEET; THENCE S76°47'49"E, 74.27 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 1,135.50 FEET AND A CHORD BEARING AND DISTANCE OF S67°13'34"E, 217.69 FEET TO WHICH A RADIAL LINE BEARS N17°16'24"E; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 11°00'04", AN ARC DISTANCE OF 218.02 FEET; THENCE ALONG A NON-TANGENT LINE RUN S61°30'34"E, 8.57 FEET; THENCE S28°30'59"W, 63.88 FEET; THENCE S46°05'39"W, 33.22 FEET; THENCE S16°26'38"W, 385.22 FEET; THENCE N72°58'38"W, 404.07 FEET; THENCE N16°05'58"E, 473.80 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 46.83 FEET AND A CHORD BEARING AND DISTANCE OF N79°29'52"E, 41.94 FEET TO WHICH A RADIAL LINE BEARS N37°06'14"W; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 53°12'13", AN ARC DISTANCE OF 43.49 FEET TO THE POINT OF BEGINNING.

EXHIBIT J

NEW YORK ADDENDUM INCORPORATING NEW YORK TERMS OF ESCROW

MIDDLETON

NEW YORK ADDENDUM

THIS ADDENDUM TO PURCHASE AGREEMENT ("Addendum") is made simultaneously with the execution of the Purchase Agreement ("Contract") by and between **The Villages Development Company, LLC** ("Seller") and the Purchaser(s) ("Purchaser") named in such Contract who has/have purchased the residence set forth below:

Purchaser(s)

Homesite/Home ______ in the community known as Middleton.

NEW YORK CONTRACT PROVISIONS

State Disclosure Requirements

• New York Offering Plan dated July 19, 2024 ("Offering Plan")

- 1. <u>Sale Subject to New York Offering Plan</u>. This purchase is subject to representations of Seller (the Sponsor under the Offering Plan) in the Offering Plan delivered to Purchaser at or prior to the time they sign the Contract as well as the obligations of Seller, as Sponsor, pursuant to the General Business Law of the State of New York.
- 2. <u>Conflicts</u>. Seller acknowledges that any conflict between the Offering Plan and the Contract will be resolved according to the terms of the Offering Plan.
- 3. Escrow of Deposits, Down Payments or Advances.
 - a. The law firm of McLin Burnsed PA, with an address of 26736 US Highway 27, Suite 202, Leesburg, Florida 34748, shall serve as escrow agent ("Escrow Agent") for Seller and Purchaser. The attorneys who can authorize the withdrawal of funds from the escrow account and who are authorized to act and execute documents on the Escrow Agent's behalf are: (i) Philip S. Smith, Esq., an attorney licensed to practice law in the State of Florida, and (ii) Steven P. Feiner, Esq., an attorney licensed to practice law in the States of Florida and New York. Such attorneys have submitted themselves to the jurisdiction of the laws of the state of New York for purposes of administration of escrow pursuant to this Offering Plan. Neither the Escrow Agent nor any authorized signatories on the account are the Sponsor, Selling Agent, Managing Agent, or any principal thereof, or have any beneficial interest in any of the foregoing. The Escrow Agent shall only be responsible for and have a fiduciary duty to the parties relating to deposits (which are good funds) ("Deposits") actually delivered to Escrow Agent.
 - b. The Escrow Agent shall indicate its agreement to the terms of this Addendum pertaining to the escrow of Purchaser's funds by signing a copy of this Addendum where indicated below once Seller delivers a copy of the Contract and immediately negotiable funds constituting the Deposit to Escrow Agent.

- c. The Escrow Agent has established the escrow account at Truist Bank located at 4525 County Road 48, Okahumpka, FL 34762 (the "Escrow Account"). The Escrow Account is federally insured by the FDIC at the maximum amount of two hundred fifty thousand dollars (\$250,000) per depositor. Any deposit of a depositor in excess of two hundred fifty thousand (\$250,000) will not be federally insured. The Escrow Account is an IOTA Account established pursuant to Section 5-1(g) of the Rules and Regulations of the Florida Bar where interest inures to the benefit of the Florida Bar Foundation as a result of the fact that the nominal interest that could be earned on such Deposits would not be in excess of the costs to secure such income. No fees of any kind may be deducted from the Escrow Account, and Seller shall bear all costs associated with the maintenance of the Escrow Account.
- d. All Deposits received by Purchaser shall be in the form of purchaser checks or wire transfers and shall be made payable to or endorsed by Purchaser to the order of the Escrow Agent. Any Deposits made for upgrades, extras, or custom work at the time of entering into the Contract or thereafter shall be initially deposited into the Escrow Account, and released in accordance with the terms of a written agreement between Purchaser and Seller. Any payments not part of the Contract for such items will be between Purchaser and Seller pursuant to a separate written agreement, if any.
- Within five (5) business days after the Contract has been tendered to Escrow Agent along e. with the Deposit (in good funds), the Escrow Agent shall sign this Addendum to the Contract and place the Deposit into the Escrow Account. With ten (10) business days of the placing the deposit in the Escrow Account, Escrow Agent shall provide written notice to Purchaser and Seller, confirming the deposit. The notice shall provide the account number and the fact that the funds are in an IOTA account for which Purchaser will not earn interest. The Escrow Agent is obligated to send notice to Purchaser once the Deposit is placed in the Escrow Account. The notice shall be deemed delivered when sent. If Purchaser does not receive notice of such deposit within fifteen (15) business days after tender of the Deposit, they may cancel the Contract within ninety (90) days after tender of the Contract and Deposit to Escrow Agent. Complaints concerning the failure to honor such cancellation requests may be referred to the New York State Department of Law, Real Estate Finance Bureau, 28 Liberty Street, 21st Floor New York, NY 10005-1495. Rescission shall not be afforded where proof satisfactory to the Attorney General is submitted establishing that the Deposit was timely placed in the Escrow Account in accordance with the New York State Department of Law's regulations concerning Deposits and requisite notice was timely sent to Purchaser.
- f. All Deposits, except for advances made for upgrades, extras, or custom work received in connection with the Contract, are and shall continue to be Purchaser's money, and may not be comingled with any other money or pledged or hypothecated by Sponsor, as per GBL § 352-h.

Under no circumstances shall Seller seek or accept release of the Deposit of a defaulting Purchaser until after consummation of the Plan, as evidenced by closing on at least one (1)

home in Middleton. Consummation of the Plan does not relieve the Sponsor of its obligations pursuant to GBL §§ 352-3(2-b) and 352-h.

The Escrow Agent shall release the Deposit if so directed:

(a) pursuant to terms and conditions set forth in the Contract and this Addendum upon closing of title to the property being purchased and delivery to Escrow Agent of a completed Settlement Statement signed by Seller and Purchaser; or

(b) in a subsequent writing signed by both Seller and Purchaser; or

(c) by a final, non-appealable order or judgment of a court.

If the Escrow Agent is not directed to release the Deposit pursuant to paragraphs (a) through (c) above, and the Escrow Agent receives a request by either party to release the Deposit, then the Escrow Agent must give both Purchaser and Seller prior written notice of not fewer than thirty (30) days before releasing the Deposit. If the Escrow Agent has not received notice of objection to the release of the Deposit prior to the expiration of the thirty (30) day period, the Deposit shall be released and the Escrow Agent shall provide further written notice to both parties informing them of said release; provided however, if the Escrow Agent cannot contact either Seller or Purchaser for any reason whatsoever, or does not know of their whereabouts or their continued existence and/or operation of a business, then the Escrow Agent may continue to hold such funds until such time as it receives written permission signed by both parties or other directions on where to release such Deposit. Escrow Agent shall incur no liability whatsoever for failure to release and/or disburse such funds held in Escrow prior to written instructions by both Seller and Purchaser or by waiting for a final, non-appealable order or judgment of a Court. If the Escrow Agent receives a written notice from either party objecting to the release of the Deposit within said thirty (30) day period, the Escrow Agent shall continue to hold the Deposit until otherwise directed pursuant to paragraphs (a) through (c) above. Notwithstanding the foregoing, the Escrow Agent shall have the right at any time, but not the obligation, to deposit the Deposit contained in the Escrow Account with the Clerk of the County where the property is located and shall give written notice to both parties of such deposit. Upon depositing the Deposit with the Clerk, the Escrow Agent shall be released from all further liability under the Escrow Agreement and both Seller and Purchaser will indemnify and hold Escrow Agent harmless and free of any costs or expense including all attorneys' fees and costs that may be incurred in depositing such funds with the Clerk. To the extent that the Escrow Agent is required to file a formal interpleader with a Court of competent jurisdiction in order to deposit the Deposit with the Clerk, all costs and expenses, including attorney's fees shall be the obligation of Seller and Purchaser and the Court may pay such fees and costs due to the Escrow Agent from the Deposit deposited with the clerk.

Seller shall not object to the release of the Deposit to:

(a) a Purchaser who timely rescinds in accordance with an offer of rescission contained in the Offering Plan or an Amendment to the Offering Plan; or

(b) all Purchasers after an Amendment abandoning the Offering Plan is accepted for filing by the Department of Law.

The Department of Law may perform random reviews and audits of any records involving the Escrow Account to determine compliance with all applicable statutes and regulations.

- g. Escrow Agent shall maintain all records concerning the Escrow Account for seven years after release of the Deposit. Upon the dissolution of the law firm which was Escrow Agent, the former partners or members of the firm shall make appropriate arrangements for the maintenance of these records by one of the partners or members of the firm or by the successor firm and shall notify the New York State Department of Law of such transfer. Escrow Agent shall make available to the Attorney General, upon request, all books and records of Escrow Agent relating to the funds deposited and disbursed hereunder.
- h. Escrow Agent shall maintain the Escrow Account under its direct supervision and control. A fiduciary relationship shall exist between Escrow Agent and Purchaser, and Escrow Agent acknowledges its fiduciary and statutory obligations pursuant to GBL§§ 352(e)(2-b) and 352(h). Notwithstanding anything to the contrary contained herein, Escrow Agent may rely upon any paper or document which may be submitted to it in connection with its duties under this Addendum and which is believed by Escrow Agent to be genuine and to have been signed or presented by the proper party or parties and shall have no liability or responsibility with respect to the form, execution or validity thereof.
- i. Seller agrees that Seller/Sponsor and its agents, including any selling agents, shall deliver the Deposit received by them prior to closing of the property to a designated attorney who is a member of or employed by Escrow Agent, within two (2) business days of tender of the Deposit by Purchaser, using such transmittal forms as required by Escrow Agent
- j. Seller agrees that it shall not interfere with Escrow Agent's performance of its fiduciary duties and statutory obligations as set forth in GBL §§ 352-(e)(2-b) and 352-(h) and the Department of Law's regulations.
- k. The escrow provisions of this Addendum shall remain in effect unless and until it is canceled by either: (i) Written notice given by Seller to Escrow Agent of cancellation of designation of Escrow Agent to act in said capacity, which cancellation shall take effect only upon the filing of an amendment to the Offering Plan with the Department of Law providing for a successor escrow agent that meets the requirements set forth in applicable regulations of the Department of Law. Purchaser shall be deemed to have consented to such cancellation; (ii) The resignation of Escrow Agent, which shall not take effect until Escrow Agent is replaced by a successor escrow agent that meets the requirements set forth in applicable regulations of the Department of Law, and notice is given to Purchaser of the

identity of the successor escrow agent, the bank where the Deposit is being held, and the account number therefor; or (iii) if due to lack of cooperation between Seller or Purchaser with Escrow Agent or the non-payment of Escrow Agent's fees by Seller such that the Escrow Agent deposits all amounts held in the Escrow Account with the Clerk of a court of competent jurisdiction.

- 1. Upon termination of the duties of Escrow Agent as described above, Escrow Agent shall deliver the Deposit held by Escrow Agent and the Contract and any other documents maintained by Escrow Agent relating to the Deposit to the successor escrow agent or the Clerk of the Court as applicable.
- m. Seller, as Sponsor and individually, agrees to defend, indemnify and hold Escrow Agent harmless from and against all costs, claims, expenses and damages incurred in connection with or arising out of this Addendum or the performance or non-performance of Escrow Agent's duties under this Addendum, except with respect to actions or omissions taken or suffered by Escrow Agent in bad faith or in willful disregard of this Addendum or involving gross negligence of Escrow Agent, which bad faith, willful disregard or gross negligence involves diverting the money in contravention of the express terms of the Contract. It is understood and agreed that these escrow provisions are joint order escrow provisions and that Escrow Agent shall never be obligated to act hereunder unless it receives satisfactory instructions executed on behalf of both Seller and Purchaser instructing Escrow Agent what to do with the funds contained in escrow. Notwithstanding anything to the contrary contained herein, Escrow Agent may rely upon any paper or document which may be submitted to it in connection with its duties under this Addendum and which is believed by Escrow Agent to be genuine and to have been signed or presented by the proper party or parties and shall have no liability or responsibility with respect to the form, execution or validity thereof. This indemnity includes, without limitation, disbursements and attorneys' fees either paid to retain attorneys or representing the hourly billing rates with respect to legal services rendered by Escrow Agent to itself. It is the intention of the parties that regardless of the nature of any dispute hereunder, a court interpreting this Addendum shall award Escrow Agent one hundred percent of actual costs and expenses incurred in the event of any dispute under this Addendum at the normal hourly rates of its billing professionals without regard to any additional inquiry as to their propriety or reasonableness absent a showing of bad faith, as the nature of the relationship is one of full and complete indemnity. In the event of any suit wherein Escrow Agent interpleads the subject matter of this escrow, the Escrow Agent shall be entitled to recover reasonable attorneys' fee and costs incurred and awarded by the Court, said fees and costs to be charged and assessed as court costs in favor of the prevailing party. Notwithstanding the foregoing, nothing contained in this section shall be construed to in any way nullify the provisions of 13 NYCRR 22.3(K)(2)(XII).
- n. The escrow provisions of this Addendum shall be governed by the Law of New York although venue is proper where the funds are on deposit by the Escrow Agent.
- 4. Purchaser acknowledges having received and read a copy of the Offering Plan, including all amendments thereto, if any, filed prior to the date hereof with the Department of Law of the

State of New York, at least three (3) business days prior to Purchaser's signing the Contract. If, however, Purchaser did not receive a copy of the Offering Plan at least three (3) business days prior to signing the Contract, Purchaser may rescind the Contract by sending written notice of such rescission to Seller by certified or registered mail, return receipt requested, or by personal delivery, in either case within seven (7) days from the date Purchaser delivers an executed Contract, to Seller.

The notice must be mailed to:	The Villages Development Company, LLC 3619 Kiessel Road The Villages, FL 32163-2909
With a copy to:	McLin Burnsed PA 26736 US Highway 27, Suite 202 Leesburg, FL 34748

5. Seller acknowledges and agrees that this Addendum is part of the Contract, as Purchaser is a resident of the State of New York solicited by Seller in or from the State of New York purchasing property in Middleton pursuant to the Offering Plan.

RECEIPT FOR

• New York Offering Plan dated July 19, 2024 ("Offering Plan")

As evidenced by the signature(s) on this Addendum, Purchaser hereby acknowledges that Purchaser has received and has been afforded the opportunity to read the **Offering Plan.**

In Witness Whereof, this Addendum has been signed and sealed on the date of the Contract also set forth below by Purchaser and Seller.

PURCHASER

SELLER

		The Villages De LLC	evelopment (Company,
Signature of Purchaser	(SEAL)	BY:		
Signature of Furchaser	(SEAL)	ITS:		(SEAL)
Signature of Purchaser	(SEAL)			(SEAL)
Date		Date		

ESCROW AGENT - McLin Burnsed PA

ACKNOWLEDGES RECEIPT OF

- 1. The executed Contract and this Addendum signed by Seller and Purchaser;
- 2. \$______ which has been placed in the Escrow Account described above.

The Deposit is in an IOTA account with interest inuring to the Florida Bar Foundation and no interest will be earned on such account by Purchaser. This is because the costs of maintaining such funds would exceed the nominal interest earned on such an account.

BY: _____

Print name of person at the firm receiving funds.

Date

EXHIBIT K

CERTIFICATIONS

- CERTIFICATION BY SPONSOR AND PRINCIPAL
- CERTIFICATION OF SPONSOR'S ENGINEER

Certification by Sponsor and Principal

CERTIFICATION OF SPONSOR AND ITS PRINCIPALS

Re: Middleton

We are the sponsor and the principal of the sponsor of the community development district offering plan for the captioned property. We understand that we have primary responsibility for compliance with the provisions of Article 23-A of the General Business Law, the regulations promulgated by the Department of Law in Part 22, and such other laws and regulations as may be applicable.

We have read the entire offering plan. We have investigated the facts set forth in the offering plan and the underlying facts. We have exercised due diligence to form a basis for this certification. We jointly and severally certify that the offering plan, and that the documents submitted hereafter by us which amend or supplement the offering plan will:

- (i) set forth the detailed terms of the transaction and be complete, current and accurate;
- (ii) afford potential investors, purchasers and participants an adequate basis upon which to found their judgment;
- (iii) not omit any material fact;
- (iv) not contain any untrue statement of a material fact;
- (v) not contain any fraud, deception, concealment, suppression, false pretense or fictitious or pretended purchase or sale;
- (vi) not contain any promise or representation as to the future which is beyond reasonable expectation or unwarranted by existing circumstances;
- (vii) not contain any representation or statement which is false, where I/we:
 - (a) knew the truth;
 - (b) with reasonable effort could have known the truth;
 - (c) made no reasonable effort to ascertain the truth; or
 - (d) did not have knowledge concerning the representation or statement made.

This certification is made under penalty of perjury for the benefit of all persons to whom this offer is made. We understand that violations are subject to the civil and criminal penalties of the General Business Law and Penal Law.

SPONSOR:

The Villages Development Company, LLC, a Florida limited liability company BY: VDC Manager, LLC, a Florida limited

liability company, its Manager By: n L. Dzuro, Manager

So sworn to before me this 16th day of 2024. January AMY L. YOUNG Notary Public Commission # GG 969889 (SEAL) Expires June 21, 2024 Bonded Thru Budget Notary Services

Page 1 of 2

INDIVIDUAL PRINCIPAL OF SPONSOR: By: Martin L. Dzuro

So sworn before me

this 16th day of January , 2024. Ung Notary Public (SEAL)

AMY L. YOUNG Commission # GG 969889 Expires June 21, 2024 Bonded Thru Budget Notary Services Certification of Sponsor's Engineer



ENGINEERING . SURVEYING . GEOSPATIAL . GIS . ENVIRONMENTAL

May 28, 2024

Office of the Attorney General Real Estate Finance Bureau 28 Liberty St., 15th Floor New York, NY 10005

RE: Middleton

The Villages Development Company, LLC, the Sponsor of the offering plan for the captioned community retained me/our firm to prepare a report describing the construction of certain Community Development District (CDD) amenities in the community (the "Report"). I/we examined the building plans and specifications that were prepared by my firm, Clymer Farner Barley, Inc., (see list below for dates of plans) and prepared the Report dated April 18, 2024, a copy of which is intended to be incorporated into the Offering Plan so that prospective purchasers may rely on the Report.

The dates of the building plans and specifications are as follows:

Lake Harlow Park	March 21, 2022
Lake Harlow Canine Park	February 18, 2022
Dry Creek Park	June 28, 2022
Thurston Park	June 1, 2023
Kewadin Park	April 19, 2023

I am a licensed engineer in the state where the property is located.

I understand that I am responsible for complying with Article 23-A of the General Business Law and the regulations promulgated by the Department of Law in Part 22 insofar as they are applicable to this Report.

I have read the entire Report and investigated the facts set forth in the Report and the facts underlying it with due diligence in order to form a basis for this certification. This certification is made for the benefit of all persons to whom this offer is made.

I certify that the Report:

- sets forth in narrative form the description and/or physical condition of the entire property as it will exist upon completion of construction, provided that construction is in accordance with the plans and specifications that I examined;
- (ii) in my professional opinion affords potential investors, purchasers and participants an adequate basis upon which to found their judgment concerning the description and/or physical condition of the property as it will exist upon completion of construction, provided that construction is in accordance with the plans and specifications that I examined;
- (iii) does not omit any material fact;
- (iv) does not contain any untrue statement of a material fact;



- (v) does not contain any fraud, deception, concealment, or suppression;
- (vi) does not contain any promise or representation as to the future which is beyond reasonable expectation or unwarranted by existing circumstances;
- (vii) does not contain any representation or statement which is false, where I: (a) knew the truth; (b) with reasonable effort could have known the truth; (c) made no reasonable effort to ascertain the truth; or (d) did not have knowledge concerning the representation or statement made.

I/we further certify that I am/we are not owned or controlled by and have no beneficial interest in the Sponsor and that my/our compensation for preparing this Report is not contingent on the conveyance of the property to CDD property or on the profitability or price of the offering. This statement is not intended as a guarantee or warranty of the physical condition of the property.

By: Woodrow Lee Clymer, Jr., P.E.,

of Clymer Farner Barley, Inc.

So sworn to before me this AStaday of 2024.

Notary Public

KAREN R. MORRISON Commission # HH 031805 Expires October 21, 2024 Bonded Thru Troy Fain Insurance 800-385-7019