## Reunion East Community Development District

Agenda

June 13, 2024

# **A**GENDA

## Reunion East

## Community Development District

219 E. Livingston Street, Orlando FL, 32801 Phone: 407-841-5524 – Fax: 407-839-1526

June 6, 2024

Board of Supervisors Reunion East Community Development District

Dear Board Members:

The regular meeting of the Board of Supervisors of the Reunion East Community Development District will be held Thursday, June 13, 2024 at 1:00 PM at the Heritage Crossing Community Center, 7715 Heritage Crossing Way, Reunion, FL.

#### **Zoom Information for Members of the Public:**

Link: https://us06web.zoom.us/j/81019901423 Dial-in Number: (646) 876-9923 Meeting ID: 810 1990 1423

Following is the advance agenda for the meeting:

- 1. Roll Call
- 2. Public Comment Period
- 3. Approval of Minutes of the May 9, 2024 Board of Supervisors Meeting
- 4. Notice of Termination of Management Services Agreement with Kingwood Orlando Reunion Resort
- 5. Consideration of Letter Regarding Debt Assessment for Bonds
- 6. Consideration of Easement Variance Agreement on Radiant Drive for Lots 303 and 304
- 7. Consideration of Resolution 2024-05 Approving Entering into a Contract with All County Paving, Inc. to Provide Paving and Related Services
- 8. Consideration of Resolution 2024-06 Approving the Proposed Fiscal Year 2025 Budget and Setting a Public Hearing
- 9. Staff Reports
  - A. Attorney
    - i. Memorandum Regarding Recently Enacted Legislation ADDED
  - B. Engineer
  - C. Field Manager Updates
  - D. District Manager's Report
    - i. Action Items
    - ii. Approval of Check Register
    - iii. Balance Sheet and Income Statement
    - iv. Replacement and Maintenance Plan
    - v. Reminder of Form 1 Filing Requirement Deadline July 1, 2024
  - E. Security Report
- 10. Other Business
- 11. Supervisor's Requests
  - A. Discussion of Future Meeting Times
- 12. Next Meeting Date: July 11, 2024
- 13. Adjournment

Sincerely,

Tricia L. Adams District Manager

# **MINUTES**

### MINUTES OF MEETING REUNION EAST COMMUNITY DEVELOPMENT DISTRICT

The regular meeting of the Board of Supervisors of the Reunion East Community Development District was held on Thursday, **May 9, 2024** at 1:00 p.m. via Zoom Communication Media Technology and at the Heritage Crossing Community Center, 7715 Heritage Crossing Way, Reunion, Florida.

#### Present and constituting a quorum:

Mark GreensteinChairmanSteven GoldsteinVice ChairmanTrudy HobbsAssistant SecretaryJohn DryburghAssistant SecretaryJune WispelweyAssistant Secretary

#### Also present were:

Tricia Adams
District Manager
Kristen Trucco
District Counsel
James Curley
District Engineer
Alan Scheerer
Field Manager
Victor Vargas
Reunion Security

Garrett Huegel Yellowstone Landscape
Pete Whitman Yellowstone Landscape

Graham Staley Reunion East CDD Board Member

Residents

The following is a summary of the discussions and actions taken at the May 9, 2024 meeting. A copy of the proceedings can be obtained by contacting the District Manager.

#### FIRST ORDER OF BUSINESS Roll Call

Ms. Adams called the meeting to order at 1:10 p.m. and called the roll. All Supervisors were present.

#### SECOND ORDER OF BUSINESS Public Comment Period

There being no comments, the next item followed.

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#### THIRD ORDER OF BUSINESS

## **Approval of the Minutes of the April 11 2024 Board of Supervisors Meeting**

Ms. Adams presented the minutes of the April 11, 2024 Board of Supervisors meeting, a draft of which were included in the agenda package. Corrections were received from Supervisor Greenstein on Page 9 of 16, clarifying the language in the motion for the Chairman to provide a counteroffer for the easement access and correcting a dollar amount on Page 4.

On MOTION by Mr. Goldstein seconded by Mr. Dryburgh with all in favor the Minutes of the April 11, 2024 Board of Supervisors Meetings were approved as amended.

#### FOURTH ORDER OF BUSINESS

## **Consideration of Sign Installation Request** from The Crescent at Reunion

Ms. Adams received a request from the developer of The Crescent at Reunion, to install signage, which was included in the agenda package, along with the proposed signage locations, verbiage, layout and design of the sign. District Counsel reviewed the signage and was concerned that it could be construed as commercial. There was a recommendation from the Reunion West CDD Board to simplify the signage, to include the logo, address and directional arrows, in order to conform to other signage that had been approved for CDD right-of-way (ROW), including the white posts with the end caps, an arch across the top and inclusion of the Reunion logo. The Reunion West CDD Board deferred this item, as a revision would be provided at the next meeting for Board consideration and Ms. Adams questioned whether this CDD Board wanted to do the same. There was Board consensus to defer this item.

#### FIFTH ORDER OF BUSINESS

## Consideration of Resolution 2024-04 Relating to the 2024 General Election and Qualifying Period Procedure

Ms. Adams presented Resolution 2024-04, memorializing a General Election in November of 2024 for Seat 2, currently held by Mr. Steve Goldstein and Seat 4, currently held by Mr. John Dryburgh. The CDD was required by Statute to announce on the record, the qualifying period, which was from Noon on June 10, 2024 through Noon on June 14, 2024, which was stated on Exhibit A attached to the resolution. There was also contact information for the Osceola County Supervisor of Elections office, who would facilitate the election and could answer any questions

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regarding qualifying for the election. In order to qualify, the individual must be at least 18 years old, a citizen of the United States and State of Florida, registered to vote in Osceola County and reside within the Reunion East CDD boundaries. Ms. Adams recalled at the Reunion West CDD meeting, Board Members considered a similar resolution and at that time, directed staff to send out a message via electronic mail, notifying residents of the Reunion West CDD, which seats would be up for election at the General Election, the qualifying period, and declarations from the two Board Members, whose seats were up for election, of their intention to qualify. The notice was subject to final approval by District Counsel. Mr. Dryburgh asked if they ever did this before and if not, why they were doing it now. Ms. Adams confirmed it was never done before, as it was not required by Florida Statutes, but it was being considered for continuity between Reunion East and Reunion West. Reunion West was doing it in the spirit of communication and transparency, in order to be as informative as possible. Mr. Goldstein and Mr. Dryburgh had no issue declaring on the record about their intention to run and both declared their intention to run. Mr. Greenstein felt that it was the right thing to do, as they were one community and there was one process. Mr. Goldstein questioned why they were spending money to do something that they were not required to do. Mr. Greenstein pointed out that there was no cost to do so, as it was sent out by e-blast. There was Board consensus for staff to send out a parallel announcement to what Reunion West CDD did, notifying stakeholders about the upcoming election and qualification period.

On MOTION by Mr. Greenstein seconded by Ms. Hobbs with all in favor Resolution 2024-04 Relating to the 2024 General Election and Qualifying Procedure was approved.

#### SIXTH ORDER OF BUSINESS

Consideration of Resolution 2024-05 Approving Entering into a Contract with All County Paving Inc. to Provide Paving and Related Services

Ms. Trucco presented Resolution 2024-05, Approving Entering into a Contract with All County Paving Inc. (All County), to provide paving and related services, which was included in the agenda package. This related to the public bidding process under Chapter 190, that the CDD was required to follow for certain contracts that exceeded \$195,000. There was a Request for a Proposal (RFP), for the roadways that Mr. Curley and Mr. Goldstein were working on. The Board was advised at the last Board meeting, that no responsive bids were received, in response to the

RFP. As a result, Ms. Trucco reviewed the CDD's adopted Rules of Procedure, which state that the Board was permitted to take whatever steps were reasonably necessary, in order to proceed with the procurement of a service contract, if no responsive bids were received through the public bidding process, which occurred here. Therefore, the District was not required, at this time, to piggyback off of another contract with a government agency, even though there was an option to do so. The purpose of this resolution was to allow the CDD to enter into a contract with All County Paving, which Mr. Curley was working with, under the original plan to piggyback off of their contract. The Reunion West CDD Board received the same resolution and tabled it until they were able to obtain additional details regarding speed tables.

Mr. Curley indicated that the Maintenance of Traffic (MOT) amount in the proposal was high, in order to keep everything organized within the community and provide the least amount of disruption as possible within the community, by providing additional flaggers to direct traffic. It was high, but this was what needed to happen. The unit price for asphalt and milling, was close to the engineers estimate of \$18 per linear foot, which was the majority of the cost. The pavement marking cost did increase, since it was for a double yellow line and thermoplastic. At first, they were just going to paint it, but there must also be thermoplastic to maintain traffic through that area. The cost for speed tables was \$9,800 each. Ms. Adams recalled that the Reunion West CDD Board requested that the District Engineer provide a detailed exhibit in the next agenda package, including locations for each speed table. Ms. Wispelwey pointed out there were several locations that were optional and for a cost of almost \$10,000, they may not need any speed tables. Mr. Goldstein questioned the type of speed table for \$9,800. Mr. Curley confirmed that it was an asphalt speed table that would be built into the road. Mr. Goldstein suggested installing screwed down speed tables. Mr. Scheerer pointed out that using bolts on the road would compromise the integrity of the asphalt, which would require patching at some point.

Mr. Goldstein respected Mr. Scheerer's opinion but felt that there needed to be further discussion before they spent money on speed tables. Ms. Adams pointed out this was the reason that the Reunion West CDD Board preferred to have a detailed discussion regarding the speed tables, because they were completely optional. Another item that the Reunion West CDD Board discussed was not having speed tables at the golf cart crossings and only at locations where there was the buildup of speed. Mr. Goldstein felt this made sense. Mr. Dryburgh asked if they could have speed tables on both sides of Reunion Boulevard, one concrete and the other bolted. Ms.

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Adams confirmed that this was not a recommendation from staff, as far as the integrity of the roadway; however, it was always an option, if the Board decided not to put in speed tables as part of the pavement maintenance work and consider it at a future time. The Board wanted to know the cost difference, locations, how often they would need to be replaced and the length. Mr. Scheerer anticipated the speed tables lasting a few years and would go from one edge of the asphalt to the other, give or take a few inches. Mr. Goldstein requested a ballpark number before the Board made a decision. Mr. Curley offered to go back to All County Paving and obtaining a better price. Mr. Greenstein questioned why other contractors did not submit bids. Mr. Curley explained that it was due to the location and the size of the contract.

Ms. Wispelwey questioned the amount budgeted for this project. Ms. Adams confirmed that the estimated amount for pavement management and traffic calming was \$500,000 for the fiscal year, but the proposed amount was \$903,086.71, which was the Reunion East portion. The Reunion West portion with all of the speed tables, was \$235,838. The proposals were higher than what was anticipated last year, when a placeholder was included in the budget, but there was some scope escalation with additional pavement markings and traffic calming. However, the District had funding available to proceed. Ms. Wispelwey felt that the Board should be doing their due diligence and questioned whether the proposal included paver work, as there were some locations where the pavers degraded over time. Mr. Scheerer confirmed that there were pavers at the crosswalks on Spine Road, on Grand Traverse Parkway and on Gathering Drive, but it was not included in the proposal. Mr. Greenstein pointed out that it must be separately contracted for but recalled an immediate paver repair at Spine Road and Tradition Boulevard. Mr. Scheerer noted they were repaired as needed. This item was deferred to the June meeting and Mr. Curley would include a negotiated proposal and exhibits identifying each section and speed table locations. Ms. Wispelwey requested it prior to the meeting.

#### SEVENTH ORDER OF BUSINESS Staff Reports

#### A. Attorney

Ms. Trucco was continuing to work on the Traffic Enforcement Agreement with the Osceola County Sheriff's Department (OCSD), regarding some of the terms and provided a draft to the OCSD. It was made clear to them that staff had no authority to approve the agreement, on behalf of the CDD and it must come back to the Board for their review and approval. Mr. Goldstein requested a copy of what was sent to OCSD. Ms. Trucco explained that someone was issued a

ticket and complained about it, because the roads were owned by the CDD and there were other issues where people called the Sheriff's Department and were informed that they did not have traffic enforcement ability within the jurisdiction of the CDD, because the roads were mistakenly thought to be private. At one point, staff thought that there was a communication issue with the Sheriff's Department and there were multiple efforts to try to talk to them and make them understand that these were public roadways owned by the CDD within both Reunion West and East. In addition, there were Federal Laws, stating that if the CDD, as a government, were issuing tax exempt bonds and financing properties such as the roadways, they could not restrict the public from using it. As a result, this influenced the Board to direct staff to enter into the Traffic Enforcement Agreement with the Sheriff's Department, because they said that they would not provide those services, if that agreement wasn't entered into.

Mr. Goldstein pointed out that the Board never intended for there to be an agreement and wanted to find out why the Sheriff's Department was not doing their job, as residents pay taxes and their roads were public. Ms. Trucco explained in their initial conversations with the Sheriff's Department, because the county did not own the roadways, they cited a Statute in Florida Law, whereby an agreement could be entered into between the county, the Sheriff's Department and the Special District, meaning the CDD, in order for traffic enforcement services to be provided. Therefore, they required an agreement, in order to provide these services. Ms. Wispelwey questioned why this CDD was the first CDD to do this. Ms. Adams confirmed that this was not the first CDD in the State of Florida to do this, as three other Districts that she managed, recently required a Traffic Enforcement Agreement. The CDD had the same limited powers with or without the agreement, but having a Traffic Enforcement Agreement memorialized traffic enforcement powers and helped the law enforcement team feel more comfortable. Mr. Dryburgh was frustrated that every time they heard something from the police, they had another reason why they could not finalize the Traffic Enforcement Agreement and questioned what major objections they had. Mr. Dryburgh asked if the CDD could provide them with a letter granting them access to provide enforcement and issue tickets versus having this agreement. Ms. Trucco understood that OCSD would not provide any services unless the Traffic Enforcement Agreement was entered into.

Mr. Goldstein asked if the Board was able to specify what they were going to enforce. Ms. Trucco confirmed that it was for traffic enforcement, because the CDD did not have police powers. The Law only gives the CDD the right to adopt Parking and Towing Rules, which the CDD

adopted, but did not have the authority to stop someone driving under the influence or speeding. Ms. Adams recalled that a Lieutenant from OCSD, attended a CDD meeting, at the request of the Board and ultimately the Sheriff's Office stated that they preferred to have an agreement. Mr. Dryburgh believed that until they had an agreement, requiring them to come into the community to provide enforcement, OCSD would ignore them. Mr. Greenstein pointed out that the CDD operated for 15 years with nothing in writing and over the years, they had some flagrant violations of speeding. However, innocent people got ticketed and not the major violators. The CDD was in a unique situation, because it was a Special District and not an unincorporated county, which was why OCSD required an agreement. Mr. Goldstein suggested finding out why Margaritaville was forced to open their gates. Ms. Adams explained that the Margaritaville gates were managed by an association and the logistics evolved.

Ms. Hobbs pointed out whether or not they had this agreement, the police could request the guards to open the gate. Ms. Adams explained that it did not change the powers that the CDD had, nor the powers of the OCSD and only memorialized the language in the Florida Statutes that OCSD could patrol and enforce traffic on public roadways, including roadways that were maintained by the Reunion East and West CDDs. Ms. Wispelwey felt that the CDD was not high on OCSD's priority list and this was a complicated issue that the Board needed to discuss, as there was already pushback from people living in the community, who were concerned that it would impact their rental properties and their ability to drive golf carts. Mr. Goldstein agreed, as people who had golf carts, that were not street legal, would be upset. Mr. Greenstein noted they were operating in a controlled, safe, comfortable manner, until OCSD tried to disrupt things by asking for this agreement and suggested changing the language, as it was considered a Memorandum of Understanding (MOU), explaining the rules of the road. Ms. Trucco clarified her statement that this agreement was needed and would confirm with OCSD, that they would not provide traffic enforcement services without this agreement. Ms. Wispelwey questioned whether OCSD would actually provide enforcement, because they were told that they did not have the staff. Mr. Greenstein believed that they were doing this as a way to support their staffing levels. Ms. Trucco recalled that there were also a liability and indemnification issues, for the CDD being responsible for the signage and re-paving.

As a first step, Ms. Trucco wanted to clarify with OCSD whether without this agreement, they would not provide traffic enforcement services. As far as golf carts on roads owned by the

CDD, Ms. Trucco advised that the CDD did not have the authority to decide whether or not to allow it and deferred to the county, as there was a State Statute whereby county or municipalities must designate the roads permissible for golf cart use. Mr. Greenstein asked if golf carts were included in the Traffic Enforcement Agreement. Ms. Trucco confirmed it was not included and Mr. Greenstein requested that it not be in there, as the Board could decide when to call in for police enforcement to monitor traffic; however, it would not just be for traffic enforcement, which would expose the CDD to other issues. Ms. Adams explained that what was reported by the Sheriff's Office on the record, was that they prioritize traffic enforcement based on accident and crash reports; however, CDDs did not have a high volume of accident or crash reports. However, there was an ability to engage law enforcement for enhanced traffic enforcement, but this was not the purpose of this agreement, as the purpose was for the Sheriff's Office to be in agreement that these were public roads and they had law enforcement powers, including traffic enforcement. Mr. Goldstein was concerned because the last version of the agreement that he reviewed, stated that it enforced all Florida Laws, including golf carts. Mr. Dryburgh recommended postponing this matter until the Board reviewed the Traffic Enforcement Agreement. There was Board consensus for District Counsel to provide a draft of the agreement to the Board as soon as possible and confirm with OCSD whether they would provide traffic enforcement services without the agreement. Ms. Trucco reported that the Inventory Review Project was proceeding and requested a motion to allow staff to perform legal research on some related issues.

On MOTION by Mr. Dryburgh seconded by Ms. Wispelwey with all in favor authorization for staff to provide additional legal research on the Inventory Review Project was approved.

## B. Engineer

Ms. Adams asked if Mr. Curley had anything to report, such as updates regarding the Davenport Creek Bridge Project. Mr. Curley confirmed that it was still in permitting.

### C. Field Manager Updates

Mr. Scheerer presented the Action Items List, which was included in the agenda package and reported on the following:

1. Access to Reunion Village/Davenport Creek Bridge: Still in permitting.

- 2. <u>Pavement Management & Traffic Calming</u>: Discussed.
- 3. <u>Seven Eagles Fountain Replacement</u>: UCC Group was working on the design for the proposal approved by the Board at a prior meeting. He was trying to obtain a construction schedule and once received, would provide it to the Board.
- 4. <u>RFID & Transponder at Reunion Village Gate</u>: Waiting for the ownership issue of the guardhouse to be resolved, in order to apply for a permanent address of the gatehouse. Then the internet could be installed.
- 5. Seven Eagles Fitness Center Mats: There was a change with the salesperson. A proposal would be provided to the Board at a later date for up-to-date fitness equipment. There was a request for a bicep/triceps machine and leg press. *Ms. Wispelwey asked if Mr. Scheerer spoke to Kingwood about using the Reunion equipment that was in the basement.* Mr. Scheerer confirmed that he spoke to Kingwood, but they had plans for it.
- 6. Heritage Crossing Pool B Renovation: Completed. The roof project at the Homestead pool house was starting on May 20<sup>th</sup>. There would be a temporary closure at the entrance, while the roof tiles were stripped and once that was completed, the pool would be re-open. A pre-construction meeting was scheduled next week with Advantage Roofing to discuss the timeline. Once Homestead was completed, they would proceed to the Heritage A and B pools.
- 7. Reunion Village Signs: Delivered. They would be installed and then Mr. Vargas could perform parking enforcement for Phases 1 through 3 in Reunion Village. The signs approved for Excitement Drive were being powder coated and once completed, they would be installed.

Ms. Adams reported that Ms. Hobbs accompanied Mr. Mike Barry from the Reunion West CDD Board, to meet with Mr. Carll, a representative of Kingwood Orlando Reunion Resort (KORR), the HOA Master association and the Preferred Builder Program, to get feedback regarding the potential of the CDD undertaking the installation of sidewalks. Ms. Hobbs reported that Mr. Carll was supportive of the concept of the CDD installing sidewalks on main roads, such as Excitement Drive and Gathering Drive, but not the smaller inner roads. In addition, if a builder was building on the lot, the builder would be required to repair or replace the sidewalk, if they damaged it. Ms. Wispelwey voiced concern that they were talking about installing sod on either

side, but there would be no irrigation system to water it. Mr. Goldstein pointed out that Bahia did not require water and would be better than dirt to hold the sidewalk in. Mr. Dryburgh had an issue with Mr. Carll only wanting sidewalks on selected streets, because the basis for installing sidewalks, was for people who used wheelchairs. Mr. Greenstein thanked Ms. Hobbs for participating in this project and reporting on it, as it was similar to what Mr. Barry reported at the Reunion West CDD meeting. The comment regarding underdeveloped areas or less densely populated areas, pertained more to the west side and the plan was to identify the lots that made the most sense to install a sidewalk, like on Gathering Drive, where there were six vacant lots, versus along Grand Traverse Parkway on the west side, that had large parcels of undeveloped property. Mr. Greenstein was appreciative that Ms. Hobbs and Mr. Barry were able to get Kingwood to buy into the concept and pointed out that the next step was for the Board to identify the locations.

Ms. Trucco explained that this was part of the inventory discussion, which they would take a closer look at, but as an administrative step, there was no issue with identifying the lots that the Board was interested in installing sidewalks. There was discussion about the cost, but once the lots were identified, they would be better able to determine which stakeholders to reach out to, in order to ensure that the construction of the sidewalk did not interfere with an agreement that existed. Mr. Goldstein offered to identify the lots. Ms. Adams recalled that Reunion West CDD Board authorized Mr. Barry to continue working with Ms. Hobbs, but the Board could designate any Supervisor they chose. Mr. Goldstein preferred that Mr. Barry and Ms. Trucco handle it. Mr. Dryburgh recalled that there was an agreement with the Preferred Builders. Ms. Adams stated that Mr. Carll had suggested including language in the agreement with the builders, when it was renewed in November, reflecting that the builders would be responsible for any damages to the sidewalks. Other points that were discussed by the Reunion West CDD Board, was including a placeholder on Replacement and Maintenance (R&M) Project List for Fiscal Year 2025. Ms. Wispelwey asked if they were going enforce some of the other requirements, such as installing sidewalks on lots on the east side that had no sidewalks, as property owners developed recreational activity, such as a pool or pavers, on land that they owned. Mr. Greenstein pointed out that it would be a special situation, that may get shifted from the CDD's responsibility to the property owner and should be discussed with the Master Association. Ms. Trucco advised that the CDD did not have jurisdiction over private property. Ms. Wispelwey felt that the Master Association should

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require the property owners to install the sidewalk. Ms. Trucco stated it would be helpful to identify those lots. Mr. Goldstein would provide a list.

#### D. District Manager's Report

#### i. Action Items List

This item was discussed.

#### ii. Approval of Check Register

Ms. Adams presented the Check Register from April 1, 2024 through April 30, 2024 in the amount of \$570,978.13, which was included in the agenda package, along with a detailed register.

On MOTION by Mr. Goldstein seconded by Mr. Greenstein with all in favor the April Check Register was approved as presented.

#### iii. Balance Sheet and Income Statement

Ms. Adams presented the Unaudited Financial Statements through March 31, 2024, which was included in the agenda package. It was for informational purposes and no Board action was required. Mr. Dryburgh voiced concern about the CDD being a target for fraud, as there was money sitting in various banks and someone who was sophisticated enough, would figure out how to access those funds. Ms. Adams explained that CDDs were required to deposit funds with a public depository that had statutory protections, which was different than FDIC insurance. The vulnerability for fraud was with check theft and additional safeguards were put into place for positive pay fraud protection services, so that checks presented had an additional approval step. In addition, GMS accounting and the accounts payable team, made some changes to the way that checks were mailed to vendors, so they were not subject to mail theft. Mr. Dryburgh was concerned about people accessing accounts electronically and asked if the institutions that held the funds, were insured, should theft occur. Ms. Adams confirmed that public depository accounts had additional safeguards as required by Florida Statutes for Florida governments, a stronger guarantee than FDIC. Ms. Trucco stated there were protections and would research this matter further and bring it back to the Board.

#### iv. Replacement and Maintenance Plan

Ms. Adams presented the R&M Plan, which was included in the agenda package and were

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for informational purposes. It was a Project List, that was approved by the Board in conjunction with the current budget. The Field Manager provided an update regarding the fitness equipment and all of the other items were either marked in process or completed. Mr. Greenstein asked if it would be updated with the Fiscal Year 2025 budget. Ms. Adams explained that when the Proposed Budget for Fiscal Year 2025 was reviewed, it would include spending projections for the R&M Fund.

#### v. Presentation of Number of Registered Voters: 709

Ms. Adams stated that the District was required to present each year on the record, the number of registered voters. A letter was provided by the Osceola County Supervisor of Elections, confirming as of April 15, 2024, the Reunion East CDD had 709 registered voters. No Board action was required. Mr. Dryburgh asked if it was fairly consistent with last year's number. Ms. Adams confirmed that last year, there were 718 registered voters, for a loss of nine voters. Mr. Greenstein recalled on the west side they lost 12 voters.

### V. Security Report

Mr. Vargas provided the April Security Reports from Reunion Security, representing all areas of the Master Association regarding security matters. A report was also provided from the Reunion West POA for the Encore neighborhood.

Mr. Goldstein spoke with Mr. Vargas about the guards at all of the different gates, as his concern was that the guards were not acknowledging residents and guests, opening the gate, not looking up from their computer screens or requesting ID. The CDD was paying for the guards to greet people, open and close the gates and check IDs. Disney guards would never be sitting down at a guard gate. They were always standing and greeting people. However, there was one guard, when Mr. Goldstein entered the community on a Saturday night, that stood up and greeted him and requested that this guard train the other guards. They should either be paying for security and getting security at those gates or leave the gates open. Ms. Wispelwey agreed, as many times she did not see a guard at the Sinclair Gate, when driving through the gate at 7:40 a.m. Mr. Vargas felt that he had a great team and as soon as he was notified that a guard was not doing their job, they were put on notice. Mr. Goldstein pointed out this morning, when he drove through the gate, the guard never stood up. Mr. Vargas stated it should be reported to him. Mr. Goldstein felt that he should not have to do that. Mr. Dryburgh walked to the guardhouse two or three times a week for

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exercise and at least two-thirds of the time, the guard was on their phone and when someone showed up, they opened the gate. Mr. Vargas pointed out that most of the vehicles had decals that opened the gate. Mr. Goldstein noted that the gates on Spine Road were wide open, the other day.

Mr. Vargas advised that there were gate issues in the last couple of weeks, due to an upgrade to the system; however, anytime there was an issue, he handled it. Mr. Goldstein estimated that 50% of the time that he comes through the gates, the guards were not doing their jobs. Mr. Vargas requested that any issues be reported to him and not the guards. Mr. Dryburgh questioned what the computer on their desk was used for. Mr. Vargas stated it was used to process vehicles. Mr. Dryburgh asked if they had access to the internet. Mr. Vargas confirmed that there was no access to the internet. Mr. Dryburgh noted that was a good decision; however, the building that was hit by a truck unloading equipment for an event, needed to be repaired. Mr. Vargas was contacting the owner of the truck to get them to pay for the repairs. Mr. Scheerer explained that it would go through the insurance of the truck driver. Anytime that they had an accident, security was diligent in providing an accurate report with Driver's License numbers and insurance cards and their vendor was immediately contacted in order to make repairs. When it was repaired, the invoice was sent to their insurance company. Mr. Scheerer felt that Mr. Vargas' team did a great job on their incident reports and never had a problem recovering money for repairs. The clearance bar sign was immediately repaired. It was 10 feet high, but the clearance bar was at 9 feet for a reason. Mr. Goldstein agreed that Mr. Vargas' team did a great job with the resort, overall and his only issue was with the guards at the entrance gates.

#### EIGHTH ORDER OF BUSINESS

**Other Business** 

There being no comments, the next item followed.

#### NINTH ORDER OF BUSINESS

**Supervisor's Requests** 

There being no comments, the next item followed.

#### TENTH ORDER OF BUSINESS

**Next Meeting Date – June 13, 2024** 

Ms. Adams announced that the next meeting was scheduled for June 13, 2024 at 11:00 a.m. and questioned whether there would be a quorum, as the Proposed Budget would be presented. The Board confirmed that there would be a quorum.

## ELEVENTH ORDER OF BUSINESS

## Adjournment

On MOTION by Ms. Wispelwey seconded by Mr. Goldstein with all
in favor the meeting was adjourned.

Secretary/Assistant Secretary	Chairman/Vice Chairman

# SECTION 4

From: Tricia Adams tadams@gmscfl.com @

Subject: Fwd: Formal notice of termination from Existing MSA Date: May 30, 2024 at 4:43 PM

To: Syanne Hall shall@gmscfl.com

#### Begin forwarded message:

From: "Carll, Anthony" <acarll@KWIResorts.com>
Subject: Formal notice of termination from Existing MSA
Date: May 30, 2024 at 4:25:45 PM EDT
To: Tricia Adams <tadams@gmscfl.com>, "gmark10@msn.com" <gmark10@msn.com>
Cc: "Cama, Juljana" <jcama@KWIResorts.com>, "Tully, Katie" <ktully@KWIResorts.com>

#### Tricia,

Please accept this email as a 30 day formal notice to terminate the exsisting MSA agreement for both the stables and Ballroom space. We do have a couple contracted events in the ballroom that I can move or we can work out a payment structure for the room rent.

#### Thank you









#### **Anthony Carll**

Kingwood Vice President of Operations t: 407.662.1089 m: 407.506.2742

acarll@reunionresort.com
7593 Gathering Drive, Kissimmee, FL. 34747

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## MANAGEMENT SERVICES AGREEMENT (HERITAGE CROSSING COMMUNITY CENTER AND HORSE STABLES)

THIS MANAGEMENT SERVICES AGREEMENT (this "Agreement") is entered into this 12 day of SEPTEMBEN, 2019, by and between REUNION EAST COMMUNITY DEVELOPMENT DISTRICT, a Florida community development district and a local unit of special purpose government (the "CDD"), and KINGWOOD ORLANDO REUNION RESORT, LLC, a Florida limited liability company (the "Management Company", together with the CDD, the "Parties").

#### RECITALS: .

- A. WHEREAS, the CDD is a local unit of special purpose government created in accordance with the Uniform Community Development District Act of 1980, Chapter 190, *Florida Statutes*, as amended, and pursuant to Osceola County Ordinance #01-31.
- B. WHEREAS, the recreational amenities/properties commonly referred to as "Heritage Crossing Community Center and the Horse Stables", as further defined in the attached Exhibit "A", (the "CDD Facilities") is owned by the CDD.
- C. WHEREAS, the CDD desires the benefit of the experience and services of the Management Company for the operation and management of the CDD Facilities upon the terms and conditions set forth in this Agreement, and the Management Company is willing to accept such obligations pursuant to the terms and conditions set forth in this Agreement.
- **NOW, THEREFORE**, in consideration of valuable considerations paid by each party to the other, the receipt and sufficiency of which is hereby acknowledged, and in further consideration of the mutual covenants and conditions contained herein, the parties agree as follows:
  - 1. <u>Incorporation of Recitals</u>. The recitals stated above are true and correct and by this reference are incorporated herein as a material part of this Agreement.
- 2. <u>Term of Agreement</u>. This Agreement shall be for a four-year term beginning on the date the CDD confirms in writing that the CDD Facilities are ready for use (the "Effective Date") and ending on three (3) years following the Effective Date (the "Term").
- 3. Control and Management Responsibility. The Parties agree that for the Term of this Agreement, at all times the CDD shall have control of the CDD Facilities. The Parties agree that the Management Company shall manage and operate the CDD Facilities in accordance with the standards set forth herein and as directed by the CDD, in accordance with this Agreement, applicable regulations, permits, District rules and Florida law, to further render the Services (as defined below), and the Management Company hereby accepts such duties and shall discharge such duties all in accordance with the terms and conditions set forth in this Agreement. CDD confirms that, should the CDD desire to sell either whole or part of the CDD Facilities, the CDD shall follow a public auction and bidding process, as permitted by Chapter 190, Florida Statutes and other applicable Florida law.

4. <u>Compensation</u>. The Management Company shall be paid an amount per year as reflected in Table 1 below (Base Compensation):

TABLE 1

Year	Base Compensation
1	\$48,750
2	\$32,500
3	\$16,250

The Base Compensation shall be paid in equal monthly payments. The Management Company shall be responsible for paying all bills and costs associated with the operation and management of the CDD Facilities. In addition to the Base Compensation, the Management Company shall be paid a fee per event booked at the CDD Facilities (the "Event Compensation") equivalent to 50% of the then adopted Facility Rental Fees, described in Section 5 below. The Event Compensation may be adjusted by mutual written agreement between the CDD and the Management Company from time to time. In the event that the Base Compensation and Event Compensation prove insufficient to cover the costs of operating and maintaining the CDD Facilities, the Management Company may provide documentation of such shortfall to the District and request a payment to cover the difference between the documented actual cost of operating and maintain the CDD Facilities and the combined Base Compensation and Event Compensation (a "Shortfall Payment"). In any month where the Management Company anticipates and/or will submit a request for Shortfall Payment, the Management Company must submit detailed financial reporting to the District, documenting the expenditures and revenues associated with operating and maintaining the CDD Facilities. including, but not limited to, balance sheets, income statements, invoices, associated payroll records and documentation associated with the Facility Rental Fees. Upon confirmation of the actual operation and maintenance costs for the CDD facilities to the satisfaction of the District, the District shall either 1) instruct the Management Company in writing to remit the Shortfall Payment from Facility Rental Fees held by the Management Company or 2) remit the Shortfall Payment directly from the District to the Management Company.

- 5. Facility Rental Fees. Facility Rental Fees shall be set by the District through its rulemaking process, as initially adopted and subsequently amended from time to time. Management Company shall collect a Facility Rental Fee for each event held in the CDD Facilities on behalf of the CDD, excluding CDD Sponsored Events. Management Company will remit Facility Rental Fees to the CDD on a monthly basis with a report indicating the date, time and description of each event. The Management Company may advise the CDD regarding proposed Facility Rental Fees; however, the adoption of the Facility Rental Fees shall be within the full control and discretion of the CDD.
- 6. <u>CDD Sponsored Events.</u> Management Company shall block out specific dates and times for CDD Sponsored Events. CDD Sponsored Events are intended to benefit residents and non-resident user fee payers. Specific dates and times will be determined by mutual written consent of the parties.
- 7. <u>Services of Management Company and Operation of CDD Facilities</u>. The Management Company shall act as the manager of the CDD Facilities, including all activities related thereto, and the

Management Company shall provide the CDD with the following services, including but not limited to (collectively, the "Services"):

- (a) Standards and Operation. The Management Company shall manage and maintain the CDD Facilities as a part of the CDD community and at all times in accordance with that of a high quality public facility, at a level consistent with or better than a similar operation in central Florida. On or before the 60th day prior to the beginning of each new fiscal year, the Management Company shall develop the operating budget for the CDD Facilities for the coming fiscal year, which the District shall review and, with such changes as the District shall approve upon advice of the District Manager and the Management Company, which shall be approved in writing by the District on or before the first day of the applicable fiscal year. Each such budget shall be subject to modification to address new needs and costs as the Management Company shall propose from time to time and the District approve in writing. A copy of the budget approved for the first fiscal year under this agreement is attached hereto as **Exhibit B**.
- (b) Operational Inventory. The Management Company shall purchase all necessary and recommended inventory and supplies, enter into all necessary contracts for electricity, gas, propane, telephone, general cleaning, window cleaning, refuse disposal, pest control, payroll or staff services, and for any other utilities or services which the Management Company shall consider reasonably necessary or advisable for the operation of the CDD Facilities, and make ordinary repairs and maintenance (as more fully set forth below and subject to the prior approval of the CDD, and the lack of a statutory or regulatory need to bid for such services). Within sixty (60) days after the Management Company has begun to perform its duties under this Agreement, both the Management Company and the CDD shall cooperate to produce an inventory detailing the ownership of all personal property items located at or within the CDD Facilities which are subject to this Agreement.
- (c) <u>Emergency Maintenance Service</u>. The Management Company will have a properly qualified person available to handle maintenance emergencies affecting the CDD Facilities, before and after the maintenance emergency event.

#### (d) Other Services and Conditions.

(i) The Management Company will provide appropriate personnel to manage the CDD Facilities during hours of operation, which hours shall be established by the CDD from time to time, with Management Company providing input on recommended hours of operation. The Management Company shall post appropriate signage indicating the hours of operation and a contact number for the Management Company. The Management Company may elect to permit use of certain areas of the CDD Facility during discrete periods while restricting use of other areas of the CDD Facilities during those same periods. The Management company shall make best efforts to ensure CDD Facilities are only accessed by (a) property owners within the boundaries of either Reunion East or Reunion West community development district ("Property Owner") and the guests of Property Owners (inclusive of guests of the Management Company, as a Property Owner), (b) employees, contractors, subcontractors, and other licensees of the Management Company and (c) individuals who have paid the CDD Non-Resident User Fee. The Management Company shall have discretion regarding implementation of operating

procedures to ensure authorized users follow use and conduct policies established by the Management Company consistent with the mutually acceptable operating and maintenance requirements. The Management Company will secure the CDD Facility during periods of non-operation, and may, in its sole discretion, monitor and surveil the CDD Facilities for compliance. The Management Company shall have the authority to restrict access, deny privileges, and/or apply other appropriate measures to address unauthorized users, authorized users attempting use during periods of non-operation, and authorized users that violate behavioral standards of the Management Company.

- (ii) The Management Company hereby covenants and agrees to comply with all the rules, ordinances and regulations of governmental authorities wherein the CDD, Facilities are located, at Management Company's sole cost and expense, except as provided in paragraph 6.(b) herein, and the Management Company will take such action as may be reasonably necessary to comply with any and all notices, orders or other requirements affecting the CDD Facilities issued by any governmental agency having jurisdiction over it, unless specifically instructed by the CDD or the CDD that it intends to contest, at the CDD's cost and expense, such orders or requirements and that the Management Company shall not comply with the same. The Management Company shall provide immediate notice to the CDD of any such orders or requirements upon receipt of same.
- (iii) If requested by the CDD, a representative of the Management Company shall attend the requested CDD Board of Supervisors meeting(s). Additionally, the Management Company shall attend membership meetings with homeowners and developer representatives upon prior notice by the CDD.
- (e) <u>Liquor Licenses and Liability</u>. In the event liquor or any other alcoholic beverage is to be served in or upon any of the CDD Facilities, the Management Company shall be responsible for acquiring and maintaining in good standing any and all licenses required by law which are necessary to legally serve alcoholic beverages. In addition, the Management Company shall comply with all liquor liability insurance requirements as more fully described herein. The CDD shall cooperate with Management Company as may be reasonably required to provide documentation or information to licensing authorities in order for the Management Company to acquire and maintain such licenses.
- (f) <u>Exclusive Food and Beverage Provider.</u> Except for CDD Sponsored Events, as defined pursuant to Section 6 hereunder, the Management Company shall be the exclusive food and beverage provider for the CDD Facilities. This provision shall include, but is not limited to, the provision of liquor or any other alcoholic beverage served in or upon any of the CDD Facilities.

#### 8. Repair, Maintenance and Utilities.

(a) Except for the CDD's maintenance responsibilities set forth below, Management Company shall maintain the interior, exterior, landscaping and grounds of the CDD Facilities and every part thereof in good repair and condition; damages by causes beyond the control of the Management Company, reasonable use, ordinary decay, wear, and tear excepted. Management Company hereby further covenants at its expense to:

- (i) Comply with the requirements of applicable building, housing and health codes specifically applicable to Management Company's use of the CDD Facilities;
- (ii) Maintain the ceilings, windows, screens, doors, steps, porches, interior walls, floors, cosmetic features of the exterior of the building(s), paint, landscaping, grounds, parking lots and all other non-structural components in good repair and the plumbing, heating and air conditioning systems in good working condition:
- (iii) Provide for the monthly extermination and prevention of rats, mice, roaches, ants and wood-destroying organisms;
  - (iv) Maintain all locks and keys;
  - (v) Maintain in a clean and safe condition all areas of the CDD Facilities;
  - (vi) Provide for garbage removal and outside receptacles therefor; and
  - (vii) Pay for all utilities provided to the CDD Facilities.

Subject to subsection (b) below, the CDD shall maintain the structure of the building(s) on the grounds of the CDD Facilities, including the integrity (but not the cosmetic condition) of exterior walls, roof and foundation except to the extent that any maintenance or repairs are deemed "minor repairs" (i.e., less than or equal to \$2,500), and also to the extent that any maintenance or repairs are required as a result of the negligence or intentional acts of the Management Company, its employees, agents, contractors or guests, in which cases Management Company shall be responsible for said costs and obligations. Notwithstanding the foregoing, the CDD shall have no liability or obligation for said maintenance unless and until it receives written notice from Management Company that maintenance and/or repairs are necessary.

(b) The Management Company shall not be responsible for any "Capital Expense" for any single item of repair or replacement which exceeds Two Thousand, Five Hundred and 00/100 Dollars (\$2,500) (unless said repair or replacement is a result of the negligence or intentional acts of the Management Company, its employees, agents, contractors or guests), and shall not incur on behalf of the CDD any Capital Expense unless specifically authorized in writing, in advance, by the CDD, except, however, such emergency repair as may involve a danger to life or property or as may be immediately necessary for the preservation and safety of the CDD Facilities or the members, occupants and livestock, or as may be required to avoid the suspension of any necessary service to the CDD Facilities. A "Capital Expense" is defined as any capital expenditure (not normal operational maintenance and repairs), upgrade or long-term repair that is in excess of \$2,500. Capital Expenses shall include, without limitation, building structural repairs, roof replacement, appliance replacement, carpet or flooring replacement and major building systems replacement including, but not limited to, air conditioning and plumbing. Minor operational repairs and maintenance are included in the Fixed Fee, as defined below, and are to be performed at the cost of the Management Company. Without limiting the generality of the foregoing, it is the intent of this paragraph that the Management Company shall be responsible for the expense if it is due to normal wear and tear or part of routine maintenance service, and the CDD shall be responsible for

the expense if it is to prolong the life of the facility or component (e.g., painting exterior, refurbishing chairs) or to make modifications to the CDD Facilities as may be required by law.

- (c) The Management Company shall be directly responsible for the general operation and management of the CDD Facilities and the associated maintenance necessary for the upkeep of the CDD Facilities and its related amenities according to the standards reasonably acceptable to the CDD, including cleaning and such maintenance and repair work as may be necessary to operate the facility successfully, and as set forth herein. In the event that the Management Company, at any time during the term of this Agreement, fails to so maintain the CDD Facilities, the CDD shall have the right to give written notice to the Management Company, specifying those areas of specific matters in regard to which the Management Company is not meeting the standards of operation (i.e., facility conditions, employee training, failure to operate within the approved CDD rules and regulations as adopted by the CDD from time to time). The Management Company shall have thirty (30) days from the receipt of said notice to cure such failures in their entirety, or in the event that such failures cannot be reasonably cured within that period, a reasonable period shall be established, provided that the Management Company diligently commences and pursues to complete such cure. If such efforts are not made, this Agreement may be terminated at the sole discretion of the CDD.
- (d) The CDD Facilities and all furniture and fixtures, machinery, appliances, operating equipment and all personal property used in the operation of the CDD Facilities and owned by the CDD shall be maintained by the Management Company on behalf of the CDD, in a condition that is appropriate for the operation of the CDD Facilities. Title thereto shall remain in the name of the CDD. The Management Company will use reasonable caution and care in performing its Services to protect the equipment and premises of the CDD Facilities now owned or hereafter acquired. An inventory of all property owned by the CDD shall be performed by the CDD (or other individual acceptable to the CDD) and the Management Company prior to the Management Company beginning operations at the CDD Facilities. Annual inventories shall be performed in the same manner. At the termination of this Agreement, the Management Company shall be responsible for leaving all CDD inventory items in good condition and repair, ordinary wear and tear excepted.
- 9. <u>insurance</u>. The Management Company shall, at its own expense, secure insurance policies as listed below necessary for the proper maintenance, preservation and operation of the CDD Facilities. All insurance shall be issued by companies authorized to do business under the laws of the State of Florida, and must be reasonably acceptable to the CDD. The Management Company shall furnish certificates of insurance to the CDD prior to providing the Services, and each certificate shall clearly indicate that the Management Company has obtained insurance of the type, amount and classification as required for strict compliance with this paragraph.

Management Company shall, throughout the performance of its services pursuant to this Agreement, maintain:

a. Occurrence based comprehensive general liability insurance (including broad form contractual coverage) with minimum limits of \$1,000,000 per occurrence and \$2,000,000 annual aggregate, protecting it and CDD from claims for bodily injury (including death) and property damage, for incidents occurring on, in or about the CDD premises / facilities, solely which arise

from or in connection with the performance of Management Company's services under this Agreement.

- b. Business automobile liability insurance covering owned, non-owned and hired automobile exposures, with policy limits not less than \$1,000,000 combined single limit.
- c. Workers' compensation insurance sufficient to satisfy all applicable statutory requirements, and Employer's liability insurance in amounts not less than:

Bodily Injury by Accident: \$1,000,000 each accident
Bodily Injury by Disease: \$1,000,000 policy limit
Bodily Injury by Disease: \$1,000,000 each employee

- d. Liquor liability insurance in an amount not less than \$1,000,000 per occurrence and \$1,000,000 annual aggregate.
- e. Umbrella / Excess liability insurance with a minimum limit of \$25,000,000 each occurrence and \$25,000,000 annual aggregate.

All such insurance required in this Section 7 shall be with companies and on forms reasonably acceptable to CDD and shall provide that the coverage thereunder may not be reduced or canceled unless thirty (30) days prior written notice thereof is furnished to CDD; the insurance required under paragraph 7.a, 7.b, and 7.d shall name the CDD as an additional insured. Certificates of insurance (and copies of all policies, if required by the CDD) shall be furnished to the CDD. In the event of any cancellation or reduction of coverage, Management Company shall obtain substitute coverage as required under this Agreement, without any lapse of coverage to CDD whatsoever. Acceptance by the CDD of any evidence of insurance submitted by the Management Company does not relieve or decrease in any manner the liability of the Management Company for performance of the Services in accordance with the terms and conditions hereof.

All coverage types, limits and deductible amounts as set forth in this Section 7 hereof shall be reviewed by CDD and Management Company from time to time for the purpose of determining the coverage types, limits and deductible amounts then appropriate of properties similar in type and construction to the CDD facilities and for the nature of the business being conducted, and for purposes of complying with the requirements of any mortgagee.

CDD shall, at its own expense, secure insurance policies necessary for the proper maintenance, preservation and operation of the CDD Facilities and shall name the Management Company as an additional insured. Certificates of insurance shall be furnished to the Management Company.

10. <u>Management Company's Employees.</u> The Management Company shall employ, hire, train and supervise all personnel reasonably necessary to operate the CDD Facilities, with all employees' compensation, benefits and labor costs to be paid by the Management Company. The Management Company shall have authority to hire, train and discharge all employees necessary for the operation of the CDD Facilities, and to fix their compensation; such employees shall not be employees or independent contractors of the CDD. All matters pertaining to the employment, supervision, compensation, promotion and discharge of any employees of Management Company or of entities retained by Management

Company are the sole responsibility of Management Company. Management Company shall obtain, for each individual Management Company employs at the CDD Facilities at any time, a criminal background check performed by an appropriate federal or state agency, or by a professional and licensed provider of such services, and shall make, based on the results of such background checks, employment suitability determinations for each employee that are reasonable and customary within Management Company's industry. Management Company shall maintain copies of said background checks on file so long as the subject individual(s) remains in Management Company's employ, and to the extent permissible by law, Management Company shall make all background checks available for CDD's review upon request. Management Company shall use commercially reasonable efforts to enforce strict discipline and good order among its employees while at the CDD Facilities.

- 11. <u>Licenses, Transfers.</u> The Management Company, at its own expense, shall obtain all licenses and permits necessary to perform the Services. All licenses will be obtained in the name of the Management Company, if possible. In the event the Management Company is in default under this Agreement and/or this Agreement is terminated by the CDD, the Management Company agrees that it will transfer (to the maximum extent permitted by law, ordinance or other governmental regulation), at the CDD's expense, all permits and licenses, including but not limited to any liquor license(s), which may be held by the Management Company for the CDD Facilities and the operation thereof, to the CDD or, at the CDD's sole option, to the CDD's nominee. The cost and expense of such transfers shall be borne solely by the CDD.
- Notwithstanding anything to the contrary contained herein, CDD or Termination. Management Company may terminate this Agreement, with or without cause, upon one-hundred eighty (180) days' with prior written notice to the other party. If the Management Company requests a Shortfall Payment, pursuant to Section 4 herein, the CDD may elect to terminate this Agreement within thirty (30) days of receipt of the request for Shortfall Payment. Except as provided for in Section 6(c), in the case of a material event of default by either party, which default has not been cured within ten (10) days after receipt of written notice thereof from the non-defaulting party, the non-defaulting party may terminate the Agreement upon five days' prior written notice to the defaulting party, provided that, if such default is of a nature that it cannot be cured within such ten (10) day period, then such period shall be extended for such additional period as may be reasonably necessary to remedy the default, but in no event shall such extended remedy period extend beyond ninety (90) days. If the District or any other governmental entity determines that continued operation of the CDD Facilities by the Management Company presents a risk to the health, welfare, or safety of users of the CDD Facilities or the public, or if continued operation of the CDD Facilities would violate Florida or federal law, the District shall be permitted to terminate this Agreement immediately, with or without issuing the notice or allowing for a cure period.
- 13. <u>Notices</u>. Any notice required or permitted to be given by the terms of this Agreement or under any applicable law by either party shall be in writing and shall be either hand delivered, sent via recognized overnight courier (such as Federal Express), or sent by certified or registered mail, postage prepaid, return receipt requested. Such written notice shall be addressed to:

CDD:

Reunion East Community Development District c/o Governmental Management Services 135 W. Central Blvd., Suite 320 Orlando, FL 32801

Attn.: District Manager

and a copy to:

Latham, Shuker, Eden & Beaudine, LLP

111 N. Magnolia Ave., Suite 1400

Orlando, FL 32801

Attn.: Jan Albanese Carpenter, Esq.

**Management Company:** 

Kingwood Orlando Reunion Resort, LLC

1200 South Pine Island Road

Plantation, FL 33324 Attn.: Registered Agent

and a copy to:

Kingwood Orlando Reunion Resort, LLC

400 Curie Drive Alpharetta, GA 30005 Attn.: Kevin Baker, Manager

14. <u>Indemnification</u>. Management Company agrees to indemnify, save harmless and defend the CDD, its officers, directors, board members, employees, agents and assigns, from and against any and all liabilities, claims, penalties, forfeitures, suits, legal or administrative proceedings, demands, fines, punitive damages, losses, liabilities and interests, and any and all costs and expenses incident thereto (including costs of defense, settlement and reasonable attorneys' fees, which shall include fees incurred in any administrative, judicial or appellate proceeding) which the CDD, their officers, directors, board members, employees, agents and assigns, may hereafter incur, become responsible for or pay out to the extent arising out of (i) Management Company's breach of any term or provision of this Agreement, or (ii) any negligent or intentional act or omission of Management Company, its agents, employees or subcontractors in the performance of this Agreement.

## 15. Compliance with All Laws, Regulations, Rules and Policies.

- (a) At all times, Management Company is expected to operate in accordance with all applicable laws, statutes, regulations, ordinances and orders.
- (b) Management Company hereby covenants and agrees to comply with all the regulations, ordinances and rules of governmental authorities wherein the CDD's Facilities are located, as said regulations, etc. may specifically relate to Management Company or its services provided hereunder, at Management Company's sole cost and expense except as otherwise provided herein, and Management Company will take such action as may be necessary to comply with any and all notices, orders or other requirements affecting the services described herein as may be issued by any governmental agency having jurisdiction over Management Company, unless specifically instructed by the CDD that it intends to contest such orders or requirements and that Management Company shall not comply with the same. Management Company shall provide immediate notice to the CDD of any such orders or requirements upon receipt of same. Should such compliance require changes or modifications to the CDD Facilities, Management Company shall provide notice of the CDD as provided under Section 6.
- (c) Management Company shall bear all costs associated with compliance with the Americans with Disabilities Act or any other state or Federal legislation related to its performance

of the Services; provided however, that the CDD shall be solely responsible for such compliance in respect of the improvements constituting the CDD Facilities and other assets owned by the CDD.

- (d) The CDD is a local unit of special purpose government created in accordance with the Uniform Community Development District Act of 1980, Chapter 190, Florida Statutes. Management Company agrees to comply with all applicable requirements of the "Sunshine Law," the "Public Records Law," Community Development District law, and all other statutes and regulations applicable to Management Company.
- 16. Ownership of Books and Records. Any books, documents, records, correspondence or other information kept or obtained by the CDD or furnished by the CDD to Management Company in connection with the services contemplated herein and/or the CDD Facilities and any related records are property of the CDD. Management Company agrees and acknowledges that any and all such books, documents, records, correspondence or other information may be public records under Chapter 119, Florida Statutes.
- 17. <u>Public Records</u>. Management Company agrees to promptly comply with any order of a Court having competent jurisdiction which determines that records pertaining to the management of the CDD Facilities maintained by Management Company are "public records" which must be available to the public.

Management Company agrees and acknowledges that any and all books, documents, records, correspondence or other information related to this Agreement and/or the CDD Facilities may also be subject to inspection and copying by members of the public pursuant to Chapter 119, *Florida Statutes*. In accordance with applicable Florida law:

- a. Management Company shall keep and maintain public records that ordinarily and necessarily would be required by the CDD in order to perform the services provided in this Agreement.
- b. Management Company shall provide the public with access to public records on the same term and conditions that the CDD would provide the records and a cost that does not exceed the cost provided in Chapter 119, *Florida Statutes*, or as otherwise provided by law.
- c. Management Company shall ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law.
- d. Management Company shall meet all requirements for maintaining public records and transfer, at no cost, to the public agency all public records in possession of Management Company upon termination of this Agreement and shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements, provided that Management Company shall be entitled to retain copies of any records it deems necessary to comply with IRS, Florida Department of Revenue and any other regulatory agencies or necessary for Management Company's defense of any claims by CDD or any third party resulting from Management Company's performance under this Agreement. All records stored electronically shall be provided to the CDD in a format that is compatible with the information technology

systems of the CDD so long as Management Company does not incur unreasonable cost or expense in doing so.

If Management Company does not comply with a public records request, such failure to comply shall be considered a default under the terms of this Agreement and applicable law, and the CDD shall enforce the Agreement accordingly.

#### 18. <u>Environmental Covenants</u>.

- Management Company shall comply with all environmental laws, rules, regulations, statutes and ordinances, including, without limitation, those applicable to "hazardous substances." Management Company shall unconditionally, absolutely and irrevocably agree to indemnify, defend and hold harmless CDD and its officers, employees, agents, and contractors. from and against and to pay in full on demand by CDD all loss, cost and expense (including, without limitation, attorneys' fees and disbursements and fees of other professionals advising CDD) of whatever nature suffered or incurred by CDD on account of the existence on the CDD Facilities. or the release or discharge from the CDD Facilities, of "hazardous substances" caused by Management Company or its employees, agents, licensees and subcontractors after the commencement of the Services, including, without limitation, any claims, costs, losses, liabilities and expenses arising from the violation (or claimed violation) of any environmental laws by Management Company or its employees, agents, licensees and subcontractors after the commencement of the Services, or the institution of any action by any party against Management Company, CDD or the property whereon the CDD Facilities are situated based upon nuisance, negligence or other tort theory alleging liability due to the improper generation, storage, disposal, removal, transportation or treatment of hazardous substances by Management Company or its employees, agents, licensees and subcontractors after the commencement of the Services, or the imposition of a lien on any part of the Demised Premises under the Comprehensive Environmental Response Compensation and Liability Act of 1980, 42 U.S.C. 9601, et seq., as amended ("CERCLA"), and the laws of the state where the Demised Premises is located, or any other laws pursuant to which a lien or liability may be imposed on the CDD due to the existence of hazardous substances caused by Management Company or its employees, agents, licensees and subcontractors after the commencement of the Services.
- (b) In the event any claims, costs, losses, liabilities or expenses arise from the violation (or claimed violation) of any environmental laws by the CDD or its employees, agents, licensees and subcontractors prior to the commencement of the Services, applicable law shall determine the allocation of any liability or responsibility, if any, between any and all parties involved, provided, however, that in no event shall the Management Company be responsible, in whole or in part, for any such claims, costs, losses, liabilities or expenses.
- 19. <u>Third Party Beneficiaries</u>. The Services provided under this Agreement are solely for the benefit of the CDD and neither this Agreement nor any Services rendered hereunder shall give rise to or shall be deemed to or construed so as to confer any rights on any other party as a third party beneficiary or otherwise, including any owners of property within the CDD.
- 20. Attorneys' Fees. If either party hereto institutes an action or proceeding for a declaration of the rights of the parties the Agreement, for injunctive relief, for an alleged breach or default of, or any

other action arising out of, the Agreement, or in the event any party hereto is in default of its obligations pursuant hereto, whether or not suit is filed or prosecuted to final judgment, the non-defaulting or prevailing party shall be entitled to its reasonable attorneys' fees and to any court costs and expenses incurred, in addition to any other damages or relief awarded.

- 21. <u>Governing Law and Jurisdiction</u>. This Agreement shall be interpreted and enforced under the laws of the State of Florida, regardless of any conflict-of-interest rules. Any litigation arising under this Agreement shall have venue in a court having jurisdiction over Osceola County, Florida. THE PARTIES WAIVE TRIAL BY JURY AND AGREE TO SUBMIT TO THE PERSONAL JURISDICTION AND VENUE OF A COURT HAVING JURISDICTION OVER OSCEOLA COUNTY, FLORIDA.
- 22. <u>Independent Contractor Status</u>. At all times hereunder, the Management Company shall undertake all duties, obligations, and responsibilities as an independent contractor, and not as an employee, agent or representative of the CDD. It is further acknowledged that nothing herein shall be deemed to create or establish a partnership or joint venture between the CDD and the Management Company. The Management Company has no authority to enter into any contracts or agreements, whether oral or written, on behalf of the CDD.
- 23. <u>Sovereign Immunity</u>. Nothing contained herein shall cause or be construed as a waiver of the CDD's sovereign immunity or limitations on liability beyond any limited waiver granted pursuant to section 768.28, *Florida Statutes*, or other law, and nothing in this Agreement shall inure to the benefit of any third party for the purpose of allowing any claim which could otherwise be barred under the doctrine of sovereign immunity or by operation of law.
- 24. <u>Waivers</u>. No failure by either party to insist upon the strict performance of any covenant, duty, agreement or condition of this Agreement or to exercise any right or remedy upon a breach thereof shall constitute a waiver of any such breach or of such or any other covenant, agreement, term or condition. Any party hereto, by written notice executed by such party, may, but shall be under no obligation to, waive any of its rights or any conditions to its obligations hereunder, or any duty, obligation, or covenant of any other party hereto. No waiver shall affect or alter this Agreement, but each and every covenant, agreement, term and condition of this Agreement shall continue in full force and effect with respect to any other then-existing or subsequent breach thereof.
- 25. <u>No Inconsistent Tax Position</u>. The Management Company agrees that it is not entitled to and will not take any tax position that is inconsistent with being a service provider to the District with respect to the CDD Facilities. For example, the Management Company agrees not to claim any depreciation or amortization deduction, investment tax credit, or deduction for any payment as rent with respect to the managed property.
- 26. <u>Safe Harbor Provisions</u> The Parties intend that this agreement comply with the safeharbor provisions of Rev. Proc. 2017-13 and agree that the provisions hereof should be interpreted to allow for such compliance to the fullest extent possible given principles of legal construction.

#### 27. Miscellaneous.

- (a) The captions for each paragraph of this Agreement are for convenience and reference only and in no way define, describe, extend or limit the scope or intent of this Agreement, or the intent of any provision hereof.
- (b) The Management Company may not assign this Agreement or any of the rights and duties expressed herein except with the CDD prior written consent, which consent may be withheld in the CDD's sole and absolute discretion.
- (c) Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders, as the context requires.
- (d) The Management Company and the CDD have had equal input in the drafting of this Agreement and, in consideration thereof, the language used in this Agreement will be construed according to its fair and common meaning and will not be construed more stringently or liberally for either party.
- (e) If any provision of this Agreement is held to be illegal or invalid, the other provisions shall remain in full force and effect.
- (f) No modification, waiver, amendment, discharge or change of this Agreement shall be valid unless the same is in writing and signed by the parties against which such enforcement is or may be sought. This instrument contains the entire agreement made between the parties and may not be modified orally or in any manner other than by an agreement in writing signed by all parties hereto or their respective successors in interest.
- (g) Time, and timely performance, is of the essence of this Agreement and of the covenants and provisions hereunder.
- 28. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts with the same effect as if all parties had signed the same document. All fully executed counterparts shall be construed together and shall constitute one and the same agreement.

[SIGNATURE PAGE TO FOLLOW.]

# SIGNATURE PAGE TO MANAGEMENT SERVICES AGREEMENT (HERITAGE CROSSING COMMUNITY CENTER AND HORSE STABLES)

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed on their behalf by their duly authorized representatives, all as of the date first set forth above.

	"CDD"
ATTEST:	REUNION EAST COMMUNITY DEVELOPMENT DISTRICT a Florida community development district
Print: Secretary/Asst. Secretary	By: Mux Green Stern Chairman/Vice-Chairman
WITNESSES:	"MANAGEMENT COMPANY"  KINGWOOD ORLANDO REUNION RESORT, LLC, a Florida limited liability company
Print: KICHARD NASSER	By: Print: Pim wang Title: Maray

Composite Exhibit "A"

Description of CDD Facilities

[ATTACHED BELOW]



# Katrina S. Scarborough, CFA, CCF, MCF Osceola County Property Appraiser www.property-appraiser.org Osceola County Government Center

2505 East Irlo Bronson Memorial Hwy, Kissimmee, FL 34744 Ph: (407) 742-5000 Fax: (407) 742-4900

## Parcel: 35-25-27-4859-PRCL-02B0



#### **Owner Information Owner Name** REUNION EAST CDD **Mailing Address** 135 W CENTRAL BLVD STE 320 ORLANDO, FL 32801 **Physical Address** 1590 REUNION BLVD, KISSIMMEE FL 34747 Description TOURIST ATTRACTION/ENTERTAINMENT FACILITIES(DINNER **Tax District** 300 - OSCEOLA COUNTY

Current Values		Certified Values	
Current Value represents v 10/07/2019, which are subj	working appraised values as of ect to change prior to certification	Certified Value represe the tax roll as of 10/02/2	nts certified values that appeared or 2019
Land	\$1	Land	\$1
AG Benefit	\$0	AG Benefit	\$0
Extra Features	\$1	Extra Features	\$1
Buildings	\$1	Buildings	\$1
Appraised(just)	\$3	Appraised(just)	\$3
Assessed(estimated)	\$3	Assessed*	\$3
Exemption(estimated)	\$3	Exemption	\$3
Taxable(estimated)	\$0	Taxable	\$0
* Assessed Values Reflect Adjustments for Agricultural Classification and/or the Save Our Homes Cap		* Assessed Values Refl Classification and/or th	ect Adjustments for Agricultural e Save Our Homes Cap

Sales Infor	mation			
Seq	ORB-Pg	Price	Date	Deed Type
0	3408-0054	\$100	2007-02-08	QC
1		\$0	2002-02-14	NC
2	1928-1279	<b>\$</b> 0	2001-08-30	QC
3	1750-2249	\$14,753,800	2000-06-26	SW

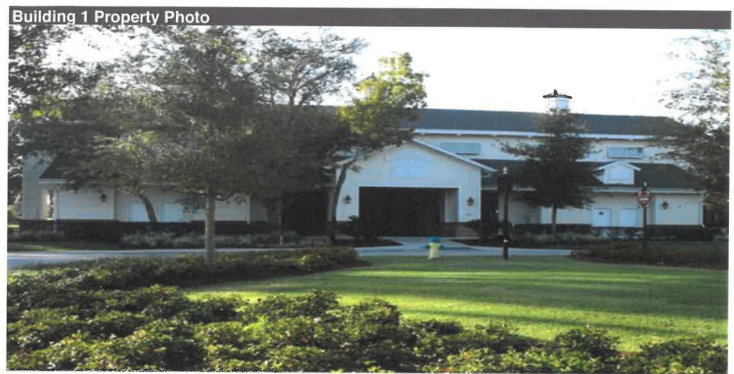
Land Information - Tota	l Acreage: 1.90			
Land Description	Units	Depth	Land Type	Land Value
COM AC	1.90	0.00	AC	\$284,400

Extra Features	1		
Extra Feature	Units	Year Built	Feature Value
COMMERCIAL-ASPHALT PAVEMENT WITH CURBING AVERAGE	10285	2005	\$8,357
COMMERCIAL-CONCRETE PAVEMENT AVERAGE	2531	2005	\$4,088
COMMERCIAL-TRASH ENCLOSURE-CONCRETE BLOCK GOOD	330	2005	\$2,059

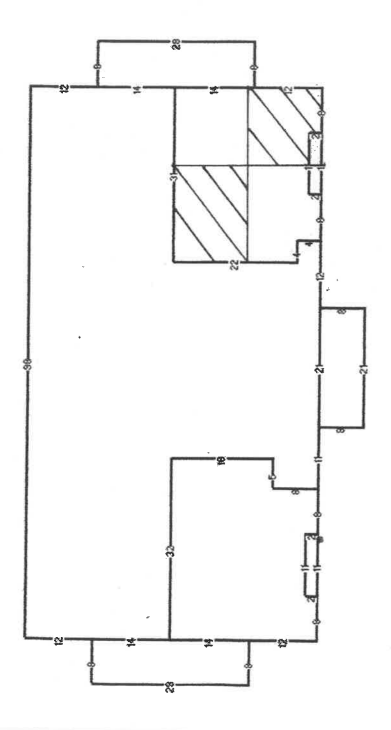
<b>Building Information</b>			
Building 1			
Description	BARN/SHED	Bedrooms	
Year Built	2005	Bathrooms	
Value	\$306,200	Fixtures	8
Actual Area	5712	Roof Cover	4 COMPOSITE SHINGLE
Heated Area	5052	Exterior Wall	(1.00) 6 SIDING ABOVE AVERAGE
Building 1 subarea			
Description	Code	Year Built	Total Sketched Area
BASE AREA	BAS	2005	3514
OPEN PORCH FINISHED	OPF	2005	224
OPEN PORCH FINISHED	OPF	2005	224
OPEN PORCH FINISHED	OPF	2005	168
OPEN PORCH FINISHED	OPF	2005	22
OFFICE-AVERAGE	OFA	2005	770
OPEN PORCH FINISHED	OPF	2005	22
OFFICE-AVERAGE	OFA	2005	768

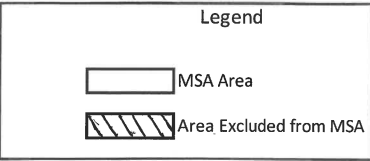
Legal Description
Legal Description

REUNION VILLAGE 1B PB 15 PGS 174-176 PARCEL 2B 34-25-27



35-25-27-4859-PRCL-02B0 12/13/2007







Katrina S. Scarborough, CFA, CCF, MCF Osceola County Property Appraiser www.property-appraiser.org Osceola County Government Center 2505 East Irlo Bronson Memorial Hwy, Kissimmee, FL 34744 Ph: (407) 742-5000 Fax: (407) 742-4900

## Parcel: 35-25-27-4859-PRCL-0020



Owner Information				
Owner Name	REUNION EAST CDD			
Mailing Address	135 W CENTRAL BLVD STE 320			
	ORLANDO, FL 32801			
<b>Physical Address</b>	7715 HERITAGE CROSSING WAY, KISSIMMEE FL 34747			
Description	RESIDENTIAL COMMON ELEMENTS/AREA IMP			
Taxa Diladalah	200 COCEOU A COUNTY			

Tax District 300 - OSCEOLA COUNTY

Current Values		Certified Values	
Current Value represents v 10/07/2019, which are subj	working appraised values as of ect to change prior to certification	Certified Value represe the tax roll as of 10/02/2	nts certified values that appeared or 2019
Land	\$1	Land	\$1
AG Benefit	\$0	AG Benefit	\$0
Extra Features	\$1	Extra Features	\$1
Buildings	\$1	Buildings	\$1
Appraised(just)	\$3	Appraised(just)	\$3
Assessed(estimated)	\$3	Assessed*	\$3
Exemption(estimated)	\$3	Exemption	\$3
Taxable(estimated)	\$O	Taxable	\$0
* Assessed Values Reflect Classification and/or the S	Adjustments for Agricultural ave Our Homes Cap	* Assessed Values Refl Classification and/or th	ect Adjustments for Agricultural e Save Our Homes Cap

Sales Inform	mation			
Seq	ORB-Pg	Price	Date	Deed Type
0	2380-0658	\$100,000	2003-10-31	SW
1		\$0	2002-02-14	NC
2	1928-1279	\$0	2001-08-30	QC
3	1750-2249	\$14,753,800	2000-06-26	SW

Land Information - Total Acreage: 3.30						
Land Description	Units	Depth	Land Type	Land Value		
RURAL ACREAGE	3.30	0.00	AC	\$33,000		

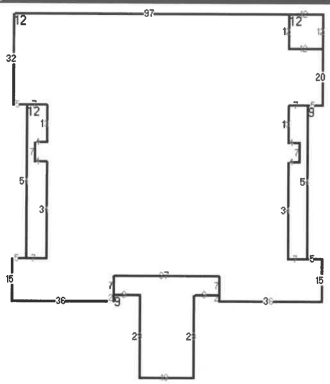
Extra Features	17.5		
Extra Feature	Units	Year Built	Feature Value
TRASH ENCLOSURE-CONCRETE BLOCK AVERAGE	1150	2005	\$5,920
LIGHTS AVERAGE	10	2005	\$7,800
ASPHALT PAVING PER PARKING SPACE BELOW AVERAGE	88	2005	\$30,316
CONCRETE/CONCRETE BLOCK WALL GOOD	510	2005	\$2,448

Building Information Building 1			
Description	RECREATION	Bedrooms	
Year Built	2005	Bathrooms	
Value	\$465,700	Fixtures	
Actual Area	10946	Roof Cover	4 COMPOSITE SHINGLE
Heated Area	9292	Exterior Wall	(0.10) 13 BRICK I (0.90) 10 CONCRETE BLOCK STUCCO
Building 1 subarea			
Description	Code	Year Built	Total Sketched Area
BASE AREA	BAS	2005	9292
OPEN PORCH FINISHED	OPF	2005	350
OPEN PORCH FINISHED	OPF	2005	810
OPEN PORCH FINISHED	OPF	2005	350
OPEN PORCH FINISHED	OPF	2005	144

Legal Description
Legal Description

REUNION VILLAGE 1B PB 15 PGS 174-176 PARCEL 2 34-25-27

### Building 1 Sketch



## EXHIBIT "B"

First Year Budget

[ATTACHED BELOW]

### **EXHIBIT B**

### **REUNION EAST**

# Community Development District Heritage Crossing Community Center and Horse Stables Budget Estimated First Year Operating Costs

	HCCC	Stables	Total
Operating Cost (CAM):			
Landscape Maintenance	\$ 12,450.53	\$ 9,240.00	\$ 21,690.53
Electric - Duke	\$ 22,549.95	\$ 1,459.98	\$ 24,009.93
Water - KUA	\$ 1,878.55	\$ 1,341.21	\$ 3,219.76
Gas - TECO Peoples Gas	\$ 298.50	\$ #	\$ 298.50
Telephone - Century	\$ 1,340.12	\$ 1,981.58	\$ 3,321.70
Telephone - Century Alarm Lines	\$ ==	\$ 1,227.12	\$ 1,227.12
Contract Cleaning	\$ 9,100.00	\$ -	\$ 9,100.00
Maintenance (Inspections)	\$ 1,175.00	\$ 785.00	\$ 1,960.00
Pest Control	\$ -	\$ -	\$ -
Total	\$48,792.65	\$ 16,034.89	\$ 64,827.54



#### EXTENSION TO THE MANAGEMENT SERVICES AGREEMENT

(Reunion East Community Development District and Kingwood Orlando Reunion Resort, LLC)

This **EXTENSION TO THE MANAGEMENT SERVICES AGREEMENT**, effective October 13, 2022 ("Extension"), is made by and between **REUNION EAST COMMUNITY DEVELOPMENT DISTRICT**, a local unit of special purpose government created under Chapter 190, *Florida Statutes*, whose principal address is c/o Governmental Management Services – Central Florida, LLC, 219 East Livingston Street, Orlando, Florida 32801 and (the "District"), and **KINGWOOD ORLANDO REUNION RESORT**, **LLC**, a Georgia limited liability company, whose principal address is 400 Curie Drive, Alpharetta, Georgia 30005 ("Kingwood").

WHEREAS, the District and Kingwood are parties to that certain Management Services Agreement, dated September 12, 2019, and the First Extension and Amendment to the Management Services Agreement, dated September 12, 2022 (collectively, the "Agreement").

WHEREAS, the District and Kingwood desire to extend the Agreement for a five (5) year period, commencing on October 12, 2022 and ending on October 12, 2027, in accordance with the terms specified herein.

**NOW, THEREFORE**, in consideration of the mutual benefits to be realized by the parties upon the execution hereof and other good and valuable consideration, the receipt and sufficiency of which is acknowledged, the parties agree as follows:

- 1. The foregoing recitals are true and correct; and are hereby incorporated by reference as terms.
- 2. The District and Kingwood acknowledge and agree that the Agreement is in full force and effect.
- 3. The District and Kingwood agree to extend the length of the Agreement for a five (5) year period, commencing October 12, 2022 and ending on October 12, 2027 (the "Term").
- 4. The District and Kingwood agree that the Base Compensation, as defined in Paragraph 4 of the Agreement, shall be \$16,250 per year for the Term of this Extension.
- 5. Except as specifically modified and/or amended herein, all provisions of the Agreement shall remain in full force and effect.
- 6. The District and Kingwood agree to revise the notice block for the District, as set forth in Paragraph 13 of the Agreement, to the following:

**Reunion East Community Development District** 

c/o Governmental Management Services, LLC 219 E. Livingston Street Orlando, Florida 32801 Attention: Tricia Adams, District Manager Telephone: (407) 841-5524, Extension 138

With a copy to:

Latham, Luna, Eden & Beaudine, LLP

201 S. Orange Avenue, Suite 1400

Orlando, Florida 32801

Attention: Jan Albanese Carpenter, Esq.

Telephone: (407) 481-5872

- 7. This Extension may be executed in as many counterparts as may be required and it shall not be necessary that the signature of, or on behalf of, each party appear on each counterpart; it shall be sufficient that the signature of, or on behalf of, each party appear on one or more of such counterparts. All counterparts shall collectively constitute a single Extension.
- 8. All of the provisions contained herein shall become effective upon the execution of this Extension.

[Signatures are provided on the following page.]

IN WITNESS WHEREOF, the parties hereto have caused this Extension to be executed on their behalf by duly authorized representatives, all as of the date first set forth above.

# REUNION EAST COMMUNITY DEVELOPMENT DISTRICT, a Florida community development district

By:

Print:

And Green Stein

Title:

Date: 10-13-22

KINGWOOD ORLANDO REUNION RESORT, LLC a Georgia limited liability company

Ву:	Anthony Carll
Print:	Anthony Carll
Title:	VP
Date:	11/29/2022   12:50 PM PST

IN WITNESS WHEREOF, the parties hereto have caused this Extension to be executed on their behalf by duly authorized representatives, all as of the date first set forth above.

# REUNION EAST COMMUNITY DEVELOPMENT DISTRICT, a Florida community development district

Date: \_\_\_\_\_

# SECTION 5



Brian Crumbaker Tel 850.425.8540 Fax 850.681.0207 crumbakerb@gtlaw.com

May 20, 2024

Via Electronic Mail JCarpenter@lathamluna.com

Reunion East Community Development District c/o Mrs. Jan Carpenter 201 S. Orange Avenue, Suite 1400 Orlando, Florida 32801

> Re: Levy of Debt Assessments for the Bonds; Transfer of Property Comprising a Portion of the Project

This firm represents U.S. Bank Trust Company National Association in its capacity as successor trustee (the "<u>Trustee</u>") under the Indentures for the Bonds.

As previously discussed, due to errors on the part of the Reunion East Community Development District ("District"), material changes in the development plan for real property owned by Kingwood Orlando Reunion Resort, LLC, and its affiliates (collectively, "Kingwood"), or both, the District has failed to levy special assessments on Kingwood real property ("Kingwood Property") based on the benefit such property derives and will continue to derive from the Series 2002 Project and Series 2005 Project (collectively, the "Bond-Funded Projects"). In order to rectify the District's failure to properly assess Kingwood Property, I write to demand that the Board of Supervisors ("Board") of the Reunion East Community Development District ("District") immediately commence assessment proceedings in accordance with Chapters 170, 190 and 197, Fla. Stat. (collectively, the "Assessment Statutes"), for purposes of conducting a public hearing to consider whether and to what extent real property owned by Kingwood Orlando Reunion Resort, LLC, and any affiliates thereof (collectively, "Kingwood"), benefit from the Bond-Funded Projects and the debt special assessment that should result therefrom. In support of the forgoing request, I direct you to Section 9.03 of the Master Indenture, which states in relevant part:

(b) If any Special Assessment shall be either in whole or in part annulled, vacated or set aside by the judgment of any court, or if the Issuer shall be satisfied that any such

<sup>&</sup>lt;sup>1</sup> The Master Trust Indenture dated as of March 1, 2022 ("Master Indenture"), as amended and supplemented by the First Supplemental Trust Indenture dated as of August 1, 2002 (together with the Master Indenture, the "Series 2022A Indenture"), securing the remaining principal amount of the Special Assessment Bonds, Series 2002A ("Series 2002A Bonds"), and the Third Supplemental Trust Indenture dated as of March 1, 2005 (together with the Master Indenture, the "Series 2005 Indenture," and together with the Series 2002A Indenture, the "Indentures"), securing the remaining principal amount of the Special Assessments Bonds, Series 2005 ("Series 2005 Bonds," and together with the Series 2002 Bonds, the "Bonds").

<sup>&</sup>lt;sup>2</sup> Capitalized terms not defined herein shall have the meaning ascribed them in the Indentures.

Reunion East Community Development District c/o Mrs. Jan Carpenter May 20, 2024 Page 2

Special Assessment is so irregular or defective that the same cannot be enforced or collected, or if the Issuer shall have omitted to make such Special Assessment when it might have done so, the Issuer shall either (i) take all necessary steps to cause a new Special Assessment to be made for the whole or any part of said improvement or against any property benefitted by said improvement, or (ii) in its sole discretion, make up the amount of such Special Assessment from legally available moneys, which moneys shall be deposited into the applicable Series Account in the Revenue Fund. In case such second Special Assessment shall be annulled, the Issuer shall obtain and make other Special Assessments until a valid Special Assessment shall be made.

As previously discussed, the Trustee's preference has always been for the relevant parties, including Kingwood, to amicably resolve the debt special assessment issue. However, Kingwood has taken a hard line that under no circumstances will it negotiate regarding the matter.

Further, the positions staked by each party are irreconcilable—to the point that Kingwood's arguments are materially misleading in an attempt to induce the District to breach its covenants under the Indentures—and, therefore, can only be reconciled via the public hearing process provided for under the Assessment Statutes. Proceeding with the assessment process under the Assessment Statutes would allow the District to take public comment and testimony from both Kingwood and representatives of the Trustee regarding the parties' respective positions and insulate the District from liability, assuming the Board complies with Florida law and its obligations under the Indentures. For purposes of commencing the assessment process and setting the public hearing provided for under the Assessment Statutes, the Trustee finds acceptable District staff's draft report (Attachment A), subject to necessary revisions based on changes Kingwood's development plan including but not limited to the development plan referenced in Attachment B and any developed or developable, the latter as determined by the District Engineer, that has not previously been the subjected to special assessments for Bond-Funded Projects.

Finally, it has been brought to my attention that Kingwood has asked the District to transfer the conservation area reflected in **Attachment C** ("Conservation Area") to Kingwood for no consideration to the District. Further, based on our prior conversation, it is my understanding that Bond proceeds were expended to acquire the Conservation Area. If true, it is ironic that Kingwood is asking the District to transfer a portion of the Bond-Funded Projects while refusing to pay special assessments to be used to repay the Bonds that funded that acquisition. The Trustee objects to any such transfer on the basis that the sale, especially one without cash consideration that would then be applied to the Bonds, would constitute a breach of the Indentures including Section 9.24 of the Master Indenture.

Reunion East Community Development District c/o Mrs. Jan Carpenter May 20, 2024 Page 3

The Trustee expressly reserves any rights, remedies and claims it may have under the financing documents for the Bonds and Florida law. Further, should you wish to discuss matters relating to the contents of this letter, I am happy to make myself available at your convenience.

Regards,

Brian A. Crumbaker

cc:

Christopher Gehman, as Trustee William Spivey, Esq.

# ATTACHMENT A

# THIRD SUPPLEMENTAL SPECIAL ASSESSMENT ALLOCATION REPORT

### REUNION EAST COMMUNITY DEVELOPMENT DISTRICT

# UNEXCHANGED SPECIAL ASSESSMENT BONDS, SERIES 2002A-2 AND SPECIAL ASSESSMENT BONDS, SERIES 2005

Dated November 7, 2018

Prepared by:

Governmental Management Services-Central Florida, LLC 135 W. Central Boulevard, Suite 320 Orlando, Florida 32801

### **Table of Contents**

1.0	Introduction	2
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3.0	Background Information	5
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5.0	Pledge of Series 2002A-2 Assessments	
6.0	Allocation of Original Series 2002A-2 Assessments	
7.0	Pledge and Allocation of Series 2005 Assessments	8
8.0	Assessment Roll	8

- Table 1 Financing Information Unexchanged Series 2002A-2 Bonds
- Table 2 Assessment Allocation Unexchanged Séries 2002A-2 Bonds
- Table 3 Assessment Allocation Past Due Unexchanged Series 2002A-2 Bonds
- Table 4 Assessment Roll Unexhanged Series 2002A-2 Bonds

#### 1.0 Introduction

This Third Supplemental Special Assessment Allocation Report ("Report") has been prepared for the Reunion East Community Development District, a local unit of special purpose government established in accordance with Chapter 190, Florida Statutes, in anticipation of confirming and allocating Original Series 2002A-2 Assessments on certain properties specifically detailed in Table 2. The Original Series 2002A-2 Assessments secure the Unexchanged Series 2002A-2 Bonds.

In May of 2016, the Trustee's Counsel submitted a letter to the District identifying certain parcels that may be subject to District debt assessments for the Series 2002A-2 and Series 2005 Bonds. As a result of this Trustee letter, the District retained Governmental Management Services – Central Florida, LLC to prepare this Report and apply the methodology adopted by the District in the Original Assessment Report and the benefit of the Master Improvements and Total Project enjoyed by each parcel. Through this Report, the District seeks to confirm and allocate a portion of the remaining principal of the Unexchanged Series 2002A-2 Bonds and, to the extent the Unexchanged Series 2002A-2 Bonds (as secured by assessments) are entirely allocated, to allocate the remaining principal of the Unexchanged Series 2005 Bonds.

#### 2.0 Defined Terms

"Benefited Parcels" - Parcels of land within the District that receives special benefit from the acquisition and/or construction of the Master Improvements.

"Board" Board of Supervisors for the District.

"Bonds" - Special assessment bonds issued during the life of the project for the construction and/or acquisition of improvements that provide special benefit to the lands within the District.

"Bond Anticipation Notes" - Special Assessment Bond Anticipation Notes issued in December of 2001 in the amount of \$10,000,000.

"District" - Reunion East Community Development District.

"Equivalent Assessment Unit" - (EAU) An estimate of the relationship between the product types, based on a comparison of the land area of each product, and is used as a comparison of the estimated benefit received by each product type.

"Exchanged Bonds" – Collectively, the Exchanged Series 2002A-2 Bonds (hereinafter defined) and the Exchanged Series 2005 Bonds (hereinafter defined).

- "Exchanged Series 2002A-2 Bonds" Series 2002A-2 Bonds in the principal amount of \$8,795,000 to be presented for cancellation in exchange for \$7,245,000 of Series 2015-1 Bonds (hereinafter defined) and \$1,550,000 of Series 2015-3 Bonds (hereinafter defined).
- "Exchanged Series 2005 Bonds" Series 2005 Bonds in the principal amount of \$10,440,000 to be presented for cancellation in exchange for \$8,475,000 of Series 2015-2 Bonds (hereinafter defined) and \$1,965,000 of Series 2015-3 Bonds.
- "Indenture" Collectively, the Master Trust Indenture dated March 1, 2002.
- "Master Improvements" The acquisition and/or construction of certain infrastructure that provides special benefit to all parcels within the District.
- "Original Assessments" The Original Series 2002A-2 Assessments (hereinafter defined) and the Original Series 2005 Assessments (hereinafter defined).
- "Original Series 2002A-2 Assessments" Debt assessments levied by the District pursuant to the Original Series 2002 Assessment Resolutions and pledged to pay debt service on the Series 2002A-2 Bonds.
- "Original Series 2005 Assessments" Debt assessments levied by the District pursuant to the Original Series 2005 Assessment Resolutions and pledged to pay debt service on the Series 2005 Bonds.
- "Original Series 2002 Assessment Resolutions" Resolution Nos. 2002-22, 2002-23, adopted by the Board on March 15, 2002, and 2002-24 adopted by the Board on July 29, 2002.
- "Original Series 2005 Assessment Resolutions" Resolution Nos. 2002-22, 2002-23, adopted by the Board on March 15, 2002, and 2002-24 adopted by the Board on July 29, 2002 and Resolution No. 2005-04 adopted by the Board on March 10, 2005.
- "Original Series 2002 Bonds" Special Assessment Bonds issued in July of 2002 to fund the acquisition and/or construction of certain Master Improvements and retire the Bond Anticipation Notes. The Original Series 2002 Bonds were trifurcated in January 2012, resulting in, among other things, \$34,000,000 Special Assessment Bonds, Series 2002A-1 (the "Series 2002A-1 Bonds"), \$15,070,000 Special Assessment Bonds, Series 2002A-2 (the "Series 2002A-2 Bonds"), and \$40,000 Special Assessment Bonds, Series 2002A-3 (the "Series 2002A-3 Bonds") under the Original Series 2002A-2 Indenture (hereinafter defined).
- "Original Series 2002A-2 Indenture" Collectively, the *Master Trust Indenture* dated March 1, 2002, as amended and supplemented by that certain *First Supplemental Trust Indenture* dated August 1, 2002, and amended and restated as of January 1, 2012.
- "Original Series 2005 Indenture" Collectively, the *Master Trust Indenture* dated March 1, 2002, as amended and supplemented by that certain *Third Supplemental Trust Indenture* between the District and the Trustee dated as of March 1, 2005.

- "Prior Assessments" The Series 2002A-2 Assessments (hereinafter defined) and the Series 2005 Assessments (hereinafter defined).
- "Prior Assessment Report" The Final Special Assessment Allocation Report Reunion East Community Development District Special Assessment Bonds, Series 2002A, dated July 31, 2002, as amended and supplemented by the Final First Supplemental Special Assessment Allocation Report Reunion East Community Development District Special Assessment Bonds, Series 2002A, Special Assessment Bonds, Series 2005, dated March 10, 2005, prepared by Rizzetta & Company, Inc., which together, was the allocation methodology report used as the basis for allocating the Original Series 2002A-2 Assessments and the Original Series 2005 Assessments.
- "Restructuring" The restructuring of a portion of the Series 2002A-2 Bonds and Series 2005 Bonds and related special assessments to reflect the current economic environment and the terms of that certain Restructuring Agreement (hereinafter defined).
- "Restructuring Agreement" That certain *Restructuring Agreement* entered to by and between the District, U.S. Bank National Association (as trustee for the Series 2002A-2 Bonds and Series 2005 Bonds), SPE (hereinafter defined), and Citicommunities, D.C.
- "Series 2002A-2 Assessments" Debt assessments levied by the District pursuant to the Original Series 2002 Assessment Resolutions and pledged to pay debt service on the Series 2002A-2 Bonds, less and except that portion of the Series 2002A-2 Assessments pledged to pay debt service on the Series 2015-1 Bonds and Series 2015-3 Bonds after the Restructuring (which assessments are hereinafter defined as the Series 2015-1 Assessments and Series 2015-3 Assessments, respectively).
- "Series 2002A-2 Bonds" Special Assessment Bonds exchanged in 2012 for a portion of the then outstanding Original Series 2002 Bonds, which bonds, as of the date hereof, are outstanding in the principal amount of \$15,070,000.
- "Series 2005 Assessments" Debt assessments levied by the District pursuant to the Original Series 2005 Assessment Resolutions and pledged to pay debt service on the Series 2005 Bonds, less and except that portion of the Series 2005 Assessments pledged to pay debt service on the Series 2015-2 Bonds and Series 2015-3 Bonds after the Restructuring (which assessments are hereinafter defined as the Series 2015-2 Assessments).
- "Series 2005 Bonds" Special Assessment Bonds issued in 2005 to fund the acquisition and/or construction of certain Master Improvements, which bonds, as of the date hereof, are outstanding in the principal amount of \$18,115,000.
- "Series 2015 Assessments" Collectively, the Series 2015-1 Assessments, Series 2015-2 Assessments, and Series 2015-3 Assessments.
- "Series 2015 Bonds" Collectively, the Series 2015-1 Bonds, Series 2015-2 Bonds, and Series 2015-3 Bonds issued pursuant to the Indenture.

"Series 2015-1 Bonds" – Current interest Special Assessment Refunding Bonds in the principal amount of \$7,245,000 issued for an approximately nineteen (19) year term in exchange for a portion of the outstanding Series 2002A-2 Bonds.

"Series 2015-2 Bonds" – Current interest Special Assessment Refunding Bonds in the principal amount of \$8,475,000 issued for an approximately twenty-two (22) year term in exchange for a portion of the outstanding Series 2005 Bonds.

"Series 2015-3 Bonds" – Current interest Special Assessment Refunding Bonds in the principal amount of \$3,515,000 issued for an approximately nineteen (19) year term in exchange for a portion of the outstanding Series 2002A-2 Bonds and a portion of the outstanding Series 2005 Bonds.

"Total Project" - Acquisition and/or construction of approximately \$56,520,000 of Master Improvements, including onsite and offsite, that provide benefit to all Benefited Land within the District.

"Unexchanged Bonds" – The Unexchanged Series 2002A-2 Bonds (hereinafter defined) and the Unexchanged Series 2005 Bonds (hereinafter defined).

"Unexchanged Series 2002A-2 Bonds" – Series 2002A-2 Bonds not exchanged for Series 2015 Bonds or otherwise canceled prior to or contemporaneously with issuing the Series 2015 Bonds.

"Unexchanged Series 2005 Bonds" - Series 2005 Bonds not exchanged for Series 2015 Bonds or otherwise canceled prior to or contemporaneously with issuing the Series 2015 Bonds.

### 3.0 Background Information

The District was created pursuant to the Uniform Community Development District Act of 1980, Chapter 190, Florida Statutes, as amended (the "Act") and by Ordinance No. 01-31 of Osceola County, Florida, effective October 3, 2001, and expanded by Ordinance No. 05-26 of Osceola County, Florida on July 22, 2005 (collectively, the "Ordinance"). The District, as expanded, encompasses approximately 1,278 acres and is located wholly within the unincorporated area of Osceola County, Florida.

In July 2002, the District issued its Original Series 2002 Bonds to, among other things, pay all amounts due and owing on the Bond Anticipation Notes and finance the cost of the Series 2002 Project (as defined in the Original Series 2002A-2 Indenture). In January 2012, the District trifurcated the Original Series 2002 Bonds into three separate series of bonds, of which only the Series 2002A-1 Bonds and Series 2002A-2 Bonds remained outstanding. The Series 2002A-1 Bonds, and the assessment securing the same, remain unaffected by this Report. The Series 2002A-2 Bonds were payable and secured by the Original Series 2002A-2 Assessments, which were levied on real property within the boundary of the District specially benefited by the Total Project in accordance with the Prior Assessment Report.

In February 2005, the District issued its Series 2005 Bonds to, among other things, finance the cost of the Series 2005 Project (as defined in the Original Series 2005 Indenture). The Series 2005 Bonds were payable and secured by the Original Series 2005 Assessments, which were levied on real property within the boundary of the District specially benefited by the Total Project in accordance with the Prior Assessment Report.

Infrastructure improvements funded with proceeds of the Bond Anticipation Notes, Original Series 2002 Bonds and Series 2005 Bonds are described in the Prior Assessment Report.

Due to a failure of certain owners of certain lands ("Delinquent Lands") to pay Original Series 2002A-2 Assessments and Original Series 2005 Assessments when due, the District was unable to pay debt service on the Series 2002A-2 Bonds and Series 2005 Bonds thereby resulting in Event(s) of Default (as defined in the Original Series 2002A-2 Indenture and Original Series 2005 Indenture). To cure the Events of Default as to a portion of the Series 2002A-2 Bonds and Series 2005 Bonds and resolve any and all matters relating thereto, including litigation commenced by the District to foreclose the Original Series 2002A-2 Assessments and Original Series 2005 Assessments on the Delinquent Lands pursuant to Chapter 170, Florida Statutes, the District and Trustee entered into the Restructuring Agreement which provided, among other things, for (i) issuance of the Series 2015 Bonds in exchange for a portion of the Series 2002A-2 Bonds and a portion of the Series 2005 Bonds, which Exchanged Bonds were canceled; (ii) the pledge of certain Original Assessments to the Series 2015-1 Bonds; (iii) the pledge of certain Original Assessments to the Series 2015-2 Bonds; and (iv) the pledge of certain Original Assessments to the Series 2015-3 Bonds.

### 4.0 Summary of Series 2015 Bond Restructuring

Pursuant to the Restructuring Agreement, the District issued three (3) Series (as defined in the Indenture) of Special Assessment Refunding Bonds for the Exchanged Bonds, which bonds have the following general characteristics:

- (i) Series 2015-1 Bonds: Current interest bonds issued in the principal amount of \$7,245,000, with a coupon interest rate of 6.6% and a final maturity of May 1, 2033. The Series 2015-1 Assessments are pledged to pay debt service on the Series 2015-1 Bonds.
- (ii) Series 2015-2 Bonds: Current interest bonds issued in the principal amount of \$8,475,000, with a coupon interest rate of 6.6% and a final maturity of May 1, 2036. The Series 2015-2 Assessments are pledged to pay debt service on the Series 2015-2 Bonds.
- (iii) Series 2015-3 Bonds: Current interest bonds issued in the principal amount of \$3,515,000, with a coupon interest rate of 6.6% and a final maturity of May 1, 2033. The Series 2015-3 Assessments are pledged to pay debt service on the Series 2015-3 Bonds.

Additional information regarding the Series 2015 Bonds may be found in the Exchange Information Memorandum dated June 4, 2015.

Upon the issuance of the Series 2015 Bonds for the Exchanged Bonds, the Exchanged Bonds were cancelled and the remaining Unexchanged Bonds remain outstanding in the principal amount of \$6,275,000 Series 2002A-2 Bonds and \$7,675,000 Series 2005 Bonds. The Prior Assessments remain the security for the Unexchanged Bonds and the District herein confirms that the methodology provided for in the Prior Assessment Report shall continue to be the method utilized for allocation the Prior Assessments to the lands securing the Unexchanged Bonds and additional allocation methods incorporated in this Report for properties developed that were not contemplated in the Prior Assessment Report.

The District is allocating a portion of the remaining assessments securing the principal of the Unexchanged Series 2002A-2 Bonds to certain developable property, detailed in Table 3, which property had not previously been allocated assessments and has benefitted from the Master Improvements and Total Project as detailed in the Prior Assessment Report. As a note, the allocation of debt service assessments to satisfy the remaining principal of the Unexchanged Series 2002A Bonds will be allocated first, until full satisfaction of the Series 2002A Bonds can be achieved, then to which such allocation is made to satisfy the remaining principal of the Unexchanged Series 2005 Bonds.

#### 5.0 Pledge of a Portion of Series 2002A-2 Assessments

The Original Series 2002A-2 Assessments were outstanding in the principal amount of \$15,070,000. A portion of the Original Series 2002A-2 Assessments (\$8,795,000) have been allocated to securing the Series 2015-1 Bonds and Series 2015-3 Bonds. A portion of the remaining Original Series 2002A-2 Assessments pledged to secure Unechanged Series 2002A-2 Bonds will be allocated to certain properties detailed in Table 2.

### 6.0 Allocation of Original Series 2002A-2 Assessments

As noted above, the Original Series 2002A-2 Assessments pledged to secure the Unexchanged Series 2002A-2 Bonds will be allocated to properties detailed in Table 2 for which properties have benefitted from the Master Improvements. A portion of the Original Series 2002A-2 Assessments securing a portion of the Unexchanged Series 2002A Bonds will be assigned to the properties based upon the Prior Assessment Report. As part of the overall review, based upon the actual development of the golf course property, it has been determined that the golf course properties receive more benefit than originally assigned in the Prior Assessment Report. Therefore, additional Original Series 2002A-2 Assessments will be assigned the golf course properties utilizing a square footage basis from the Prior Assessment Report applied in a manner commensurate with the benefit received by those properties, as supposed by data from similar Florida golf courses subject to assessments. Further, while the golf course parcels formed part of a single development plan at the time of the Original 2002A-2 Assessments and Prior Assessment Report and thus are assessed as a whole. There remains one undeveloped parcel that is 2.21 acres and could be developed. Due to lack of development plan for this parcel, the

District is initially assigning 8.84 units based upon 4 units per acre or approximately 17,680 commercial square feet. The District will assign the permanent Original Series 2002A-2 Assessments at the time the parcel is actually developed.

#### 7.0 Pledge and Allocation of Series 2005 Assessments

The remaining unexchanged principal balance of the Unexchanged Series 2005 Bonds is approximately \$7,675,000. As the debt service assessments from the certain unassessed developable parcels identified in this report is fully allocated to the remaining principal of the Unexchanged Series 2002A Bonds, no additional pledge of allocation of the Series 2005 Assessments can be made at this time.

#### 8.0 Assessment Roll

The assessment roll reflecting the allocation of Original Series 2002A-2 Assessments securing a portion of the Unexchanged Series 2002A-2 Bonds on Table.



Unexchanged Special Assessment Bonds, Series 2002A-2 And Series 2005 Bonds

Table 1: Financing Information - Unexchanged Series 2002A-2 Bonds and Series 2005 Bonds

Series 200	2A-2 Bonds
Principal Amount	\$2,170,000
Coupon Rate	7.20%
Dated Date	1/12/12
Maturity Date	1-May-22
Principal Amount	\$4,105,000
Coupon Rate	7.375%
Dated Date	1/12/12
Maturity Date	1-May-33
Series 20	005 Bonds
Principal Amount	\$7,675,000
Coupon Rate	5.80%
Dated Date	3/1/05
Maturity Date	1-May-36

#### Reunion East

#### **Community Development District**

Table 2: Allocation of Assessments - Unexchanged Series 2002A-2 Bonds

	Building	Commercial EAU's	Rate Per	Gross Annual	Net Annual			Principal
Parcel ID #	Square Feet	(Per 1,000 Sq. Ft.)	EAU	Assessments	Assessments (1)	Par Debt (2)	Par Debt (3)	Reduction
27.25.27.225.225.23								
27-25-27-2985-PRCL-0WP0	75,498	75.50	\$925	\$69,836	65,646	740,937	596,057	144,881
27-25-27-2985-PRCL-0020	5,102	5.10	\$925	\$4,719	4,436	50,071	40,280	9,791
27-25-27-2985-PRCL-0P20	5518	5.52	\$925	\$5,104	4,798	54,154	43,565	10,589
35-25-27-4857-0001-0016	33,074	33.07	\$925	\$30,593	28,758	324,588	261,119	63,469
35-25-27-4857-0001-0017	33,074	33.07	\$925	\$30,593	28,758	324,588	261,119	63,469
35-25-27-4858-TRAC-0035	1,170	1.17	\$925	\$1,082	1,017	11,482	9,237	2,245
35-25-27-4882-PRCL-0G15	5,433	5.43	\$925	\$5,026	4,724	53,319	42,894	10,426
35-25-27-4859-PRCL-02A2	1,764	1.76	\$925	\$1,632	1,534	17,312	13,927	3,385
34-25-27-4012-0002-0030	18,726	18.73	\$925	\$17,322	16,282	183,777	147,842	35,935
Less: EAU's Assigned Series	2015A Bonds*	(2.90)	\$925	(\$2,683)	(\$2,522)	(\$28,461)	(\$22,896)	(\$5,565)
34-25-27-4012-0002-0030		15.83	\$925	\$14,639	13,761	155,316	124,946	30,370
35-25-27-4894-PRCL-0140	0.00	8.84	\$925	\$8,177	7,686	86,756	69,792	16,964
Total		185.30		171,402	161,117	1,818,524	1,462,936	355,589

<sup>(1)</sup> Net annual assessments exclusive of 4% early payment discount and 2% collection cost.

<sup>(2)</sup> Represents the par debt per unit through Fiscal Year 2009 which is the last Fiscal Year in which annual Debt Assessments were paid in full.

<sup>(3)</sup> Represents the adjusted par debt after receipt of payment for Series 2002A-2 Assessments for Fiscal Year 2010 through Fiscal Year 2016.

<sup>\*</sup>Golf course previously assessed based upon 2.9 EAU'S vs building square feet of structures. After further review and analysis the Assessment Consultants determined the amount of benefit and assignment of debt assessments was insufficient.

Table 3: Calculation of Past Due Assessments

	Gross Annual										
Parcel ID #	Assessments	FY 2010	FY 2011	FY 2012	FY 2013	FY 2014	FY 2015	FY 2016	FY 2017	FY 2018	Total
27-25-27-2985-PRCL-0WP0	\$69,836	\$69,836	\$69,836	\$69,836	\$69,836	\$69,836	\$69,836	\$69,836	\$69,836	\$69,836	\$628,521
27-25-27-2985-PRCL-0020	\$4,719	\$4,719	\$4,719	\$4,719	\$4,719	\$4,719	\$4,719	\$4,719	\$4,719	\$4,719	\$42,474
27-25-27-2985-PRCL-0P20	\$5,104	\$5,104	\$5,104	\$5,104	\$5,104	\$5,104	\$5,104	\$5,104	\$5,104	\$5,104	\$45,937
35-25-27-4857-0001-0016	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$275,341
35-25-27-4857-0001-0017	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$30,593	\$275,341
35-25-27-4858-TRAC-0035	\$1,082	\$1,082	\$1,082	\$1,082	\$1,082	\$1,082	\$1,082	\$1,082	\$1,082	\$1,082	\$9,740
35-25-27-4882-PRCL-0G15	\$5,026	\$5,026	\$5,026	\$5,026	\$5,026	\$5,026	\$5,026	\$5,026	\$5,026	\$5,026	\$45,230
35-25-27-4859-PRCL-02A2	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	\$14,685
34-25-27-4012-0002-0030	\$14,639	\$14,639	\$14,639	\$14,639	\$14,639	\$14,639	\$14,639	\$14,639	\$14,639	\$14,639	\$131,751
35-25-27-4894-PRCL-0140	\$8,177	\$8,177	\$8,177	\$8,177	\$8,177	\$8,177	\$8,177	\$8,177	\$8,177	\$8,177	\$73,593
Total	\$171,402	\$171,402	\$171,402	\$171,402	\$171,402	\$171,402	\$171,402	\$171,402	\$171,402	\$171,402	\$1,542,614

Table 4: Assessment Roll - Unexchanged Series 2002A-2 Bonds

				Cross Arrend	Not Assessed		
	5 115 "			Gross Annual	Net Annual		
	Parcel ID #	Owner		Assessments (1)	Assessments (2)	Par Debt (3)	Par Debt (4)
1	27-25-27-2985-PRCL-0WP0	LRA Orlando, LLC		\$69,836	\$65,646	740,937	596,057
2	27-25-27-2985-PRCL-0020	LRA Orlando, LLC		\$4,719	\$4,436	50,071	40,280
3	27-25-27-2985-PRCL-0P20	LRA Orlando, LLC		\$5,104	\$4,798	54,154	43,565
4	35-25-27-4857-0001-0016	LRA Orlando, LLC		\$30,593	\$28,758	324,588	261,119
5	35-25-27-4857-0001-0017	LRA Orlando, LLC		\$30,593	\$28,758	324,588	261,119
6	35-25-27-4858-TRAC-0035	LRA Orlando, LLC		\$1,082	\$1,017	11,482	9,237
7	27-25-27-2985-TRAC-0G10	LRA Orlando, LLC	(5)	\$0	<b>\$0</b>	\$0	\$0
8	27-25-27-2985-TRAC-0G20	LRA Orlando, LLC	(5)	\$0	<b>\$0</b>	\$0	\$0
9	27-25-27-2985-PRCL-0020	LRA Reunion Golf Course, LLC	(5)	\$0	\$0	\$0	\$0
10	35-25-27-4857-001-00G5	LRA Reunion Golf Course, LLC	(5)	\$0	\$0	\$0	\$0
11	35-25-27-4883-PRCL-0G10	LRA Reunion Golf Course, LLC	(5)	\$0	\$0	\$0	\$0
12	35-25-27-4884-PRCL-0G10	LRA Reunion Golf Course, LLC	(5)	\$0	\$0	\$0	\$0
13	35-25-27-4885-PRCL-0G10	LRA Reunion Golf Course, LLC	(5)	\$0	\$0	\$0	\$0
14	35-25-27-4886-PRCL-0G10	LRA Reunion Golf Course, LLC	(5)	\$0	\$0	\$0	\$0

<sup>(1)</sup> Includes 6% for discounts and collection cost.

<sup>(2)</sup> Excludes 6% for discounts and collection cost.

<sup>(3)</sup> Current par debt that would be allocated to property.

<sup>(4)</sup> Remaining par debt after payment of past due assessments.

<sup>(5)</sup> Golf Course fairways. Benefit based upon square footage of golf course buildings.

Table 4: Assessment Roll - Unexchanged Series 2002A-2 Bonds

				Gross Annual	Net Annual		
	Parcel ID #	Owner		Assessments (1)	Assessments (2)	Par Debt (3)	Par Debt (4)
15	35-25-27-4882-PRCL-0G15	LRA Reunion Golf Course, LLC	(5)	\$5,026	\$4,724	53,319	42,894
16	35-25-27-4859-PRCL-02A2	LRA Orlando, LLC		\$1,632	\$1,534	17,312	13,927
<b>17</b>	35-25-27-4894-PRCL-0140	LRA Orlando, LLC		\$8,177	\$7,686	86,756	69,792
18	34-25-27-4012-0001-0030	LRA Orlando, LLC	(6)	<b>\$0</b>	\$0	\$0	\$ <b>0</b>
19	34-25-27-4012-0001-0033	LRA Oriando, LLC	(6)	\$0	\$0	\$0	\$0
20	34-25-27-4012-0002-0010	LRA Orlando, LLC	(6)	\$0	\$0	\$0	\$0
21	27-25-27-2985-TRAC-FD40	LRA Orlando, LLC	(6)	\$0	\$0	\$0	\$0
	34-25-27-4012-0002-0030	LRA Orlando, LLC	(5)(7)	\$14,639	\$13,761	155,316	124,946
	Total			171,402	161,117	1,818,524	1,462,936
(5)	35-25-27-4882-PRCL-0G15	Golf Academy		E 422	Carias 2002A 2 Un such	on and Double	
(2)		•			Series 2002A-2 Unexcha	-	
	34-25-27-4012-0002-0030	Maintenance Building			Series 2015A and Series	2002A-2 Unexchar	nged Bonds
	34-25-27-4885-PRCL-0C20	Clubhouse		7,011	Series 2015A Bonds		
	Total			31,170			

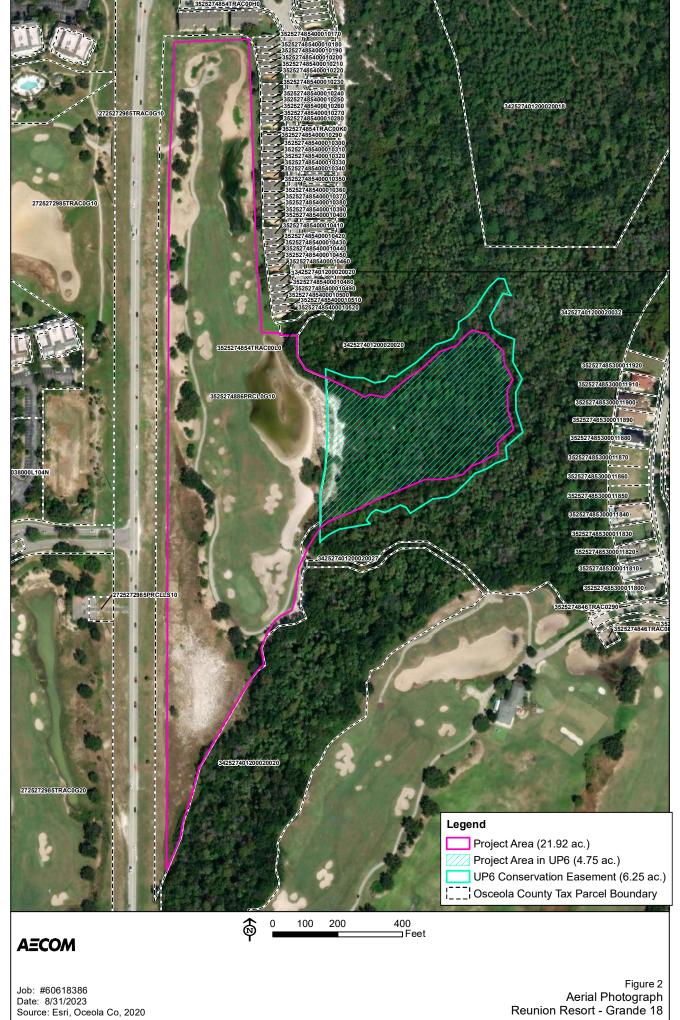
<sup>(6)</sup> Per Engineer's Development Analysis these parcels are not developable.

<sup>(7)</sup> The equivilent of 2,900 square feet is securing the Series 2015A Bonds.

# ATTACHMENT B



# ATTACHMENT C



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# SECTION 6



8390 Championsgate Blvd. Ste 304 Championsgate, Florida 33896

March 12, 2024

Ms Edie Waddell Landmark Custom Homes

**RE:** Preliminary Architectural Review Application

Homestead Lot 303/304 - 7450 Gathering Ct.

**ARCHITECTURAL: Preliminary approved with Conditions** 

**PARKING - Approved** 

Dear Edie

Please be advised that the Architectural Review Committee for the Reunion Resort and Club of Orlando Master Association has reviewed and preliminarily approved the architectural elements as submitted. <u>Construction of the above improvement may not commence until the following is submitted:</u>

#### SUBMIT FOR FINAL APPROVAL:

- Please submit your fee of \$1750 payable to Reunion Featured builders.
- Please submit the signed and executed forms: Residential Purchase Contract; Royalty Fee Agreement;
  Golf course/Swimming Pool Acknowledgement; Pest Control: Final survey Requirements and
  Landscape/Irrigation Approval Process form
- Please submit copy of construction contract
- Please submit dumpster company and phone number

nancy & Derrick for

• Please submit pool plan, when applicable.

Thank you for your cooperation. If you have any questions, please feel free to contact me at Davidb@aegiscms.com or Nancy Derrick at nancyderrick57@yahoo.com or call 407-925-4123.

Sincerely,

Reunion Resort and Club of Orlando Master Association

David L. Burman, AMS® PCAM® Community Association Manager



NO STRUCTURAL CHANGES FROM THE APPROVED PLANS SHALL BE MADE IN THE FIELD UNLESS, PRIOR TO MAKING CHANGES, A WRITTEN APPROVAL IS OBTAINED FROM THE ENGINEER ARCHITECT OF RECORD. IF CHANGES ARE MADE WITHOUT WRITTEN APPROVAL, SUCH CHANGES SHALL BE THE LEGAL AND FINANCIAL RESPONSIBILITY OF THE CONTRACTORS INVOLVED AND SHALL BE THE RESPONSIBILITY OF SAID PARTIES TO REPLACE OR REPAIR THE CONDITION AS DIRECTED BY THE ENGINEER CONNECT A/C UNIT TO CONCRETE SLAB W/ AT FOUR CORNERS USING (1) 3/16" TAPCON, MIN. OF 2" LENGTH INTO CONCRETE AND (2) #8 METAL SCREWS INTO A/C UNIT FRAME (LOCATION TO BE DETERMINED BY A/C CONTRACTOR) PER CLIP ELECTRIC SERVICE GROUND TO BE BONDED TO FOOTING STEEL CONTRACTOR TO VERIFY ALL HOSE BIBB LOC. & TYPE CONTRACTOR TO ROUGH IN A/H CHASE A/O DRAIN LINES, & CONDUITS AS NEEDED

CONTRACTOR TO VERIFY A/O PROVIDE FOR SLAB RECESSES, SILLS & CURB REQUIREMENTS @ ALL DOORS RECESS SHOWERS TO HAVE THICKENED EDGES AND REINFORCEMENT TO BE DETER BY GENERAL CONTRACTOR CONTRACTOR TO DETERMINE ANY SLOPE OF SLAB REQUIREMENTS

A.9.2. ALL BATHROOM VANITIES SHALL BE 34" HEIGHT, U.N.O.

NO WOOD GRADE STAKES PERMITTED

ALL CONSTRUCTION SHALL BE IN ACCORDANCE WITH THE FLORIDA BUILDING CODE 2020 RESIDENTIAL (7TH ED.), NEC 2017, AND LOCAL CODES AS THEY MAY APPLY

MINDOW, DOOR AND PANEL CRITERIA:

GARAGE DOOR TO BE CERTIFIED BY MANUFACTURER FOR WIND EXPOSURE / COMPONENT CLADDING DEPENDANT ON PERMIT MUNICIPALITY DEPENDANT ON WIND-BORNE DEBRI

GARAGE DOOR TO BE CERTIFIED BY MANUFACTURER FOR WIND EXPOSURE / COMPONENT CLADDING DEPENDANT ON PERMIT MUNICIPALITY DEPENDANT ON WIND-BORNE DEBRI

AND APPROVED IMPACT-RESISTING STANDARD OR ANSI / REGION. GARAGE DOOR GLAZED OPENING PROTECTION FOR WIND-BORNE DEBRIS SHALL MEET THE REQUIREMENTS OF AN APPROVED IMPACT-RESISTING STANDARD OR ANSI / ALL EXTERIOR DOOR MATERIALS SHALL BE ABLE TO RESIST THE LOADING REQUIREMENTS OF THE FBC SECTION 1609.1 FOR THE 140 MPH WIND LOAD. THE CONTRACTOR IS

REQUIRED TO PROVIDE DOCUMENTATION FOR DOORS DEMONSTRATING COMPLIANCE WITH THESE SPECIFICATIONS. A.1.4. THE MANUFACTURER'S SPECIFICATIONS AND TEST RESULTS FOR THE REFERENCED WINDOWS, SGD, DOORS AND PANELS (IN REGARDS TO COMPLIANCE WITH FLORIDA BUILDING CODE- BUILDING 1609.1.2.3) HAS BEEN REVIEWED AND ACCEPTED BY THE ENGINEER OF RECORD FOR USE ON THIS PROJECT, WHEN INSTALLED IN ACCORDANCE WITH THESE

OPENINGS FROM A PRIVATE GARAGE DIRECTLY INTO A ROOM USED FOR SLEEPING PURPOSES SHALL NOT BE PERMITTED. OTHER OPENINGS BETWEEN THE GARAGE AND RESIDENCE SHALL BE EQUIPPED WITH SOLID WOOD DOORS NOT LESS THAN 1-3/8" THICK, SOLID OR HONEYCOMB CORE STEEL DOORS NOT LESS THAN 1-3/8" THICK, OR 20-MINUTE FIRE-RATED DUCTS IN THE GARAGE AND DUCTS PENETRATING THE WALLS OR CEILINGS SEPARATING THE DWELLING FROM THE GARAGE SHALL BE CONSTRUCTED OF A MIN. NO. 26 GAGE SHEE STEEL OR OTHER APPROVED MATERIAL AND SHALL HAVE NO OPENINGS INTO GARAGE. THE GARAGE SHALL BE SEPARATED FROM THE RESIDENCE AND ITS ATTIC BY NOT LESS THAN 1/2 INCH GYPSUM BOARD APPLIED TO THE GARAGE SIDE. GARAGES BENEATH HABITABL ROOMS SHALL BE SEPARATED FROM ALL HABITABLE ROOMS ABOVE BY NOT LESS THAN 5/8 INCH TYPE "X" GYPSUM BOARD OR EQUIVALENT. WHERE THE SEPARATION IS A FLOOR-CEILING ASSEMBLY, THE STRUCTURE SUPPORTING THE SEPARATION SHALL ALSO BE PROTECTED BY NOT LESS THAN 1/2 INCH GYPSUM BOARD OR EQUIVALENT

C.M.U. WALL SYSTEM SEGMENTS WHICH HAVE AN UNINTERRUPTED LENGTH OF 12'-0" OR MORE SHALL BE CONSIDERED SHEAR WALL SWS = SHEAR WALL SEGMENTS FRAME WALL SEGMENTS WHICH HAVE AN UNINTERRUPTED LENGTH OF 12'-0" OR MORE SHALL BE CONSIDERED SHEAR WALL SWS = SHEAR WALL SEGMENTS COLUMNS SHALL BE CONSTRUCTED OF STANDARD MASONRY UNITS OR PILASTER BLOCK OR MAY BE CAST IN PLACE CONCRETE. MAXIMUM COLUMN HEIGHT SHALL BE 12 FEET TO TOF

OF BOND BEAM. COLUMNS SHALL CONTAIN A MINIMUM OF FOUR VERTICAL BARS, ONE IN EACH CORNER BATHROOMS:
ALL TUB & SHOWER UNITS WILL HAVE ANTI-SCALDING DEVICES INSTALLED.

FOUNDATION:

1. FLOOR SLAB OF PLANT MIX CONCRETE MIN. 2500 P.S.I. 4" THICK WITH FIBER-MESH REINFORCEMENT WITH 6 MIL. POLY. VAPOR BARRIER OVER COMPACTED CLEAN FILL OR, FLOOR SLAB OF PLANT MIX CONCRETE MIN. 2500 P.S.I. 4" THICK WITH 6X6 10/10 GAUGE REINFORCING MAT. WITH MIN. 1" COVER WITH 6 MIL. POLY. VAPOR BARRIER OVER COMPACTED CLEAN FILL AS AN ALTERNATE, A 6X6 NO. 10 WELDED WIRE FABRIC EXTENDING A MIN. OF 10" INTO SLAB AND 6" INTO CHAIR BLOCK OR TOP COURSE. SOIL TESTING IS RECOMMENDED, FOOTINGS SHALL BEAR ON UNDISTURBED SOIL A/O PROPERLY COMPACTED FILL AT A REQUIRED 2000 PSF SOIL BEARING CAPACITY. FILL MATERIA SHALL BE COMPACTED IN 12" LIFTS TO 95% DENSITY OF A MODIFIED PROCTOR TO BE VERIFIED BY GENERAL CONTRACTOR / OWNER. PRIOR TO PLACEMENT OF FILL ALL VEGETATION / ORGANIC MATERIAL SHALL BE STRIPPED AWAY TO MIN. 5'-0" DISTANCE FROM THE PERIMETER OF THE STRUCTURE. IF THE BUILDER AND/OR HOMEOWNER CHOOSE NOT TO COMPLET SOIL TESTING, MJS DESIGNERS GROUP AND THE E.O.R. WILL BE HELD HARMLESS AND NOT LIABLE FOR ANY DAMAGES, MODIFICATIONS, OR COSTS ASSOCIATED WITH FOUNDATION

TERMITE TREATMENT TO BE APPLIED BY EITHER TREATED SOIL, BORA-CARE APPLICATION OR SENTRICON PER, MANUFACTURER SPEC'S, CERTIFICATE OF APPLICATION MUST BE MADI FOR ALL STEMWALLS GREATER THAN 35" IN HEIGHT PLEASE REFER TO SCHEDULE BELOW FOR FOOTER AND STEEL REINFORCEMENT SPECIFICS. ADDITIONALLY IT IS REQUIRED TO PLACE (1) #3 REBAR 4' O.C. HOOKED INTO BOND BEAM AND TIED OFF TO REINFORCEMENT LOCATED IN TOP COURSE / BOND BEAM WHILE ALSO EXTENDING A MIN. OF 12" INTO SLAB. A SOIL OR WASTE PIPE OR A BUILDING DRAIN PASSING UNDER A FOOTING OR THROUGH A FOUNDATION WALL SHALL BE PROVIDED WITH A RELIEVING ARCH, OR THERE SHALL BE BUIL INTO THE MASONRY WALL WITH AN IRON PIPE SLEEVE (TWO PIPE SIZES) GREATER THAN THE PIPE PASSING THROUGH. THE OUTER BAR OF FOUNDATION STEEL SHALL BE CONTINUOUS AROUND CORNERS USING CORNER BARS OR BY BENDING THE BAR IN ACCORDANCE WITH 100.3.4. IN BOTH CASES, TI STEMWALLS SHALL BE AS THICK OR THICKER THAN THE WALL. SUPPORTED ABOVE, BUT IN NO CASE LESS THAN 8 INCHES THICK, AND SHALL HAVE SAME VERTICAL REINFORCING AS THE WALL ABOVE. 0. ALL FOOTING DOWEL BARS SHALL HAVE A STANDARD 90 DEGREE HOOK AND SHALL BE EMBEDDED A MINIMUM OF 6 INCHES INTO ALL FOOTINGS; DOWEL BARS SHALL LAP VERTICAL WALL REINFORCEMENT A MINIMUM OF 25 INCHES.

MINIMUM CONCRETE COVER OVER REINFORCING BARS SHALL BE: B.11.1. 3 INCHES IN FOUNDATIONS WHERE CONCRETE IS CAST AGAINST AND PERMANENTLY IN CONTACT WITH THE EARTH. B.11.2. 1-1/2 INCHES FOR NO. 5 AND SMALLER BARS, AND 2 INCHES FOR NO. 6 AND LARGER BARS WHERE CONCRETE IS FORMED AND WILL BE EXPOSED TO THE WEATHER. B.11.3. IN NARROW FOOTINGS WHERE INSUFFICIENT WIDTH IS AVAILABLE TO ACCOMMODATE A STANDARD 90 DEGREE HOOK, PROVIDE THE REQUIRED CONCRETE COVER. THE HOOK SHALL BE ROTATED IN THE HORIZONTAL DIRECTION UNTIL THE REQUIRED CONCRETE COVER IS ACHIEVED. B.12. CONNECTION OF COLUMNS TO THE FOUNDATION BELOW AND TO THE BOND BEAM AT THE TOP SHALL BE AS FOLLOWS:

B.12.1. 8X8 INCH COLUMN: TWO NO. 5 STANDARD 90 HOOK INTO THE SUPPORT AT THE BOTTOM AND INTO THE BOND BEAM AT THE TOP. 8X16 INCH COLUMN; TWO NO. 5 STANDARD 90 HOOKS (ONE IN EACH CELL) BOTH AT THE BOTTOM AND INTO THE BOND BEAM AT THE TOP. 12X12 INCH COLUMN AND 16X16 INCH COLUMN; FOUR NO. 5 STANDARD 90 HOOKS (ONE AT EACH VERTICAL BAR) EXTENDING FROM THE FOUNDATION AND SPLICED WITH THE VERTICAL COLUMN REINFORCEMENT FOR THE BOTTOM; THREE NO. 5 STANDARD 90 HOOKS INTO THE BOND BEAM AT TOP, MINIMUM, AND EACH SPLICED INTO A VERTICAL COLUMN BAR FOR CORNER COLUMNS; & TWO NO. 5 STANDARD 90 HOOKS INTO THE BOND BEAM AT THE TOP EACH SPLICED TO SEPARATE VERTICAL COLUMN BARS FOR COLUMNS NOT LOCATED IN A CORNER.

SITE PREPARATION FOR SITES W/ IMPORTED FILL:

1. THE PROPOSED BUILDING AREA, PLUS A MINIMUM MARGIN OF FIVE FEET BEYOND THE PROPOSED BUILDING LIMITS, SHALL BE STRIPPED AND GRUBBED OF SURFACE DEBRIS, INCLUDING VEGETATION, ROOTS & ORGANIC MATTER ALONG WITH ANY REMNANTS OF PREVIOUS CONSTRUCTION SUCH AS OLD FOOTINGS AND/OR SLABS. THE BUILDING PAVEMENT AREAS SHALL BE FILLED TO THE DESIRED GRADES. THE HORIZONTAL PORTION OF THE BUILDING PAD SHALL EXTEND A MINIMUM FIVE FEET BEYOND THE BUILDING & PAVEMENT AREAS. THE CLEAN FILL MATERIAL SHALL BE PLACED IN LOOSE LAYERS OF 12 INCH LIFTS IN THICKNESS. COMPACT EACH LIFT TO A MINIMUM OF 95 PERCENT C FIELD DENSITY TESTS AND ON-SITE INSPECTION ARE REQUIRED TO BE PERFORMED, BY A STATE OF FLORIDA LICENSED GEOTECHNICAL ENGINEER, AT APPROPRIATE TIMES DURING

THE EARTH WORK OPERATIONS IN ORDER TO VERIFY THAT THE SITE PREPARATIONS HAVE BEEN PROPERLY CONSTRUCTED SITE PREPARATION FOR SITES W/ NO IMPORTED FILL:

1. THE PROPOSED BUILDING AREA, PLUS A MINIMUM MARGIN OF FIVE FEET BEYOND THE PROPOSED BUILDING LIMITS, SHALL BE STRIPPED AND GRUBBED OF SURFACE DEBRIS, INCLUDING VEGETATION, ROOTS & ORGANIC MATTER ALONG WITH ANY REMNANTS OF PREVIOUS CONSTRUCTION SUCH AS OLD FOOTINGS AND/OR SLABS. A MINIMUM SOIL BEARING CAPACITY OF 2000 PSF IS REQUIRED

MORTAR:
E.1. SHALL BE EITHER TYPE M OR S IN ACCORDANCE WITH ASTM C 270 ALL MORTAR JOINTS FOR HOLLOW UNIT MASONRY SHALL EXTEND THE FULL WIDTH OF FACE SHELLS. MORTAR JOINTS FOR SOLID MASONRY SHALL BE FULL HEAD AND BED JOINTS. BED JOINTS SHALL BE 3/8 INCH (+ 1/8 INCH) THICK, HEAD JOINTS SHALL BE 3/8 INCH (+ 3/8 INCH OR -1/4 INCH) THICK, THE BED JOINT OF THE STARTING COURSE PLACED OVER FOOTINGS SHALL BE PERMITTED TO VARY IN THICKNESS FROM A MINIMUM OF 1/4 INCH TO A MAXIMUM OF 3/4 INCH.

CLEANOUTS:
PER FBC R606.3.5.2, PROVISIONS SHALL BE MADE FOR CLEANING THE SPACE TO BE GROUTED. MORTAR THAT PROJECTS MORE THAN 1/2 INCH (12.7 MM) INTO THE GROUT SPACE AND THE SPACE AND T ANY OTHER FOREIGN MATTER SHALL BE REMOVED FROM THE GROUT SPACE PRIOR TO INSPECTION AND GROUTING. WHERE REQUIRED BY THE BUILDING OFFICIAL, CLEANOUTS SHALL BE PROVIDED IN THE BOTTOM COURSE OF MASONRY FOR EACH GROUT POUR WHERE THE GROUT POUR HEIGHT EXCEEDS 64 INCHES (1626 MM). IN SOLID GROUTED MASONRY,

SHALL HAVE A MAXIMUM COARSE AGGREGATE SIZE OF 3/8 INCH PLACED AT AN 8 TO 11 INCH SLUMP AND HAVE A MINIMUM SPECIFIED COMPRESSIVE STRENGTH OF 2500 PSI AT 28 DAY WHEN TESTED IN ACCORDANCE WITH ASTM C 1019, OR SHALL BE IN ACCORDANCE WITH ASTM C 476. MAXIMUM POUR HEIGHTS AND THE MINIMUM DIMENSIONS OF SPACES PROVIDED FOR GROUT PLACEMENT SHALL CONFORM TO TABLE R606.3.5.1. GROUT SHALL BE POURED IN LIFTS O 8-FOOT (2438 MM) MAXIMUM HEIGHT. WHERE A TOTAL GROUT POUR EXCEEDS 8 FEET (2438 MM) IN HEIGHT, THE GROUT SHALL BE PLACED IN LIFTS NOT EXCEEDING 64 INCHES (1626 MI AND SPECIAL INSPECTION DURING GROUTING SHALL BE REQUIRED. IF THE WORK IS STOPPED FOR 1 HOUR OR LONGER. THE HORIZONTAL CONSTRUCTION JOINTS SHALL BE FORMED BY STOPPING ALL TIERS AT THE SAME ELEVATION AND WITH THE GROUT 1 INCH (25 MM) BELOW THE TOP.

CONCRETE:
.1. SHALL HAVE A MINIMUM SPECIFIED COMPRESSIVE STRENGTH OF 2500 PSI FOR FOOTINGS (3000 PSI FOR SLABS & TIE BEAMS) AT 28 DAYS PER ACI 318, SECTION 5.3. INSTALLATION OF FOR CAST-IN-PLACE BOND BEAMS WHERE CONCRETE IS EX-POSED TO WEATHER, THE MINIMUM CONCRETE COVER FOR REINFORCING SHALL BE: 1 1/2 INCHES FOR NO. 5 BARS AND

SHALL BE MINIMUM GRADE 40 AND IDENTIFIED IN ACCORDANCE WITH ASTM A 615, A 616, A 617, OR A 706. REINFORCING STEEL SHALL BE NO. 5 BARS WITH FY=60 KSI. EXCEPTION: WHERE TWO NO. 5 BARS ARE REQUIRED WITHIN THE SAME GROUTED MASONRY CELL OR BOND BEAM, ONE NO REINFORCEMENT BARS EMBEDDED IN GROUTED MASONRY CELLS SHALL HAVE A MINIMUM CLEAR DISTANCE OF 1/4 INCH FOR FINE GROUT OR 1/2 INCH FOR COARSE GROUT BETWEEN REINFORCING BARS USED IN MASONRY WALLS SHALL HAVE A MASONRY COVER (INCLUDING GROUT) OF NOT LESS THAN: 2 INCHES FOR MASONRY UNITS WITH FACE EXPOSED TO EARTH OR WEATHER. 1 1/2 INCH FOR MASONRY UNITS NOT EXPOSED TO EARTH OR WEATHER.

CLEARANCE FROM THE VERTICAL BAR TO THE MASONRY FACE SHALL BE 1/2 INCH. MINIMUM COVER FOR CAST IN PLACE COLUMNS SHALL BE 1-1/2 INCHES OVER THE COLUMN TIES. REINFORCEMENT MAY BE BENT IN THE SHOP OR IN THE FIELD IF:

THE DIAMETER OF THE BEND, MEASURED ON THE INSIDE OF THE BAR, IS NOT LESS THAN SIX BAR DIAMETERS. REINFORCEMENT PARTIALLY EMBEDDED IN CONCRETE SHALL NOT BE FIELD BENT. EXCEPTION: WHERE BENDING IS NECESSARY TO ALIGN DOWEL BARS WITH A VERTICAL CELL BARS PARTIALLY EMBEDDED IN CONCRETE SHALL BE PERMITTED TO BE BENT AT A SLOPE OF NOT MORE THAN 1 INCH OF HORIZONTAL DISPLACEMENT TO 6 INCHES OF VERTICAL WHEN TWO BARS ARE REQUIRED IN THE SAME CELL OR BOND BEAM, THEY MAY BE BUNDLED.

SPLICES SHALL BE LAP SPLICES. AND DICTATED AS SUCH: NON-CONTACT LAP SPLICES MAY BE USED PROVIDED REINFORCING BARS ARE NOT SPACED FARTHER APART THAN 5 INCHES FOR NO. 5 BARS AND 7 INCHES FOR NO. 7 BARS. SPLICE LENGTHS SHALL BE A MINIMUM OF 25 INCHES FOR NO. 5 BARS AND 35 INCHES FOR NO. 7 BARS (40 BAR DIAMETERS). SPLICES OF A NO. 5 BAR WITH ONE NO. 7 BAR SHALL BE A MINIMUM OF 25 INCHES, AND TWO NO. 5 BARS WITH ONE NO. 7 BAR SHALL BE A MINIMUM OF 35 INCHES.

GALVANIZATION:

1.1. METAL ACCESSORIES FOR USE IN EXTERIOR WALL CONSTRUCTION AND NOT DIRECTLY EXPOSED TO THE WEATHER SHALL BE GALVANIZED IN ACCORDANCE WITH ASTM A 153, CLASS TIES. 2. ASTM A 36 FOR PLATE, HEADED AND BENT BAR ANCHORS. 3. ASTM A 366 FOR SHEET METAL ANCHORS AND TIES.

JOINT REINFORCEMENT, ANCHORS, TIES, AND WIRE FABRIC SHALL CONFORM TO THE FOLLOWING STANDARDS: 1. ASTM A 82 FOR JOINT REINFORCEMENT AND WIRE ANCHORS AND JNLESS OTHERWISE STATED, SIZES GIVEN FOR NAILS ARE COMMON WIRE NAILS. FOR EXAMPLE, 8D = 2 1/2 INCHES LONG X 0.131-INCH DIAMETER. SEE TABLE 8.8A IN THE NATIONAL DESIGN SPECIFICATIONS FOR WOOD CONSTRUCTION.

MASONRY:

..1. LATERAL TIES OF A MINIMUM 1/4 INCH DIAMETER SHALL BE USED TO ENCLOSE VERTICAL COLUMN REINFORCEMENT AS FOLLOWS: LATERAL TIES MAY BE PLACED IN THE MORTAR JOINTS (PROVIDED THEY ARE NO LARGER THAN 1/4 INCH DIAMETER) OR IN THE GROUT.

THE BOTTOM LATERAL TIES SHALL BE LOCATED VERTICALLY NOT MORE THAN ONE-HALF THE LATERAL TIE SPACING ABOVE THE TOP OF THE FOOTING, SLAB, OR BEAM IN ANY STORY. THE TOP LATERAL TIE SHALL NOT BE MORE THAN ONE-HALF THE LATERAL TIE SPACING BELOW THE LOWEST HORIZONTAL REINFORCEMENT IN THE BEAM ABOVE. CONCRETE MASONRY UNITS SHALL BE HOLLOW OR SOLID UNIT MASONRY IN ACCORDANCE WITH ASTM C 90 AND SHALL HAVE A MINIMUM NET AREA COMPRESSIVE STRENGTH 1900 PSI. CMU MATERIALS AND CONSTRUCTION SHALL COMPLY WITH "SPECIFICATION FOR MASONRY STRUCTURES" ACI 530.1/ASCE 6-05/TMS 602-05: PART 2 & 3 MASONRY WALLS SHALL BE RUNNING BOND OR STACK BOND CONSTRUCTION. WHEN MASONRY UNITS ARE LAID IN STACK BOND, 9-GAGE (MINIMUM) HORIZONTAL JOINT

L<u>UMBER:</u>
1.1. ALL LVL BEAM LUMBER SHALL HAVE A MINIMUM FLEXURAL STRENGTH, FB, OF 2,850 PSI AND MODULUS OF ELASTICITY, E, OF 2,000,000 PSI.

FRAMING:

1. INTERIOR BEARING WALLS: BOTTOM CONNECTORS SHALL HAVE THE SAME OR GREATER UPLIFT VALUE AS THE TOP CONNECTOR.

1. INTERIOR BEARING WALLS: BOTTOM CONNECTORS SHALL HAVE THE SAME OR GREATER UPLIFT VALUE AS THE TOP CONNECTOR. ALL INTERIOR FRAME BEARING WALLS AND ALL EXTERIOR FRAME WALLS SHALL BE ANCHORED TO THE ABUTTING CMU WALL WITH (3) 1/2"X6" STANDARD HOOK ANCHOR BOLTS EMBEDDED IN GROUTED CELLS. THE FLOOR P.T. PLATE SHALL BE ANCHORED WITH 1/2" X 10" A.B. OR WEDGE ANCHOR (RED HEAD) @ 24" O.C. AND A MIN. 7" EMBEDMENT.

REINFORCEMENT, IN ADDITION TO REQUIRED VERTICAL REINFORCEMENT, SHALL BE PLACED IN BED JOINTS AT NOT MORE THAN 16 INCHES ON CENTER.

WHENEVER A GIRDER TRUSS BEARS ON A FRAME BEARING WALL, IT SHALL BE SUPPORTED BY A MINIMUM OF AN EQUAL NUMBER OF STUDS AS PLIES IN THE GIRDER. REBARS MAY BE DRILLED AND EPOXIED W/ MIN. 5" EMBEDMENT. FOR MISSING OR MIS-LOCATED STRAPS TO CMU (1) MSTM-16 WITH (4) 1/4"X2-1/4" TAPCONS CAN BE SUBSTITUTED PROVIDED UPLIFT FOR TRUSS IS LESS THAN 860LBS. LIMIT TWO TRUSSES ADJACENT WITHOUT ENGINEERING MODIFICATIONS. ALL INTERIOR BEARING WALLS TO BE #3 KD SYP OR #2 SPF UNLESS NOTED OTHERWISE ALL TRUSS CONNECTORS ARE TO BE SIMPSON STRONG-TIE, U.N.O.

EACH FLOOR TRUSS ATTACHED TO CMU. WITH (1) HETA-16 OR (1) MTS-12 AT FRAME CONNECTION (U.N.O.) EACH ROOF TRUSS / RAFTER AT CMU. TO BE ATTACHED WITH (1) HETA-16 (U.N.O.) SEE CONNECTOR SCHEDULE BELOW FOR NAILING REQUIRED. EACH ROOF TRUSS / RAFTER AT FRAME CONNECTION TO BE (1) HTS-16 (U.N.O.)

END JACKS AND CORNER SETS MAY BE (1) H-2.5 (U.N.O.) 1.12. AT ALL 2 STORY BEARING WALL LOCATIONS 2ND STORY FRAME WALL STUDS TO BE ATTACHED TO FLOOR TRUSSES BELOW WITH MSTA-30 OR HTS-20 CONNECTORS @ 48" O.C. (U.N.O. 3. ALL P.T. LUMBER TO HAVE SIMPSON Z-MAX CONNECTORS WITH GALVANIZED FASTENERS PER ASTM-A153. RUSSES SHALL BE DESIGNED AND SEALED BY THE TRUSS MANUFACTURER'S PROFESSIONAL ENGINEER REGISTERED IN THE STATE OF FLORIDA, AND SHALL CONFORM WITH THE TPI DESIGN SPECIFICATIONS FOR METAL PLATE CONNECTED TRUSSES. TRUSS MANUFACTURER TO VERIFY ALL TRUSS SPANS, SLOPES, BEARING POINTS, & DIMENSIONS BEFORE FABRICATION. ALSO, TRUSS MANUFACTURER TO PROVIDE SHOP DRAWINGS

TO MJS. INC. CUSTOM HOME DESIGNS FOR REVIEW BEFORE FABRICATION. 16. ALL ROOF PITCHES ARE TO BE SET AS INDICATED ON PLANS AND ELEVATIONS (OR BY EXISTING CONDITION) TOP PLATE HEIGHTS VARY. SEE TRUSS LAYOUT, BUILDING SECTIONS, WALL SECTIONS, & ELEVATIONS FOR BEARING HEIGHTS. 18. TRUSS SPACING SHALL BE 24" O.C. (U.N.O.) CONVENTIONAL FRAMING SHALL BE 16" O.C. (U.N.O.)

19 TRUSS MANUFACTURER TO PROVIDE ALL GABLE END TRUSSES WITH INTERMEDIATE STUD MEMBERS @ 16" O.C., U.N.O. N.20. WOOD MEMBERS THICKER THAN THOSE SPECIFIED MAY BE USED AS LONG AS THE LENGTH OF THE 3/16" TAPCONS IS SUFFICIENT TO OBTAIN A MIN. OF 1-3/8" PENETRATION INTO THE N.21. ALL FRAMING LUMBER SHALL BE HEM-FIR, S. PINE, OR S-P-F, GRADE 2 OR BETTER WITH A MINIMUM FB OF 1800 PSI. ALL LUMBER USED FOR BEAMS SHALL BE HEM-FIR, S. PINE, OR S-P-F GRADE 2 OR BETTER WITH A MINIMUM FB OF 1700 PSI.

OVERHANGS WILL VARY. SEE TRUSS LAYOUT, ROOF LAYOUT, & EXTERIOR ELEVATIONS. ALL OVERHANGS GREATER THAN 18" SHALL BE TACKED ON IN THE FIELD.

RAME WALLS UP TO UNDERSIDE OF ROOF TRUSSES AT ALL NON BEARING WALLS AND AT VOLUME AREAS (U.N.O.). N.25. TRUSS MANUFACTURER TO ENSURE DESIGN CONSIDERATION TO THE FOLLOWING ADDITIONAL LOADS:

ALL ROOF SHEATHING SHALL BE STAGGERED WITH THE LONG DIMENSION PERPENDICULAR TO THE FRAMING.

COMBINATION) HAVE BEEN EXCEEDED A FIRE ALARM MONITORING SYSTEM SHOULD BE INSTALLED.

N.25.1. ALL CEILING HUNG SOFFITS AND SOFFITS W/ CABINETS AS SHOWN ON PLANS. N.25.2. ATTIC LOCATED HVAC, UNITS AS SHOWN ON PLANS. N.25.3. LIGHTING & PLUMBING LAYOUTS.

ALL REINFORCEMENT IS BENT COLD.

ROOF / WALL SHEATHING:

D.1. ROOF SHEATHING TO BE 5/8" NOMINAL OR GREATER OSB R CDX TYPE PLYWOOD FOR SHINGLE OR TILE APPLICATION NAILED WITH .099X2" RING SHANK OR SCREW SHANK NAILS @ 6" O.C. EXCEPT FIRST 4'-0" OF ENTIRE PERIMETER WHICH SHALL BE 6" O.C. FIELD 4" O.C. EDGE TWO LAYERS OF FELT (OR) ONE LAYER OF HOUSE WRAP AND ONE LAYER OF FELT IS REQUIRED BEHIND STUCCO (PER SECTION FBC R703.2)

WALL SHEATHING TO BE 7/16" OSB OR 1/2" CDX NAILED WITH 8D CORROSION RESISTANT NAILS @ 6" O.C. IN FIELD & 4" O.C. @ EDGE (U.N.O.). WITHOUT STRUCTURAL SHEATHING: EXTERIOR BEARING WALLS TO BE 2X (SEE FLOOR PLAN) #2 SPF, OR #2 SYP. @ 16" O.C. W SP-2, 4, 6, OR 8 TOP AND BOTTOM OF EACH FULL LENGTH STUD. ADDITIONALLY, MSTA-30 @ 48" O.C. ARE REQUIRED FOR FASTENING SECOND STORY FRAME WALLS TO FLOOR TRUSSES IN 2 STORY APPLICATIONS. WITH STRUCTURAL SHEATHING: EXTERIOR BEARING WALLS TO BE 2X (SEE FLOOR PLAN) #2 SPF, OR #3 SYP. @ 16" O.C. W/ SP-2, 4, 6, OR 8 @ 16" O.C. PROVIDE 1/2" NOMINAL X 2 1/2" @ 4" O.C. AT THE PERIMETERS & 6" O.C. IN THE FIELD AND A MIN. OR 6 NAILS IN THE STUD ABOVE. ADDITIONALLY, MSTA-30 @ 48" O.C. ARE REQUIRED FASTENING SECOND STORY FRAME WALL TO FLOOR TRUSSES IN 2 STORY APPLICATIONS. 0.4.5. TWO LAYERS OF FELT (OR) ONE LAYER OF HOUSE WRAP AND ONE LAYER OF FELT IS REQUIRED BEHIND STUCCO. THE USE OF AN APPROVED ZIP WALL SYSTEM CAN ALSO BE USED IN PLACE OF FELT OR HOUSE WRAP APPLICATION (PER SECTION FBC R703.2)

ELECTRICAL:

2.1. OWNER / BUILDER TO VERIFY EXACT LOCATION OF ANY FLOOR OUTLETS IN FIELD. LOCATION OF FIXTURES AND / OR OUTLETS ARE SUGGESTED LOCATIONS AND MEET MOST LOCAL CODE REQUIREMENTS. ADDITIONS OR ADJUSTMENTS MAY BE MADE BETWEEN THE

OWNER AND BUILDER IN THE FIELD. ALL OUTLETS OVER COUNTERTOPS TO BE 42" A F.E. (LINIO.) ALL SMOKE DETECTORS ARE TO BE HARD WIRED AND INTERCONNECTED.

FIBERMESH FIBER REINFORCED CONCRETE MAY BE USED IN LIEU OF THE 6X6X10/10 WELDED WIRE MESH REINFORCEMENT IN CONCRETE FLOOR SLABS.

8' H. VANITY LIGHTS IN MASTER BATHROOM

7' H. VANITY LIGHTS IN ALL OTHER BATHROOMS ALL OUTLETS TO BE AFCI. PROTECTED PER NEC 210.12. ALL RECEPTACLES TO BE TAMPER PROOF.

ELECTRICAL PLAN IS INTENDED TO SHOW LIGHTING AND CONVENIENCE OUTLETS ONLY IT IS THE ELECTRICAL CONTRACTORS RESPONSIBILITY TO VERIFY THE REQUIREMENT AND LOCATIONS OF ALL ELECTRICAL EQUIPMENT, (INCLUDING KITCHEN EQUIPMENT) AND PER NFPA 72 REQUIREMENTS ALL HOUSES WITH A LARGE NUMBER OF BEDROOMS IN NO CASE SHALL THERE BE MORE THAN 18 INITIATING DEVICES BE INTERCONNECTED OF WHICH 1. CAN BE SMOKE ALARMS WHERE THE INTERCONNECTING MEANS IS NOT SUPERVISED. ONCE THESE LIMITS (MORE THAN 12 SMOKE ALARMS OR CARBON MONOXIDE ALARMS

ENERAL CORRECTION NOTES:
ONE SIMPSON RFB#4X10 MAY BE SUBSTITUTED FOR 1/2" ANCHOR BOLTS WHEN NECESSARY. IF MORE THAN (2) ADJACENT SUBSTITUTIONS ARE REQUIRED, CONTACT ENGINEER OF RECORD FOR APPROVAL MISSED HURRICANE STRAPS FOR CONCRETE BEAMS - USE SIMPSON MSTAM-20 WITH (7) 10D IN TRUSS AND (4) 1/4"X1-3/4" TITEN FASTENERS IN CONCRETE FOR UPLIFTS UP TO 860 LBS.: USE SIMPSON HTSM-20 WITH (10) 10D NAILS IN TRUSS AND (4) 1/4"X1-3/4" TITEN FASTENERS IN CONCRETE FOR UPLIFTS UP TO 1175 LBS. MISSED DOWELS - SET 5/8" DIAMETER, 33" LENGTH DOWEL INTO 3/4"X 8" HOLE; SET IN SIMPSON SET EPOXY OR EQUIVALENT.



PRELIMINARY REVIEW **HOMESTEAD - 303/304** 

\*WITH NO REASONS FOR DENIAL:

\*REUNION PARKING REQS: MET ON 3 CAR GARAGE - 4 BEDROOMS



NO: DATE:

DISTRIBUTED LIVE LOAD

(IN POUNDS PER SQ. FT.)

ININHABITABLE ATTICS WITHOUT STORAGE

BALCONIES (EXTERIOR) AND DECKS

GUARDS AND HANDRAILS

SLEEPING ROOMS

GUARD IN-FILL COMPONENTS

PASSENGER VEHICLE GARAGES

ROOMS OTHER THAN SLEEPING ROOMS

ININHABITABLE ATTICS WITH LIMITED STORAGE

HABITABLE ATTICS & ATTICS SERVED WITH FIXED STAIRS

**DESCRIPTION:** 

Lot# 303/304, Homestead at Reunion 7450 Gathering Ct. Reunion, Fl. 34747



**ENGINEER:** 

PROJECT

**BUILDER**:

RKE ENTERPRISES, LLC. Florida Reg. #47515 4707 Wild Turkey Rd. Mims, FL. 32754

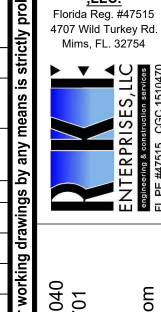
DESIGNER:

Altamonte Springs, FL. 32701 www.mjsdesignersgroup.com

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SHEET INDEX: A-00 COVER SHEET S-01 SITE LAYOUT A-01 FLOOR PLAN FOUNDATION PLAN DOWEL PLAN A-04 | EXT. ELEVATIONS A-05 ROOF LAYOUT & BUILDING SECTION T-01 ROOF TRUSS LAYOUT LINTEL PLAN E-01 | ELECTRICAL LAYOUT D-01 DETAILS D-02 DETAILS D-03 DETAILS

PRE-ENG.TRUSS DESIGN CRITER INTERNAL PRESSURE COEFFICIENT- .18 MAXIMUM PRESSURE FOR COMPONENTS AND CLADDING, 21.0 (IN POUNDS PER SQ. FT.) p.s.f. UNLESS NOTED OTHERWISE. SINGLE FAMILY RESIDENCE TO BE RISK CATEGORY II. DESIGN STATEMENT DTE: THIS STRUCTURE HAS BEEN DESIGNED TO MEET OR EXCEED <u>LOADING:</u> FLOOR TRUSSES QUIREMENTS OF THE (2020) FLORIDA BUILDING CODE RESIDENTIA SHINGLE ROOF TRUSS TLE ROOF TRUSS EFFECTIVE WIND WIND PRESSURE AND SUCTION (PSF.) (+) VALUE DENOTES PRESSURE (SQ. FT.) (-) VALUE DENOTES SUCTION MAX DEFLECTION WILL BE 3/4" ON OVERALL SPAN MAX DEFLECTION OVER OPERABLE DOORS WILL BE 3/8" AREA (+) 29.4HIS IS THE RECOMMENDED DESIGN CRITERIA. IF THE BUILDER, (-) 31.9 (-)39.4IOMEOWNER AND/OR TRUSS COMPANY CHOOSES NOT TO FOLLOW HESE DESIGN PARAMETERS, MJS DESIGNERS GROUP AND THE E.O.R WILL BE HELD HARMLESS AND NOT LIABLE FOR ANY DAMAGES. (-) 30.6 (-) 36.7 ODIFICATIONS, OR COSTS ASSOCIATED WITH STRUCTURAL ISSUES. (-)28.8ANSI STANDARD FOR (+) 25.0 (-) 27.5 (-) 30.6 **MEASURING HOUSES** GARAGE DC 16'-0" x 7'-0" 16'-0" x 8'-0" 18'-0" x 8'-0" TIONAL STANDARD Z765-1996 NEW CONSTRUCTION THE ANSI (+) 24.8 (-) 27.6 TANDARDS BASE FLOOR AREA CALCULATIONS ON THE EXTERIOR (-) 27.20 (-) 27.2 DIMENSIONS OF THE BUILDING AT EACH FLOOR LEVEL AND INCLUDE A <u>OVERHANG</u> 9'-0" x 8'-0" 9'-0" x 7'-0" ITERIOR WALLS AND VOIDS. FOR ATTACHED UNITS, THE OUTSIDE IMENSION IS THE CENTER LINE OF THE COMMON WALLS. INTERNAL (-) 55.30 (+) 25.80 ROOM DIMENSIONS AREN'T USED IN THIS SYSTEM OF MEASURING, TH (-) 29.2 (-) 29.10 ANSI STANDARDS BASE FLOOR AREA CALCULATIONS ON THE EXTERIO WIND PRESSURE AND SUCTION DIAGRAM DIMENSIONS OF THE BUILDING AT EACH FLOOR LEVEL AND INCLUDE A INTERIOR WALLS AND VOIDS. FOR ATTACHED UNITS. THE OUTSIDE DIMENSION IS THE CENTER LINE OF THE COMMON WALLS. INTERNAL ROOM DIMENSIONS AREN'T USED IN THIS SYSTEM OF MEASURING. HE ANSI STANDARDS BASE FLOOR AREA CALCULATIONS ON THE EXTERIOR DIMENSIONS OF THE BUILDING AT EACH FLOOR LEVEL AND NCLUDE ALL INTERIOR WALLS AND VOIDS SEPARATED INTO TWO AIR-CONDITIONED SPACE NON-AIR-CONDITIONED SPACE (GARAGES, PATIOS, PORCHES, BREEZEWAYS) HE ANSI STANDARDS DEFINE "FINISHED AREA" AS "AN ENCLOSED AREA **GENERAL PRESSURE NOTES** N A HOUSE SUITABLE FOR YEAR-ROUND USE, EMBODYING WALLS, LOORS, AND CEILINGS THAT ARE LIKE THE REST OF THE MEASUREMENTS MUST BE TAKEN TO THE NEAREST INCH OR TENTH OF "a" END ZONE IS ONLY WITHIN 5'-0" OF ALL EXTERIOR BUILDING A FOOT, AND FLOOR AREA MUST BE REPORTED TO THE NEAREST SQUARE FOOT. THESE WOULD INCLUDE BONUS/ATTIC SPACES AND AF INDICATED PRESSURES CAN BE INTERPOLATED FOR OTHER DOOR SIZES JSUALLY LISTED SEPARATELY OTHERWISE USE LOAD ASSOCIATED WITH THE LOWER EFFECTIVE AREA. **ABBREVIATIONS** (2) INDICATES NUMBER OF SVC - SERVICE DOOR OBS - OBSCURED GLASS (2) INDICATES NUMBER OF TFMP - TEMPERED GLASS SH - SINGLE HUNG MT - METAL THRESHOLD DH - DOUBLE HUNG FR - FRENCH DOORS CSMT- CASEMENT SL - SIDE LIGHT HR - HORIZONTAL ROLLER FG - FIXED GLASS BP - BYPASS TR - TRANSOM BF - BIFOLD GB - GLASS BLOCK PKT - POCKET DOOR **REVISION SCHEDULE:** 



**ENGINEERING KEY** 

FLOORS LIVE LOAD IS 40 PSF, BALCONIES, DECKS, STAIRS, LIVE LOAD IS

NOTE: THIS STRUCTURE HAS BEEN DESIGNED TO MEET OR EXCEED

EQUIREMENTS OF THE (2020) FLORIDA BUILDING CODE RESIDENTIAL (7T

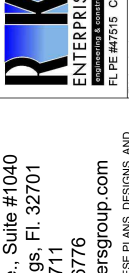
. ROOF LIVE LOAD IS 20 PSF

WIND EXPOSURE - CATEGORY (C)

ULTIMATE WIND SPEED - 140MPH.

WIND IMPORTANCE FACTOR - 1.0

NOMINAL WIND SPEED - 108MPH.



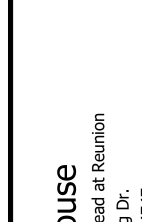




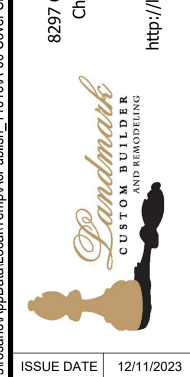








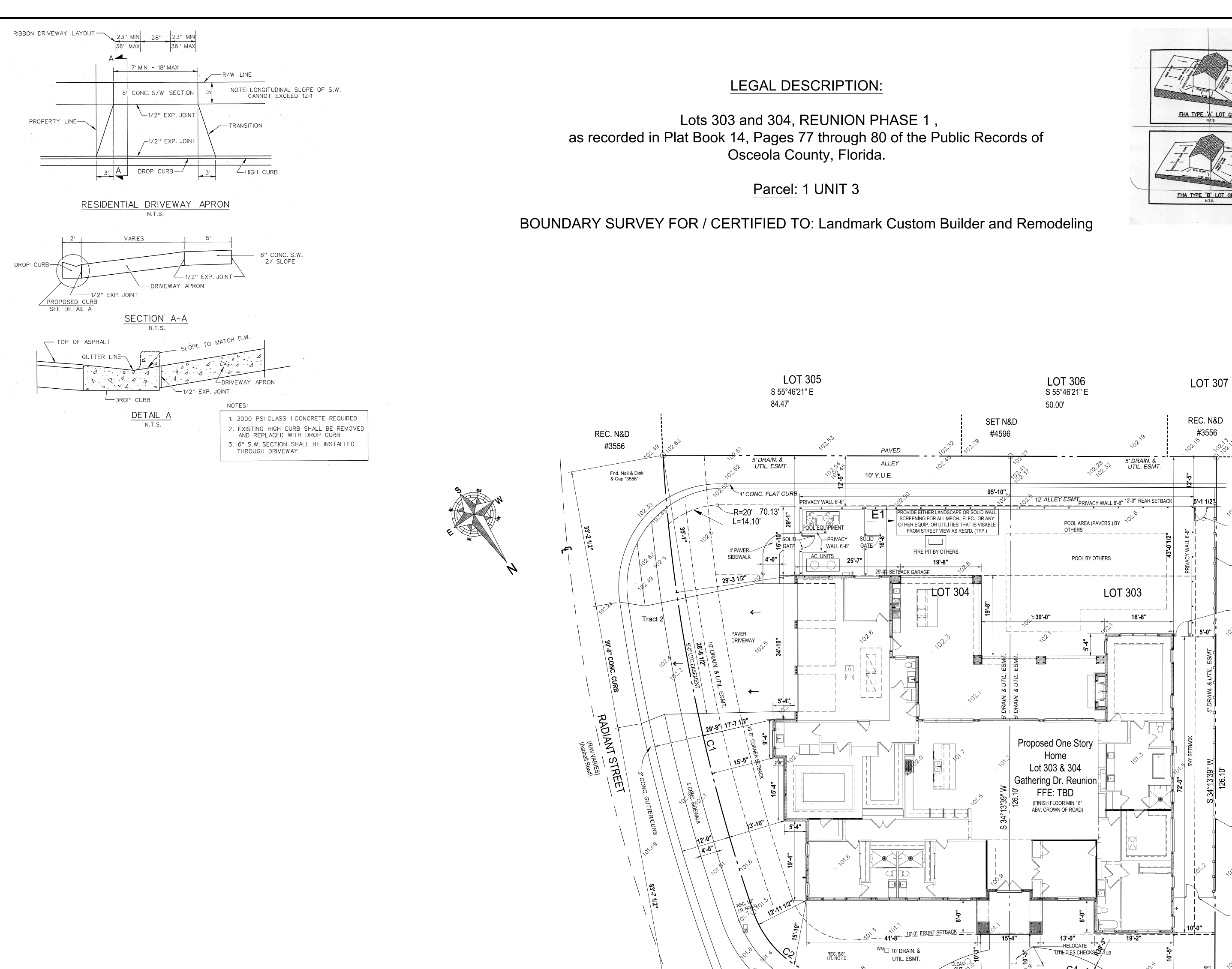






PROJECT: 20-4970 SCALE: AS NOTE DRAWN BY: C.C./ R.P. **COVER PAGE** 





FHA TYPE 'A/B' LOT GRADING FHA TYPE 'B' LOT GRADING

TYPICAL LOT GRADING

✓METAL FENCE BY

METAL FENCE BY

6' PAVER WALKAWAY

GATHERING DRIVE

4' CONC. SIDEWALK

LOT 302

**GENERAL NOTES KEY:** 

RESPONSIBILITY FOR ITS ACCURACY. THE OWNER AND CONTRACTOR ARE TOTALLY RESPONSIBLE FOR PLACING THE BUILDING ON THE PROPERTY.

POOL DESIGN AND LOCATION SHOWN ARE ONLY SUGGESSTED. THE OWNER AND CONTRACTOR ARE RESPONSIBLE FOR FINAL

POOL DESIGN AND LOCATION. LANDSCAPING DESIGN BY OTHERS.

MJS, INC. ASSUMES NO RESPONSIBILITY FOR SEPTIC DESIGN OR LOCATION. SEPTIC IF SHOWN ON PLANS IS PER BUILDER OR OWNER REQUIREMENTS. SEPTIC SYSTEMS ARE TO BE DESIGNED AND LOCATED PER DEPT. OF HEALTH REQUIREMENTS OR AS PER GOVERNING CODES.

THE DRAINAGE MUST BE DIRECTED TOWARDS A DRAINAGE EASEMENT WITH A POSITIVE OUTFALL OR TO THE ROADWAY R/W. INCREASE OR CREATION OF "WATER PONDING" TO ADJACENT PROPERTIES IS PROHIBITED.

NOTE:
PROPOSED IMPROVEMENTS WILL HAVE
MINIMAL IMPACT TO EXISTING RUNOFF
DRAINAGE PATTERNS. NO FILL WILL BE
IMPORTED TO SITE EXCEPT FOR RESIDENCE

<u>DISCLAIMER:</u>
THE SCOPE OF WORK FOR THIS DRAWING IS TO PROVIDE A PROPOSED LAYOUT TO ENSURE HOUSE FITMENT ON THE LOT AND COVERS THE FULL EXTENT OF MJS RESPONSIBILITY. IT IS THE RESPONSIBILITY OF THE BUILDER, SURVEY COMPANY, CIVIL ENGINEER ( IF APPLICABLE), AND HOMEOWNER TO VERIFY ALL DIMENSIONS FOR THE ACTUAL PLACEMENT OF THE HOUSE. MJS DESIGNERS GROUP AND THE ENGINEER O RECORD WILL NOT BE HELD LIABLE FOR ANY WORK COMPLETED OUTSIDE OF THIS SCOPE OF WORK.

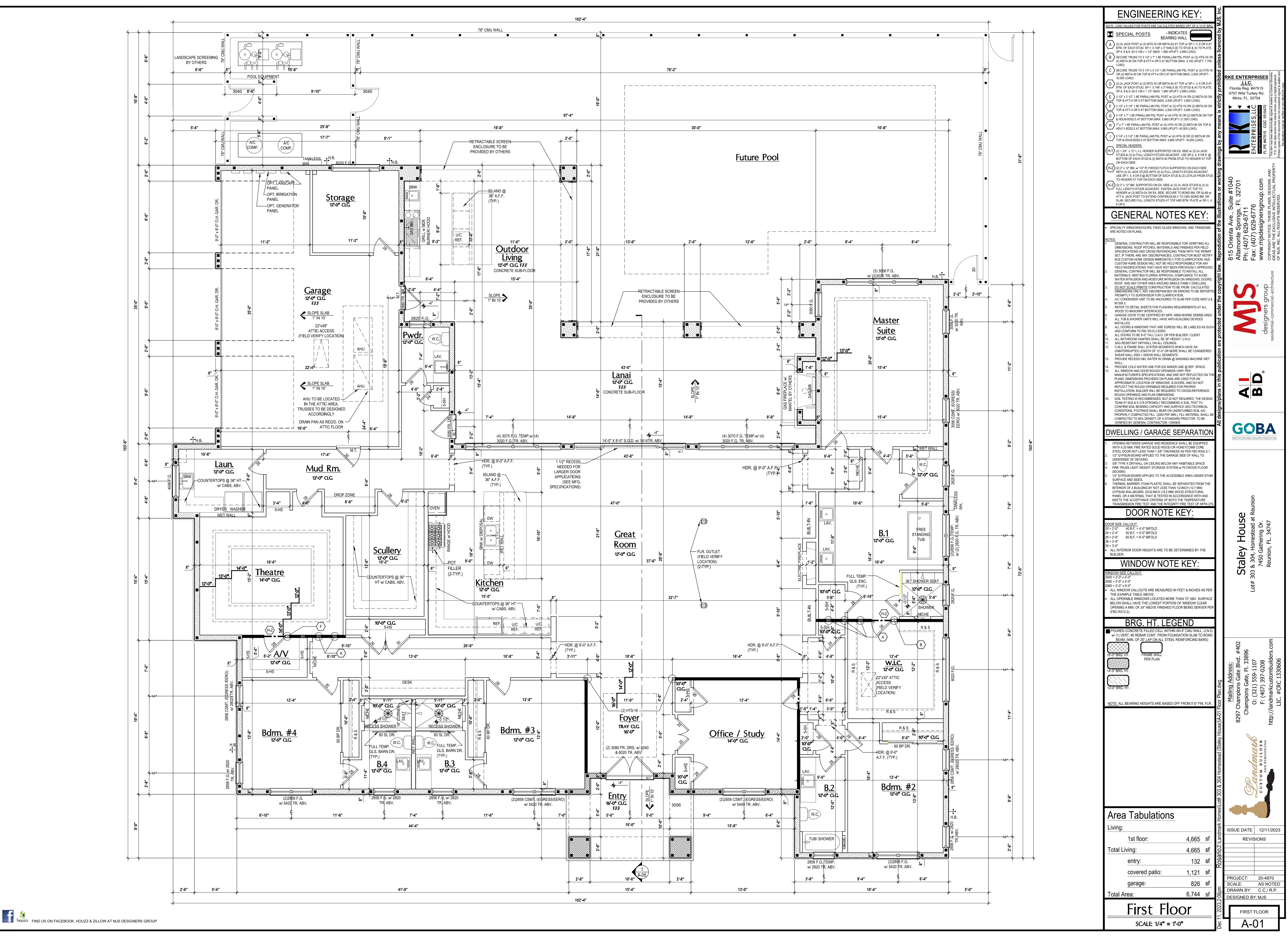
SCALE: 1" = 10'-0"

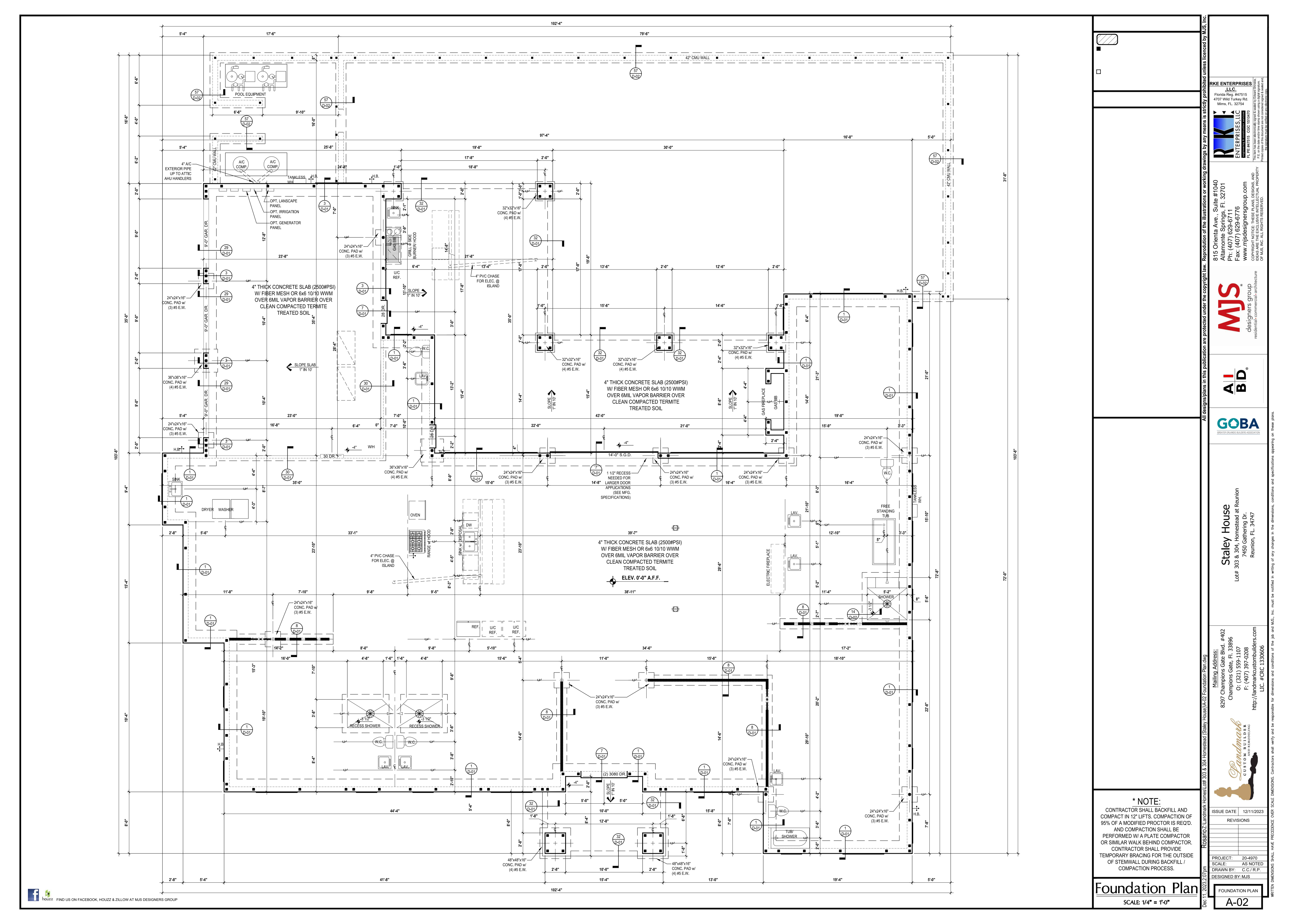
houzz FIND US ON FACEBOOK, HOUZZ & ZILLOW AT MJS DESIGNERS GROUP

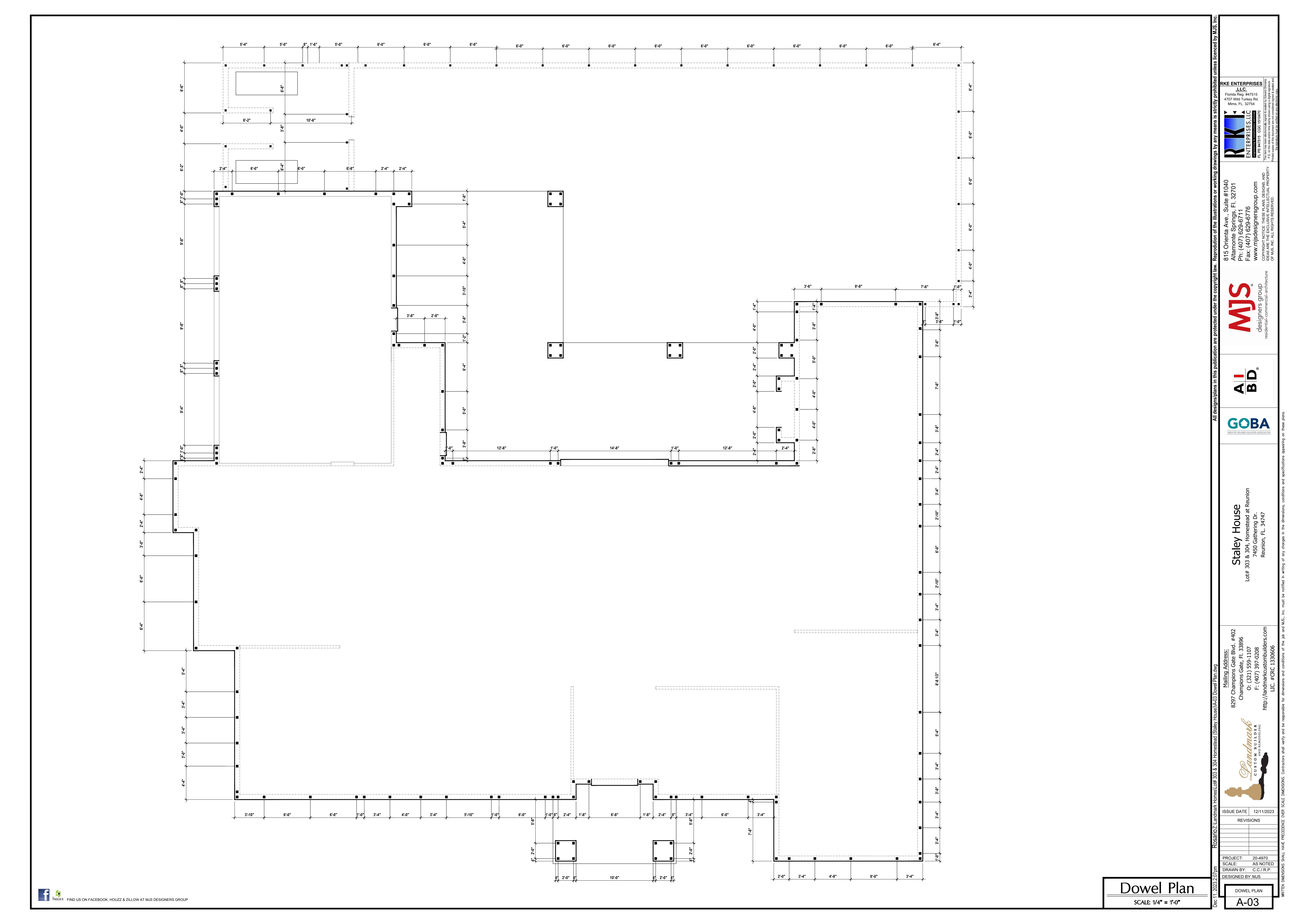
**GOBA** 

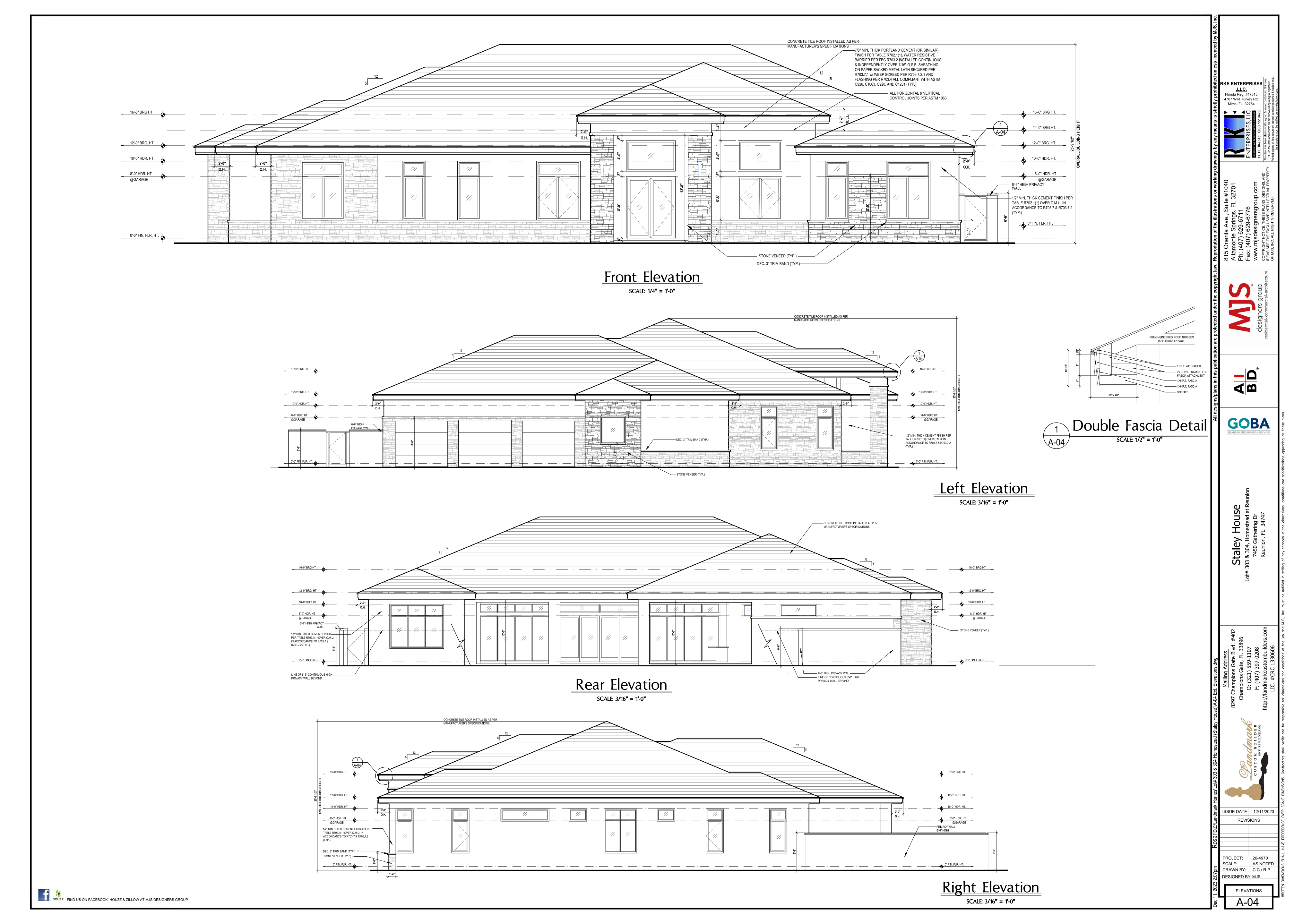
Florida Reg. #47515 4707 Wild Turkey Rd.

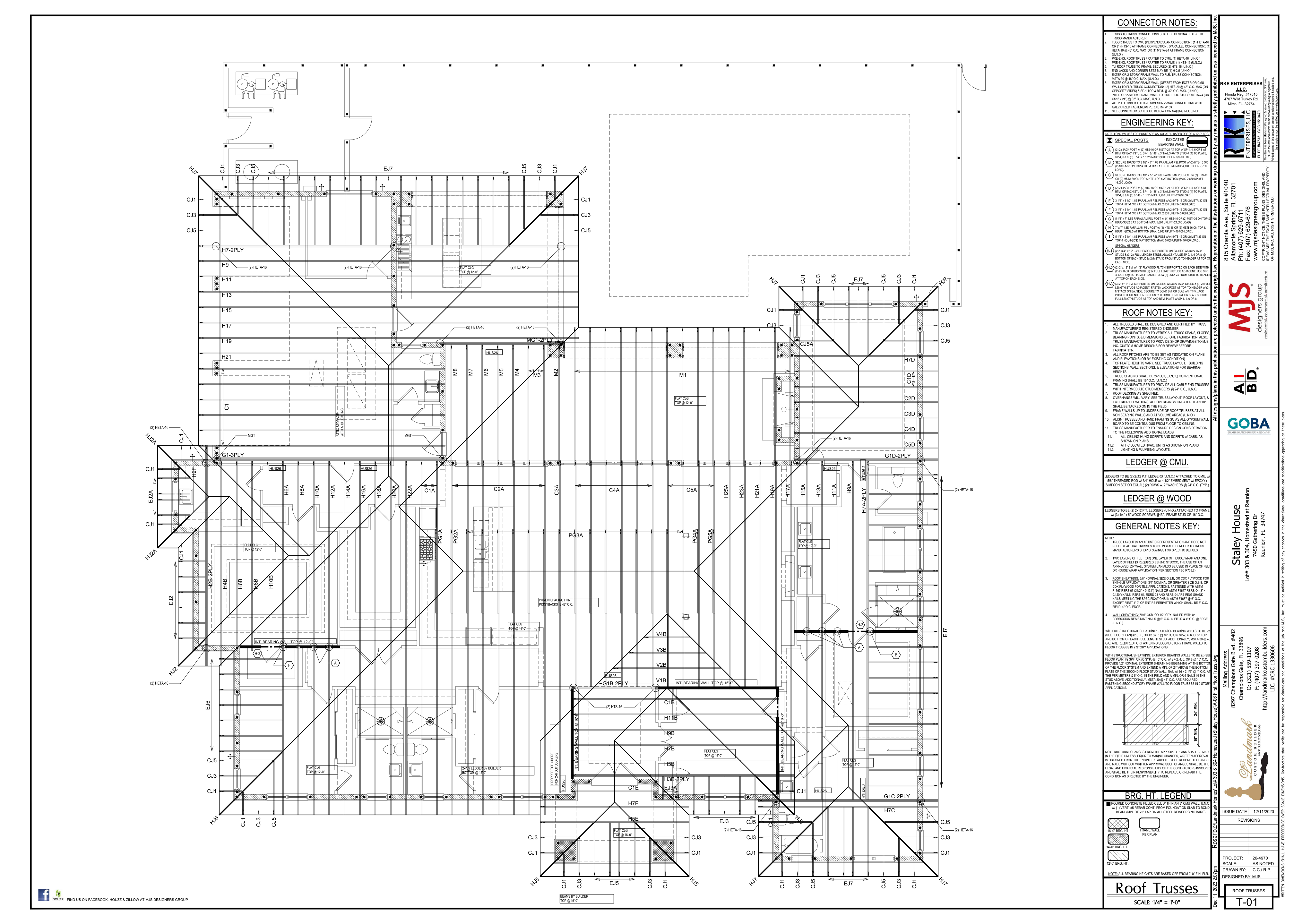
DRAWN BY: C.C./ R.P.

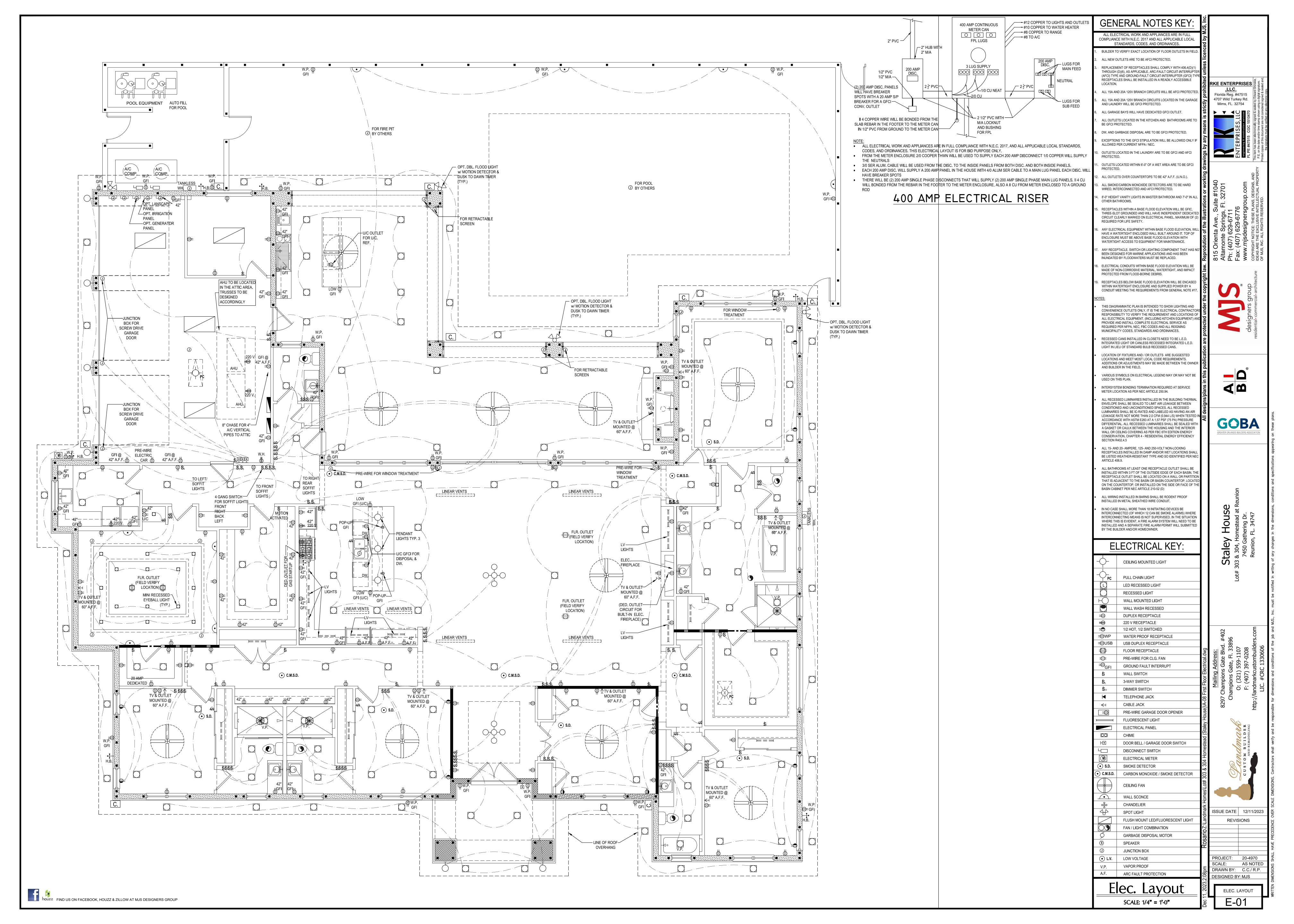














Crystal Bowen5/3/2024, 12:46:43 PM

Changed issue to **NOT ACCEPTED** status.

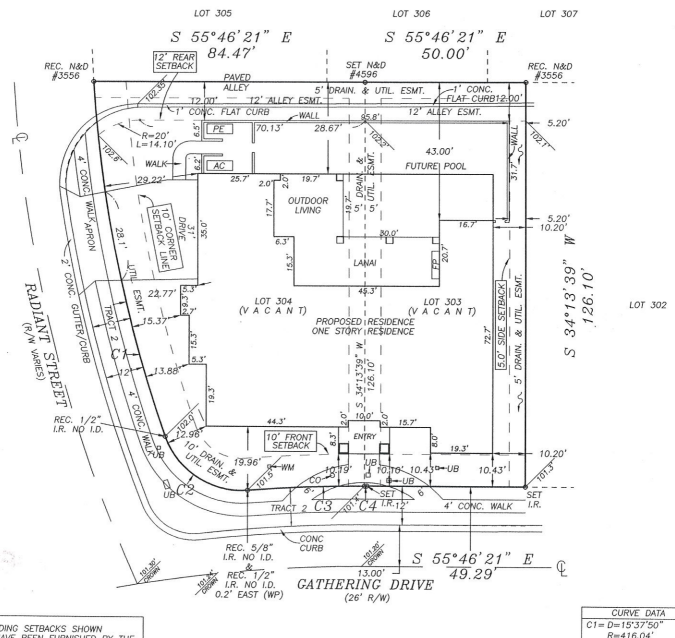
In regards to CDP01-0003, Lot 304 is an alley lot, not a golf lot. While reviewing the site plan, the side entry garage onto Radiant Street does not appear to meet the intent of the Reunion PD. The alley lots are intended to have rear loaded garages. The adjacent property in which the driveway encroaches (along Radiant St) is platted as Tract 2 and owned by Reunion East CDD. Before this permit can be reviewed further we will need a letter from the Reunion CDD and/or HOA approving the layout of the home, access and encroachment of Tract 2 being different than the approved typical alley layout per Micro CDP01-0003 and Macro CDP00-0103. Please also show the distance to the property line on both sides of the garage.

Comments from Osceola County Permit For lot 303-304 7450 Gathering Drive



DESCRIPTION AS FURNISHED: Lots 303 and 304, REUNION PHASE 1 PARCEL 1 UNIT 3, as recorded in Plat Book 14, Pages 77 through 80 of the Public Records of Osceola County, Florida.

BOUNDARY SURVEY FOR / CERTIFIED TO: Landmark Custom Builder and Remodeling



\*THE BUILDING SETBACKS SHOWN HEREON HAVE BEEN FURNISHED BY THE CLIENT\SITE PLAN.

NOTE: THE PROPOSED FINISH FLOOR ELEVATION SHALL BE 18" ABOVE THE CROWN OF ROAD AS NOTED ON THE SITE PLAN AS FURNISHED BY THE CLIENT.



PROPOSED = FINISHED SPOT GRADE ELEVATION PER DRAINAGE PLANS

PER DRAINAGE PLANS

= PROPOSED DRAINAGE FLOW

LOT 303 & 304 GRADING TYPE A

LOT 303 PROPOSED F.F. PER PLANS

LOT 304 PROPOSED F.F. PER PLANS

\*NOTE: EXISTING SPOT GRADES PER PREVIOUS SURVEY'S NOTED HEREON HAVE BEEN REMOVED FOR CLARITY

L=32.95' C=30.62' CB=N 22\*42'45" W C3= D=04\*36'29" R=454.50 L=36.56 C = 36.55CB=S 58°09′58" E C4= D=00°05'22 R=454.50' L=0.71 C=0.71' CB=S 55'49'02" E

L=113.50'

C=113.14' CB=N 22\*51'37" C2= D=75\*30'55"

 $R = 25.00^{\circ}$ 

#### ASSOC., GRUSENMEYER-SCOTT de INC.LANDSURVEYORS

PLAT LEGEND

FILED

FREW PIPE

FR FIREPLACE

FIREPLACE

PUDIC GOUPMENT

PUDIC GOUPMENT

PUDIC FOR REVERSE CURVATURE

POINT OF COMPOUND CURVATURE

POINT OF COMPOUND CURVATURE

POINT OF COMPOUND

RADIAL

NON-RADIAL

VITNESS POINT

CALCULATED

PERMANENT REFERENCE MONUMENT

FINISHED FLOID RELEVATION

FINISHED FLOID RELEVATION

BASE BEARING

UTILITY BOX

SIGN

UTILITY BOX

SIGN

VATER VALVE

GUY ANCHOR

GUY ANCHOR

CLEAN DUT

NO IDENTIFICATION MH TR/TRAN BFP NORTH LIE WITHIN THIS BUILDING/PROPERTY DOES NOT LIE WITHIN
THE ESTABLISHED 100 YEAR FLOOD PLANE AS PER "FIRM"
ZONE X MAP # 12097C0040 G (06-18-13)

5400 E. COLONIAL DR. ORLANDO, FL. 32807

(407)-277-3232 FAX (407)-658-1436 GRUSCOTT@GRUSCOTT.COM

LB#4596

NOTES:

GRUSCOTT@GRUSCOTT.COM

LB#4596

1. THE UNDERSIGNED DOES HEREBY CERTIFY THAT THIS SURVEY MEETS THE STANDARDS OF PRACTICE SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS IN CHAPTER 5J-17 FLORIDA ADMINISTRATIVE CODE PURSUANT TO SECTION 472.027, FLORIDA STATUES

2. UNLESS EMBOSSED WITH SURVEYOR'S SIGNATURE AND ORIGINAL RAISED SEAL, THIS SURVEY MAP OR COPIES ARE NOT VALID.

3. THIS SURVEY WAS PEPAPRED FROM TITLE INFORMATION FURNISHED TO THE SURVEYOR. THERE MAY BE OTHER RESTRICTIONS

OR EASEMENTS THAT AFFECT THIS PROPERTY.

4. NO UNDERGROUND IMPROVEMENTS HAVE BEEN LOCATED UNLESS OTHERWISE SHOWN.

5. THIS SURVEY IS PREPARED FOR THE SOLE BENEFIT OF THOSE CERTIFIED TO AND SHOULD NOT BE RELIED UPON BY ANY OTHER ENTITY.

6. DIMENSIONS SHOWN FOR THE LOCATION OF IMPROVEMENTS HEREON SHOULD NOT BE USED TO RECONSTRUCT BOUNDARY LINES.

7. BEARINGS, ARE BASED ASSUMED DATUM AND ON THE LINE SHOWN AS BASE BEARING (B.B.)

8. ELEVATIONS ARE BASED ON NATIONAL GEODETIC VERTICAL DATUM OF 1929

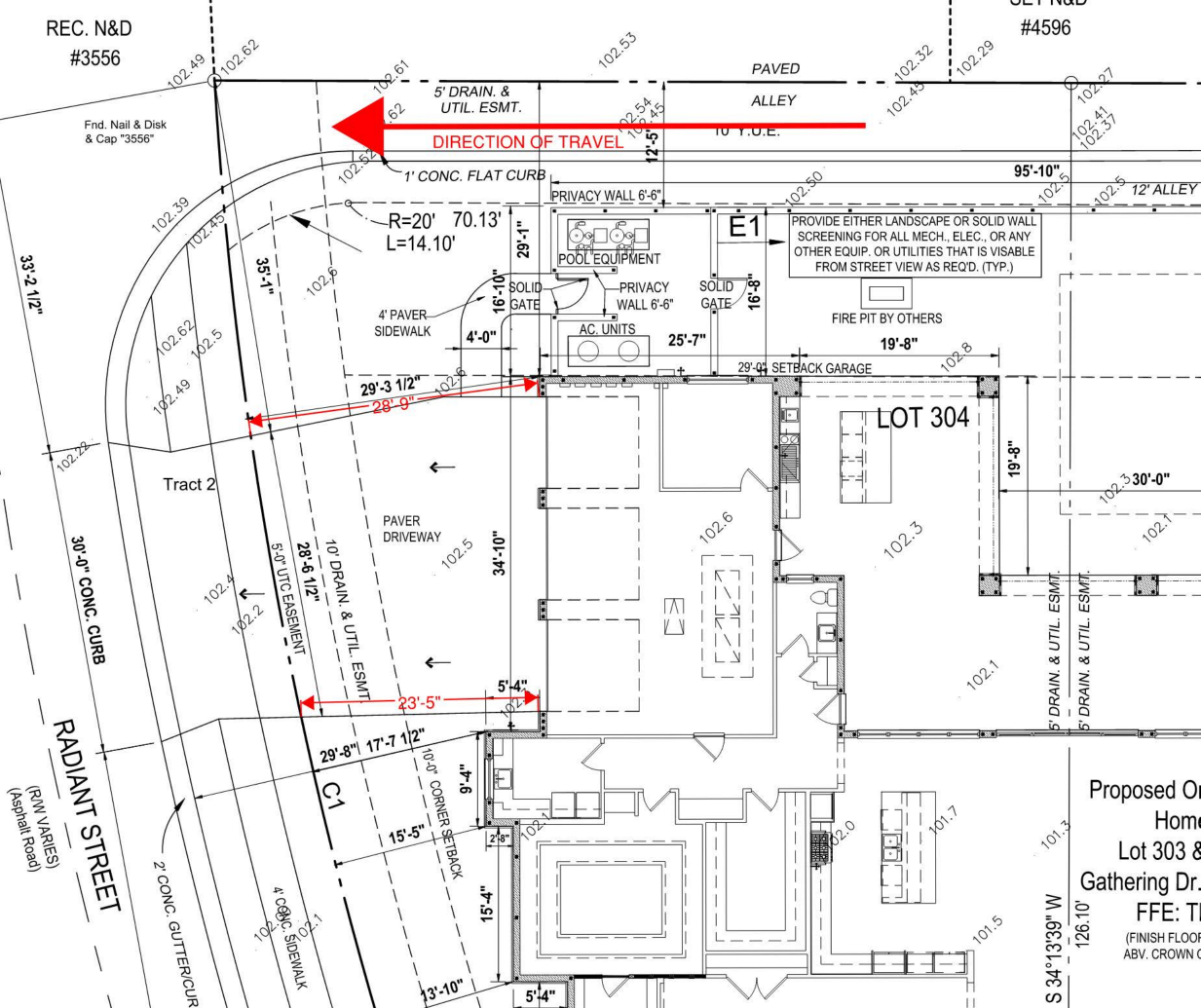
9. BENCHMARK USED—W628 2005 ELEV. 94.93(NAVD88) CONVERTED TO NOVD29 TO MATCH CIVIL PLANS OF RECORD

10. CERTIFICATE OF AUTHORIZATION NO. 4596.

CERTIFIED BY:



DATE	ORDER No.
BOUNDARY/SPOT GRADES 06-09-2021 BOUNDARY/SPOT GRADES 2-01-2022	21-3960 22-884
PLOT PLAN 03-01-2024 REVISED PLOT PLAN (GARAGE TIE) 05-13-2024	24-2874



# SECTION 7

#### **RESOLUTION 2024-05**

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE REUNION EAST COMMUNITY DEVELOPMENT DISTRICT APPROVING ENTERING INTO A CONTRACT WITH ALL COUNTY PAVING, INC. TO PROVIDE PAVING AND RELATED SERVICES; PROVIDING FOR IMPLEMENTING ADMINSITRATIVE ACTIONS; PROVIDING A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE.

- **WHEREAS**, the Reunion East Community Development District ("District") is a local unit of special purpose government created and existing pursuant to Chapter 190, *Florida Statutes*, and located in Osceola County, Florida;
- **WHEREAS,** Chapter 190, *Florida Statutes*, authorizes the District to adopt rules and procedures to govern the administration of the District and to adopt resolutions as may be necessary for the conduct of District business;
- WHEREAS, Chapter 190, *Florida Statutes*, and the District's previously adopted Rules of Procedure (collectively referred to herein as the "Rules") require the District to follow a procedure, which includes satisfying an advertising requirement, in order to procure contracts for certain services;
- **WHEREAS,** the District is seeking paving services for a number of roadways within the District's boundaries ("Paving Services");
- WHEREAS, after completing the requirements set forth in the Rules to procure bids from companies to complete the Paving Services, the District received zero responsive bids;
- WHEREAS, the Rules permit the District to take whatever steps are reasonably necessary in order to proceed with the procurement of a contract for services in the event the District receives no responsive bids after completing the procurement requirements set forth in the Rules;
- WHEREAS, the District's Board of Supervisors (the "Board") deems it to be in the best interests of the District to approve the District entering into a contract with All County Paving, Inc. to complete the Pavement Services.

## NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE REUNION EAST COMMUNITY DEVELOPMENT DISTRICT:

- **SECTION 1.** The Board acknowledges that the District received no responsive bids after completing the procurement process set forth in the Rules for obtaining bids for a contract for the Pavement Services. The Board deems it to be in the best interests of the District to approve the District entering into a contract with All County Paving, Inc. to complete the Pavement Services.
- **SECTION 2.** The Board authorizes the District's Staff to take the measures necessary to effectuate the contract with All County Paving, Inc. for completion of the Pavement Services, and authorizes the Board's Chairman or Vice Chairman to execute such contract.
- **SECTION 3.** In the event any section or part of this Resolution is declared invalid or unconstitutional, the validity, force and effect of any other section or part of this Resolution shall not thereby

be affected or impaired unless it clearly appears that such other section or part of this Resolution is wholly or necessarily dependent upon the section or part so held to be invalid or unconstitutional.

**SECTION 4.** This Resolution shall become effective upon its passage and shall remain in effect unless rescinded or repealed.

**PASSED AND ADOPTED** this 13<sup>th</sup> day of June, 2024.

ATTEST:	REUNION EAST COMMUNITY DEVELOPMENT DISTRICT
Print Name: Tricia Adams	Chairman/Vice Chairman



Reunion East CDD Road Resurfacing Project Bid Instructions and Bid Form Prepared November 1, 2023

#### Instructions:

#### 1. Included Bid Documents

- a. Maps showing Extent of Pavement Resurfacing
- b. Limited Pavement Evaluation Report prepared by UES, Dated Sept. 17, 2023
- c. Speed Hump detail Sheet DT-1

#### 2. Bid Instructions

- a. Complete Bid Form
- b. Return Completed bid form to Reunion East CDD District Manger no later than 5PM on \_\_\_\_\_\_\_, 2023.
- c. Where provided quantities are provided for information, however bidders shall be responsible for including adequate quantities to complete the project.

#### **Bid Form:**

Bidder Company: M&M Asphalt Maintenance Inc. DBA All County Paving

Representative and Contact Information:	Aidan O'Boyle	407-473-9206 aoboyle@allcountypaving.com	paving.com
Date Submitted:	8/5/24		

#### **General Conditions**

Scope of Wo	ork	Quantity	Units	Unit Price	Total	
Mobilizatio	n:	1	1	\$ 25,000.00	\$	25,000.00
Other:	Message Boards	1	1	\$ 6,300.00	\$	6,300.00
Sub Total		<u> </u>			\$	31,300.00

Sheet Number: 1.02E

Scope of Work	Quantity	Units	Unit P	rice	Total	
Repaint Existing Stop Bar & Crosswalk	18	EA	\$	476.00	\$	8,568.00
Repaint Existing Crosswalk	3	EA	\$	288.00	\$	864.00
Sub Total					\$	9,432.00

Sheet Number: 1.03E

Scope of Work	Quantity	Units	Uni	t Price	Total	
Repaint Existing Stop Bar & Crosswalk	15	EA	\$	406.00	\$	6,090.00
Repaint Existing Crosswalk	6	EA	\$	288.00	\$	1,728.00
Repaint Existing Stop Bar	1	EA	\$	118.00	\$	118.00
Speed Table	2	EA	\$	9,800.00	\$	19,600.00
Sub Total					\$	27,536.00

Road Section: Gathering Drive - Section 1

Sheet Number: 1.04E

Scope of Work	Quantity	Units	Uni	t Price	Total	
Maintenance of Traffic	1	LS	\$	4,800.00	\$	4,800.00
Mill 1 1/2" Asphalt	3,845	SY	\$	4.85	\$	18,648.25
Resurface with 1 1/2" SP9.5 Asphalt	3,845	SY	\$	13.35	\$	51,330.75
Restore Pavement Markings- Double Yellow Center	1,060	LF	\$	5.95	\$	6,307.00
Sub Total					\$	81,086.00

Sheet Number: 1.05E

Scope of Work	Quantity	Units	Uni	Unit Price		
Repaint Existing Stop Bar & Crosswalk	1	EA	\$	406.00	\$	406.00
Speed Table	2	EA	\$	9,800.00	\$	19,600.00
Sub Total					\$	20,006.00

Sheet Number: 1.06E

Scope of Work	Quantity	Units	Unit I	Price	Total	
Repaint Existing Stop Bar & Crosswalk	4	EA	\$	406.00	\$	1,624.00
Sub Total					\$	1,624.00

Road Section: Excitement Drive - Section 2

Sheet Number: 1.07E

Scope of Work	Quantity	Units	Uni	t Price	Total	
Maintenance of Traffic	1	LS	\$	6,800.00	\$	6,800.00
Mill 1 1/2" Asphalt	2,672	SY	\$	4.85	\$	12,960.28
Resurface with 1 1/2" SP9.5 Asphalt	2,672	SY	\$	13.35	\$	35,674.17
Restore Pavement Markings	1	LS	\$	3,751.50	\$	3,751.50
Speed Table	2	EA	\$	9,800.00	\$	19,600.00
Sub Total					\$	78,785.94

Road Section: Tradition Blvd - Section 3

Sheet Number: 1.09E

Scope of Work	Quantity	Units	Uni	t Price	Total	
Maintenance of Traffic	1	LS	\$	5,000.00	\$	5,000.00
Mill 1 1/2" Asphalt	4,859	SY	\$	4.85	\$	23,568.31
Resurface with 1 1/2" SP9.5 Asphalt	4,859	SY	\$	13.35	\$	64,873.58
Restore Pavement Markings- Double Yellow Centerline	1,535	LF	\$	5.95	\$	9,133.25
Speed Table	2	EA	\$	9,800.00	\$	19,600.00
Sub Total					\$	122,175.14

Road Section: Tradition Blvd - Section 4

Sheet Number: 1.09E

Scope of Work	Quantity Units	Unit Price	Total	
Maintenance of Traffic	1 LS	\$ 4,900.00	\$	4,900.00

Mill 1 1/2" Asphalt	2,537 SY	\$ 4.85	\$ 12,302.83
Resurface with 1 1/2" SP9.5 Asphalt	2,537 SY	\$ 13.35	\$ 33,864.50
Restore Pavement Markings- Double Yellow Centerline	850 LF	\$ 5.95	\$ 5,057.50
Sub Total			\$ 56,124.83

Road Section: Spine Road - Section 5 Sheet Number: 1.09E and 1.10E

Scope of Work	Quantity	Units	Uni	t Price	Total	
Maintenance of Traffic	1	LS	\$	5,000.00	\$	5,000.00
Mill 1 1/2" Asphalt	3,908	SY	\$	4.85	\$	18,953.80
Resurface with 1 1/2" SP9.5 Asphalt	3,908	SY	\$	13.35	\$	52,171.80
Replace Stop Bar & Arrows at CR 455	1	LS	\$	8,450.00	\$	8,450.00
Repaint Gore Markings	1	LS	\$	4,750.00	\$	4,750.00
Sub Total					\$	89,325.60

Road Section: Spine Road - Section 6
Sheet Number: 1.09E and 1.10E

Scope of Work	Quantity Units	Unit Price	Total	
Maintenance of Traffic	1 LS	\$ 4,600.00	\$	4,600.00
Mill 1 1/2" Asphalt	573 SY	\$ 4.85	\$	2,780.67
Resurface with 1 1/2" SP9.5 Asphalt	573 SY	\$ 16.20	\$	9,288.00
Sub Total			\$	16,668.67

Road Section: Reunion Blvd -Section 7

Sheet Number: 1.11E

Scope of Work	Quantity	Units	Uni	Unit Price		
Maintenance of Traffic	1	. LS	\$	5,800.00	\$	5,800.00
Mill 1 1/2" Asphalt	6,589	SY	\$	4.85	\$	31,956.11
Resurface with 1 1/2" SP9.5 Asphalt	6,589	SY	\$	13.35	\$	87,961.67
Restore Pavement Markings- Double Yellow Center	2,260	LF	\$	5.50	\$	12,430.00
Speed Table	2	EA	\$	9,800.00	\$	19,600.00
Sub Total					\$	157,747.78

Road Section: Reunion Blvd -Section 8
Sheet Number: 1.12E and 1.14E

Scope of Work	Quantity	Units	Uni	t Price	Total	
Maintenance of Traffic	1	. LS	\$	5,800.00	\$	5,800.00
Mill 1 1/2" Asphalt	6,604	SY	\$	4.85	\$	32,031.56
Resurface with 1 1/2" SP9.5 Asphalt	6,604	SY	\$	13.35	\$	88,169.33
Restore Pavement Markings- Double Yellow Center	1,187	LF	\$	5.50	\$	6,528.50
Restore Gore Area, Stop Bar & Crosswalk	1	LS	\$	5,900.00	\$	5,900.00
Speed Table	1	EA	\$	9,800.00	\$	9,800.00
Sub Total					\$	148,229.39

Road Section: Reunion Blvd -Section 9
Sheet Number: 1.11E and 1.13E

Scope of Work	Quantity Units	Unit Price	Total	
Maintenance of Traffic	1 LS	\$ 4,800.00	\$	4,800.00
Mill 1 1/2" Asphalt	2,681 SY	\$ 4.85	\$	13,000.69

PAGE 3 of 4

Resurface with 1 1/2" SP9.5 Asphalt	2,681	SY	\$ 13.35	\$ 35,785.42
Restore Pavement Markings- Double Yellow Center	615	LF	\$ 5.95	\$ 3,659.25
Restore Markings- Gore Area & Turn Lane	1	LS	\$ 5,800.00	\$ 5,800.00
Sub Total				\$ 63,045.36

GRAND TOTAL	\$ 903,086.71





STEVENSY BOYD PELLIN STATE OF A STATE OF CALL BY STATE OF

REUNION EAST CDD

REUNION CDD

ORANGE COUNTY, FLORIDA

OVERALL MAP

Date:
5/28/2024
Scale:
AS SHOWN
Project No.:
1003.000
Drawn By:
JRC
Designed By:
JRC

JRC ed By: SNB

SHEET NO.

10.





STEVEN	NEW PROMINING												
								Chk By					
								Description					
								ate					

REUNION EAST CDD

Date: 5/28/2024 Scale:

AS SHOWN

Project No.:

1003.000

Drawn By:

JRC

Designed By:

JRC

SHEET NO.

# SECTION 8

#### **RESOLUTION 2024-06**

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE REUNION EAST COMMUNITY DEVELOPMENT DISTRICT APPROVING PROPOSED BUDGET(S) FOR FISCAL YEAR 2024/2025 AND SETTING A PUBLIC HEARING THEREON PURSUANT TO FLORIDA LAW; ADDRESSING TRANSMITTAL, POSTING AND PUBLICATION REQUIREMENTS; ADDRESSING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

**WHEREAS**, the District Manager has heretofore prepared and submitted to the Board of Supervisors ("**Board**") of the Reunion East Community Development District ("**District**") prior to June 15, 2024, proposed budget(s) ("**Proposed Budget**") for the fiscal year beginning October 1, 2024, and ending September 30, 2025 ("**Fiscal Year 2024/2025**"); and

**WHEREAS**, the Board has considered the Proposed Budget and desires to set the required public hearing thereon.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE REUNION EAST COMMUNITY DEVELOPMENT DISTRICT:

- 1. **PROPOSED BUDGET APPROVED.** The Proposed Budget prepared by the District Manager for Fiscal Year 2024/2025 attached hereto as **Exhibit A** is hereby approved as the basis for conducting a public hearing to adopt said Proposed Budget.
- 2. **SETTING A PUBLIC HEARING.** A public hearing on said approved Proposed Budget is hereby declared and set for the following date, hour and location:

DATE: August 15, 2024

HOUR: 2:00 p.m.

LOCATION: Heritage Crossing Community Center

7715 Heritage Crossing Way

Reunion, FL 34747

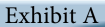
- 3. TRANSMITTAL OF PROPOSED BUDGET TO LOCAL GENERAL PURPOSE GOVERNMENT(S). The District Manager is hereby directed to submit a copy of the Proposed Budget to the local general-purpose governments at least 60 days prior to the hearing set above.
- 4. **POSTING OF PROPOSED BUDGET.** In accordance with Section 189.016, *Florida Statutes*, the District's Secretary is further directed to post the approved Proposed Budget

on the District's website at least two days before the budget hearing date as set forth in Section 2 and shall remain on the website for at least 45 days.

- 5. **PUBLICATION OF NOTICE.** Notice of this public hearing shall be published in the manner prescribed in Florida law.
- 6. **SEVERABILITY.** The invalidity or unenforceability of any one or more provisions of this Resolution shall not affect the validity or enforceability of the remaining portions of this Resolution, or any part thereof.
- 7. **EFFECTIVE DATE.** This Resolution shall take effect immediately upon adoption.

PASSED AND ADOPTED THIS 13th DAY OF JUNE, 2024.

ATTEST:	REUNION EAST COMMUNITY DEVELOPMENT DISTRICT
Secretary / Assistant Secretary	Chair/Vice Chair, Board of Supervisors
Exhibit A: Proposed Budget	



# Reunion East Community Development District

Proposed Budget FY2025



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#### **Reunion East**

Community Development District
Proposed Budget
FY2025
General Fund

		Adopted		Actual Thru		Projected Next		Total Projected	Proposed Budget		
		Budget FY2024		4/30/24		5 Months		9/30/24		FY2025	
Revenues:		112021		1,50,21		5 Monais		7/50/21		112025	
Special Assessments - Tax Collector	\$	1,967,895	\$	1,789,398	\$	178,889	\$	1,968,287	\$	2,008,852	
Special Assessments - Direct Billed	\$	37,398	\$	28,631	\$	8,748	\$	37,379	\$	-,,	
interest	\$	45,105	\$	58,671	\$	30,000	\$	88,671	\$	24,000	
Rental Income	\$	2,800	\$	7,980	\$	1,680	\$	9,660	\$	6,000	
Carry Forward Surplus	\$	410,761	\$	1,391,721	\$	-	\$	1,391,721	\$	1,069,561	
Fotal Revenues	\$	2,463,958	\$	3,276,400	\$	219,317	\$	3,495,717	\$	3,108,413	
Expenditures:											
Administrative:											
Supervisor Fees	\$	12,000	\$	7,000	\$	5,000	\$	12,000	\$	12,000	
FICA Expense	\$	918	\$	536	\$	383	\$	918	\$	918	
Engineering Fees	\$	30,000	\$	16,545	\$	10,000	\$	26,545	\$	30,000	
Attorney	\$	45,000	\$	37,589	\$	20,000	\$	57,589	\$	60,000	
Arbitrage	\$	1,350	\$	1,350	\$	-	\$	1,350	\$	1,350	
Dissemination	\$	10,000	\$	5,833	\$	4,167	\$	10,000	\$	10,500	
Annual Audit	\$	7,900	\$	-	\$	7,900	\$	7,900	\$	7,900	
Trustee Fees	\$	8,620	\$	-	\$	8,620	\$	8,620	\$	8,620	
Assessment Administration	\$	7,500	\$	7,500	\$	-	\$	7,500	\$	7,875	
Management Fees	\$	49,278	\$ \$	28,746	\$ \$	20,533	\$ \$	49,278	\$ \$	52,974	
information Technology Website Maintenance	\$ \$	1,800 1,200	\$	1,050 700	\$	750 500	\$	1,800 1,200	\$	1,890 1,260	
Felephone	\$	1,200	\$	700	\$	50	\$	50	\$	1,200	
Postage	\$	1,500	\$	469	\$	281	\$	750	\$	1,500	
Printing & Copies	\$	500	\$	4	\$	121	\$	125	\$	500	
Insurance	\$	18,550	\$	16,674	\$		\$	16,674	\$	18,350	
Legal Advertising	\$	5,000	\$	2,571	\$	2,429	\$	5,000	\$	5,000	
Other Current Charges	\$	600	\$	175	\$	200	\$	375	\$	600	
Office Supplies	\$	250	\$	51	\$	24	\$	75	\$	250	
Property Appraiser Fee	\$	1,000	\$	910	\$	-	\$	910	\$	1,000	
Property Taxes	\$	400	\$	226	\$	-	\$	226	\$	400	
Dues, Licenses & Subscriptions	\$	175	\$	175	\$	-	\$	175	\$	175	
Fotal Administrative:	\$	203,691	\$	128,103	\$	80,956	\$	209,059	\$	223,212	
Maintenance - Shared Expenses											
Field Services	\$	43,099	\$	25,141	\$	17,958	\$	43,099	\$	46,063	
Management Services Agreement	\$	9,100	\$	5,308	\$	3,792	\$	9,100	\$	9,263	
Property Insurance	\$	56,766	\$	61,378	\$	-	\$	61,378	\$	69,608	
Telephone	\$	8,400	\$	4,311	\$	3,163	\$	7,474	\$	8,550	
Electric Water & Sewer	\$ \$	369,600 40,538	\$	213,079 21,271	\$ \$	148,405 14,247	\$	361,483 35,518	\$ \$	376,200 41,262	
Gas	\$	47,600	\$	32,024	\$	7,900	\$	39,924	\$	48,450	
Landscape Maintenance	\$	630,053	\$	371,173	\$	240,529	\$	611,702	\$	665,400	
Landscape Contingency	\$	28,000	\$	27,573	\$	210,527	\$	27,573	\$	28,500	
Pond Maintenance	\$	14,000	\$	8,909	\$	4,444	\$	13,353	\$	14,250	
Irrigation Repairs	\$	14,000	\$	10,875	\$	7,000	\$	17,875	\$	19,950	
Pool & Fountain Maintenance	\$	201,824	\$	113,480	\$	78,247	\$	191,727	\$	205,428	
Building Repairs & Maintenance	\$	11,200	\$	14,909	\$	1,943	\$	16,852	\$	17,100	
Contract Cleaning	\$	58,576	\$	33,853	\$	23,577	\$	57,431	\$	59,622	
Fitness Center Repairs & Maintenance	\$	7,784	\$	3,715	\$	4,168	\$	7,883	\$	7,923	
Gate & Gatehouse Repairs & Maintenance	\$	28,000	\$	33,418	\$	10,000	\$	43,418	\$	42,750	
Lighting	\$	5,600	\$	5,552	\$	2,000	\$	7,552	\$	8,550	
Maintenance (Inspections)	\$	280	\$	871	\$	-	\$	871	\$	1,140	
Operating Supplies	\$	1,400	\$	-	\$	700	\$	700	\$	1,425	
Parking Violation Tags	\$	280	\$	-	\$	187	\$	187	\$	285	
Pressure Washing	\$	28,000	\$	24,349	\$	2,800	\$	27,149	\$	28,500	
Repairs & Maintenance	\$	16,800	\$	756	\$	10,000	\$	10,756	\$	17,100	
Roadways/Sidewalks/Bridge Security	\$ \$	14,000 119,766	\$	10,116 54,651	\$ \$	10,000 39,037	\$ \$	20,116 93,688	\$ \$	22,800 121,905	
Signage	\$	5,600	\$	10,289	\$	39,037	\$	10,289	\$	8,550	
Total Operations & Maintenance:	\$	1,760,267	\$	1,087,002	\$	630,096	\$	1,717,097	\$	1,870,574	
Reserves			_	· <u> </u>					_		
Transfer Out - R&M Fund	\$	500,000	\$	500,000	\$	-	\$	500,000	\$	1,014,628	
Total Reserves	\$	500,000	\$	500,000	\$	-	\$	500,000	\$	1,014,628	
Total Expenditures	\$	2,463,958	\$	1,715,104	\$	711,052	\$	2,426,156	\$	3,108,414	
Excess Revenues (Expenditures)	\$	0	\$	1,561,296	\$	(491,735)	\$	1,069,561	\$	(0	

\$2,008,852 \$128,223 \$2,137,075 Net Assessment Collection Cost (6%) Gross Assessment

Notes:
(1 thru 25) is 56% of the shared costs with the remaining 44% allocated to Reunion West for FY24. For FY25, (1 thru 25) the proposed allocation will be 57% of the shared costs for Reunion East with the remaining 43% allocated to Reunion West.

### **Reunion East**

### **Community Development District**

#### Gross Per Unit Assessment Comparison Chart

#### Fiscal Year 2025

l l			Total	% of	Total	Gross
Property Type	EAU	Units	EAU	EAU	Assessments	Per Unit
Commercial	1.00	751	751.39	14.87%	\$317,863	\$423.03
Hotel/Condo	1.00	304	304.00	6.02%	\$128,602	\$423.03
Multi-Family	1.50	1297	1945.50	38.51%	\$823,011	\$634.55
Single Family	2.00	1024	2048.00	40.54%	\$866,372	\$846.07
Golf	1.00	3	2.90	0.06%	\$1,227	\$423.03
Total		3379	5051.79	100.00%	\$2,137,075	

#### Fiscal Year 2024

			Total	% of	Total	Gross
Property Type	EAU	Units	EAU	EAU	Assessments	Per Unit
Commercial	1.00	751	751.39	14.87%	\$317,360	\$423.03
Hotel/Condo	1.00	296	296.00	5.86%	\$125,020	\$423.03
Multi-Family	1.50	1297	1945.50	38.51%	\$821,708	\$634.55
Single Family	2.00	1024	2048.00	40.54%	\$865,000	\$846.07
Golf	1.00	3	2.90	0.06%	\$1,225	\$423.03
Total		3371	5043.79	99.84%	\$2,133,691	

#### Variance Chart

Property Type	Units	% Increase	Gross Per Unit	Gross Total
Commercial	751	0%	\$0.00	\$0
Hotel/Condo	304	0%	\$0.00	\$0
Multi-Family	1297	0%	\$0.00	\$0
Single Family	1024	0%	\$0.00	\$0
Golf	3	0%	\$0.00	\$0
Total	3379			\$0

#### **Shared Costs**

Op	erations & Maintenance	FY2024	FY2024	Total Proposed	RE CDD	RW CDD
Des	scriptions	Budget	Projections	2025 Budget	57%	43%
1 Fiel	ld Services	\$76,963	\$76,963	\$80,812	\$46,063	\$34,749
2 Mai	nagement Services Agreement	\$16,250	\$16,250	\$16,250	\$9,263	\$6,988
3 Pro	perty Insurance	\$101,369	\$109,604	\$122,120	\$69,608	\$52,512
4 Tel	ephone	\$15,000	\$13,346	\$15,000	\$8,550	\$6,450
5 Ele	ctric	\$660,000	\$644,886	\$660,000	\$376,200	\$283,800
6 Wa	ter & Sewer	\$72,390	\$63,359	\$72,390	\$41,262	\$31,128
7 Gas	3	\$85,000	\$71,293	\$85,000	\$48,450	\$36,550
8 Lan	ndscape Maintenance	\$1,125,095	\$1,092,325	\$1,167,369	\$665,400	\$501,969
9 Lan	ndscape Contingency	\$50,000	\$49,237	\$50,000	\$28,500	\$21,500
10 Por	nd Maintenance	\$25,000	\$23,844	\$25,000	\$14,250	\$10,750
11 Irri	gation Repairs	\$25,000	\$31,919	\$35,000	\$19,950	\$15,050
12 Poo	ol & Fountain Maintenance	\$360,400	\$342,370	\$360,400	\$205,428	\$154,972
13 Bui	ilding Repairs & Maintenance	\$20,000	\$30,094	\$30,000	\$17,100	\$12,900
14 Cor	ntract Cleaning	\$104,600	\$102,555	\$104,600	\$59,622	\$44,978
15 Fitr	ness Center Repairs & Maintenance	\$13,900	\$14,077	\$13,900	\$7,923	\$5,977
16 Gat	e & Gatehouse Repairs & Maintenance	\$50,000	\$77,533	\$75,000	\$42,750	\$32,250
17 Ligi	hting	\$10,000	\$13,486	\$15,000	\$8,550	\$6,450
18 Mai	intenance (Inspections)	\$500	\$1,555	\$2,000	\$1,140	\$860
19 Op	erating Supplies	\$2,500	\$1,250	\$2,500	\$1,425	\$1,075
20 Par	king Violation Tags	\$500	\$334	\$500	\$285	\$215
21 Pre	essure Washing	\$50,000	\$48,480	\$50,000	\$28,500	\$21,500
22 Rep	pairs & Maintenance	\$30,000	\$19,392	\$30,000	\$17,100	\$12,900
23 Roa	adways/Sidewalks/Bridge	\$25,000	\$35,922	\$40,000	\$22,800	\$17,200
24 Sec	curity	\$213,868	\$167,300	\$213,868	\$121,905	\$91,963
25 Sign	nage	\$10,000	\$18,374	\$15,000	\$8,550	\$6,450
Tot	tal	\$3,143,334	\$3,065,746	\$3,281,709	\$1,870,574	\$1,411,135

## Reunion East

## **Community Development District**

General Fund Budget Fiscal Year 2025

#### **REVENUES:**

#### **Special Assessments - Tax Collector**

The District will levy a non-ad valorem special assessment on all taxable property within the District to fund all general operating and maintenance expenditures for the fiscal year. These assessments are billed on tax bills.

#### Special Assessments - Direct

The District will levy a non-ad valorem special assessment on all taxable property within the District to fund all general operating and maintenance expenditures for the fiscal year. The District levies these assessments directly to the property owners.

#### **Interest**

The District generates funds from invested funds.

#### **Rental Income**

The District charges rental fees for the special use of certain amenities throughout the District.

#### **EXPENDITURES:**

#### Administrative:

#### **Supervisor Fees**

Chapter 190 of the Florida Statutes allows for a member of the Board of Supervisors to be compensated \$200 per meeting, not to exceed \$4,800 per year to each Supervisor for the time devoted to District business and meetings. Amount is based on attendance of 5 Supervisors at 12 monthly Board meetings.

#### FICA Expense

Represents the Employer's share of Social Security and Medicare taxes withheld from Board of Supervisors checks.

#### **Engineering Fees**

The District's engineer, Boyd Civil Engineering, will be providing general engineering services to the District, e.g., attendance and preparation for monthly board meetings, reviewing invoices, preparation of contract specifications and bid documents, and various projects assigned by the Board of Supervisors and District Manager.

#### **Attorney**

The District's legal counsel, Latham, Luna, Eden & Beaudine, LLP, will be providing general legal services to the District, e.g., attendance and preparation for monthly meetings, preparation and review of agreements and resolutions and other research as directed by the Board of Supervisors and the District Manager.

#### **Arbitrage**

The District is required to annually have an arbitrage rebate calculation on the District's the Series 2005 Special Assessment Bonds, the Series 2015A Special Assessment Refunding Bonds and the Series 2021 Special Assessment Bonds. The District will be contracting with AMTEC to calculate the rebate liability and submit a report to the District.

#### **Community Development District**

General Fund Budget Fiscal Year 2025

#### **Dissemination**

The District is required by the Securities and Exchange Commission to comply with Rule 15(c)(2)-12(b)(5), which relates to additional reporting requirements for un-rated bond issues. The District has contracted with Governmental Management Services, LLC, the District's bond underwriter, to provide this service.

#### **Annual Audit**

The District is required annually to conduct an audit of its financial records by an Independent Certified Public Accounting Firm. The District hired Grau & Associates to audit the financials records.

#### **Trustee Fees**

The District issued Series 2015A & 2021 Special Assessment Refunding Bonds, which are held with a Trustee at US Bank. The amount of the trustee fees is based on the agreement between US Bank and the District.

#### **Assessment Administration**

The District has contracted with Governmental Management Services-Central Florida, LLC to levy and administer the collection of non-ad valorem assessment on all assessable property within the District.

#### **Management Fees**

The District receives Management, Accounting and Administrative services as part of a Management Agreement with Governmental Management Services – Central Florida, LLC. ("Manager") These services include, but are not limited to, advertising, recording and transcribing of Board meetings, administrative services, budget preparation, financial reporting and assisting with annual audits.

#### **Information Technology**

The District has contracted with Governmental Management Services-Central Florida, LLC for costs related to the District's information systems, which include but are not limited to video conferencing services, cloud storage and servers, positive pay implementation and programming for fraud protection, accounting software, Adobe, Microsoft Office, etc.

#### **Website Maintenance**

The District has contracted with Governmental Management Services-Central Florida, LLC for the costs associated with monitoring and maintaining the District's website created in accordance with Chapter 189, Florida Statutes. These services include site performance assessments, security and firewall maintenance, updates, document uploads, hosting and domain renewals, website backups, etc.

#### **Telephone**

Telephone and fax machine.

#### **Postage**

The District incurs charges for mailing of Board materials, overnight deliveries, checks for vendors and other required correspondence.

#### **Printing & Copies**

Printing and copies for Board meetings, printing of computerized checks, stationary, envelopes, etc.

#### **Insurance**

The District's general liability and public officials' liability insurance coverage is provided by Florida Insurance (FIA) who specializes in providing insurance coverage to governmental agencies.

## Reunion East Community Development District

General Fund Budget Fiscal Year 2025

#### **Legal Advertising**

The District is required to advertise various notices for monthly Board meetings, public hearings, etc. in a newspaper of general circulation.

#### **Other Current Charges**

Represents any miscellaneous expenses incurred the fiscal year such as bank fees, deposit slips, stop payments, etc.

#### **Office Supplies**

The District incurs charges for office supplies that need to be purchased during the fiscal year.

#### **Property Appraiser Fee**

Represents a fee charged by Osceola County Property Appraiser's office for assessment administration services.

#### **Property Taxes**

Represents estimated fees charged by the Osceola County Tax Collector's Office for all assessable property within the District.

#### **Dues, Licenses & Subscriptions**

The District is required to pay an annual fee to the Florida Department of Commerce of \$175. This is the only expense under this category for the District.

#### Maintenance:

56% of the maintenance costs are allocated to Reunion East and 44% are allocated to Reunion West during Fiscal Year 2024. The District has proposed the split of 57% of the maintenance costs to Reunion East and 43% to Reunion West during Fiscal Year 2025. The maintenance costs are considered shared costs between the two districts and are allocated based on the number of platted equivalent assessment units (EAUs) in each district in accordance with the Interlocal Agreement between Reunion East and Reunion West regarding the joint maintenance and reciprocal usage of facilities.

#### Field Management

The District currently has a contract with Governmental Management Services-CF, LLC to provide onsite field management services. Services to include onsite inspections, meetings with contractors, monitoring of utility accounts, attend Board meetings and receive and respond to property owner phone calls and emails.

#### **Management Service Agreement**

Management Service Agreement between the District and Kingwood Orlando Reunion Resort, LLC for management and operations of certain District facilities.

#### **Property Insurance**

Represents the District's share of the annual coverage of property insurance. Coverage is provided by Florida Insurance Alliance.

## **Community Development District**

General Fund Budget Fiscal Year 2025

### **Telephone**

This is for service for phone lines to the pool houses and guard houses.

Account #	Centurylink Service Address
311194330	7621 Heritage Crossing Way
311194956	7500 Morning Dove Circle
312323516	7599 Gathering Drive
311906997	7475 Gathering Drive
425626040	1590 Reunion Boulevard
491122540	700 Tradition Boulevard
450054870	700 Tradition Boulevard

#### Electric

The District has electrical accounts with Duke Energy and OUC for the recreation facilities, streetlights and other District areas.

Account #	Duke Energy Service Address
9100 8652 2608	7722 Excitement Dr Spkl, Reunion
9100 8652 2830	7500 Mourning Dove Cir Bath (Terraces)
9100 8656 3318	7477 Excitement Dr Spkl
9100 8656 5972	1300 Reunion Blvd, Irrigation
9100 8656 6717	900 Assembly Ct Spkl 900 Blk
9100 8659 9815	7399 Gathering Dr, Irrigation
9100 8647 7931	7475 Gathering Dr, Pool (Homestead Pool)
9100 8647 8156	000 Heritage Xing Lite (98-Heritage Crossing St. Lights)
9100 8647 8354	7500 Gathering Dr, Irrigation Timer
9100 8647 8601	1535 Euston Dr Spkl
9100 8647 8784	1400 Titian Ct Spkl
9100 8651 9025	7400 Excitement Dr Security Control
9100 8651 9265	7200 Reunion Blvd, Irr Timer
9100 8651 9546	15221 Fairview Circle Fountain
9100 8651 9778	00 Excitement Dr Lite Light Ph2 Pr3 (40-Patriots Landing St. Lights)
9100 8652 0010	000 Centre Court Ridge Dr Lite (33-Centre Court Ridge St. Lights)
9100 8652 0268	1364 Seven Eagles Ct., Pool 50 Ft. Right of CB HS
9100 8652 0474	7400 Excitement Dr Lite
9100 8652 0763	000 Seven Eagles Ct, Seven Eagles Lights (21 Tenon Conc/24 HH Trdrop 12000L)
9100 8652 1011	1350 S Old Lake Wilson Rd (Spine Rd/Hwy 545 Gatehouse)
9100 8652 1235	7621 Heritage Crossing Way, Pool

# Community Development District General Fund Budget Fiscal Year 2025

Account #	Duke Energy Service Address
9100 8652 1441	7300 Mourning Dove Cir, Irrigation (Terraces)
9100 8652 1673	7421 Devereaux St Spkl
9100 8652 1912	7600 Tradition Blvd, Irrigation Meter A
9100 8652 2145	7477 Gathering Dr Spkl
9100 8652 2377	000 Assembly Ct Lite, Carriage Point (27-Carriage Pointe Assembly Ct. St. Lights)
9100 8656 3079	7600 Heritage Crossing Way Pump
9100 8656 3590	7500 Seven Eagles Way Spkl
9100 8656 3847	7693 Heritage Cross. Way Poolhouse
9100 8656 4096	1400 Reunion Blvd Spkl, Irrigation
9100 8656 4319	000 Whitemarsh Way Lite (94-Masters Landing, Legends Corner St. Lights)
9100 8656 4583	7585 Assembly Ln, Pool (Carriage Pointe)
9100 8656 4781	7500 Mourning Dove Cir Irrig (Terraces)
9100 8656 5047	000 Old Lake Wilson Rd Lite, Ph2 Parcel 13
9100 8656 5302	0 Old Lake Wilson Rd Lite Ph2 Prcl 1A (26-Excitement Dr. St. Lights)
9100 8656 5534	1300 Seven Eagles Ct., Fountain
9100 8656 5766	0 Old Lake Wilson Rd Lite PH1 Parcel 1 (112-Homestead St. Lights)
9100 8656 6220	7427 Sparkling Ct. Spkl
9100 8656 6444	7700 Linkside Loop Spkl
9100 8656 6957	0 Old Lake Wilson Rd Lite PH2 Prcl 1 (10-Excitement Dr. St. Lights)
9100 8659 9170	7755 Osceola Polk Line Rd,Gatehouse (Main Gatehouse)
9100 8659 9378	7600 Tradition Blvd, Irrigation Meter C
9101 2363 2152	1491 Reunion Village Blvd., Gatehouse
9101 4491 5914	13201 Reunion Village Blvd., Irrigation
9100 8562 9753	000 Reunion Blvd Traditions Blvd (30-Traditions Blvd St. Lights)
9100 8562 8736	84401 Golden Bear Drive Fountain
9100 8562 8976	700 Tradition Blvd Guardhouse (Westside Gatehouse)
9100 8562 9224	000 Reunion Blvd Par78 (Grand Traverse Pkwy) (84-Westside of RW Streets)
9100 8562 9480	7615 Fairfax Rd. Gate
9100 8562 9993	7800 Tradition Blvd Irrig Meter B
9100 8568 0095	97201 Golden Bear Dr., Monument
9100 8563 0269	300 Sinclair Rd Irrig Meter A
9100 8563 0508	7800 Tradition Blvd Irrig Meter A

Account #	OUC Service Address
76305-72865	7855 Osceola Polk Line Rd
95820-59007	Sinclair Rd

## **Community Development District**

General Fund Budget Fiscal Year 2025

#### Water & Sewer

The District has accounts with Toho Water Authority for water and wastewater services to the pools, pool buildings, guardhouses and other District areas.

Account #	Toho Water Authority Service Address
2000680-33266729	1500 Euston ODD Drive
2000680-33276319	1491 Reunion Village Boulevard
2000680-818450	7755 Reunion Blvd Guardhouse
2000680-820140	1344 Seven Eagles Court Pool
2000680-823950	7300 Osceola Polk Line Rd Bldg 1
2000680-823960	7300 Osceola Polk Line Rd Bldg 2
2000680-887520	7475 Gathering Dr Pool
2000680-888050	7621 Heritage Crossing Way PoolB
2000680-888070	7693 Heritage Crossing Way Pool
2000680-888280	7585 Assembly Ln Pool
2000680-925360	7500 Mourning Dove Cir Irrig
2000680-940460	7500 Mourning Dove Cir Bath
2000680-942790	1350 S Old Lake Wilson Rd Grdhouse
2007070-33020489	7615 Fairfax Drive Guardhouse
2007070-942780	700 Tradition Blvd Guardhouse

#### Gas

This item represents utility service costs for gas service at the community pools. The District has accounts with Gas South and Teco Peoples Gas for this service.

Account #	Gas South Service Address
0861412280	Heritage Crossing Pool B
1965200079	1364 Seven Eagles Ct
5973225156	Heritage Crossing Pool A
6097984974	Homestead Pool
8086389354	Carriage Point Pool

Account #	Teco Peoples Gas Service Address	
211010319849	7693 Heritage Crossing Way	
211010400144	7621 Heritage Crossing Way	
211010400342	7585 Assembly Ln	
211010400532	7475 Gathering Dr	
221003460526	7500 Morning Dove Circle	
211022021771	1364 Seven Eagles Court	

### **Community Development District**

General Fund Budget Fiscal Year 2025

#### **Landscape Contract**

The District currently has a contract with Yellowstone Landscape for scheduled maintenance consisting of mowing, edging, blowing, applying pest and disease control chemicals to sod, mulching once per year, applying fertilizer and pest and disease control and chemicals.

Description	Monthly	Annual
Landscape Contract		
Common Area - Yellowstone Landscape	\$50,918	\$611,017
Reunion Village 1-3 - Yellowstone Landscape	\$6,322	\$75,866
Reunion Village 4-5 - Yellowstone Landscape	\$2,969	\$35,634
Reunion Village 4-5 - Yellowstone Landscape (Future)	\$3,403	\$40,836
Bedding Plants/Bed Dressing/Palm Trimming		\$215,531
Bedd Dressing -Reunion Village 4-5 (Future)		\$1,438
Encore Area - Creative North Inc.	\$15,133	\$181,600
Contingency		\$5,448
Total		\$1,167,369

#### **Landscape Contingency**

Represents estimated costs for any additional landscape maintenance not covered/outlined in the contract with Yellowstone Landscape.

#### **Pond Maintenance**

The District currently has a contract with Applied Aquatic Management Inc., which provides lake maintenance to all the lakes inside the Reunion East and West CDDs. These services include monthly inspections and treatment of aquatic weeds and algae, herbicide spraying, and algae control and removal. The amount also includes unscheduled maintenance. In addition, there are budgeted cost for the future treatment and maintenance of Conservation Areas Easements including Wetland Preservation, Upland Preservation, and Upland Buffers of approximately 294 acres.

#### **Irrigation Repairs**

Represents the District expense for maintenance of the irrigation system.

#### **Pool & Fountain Maintenance**

Scheduled maintenance consists of regular cleaning and treatments of pools and fountains, cleaning of pool buildings and emergency phones. Pools are maintained in accordance to Osceola County Health Department codes. District has contracted with Roberts Pool for this service.

Description	Monthly	Annual
Pool Maintenance - Roberts Pool	\$8,500	\$102,000
Pool Chemicals - Spies Pool		\$180,000
Annual Fees - Kings III of America		\$3,000
Annual Permit Fees - Fl. Dept. of Health		\$3,550
Contingency - Misc. Repairs		\$71,850
Total		\$360,400

### **Community Development District**

General Fund Budget Fiscal Year 2025

#### **Building Repairs & Maintenance**

Repairs for properties covered under the Management Services Agreement.

#### **Contract Cleaning**

Represents estimated costs for monthly janitorial services to the Amenity Centers. District has contracted with Reunion Club of Orlando, LLC for this service.

#### Fitness Center Repairs & Maintenance

Represents costs for preventative maintenance for the Seven Eagles Fitness Centers. Services will consist of 24 visits during the fiscal year. District has contracted with Fitness Services of Florida, Inc. for this service.

Description	Monthly	Annual
Preventative Maintenance	\$600	\$7,200
Contingency - New Fitness Center/Misc. Repairs		\$6,700
Total		\$13,900

#### **Gate & Gatehouse Repairs & Maintenance**

Amounts based upon estimated expenditures for any repairs and maintenance to entry gates and gatehouse.

#### **Lighting**

Represents costs for lighting repair scheduled during the fiscal year.

#### **Maintenance (Inspections)**

Represents quarterly sprinkler inspections, annual fire backflow and domestic backflow inspections and any unforeseen maintenance at Seven Eagles.

#### **Operating Supplies**

Represents estimated costs for cleaning/janitorial supplies for Seven Eagles.

#### **Parking Violation Tags**

Represents estimated costs for purchase of parking violation tags.

#### **Pressure Washing**

Estimated cost to pressure wash certain buildings and guardhouses owned by the District.

#### **Repairs & Maintenance**

Represents estimated costs for any unforeseen repairs and maintenance to the common areas.

#### Roadways/Sidewalks/Bridge

Represents estimated expenditures for any maintenance of roadways, sidewalks and bridge.

## Reunion East Community Development District

General Fund Budget Fiscal Year 2025

#### **Security**

Security services throughout the District facilities. Costs are based upon the actual security agreements with the District.

Description	Monthly	Annual
Security		
Reunion Resort and Club Master Association	\$13,400	\$160,800
Reunion West Property Owners' Association, Inc.	\$2,276	\$27,308
Envera Security Services - Carriage Point	\$1,280	\$15,360
Contingency		\$10,400
Total		\$213,868

#### **Signage**

Represents estimated costs for repairing/maintaining signs within the District.

#### Maintenance - Direct Expenses

#### **Transfer Out - R&M Fund**

Represents proposed amount to transfer to Replacement & Maintenance Fund.

#### **Community Development District**

#### **Proposed Budget**

#### FY2025

#### Replacement & Maintenance Fund

	Adopted	Actual	Projected	Total	Proposed
	Budget	Thru	Next	Projected	Budget
	FY2024	4/30/24	5 Months	9/30/24	FY2025
Revenues:					
Transfer In	\$ 500,000	\$ 500,000	\$ -	\$ 500,000	\$ 1,014,628
Interest	\$ 92,500	\$ 85,118	\$ 62,500	\$ 147,618	\$ 150,000
Total Revenues	\$ 592,500	\$ 585,118	\$ 62,500	\$ 647,618	\$ 1,164,628
Expenditures:					
Contingency	\$ 600	\$ 274	\$ 205	\$ 479	\$ 600
Capital Outlay	\$ 546,302	\$ 386,965	\$ 159,337	\$ 546,302	\$ 147,876
Total Expenditures	\$ 546,902	\$ 387,239	\$ 159,542	\$ 546,781	\$ 148,476
Excess Revenues (Expenditures)	\$ 45,598	\$ 197,879	\$ (97,042)	\$ 100,837	\$ 1,016,152
Fund Balance - Beginning	\$ 3,016,347	\$ 3,410,826	\$ -	\$ 3,410,826	\$ 3,511,663
Fund Balance - Ending	\$ 3,061,945	\$ 3,608,705	\$ (97,042)	\$ 3,511,663	\$ 4,527,816

#### **Community Development District**

**Proposed Budget** 

FY2025

**Debt Service Fund** 

Series 2015A

	Adopted		Actual		Projected		Total		Proposed	
		Budget	Thru		Next		Projected		Budget	
		FY2024	4/30/24		5 Months		9/30/24		FY2025	
Revenues:										
Special Assessments	\$	2,568,595	\$ 2,330,520	\$	232,986	\$	2,563,506	\$	2,568,595	
Interest	\$	35,000	\$ 52,176	\$	8,650	\$	60,826	\$	48,000	
Carry Forward Surplus	\$	1,011,038	\$ 1,033,596	\$	-	\$	1,033,596	\$	1,046,927	
Total Revenues	\$	3,614,633	\$ 3,416,292	\$	241,636	\$	3,657,927	\$	3,663,523	
Expenditures:										
Series 2015A										
Interest - 11/01	\$	505,500	\$ 505,500	\$	-	\$	505,500	\$	465,500	
Principal - 05/01	\$	1,600,000	\$ -	\$	1,600,000	\$	1,600,000	\$	1,685,000	
Interest - 05/01	\$	505,500	\$ -	\$	505,500	\$	505,500	\$	465,500	
Total Expenditures	\$	2,611,000	\$ 505,500	\$	2,105,500	\$	2,611,000	\$	2,616,000	

 Total
 \$423,375

 Net Assessment
 \$2,568,595

\$423,375

Interest - 11/1/2025

Collection Cost (6%) \$163,953
Gross Assessment \$2,732,548

Reunion East Projected EAU Calculation 2015A

			Total	% of	Total	Per Unit Gross
Product Type	EAU	Units	EAU	EAU	Assessments	Assessments
Commercial	1.00	58.78	58.78	1.67%	\$45,680	\$777
Multi-Family	1.50	1287.00	1930.50	54.90%	\$1,500,260	\$1,166
Single-Family	2.00	762.00	1524.00	43.34%	\$1,184,354	\$1,554
Golf	1.00	2.90	2.90	0.08%	\$2,254	\$777
		2.110.68	3,516,18	100.00%	\$2,732,548	

#### **Community Development District**

Series 2015A Special Assessment Refunding Bonds

Debt Service Schedule (Term Bonds Due Combined)

#### AMORTIZATION SCHEDULE

Date	Balance	Principal	Interest	Total
05 (01 /24	¢20,220,000,00	¢1.600.000	¢505 500 00	
05/01/24	\$20,220,000.00	\$1,600,000	\$505,500.00	#0.FE4.000.00
11/01/24	\$18,620,000.00	\$0	\$465,500.00	\$2,571,000.00
05/01/25	\$18,620,000.00	\$1,685,000	\$465,500.00	
11/01/25	\$16,935,000.00	\$0	\$423,375.00	\$2,573,875.00
05/01/26	\$16,935,000.00	\$1,765,000	\$423,375.00	
11/01/26	\$15,170,000.00	\$0	\$379,250.00	\$2,567,625.00
05/01/27	\$15,170,000.00	\$1,855,000	\$379,250.00	
11/01/27	\$13,315,000.00	\$0	\$332,875.00	\$2,567,125.00
05/01/28	\$13,315,000.00	\$1,955,000	\$332,875.00	
11/01/28	\$11,360,000.00	\$0	\$284,000.00	\$2,571,875.00
05/01/29	\$11,360,000.00	\$2,050,000	\$284,000.00	
11/01/29	\$9,310,000.00	\$0	\$232,750.00	\$2,566,750.00
05/01/30	\$9,310,000.00	\$2,155,000	\$232,750.00	
11/01/30	\$7,155,000.00	\$0	\$178,875.00	\$2,566,625.00
05/01/31	\$7,155,000.00	\$2,270,000	\$178,875.00	
11/01/31	\$4,885,000.00	\$0	\$122,125.00	\$2,571,000.00
05/01/32	\$4,885,000.00	\$2,385,000	\$122,125.00	
11/01/32	\$2,500,000.00	\$0	\$62,500.00	\$2,569,625.00
05/01/33	\$2,500,000.00	\$2,500,000	\$62,500.00	\$2,562,500.00
Totals		\$20,220,000	\$5,468,000.00 \$	25,688,000.00

#### **Community Development District**

**Proposed Budget** 

FY2025

**Debt Service Fund** 

Series 2021

	Adopted	Actual	I	Projected	Total	Proposed
	Budget	Thru		Next	Projected	Budget
	FY2024	4/30/24		5 Months	9/30/24	FY2025
Revenues:						
Special Assessments	\$ 1,116,155	\$ 986,891	\$	129,224	\$ 1,116,115	\$ 1,116,155
Interest	\$ 29,120	\$ 47,769	\$	25,000	\$ 72,769	\$ 60,000
Carry Forward Surplus	\$ 408,919	\$ 421,993	\$	-	\$ 421,993	\$ 491,555
Total Revenues	\$ 1,554,194	\$ 1,456,654	\$	154,224	\$ 1,610,877	\$ 1,667,710
Expenditures:						
Series 2021						
Interest - 11/01	\$ 337,161	\$ 337,161	\$	-	\$ 337,161	\$ 331,821
Principal - 05/01	\$ 445,000	\$ -	\$	445,000	\$ 445,000	\$ 455,000
Interest - 05/01	\$ 337,161	\$ -	\$	337,161	\$ 337,161	\$ 331,821
Total Expenditures	\$ 1,119,323	\$ 337,161	\$	782,161	\$ 1,119,323	\$ 1,118,643
Excess Revenues (Expenditures)	\$ 434,872	\$ 1,119,492	\$	(627,938)	\$ 491,555	\$ 549,067

Interest - 11/1/2025	\$326,361
Total	\$326,361
Net Assessment	\$1,116,155
Collection Cost (6%)	\$71,244
Gross Assessment	\$1,187,399

Reunion East Projected EAU Calculation 2021

Property Type	EAU	Units	Gross Per Unit	Gross Total
Multi-Family	1.50	296	\$2,111	\$624,788
Single Family	2.00	250	\$2,250	\$562,610
Total		546		\$1,187,399

Community Development District
Series 2021 Special Assessment Bonds (Series 2021 Project)
Debt Service Schedule (Term Bonds Due Combined)

#### AMORTIZATION SCHEDULE

Date	Balance	Principal	Interest	Total
•				
05/01/24	\$19,495,000.00	\$445,000	\$337,161.25	
11/01/24	\$19,050,000.00	\$0	\$331,821.25	\$1,113,982.50
05/01/25	\$19,050,000.00	\$455,000	\$331,821.25	\$4.440.400.F0
11/01/25	\$18,595,000.00	\$0	\$326,361.25	\$1,113,182.50
05/01/26	\$18,595,000.00	\$465,000	\$326,361.25	¢1 112 142 FO
11/01/26	\$18,130,000.00	\$0	\$320,781.25	\$1,112,142.50
05/01/27	\$18,130,000.00	\$480,000	\$320,781.25	¢1 11 4 722 F0
11/01/27	\$17,650,000.00	\$0	\$313,941.25	\$1,114,722.50
05/01/28	\$17,650,000.00	\$495,000	\$313,941.25	¢1 11 F 02 0 7 F
11/01/28	\$17,155,000.00	\$0	\$306,887.50	\$1,115,828.75
05/01/29	\$17,155,000.00	\$505,000	\$306,887.50	\$4.444.EE0.EE
11/01/29	\$16,650,000.00	\$0	\$299,691.25	\$1,111,578.75
05/01/30	\$16,650,000.00	\$520,000	\$299,691.25	\$4.444.0E0.E0
11/01/30	\$16,130,000.00	\$0	\$292,281.25	\$1,111,972.50
05/01/31	\$16,130,000.00	\$535,000	\$292,281.25	\$4.444.000.EE
11/01/31	\$15,595,000.00	\$0	\$284,657.50	\$1,111,938.75
05/01/32	\$15,595,000.00	\$555,000	\$284,657.50	\$4.44E.EE0.EE
11/01/32	\$15,040,000.00	\$0	\$275,916.25	\$1,115,573.75
05/01/33	\$15,040,000.00	\$570,000	\$275,916.25	¢1 112 0FF 00
11/01/33	\$14,470,000.00	\$0	\$266,938.75	\$1,112,855.00
05/01/34	\$14,470,000.00	\$590,000	\$266,938.75	**********
11/01/34	\$13,880,000.00	\$0	\$257,646.25	\$1,114,585.00
05/01/35	\$13,880,000.00	\$610,000	\$257,646.25	\$4.44E.60E.00
11/01/35	\$13,270,000.00	\$0	\$248,038.75	\$1,115,685.00
05/01/36	\$13,270,000.00	\$630,000	\$248,038.75	
11/01/36	\$12,640,000.00	\$0	\$238,116.25	\$1,116,155.00
05/01/37	\$12,640,000.00	\$650,000	\$238,116.25	¢1 11 F 00 F 00
11/01/37	\$11,990,000.00	\$0	\$227,878.75	\$1,115,995.00
05/01/38	\$11,990,000.00	\$670,000	\$227,878.75	¢1 11 5 20 5 00
11/01/38	\$11,320,000.00	\$0	\$217,326.25	\$1,115,205.00
05/01/39	\$11,320,000.00	\$690,000	\$217,326.25	¢1 112 70F 00
11/01/39	\$10,630,000.00	\$0	\$206,458.75	\$1,113,785.00
05/01/40	\$10,630,000.00	\$710,000	\$206,458.75	¢1 111 72F 00
11/01/40	\$9,920,000.00	\$0	\$195,276.25	\$1,111,735.00
05/01/41	\$9,920,000.00	\$735,000	\$195,276.25	¢1 112 07 ( 2F
11/01/41	\$9,185,000.00	\$0	\$183,700.00	\$1,113,976.25
05/01/42	\$9,185,000.00	\$760,000	\$183,700.00	¢1 112 200 00
11/01/42	\$8,425,000.00	\$0 #705.000	\$168,500.00	\$1,112,200.00
05/01/43	\$8,425,000.00	\$795,000	\$168,500.00	¢1 11 C 100 00
11/01/43	\$7,630,000.00	\$0	\$152,600.00	\$1,116,100.00
05/01/44	\$7,630,000.00	\$825,000	\$152,600.00	¢1 112 700 00
11/01/44	\$6,805,000.00	\$0	\$136,100.00	\$1,113,700.00
05/01/45	\$6,805,000.00	\$860,000	\$136,100.00	¢1 11 F 000 00
11/01/45	\$5,945,000.00	\$0 \$205.000	\$118,900.00	\$1,115,000.00
05/01/46	\$5,945,000.00	\$895,000	\$118,900.00	¢1 11 4 000 00
11/01/46	\$5,050,000.00	\$0 \$930,000	\$101,000.00	\$1,114,900.00
05/01/47	\$5,050,000.00 \$4,120,000.00		\$101,000.00	\$1,113,400.00
11/01/47	\$4,120,000.00	\$0 \$970,000	\$82,400.00	φ1,113,400.00
05/01/48	\$4,120,000.00 \$3,150,000.00		\$82,400.00 \$63,000.00	\$1,115,400.00
11/01/48		\$0 \$1,010,000		\$1,115,4UU.UU
05/01/49	\$3,150,000.00		\$63,000.00	¢1 11 5 000 00
11/01/49	\$2,140,000.00	\$1,050,000	\$42,800.00	\$1,115,800.00
05/01/50	\$2,140,000.00	\$1,050,000	\$42,800.00	¢1 11 4 COC CO
11/01/50	\$1,090,000.00	\$0 \$1,090,000	\$21,800.00	\$1,114,600.00
05/01/51	\$1,090,000.00	\$1,020,000	\$21,800.00	\$1,111,800.00
Totals		\$19,495,000	\$11,698,798.75	\$31,193,798.75

## SECTION 9

## SECTION A

## SECTION I

MICHAEL J. BEAUDINE
JAN ALBANESE CARPENTER
DANIEL H. COULTOFF
SARAH M. DINON
JENNIFER S. EDEN
DOROTHY F. GREEN
BRUCE D. KNAPP
PETER G. LATHAM

201 SOUTH ORANGE AVENUE, SUITE 1400 ORLANDO, FLORIDA 32801 POST OFFICE BOX 3353 ORLANDO, FLORIDA 32802 TELEPHONE: (407) 481-5800 FACSIMILE: (407) 481-5801 WWW.LATHAMLUNA.COM JAY E. LAZAROVICH
MARC L. LEVINE
JUSTIN M. LUNA
LORI T. MILVAIN
BENJAMIN R. TAYLOR
CHRISTINA Y. TAYLOR
KRISTEN E. TRUCCO
DANIEL A. VELASQUEZ

**To:** CDD Board of Supervisors

From: District Counsel (Jan Albanese Carpenter, Esq., Jay E. Lazarovich, Esq. and Kristen E.

Trucco, Esq.)

**Re:** Recently Enacted Legislation (2024)

**Date:** May 31, 2024

We are providing you with information about new legislation which affects special districts in the State of Florida. House Bill ("HB") 7013 was recently signed into law and will go into effect July 1, 2024.

HB 7013 creates a requirement for special districts, including community development districts ("CDDs"), to prepare and publish a report of goals/objectives, performance measurement standards for such goals/objectives and the results of such goals/objectives. Specifically, by October 1, 2024, or by the end of the first full fiscal year after the establishment of a special district, whichever is later, "each special district must establish goals and objectives for each program and activity undertaken by the district, as well as performance measures and standards to determine if the district's goals and objectives are being achieved." By December 1 of each year thereafter (beginning December 1, 2025), an annual report must be prepared and published on the district's website describing the goals and objectives achieved or failed to be achieved, as well as the performance measures and standards used by the district to make that determination. District Managers should prepare draft goals/objectives and performance measures and standards for review and adoption by CDD boards at or before the CDD's September board meeting. Boards may ultimately decide to tailor those goals and objectives, as well as the measurement standards for each goal, to their specific CDD.

HB 7013 also repealed Section 190.047, *Florida Statutes*, which, among other things, required CDDs to hold a referendum at a general election on the question of whether to incorporate after certain requirements were met by the CDD. Effective July 1, 2024, CDDs will no longer be required to conduct such a referendum.

HB 7013 added a number of other provisions that are applicable to special districts. However, CDDs were specifically excluded from those provisions in the text of the new legislation. More detail on the new provisions that do not apply to CDDs is available upon request. Please feel free to contact the District Manager or our office should you have any questions on this new legislation or any other CDD requirements.

## SECTION D

## SECTION I

## **Reunion East Action Items**

Meeting				
Assigned	Action Item	Assigned To	Status	Comments
2/13/20	Access to Reunion Village/Davenport Creek Bridge	Boyd/Scheerer	In Process	Meyer construction portion of project completed July 2023. ACT/Guardian agreement executed. Project is still in permitting with Osceola County as of 06.05.2024.
	5			Traffic calming locations to
	Pavement Management &			be presented to BOS
	Traffic Calming	Boyd	In Process	06.13.2024.
1/9/23	Seven Eagles Fountain Replacement	Scheerer	In Process	BOS approved proposal March 2024 for fountain refurbishment at fountain #1. UCC Agreement executed and work is pending scheduling. Garden redesign for fountain #2 approved. Agreement cancelled by KORR.

	T	T	1	1
5/22/23	RFID & Transponder at Reunion Village Gate	Scheerer	In Process	Approved 07.13.2023; RFID/prox card reader installed - transponder reader installed - dataline needs troubleshooting but pending legal work to verify ownership of guard house.
	Determine Best Use of The			Consultative appraisal in
6/8/23	Stables Parcel		In Process	process.
8/10/23	Seven Eagles Fitness Center Mats	Scheerer	In Process	Flooring proposal not yet received.
9/14/23	Bid Amenity Janitorial	Scheerer	In Process	Proposals to be reviewed at future meeting.
10/12/23	Confirm Intersection Design and Timing for OLWR & Spine Rd Intersection Improvement with OC	Curley	In Process	
10/12/23	KORR petition to consider property conveyance from RE to KORR	Trucco, Boyd	In Process	Developer funding agreement in place, request under review.
12/14/23	Vertical Bridge for Access Easement to FDOT Parcel for Cell Tower	Trucco, Boyd	In Process	Developer funding agreement approved. Offer reviewed 04.11.2024.

3/14/24	Amended and Restated Reunion East Parking Rules		In Process	Parking Rules Amended 03.14.2024. Finalized Rules with Updated Maps to be Posted. Amended Towing Agreement executed 04.24.2024 and Security Agreement pending execution. No Parking Signs required.
12/14/23	Review Property Ownership in Accordance with Development Plan	Trucco	In Process	·
2/8/24	Inventory of residential lots where sidewalk installation is pending	Scheerer	In Process	Provided for Board review 04.11.2024.

	Reunion West Action Items							
Meeting Assigned	Action Item	Assigned To	Status	Comments				
1/13/22	Monitor Residential/ Industrial/Commercial Development Nearby Reunion			https://permits.osceola.org/CitizenA ccess/Default.aspx Parcel Numbers: 282527000000600000 51.02 acres 332527000000500000 52.55 acres 3325273160000A0090 19.04 acres				
12/9/21	Monitor Sinclair Road Extension Project			www.Osceola.org/go/sinclair road				

				1
	Monitor Old Lake Wilson Road Improvement Project			www.improveoldlakewilsonroad.co m
	Pavement Management & Traffic Calming	Boyd	In Process	Agreement to be presented to BOS 05.02.2024
8/10/23	Traffic Enforcement Agreement with OC (RE and RW)	Trucco	In Process	
8/10/23	Update Security Service Provider Agreements (RE and RW)	Trucco	In Process	Pending execution.
8/10/23	Whitemarsh Mound	Scheerer	Completed	Site work completed sod pending 05.03.2024; determine feasibility of improvements.
10/12/23	Parking Rules Amended December 2023	Adams/Trucco/ Scheerer	In Process	Rule Hearing held 12.14.2023. Amended Rules finalized and published. Towing Service Agreement Amendment executed. Security Agreements amendment completed but needs execution. Parking Signs need to be installed.

12/14/23	Review Property Ownership in Accordance with Development Plan	Trucco	In Process	
12/14/23	Review CDD Property to Determine if a New CDD Amenity can be Constructed in RWCDD Encore Neighborhood	Scheerer		RWPOA Association Manager prefer a playground on RWPOA parcel at Fairfax and Southfield. Budgeted in R & M for FY2025.
2/8/24	Inventory of residential lots where sidewalk installation is pending	Scheerer	In Process	Provided for Board review at April meeting.

## SECTION II

## **Community Development District**

## Summary of Invoices

May 01, 2024 - May 31, 2024

Fund	Date	Check No.'s	Amount
General Fund			
	5/8/24	6056-6073	\$ 116,626.85
	5/14/24	6074-6080	99,015.72
	5/22/24	6081-6092	32,542.73
	5/29/24	6093-6098	9,691.34
			\$ 257,876.64
R&M Fund			
	5/8/24	257-259	\$ 70,450.40
	5/14/24	260	35,675.00
	5/22/24	261	6,125.00
	5/29/24	262	7,838.60
			\$ 120,089.00
Payroll			
	<u>May 2024</u>		
	John Dryburgh	50767	\$ 184.70
	June Wispelwey	50768	\$ 184.70
	Mark Greenstein	50769	\$ 184.70
	Steven Goldstein	50770	\$ 184.70
	Trudy Hobbs	50771	\$ 184.70
			\$ 923.50
	TOTAL		\$ 378,889.14

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 1

\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND

4/25/24 5524 202404 300-13100-10100

INSP.POOL DECK/RESET PAVE 4/25/24 5525 202403 320-53800-47700

SE-FIX COLUMN HOLE/WALLCP 4/25/24 5525 202403 300-13100-10100

SE-FIX COLUMN HOLE/WALLCP 5/02/24 5529 202404 320-53800-46200

SE-RPLC BLUE UMBRLLA/INSP 5/02/24 5529 202404 300-13100-10100

SE-RPLC BLUE UMBRLLA/INSP 5/02/24 5530 202404 320-53800-53200

RPR POLE COLLAR ST SIGN 5/02/24 5530 202404 300-13100-10100

RPLC GRDHS CEILING LGHTS 5/02/24 5531 202404 300-13100-10100

RPLC GRDHS CEILING LGHTS

RPR POLE COLLAR ST SIGN 5/02/24 5531 202404 320-53800-57400

""" CHECK DAIES	BANK A REUNION EAST CDD			
CHECK VEND# DATE	INVOICEEXPENSED TO VENDOR NAME DATE INVOICE YRMO DPT ACCT# SUB SUBCLASS		AMOUNT	CHECK
5/08/24 00074	4/30/24 219501 202404 320-53800-47000	*	624.40	
	4/30/24 219501 202404 320-53800-47000 AQUATIC MGMT 11POND APR24 4/30/24 219501 202404 300-13100-10100	*	490.60	
	AQUATIC MGMT LIPOND APR24  APPLIED AQUATIC MANAGEMENT, IN	NC.		1,115.00 006056
5/08/24 00129	4/25/24 5519 202404 320-53800-57400	*	428.40	
	RPLC BRKN LGHT DOOR-GRDHS 4/25/24 5519 202404 300-13100-10100	*	336.60	
	RPLC BRKN LGHT DOOR-GRDHS 4/25/24 5520 202404 320-53800-46200	*	2,100.00	
	FURNISH 15 NEW UMBRELLAS 4/25/24 5520 202404 300-13100-10100	*	1,650.00	
	FURNISH 15 NEW UMBRELLAS 4/25/24 5521 202404 320-53800-46200	*	383.60	
	RPLC 5 BRKN TBLE/3 UMBRLA 4/25/24 5521 202404 300-13100-10100	*	301.40	
	RPLC 5 BRKN TBLE/3 UMBRLA 4/25/24 5522 202404 320-53800-57400	*	2,538.48	
	RPLC CEILING/RSTROOM LGHT 4/25/24 5522 202404 300-13100-10100	*	1,994.52	
	RPLC CEILING/RSTROOM LGHT 4/25/24 5523 202404 320-53800-57400	*	215.60	
	SNAKE SEWAGE LINE/CLN-GH 4/25/24 5523 202404 300-13100-10100	*	169.40	
	SNAKE SEWAGE LINE/CLN-GH 4/25/24 5524 202404 320-53800-47700	*	428.40	
	INSP.POOL DECK/RESET PAVE		120.10	

336.60

271.60

213.40

103.60

81.40

327.60

257.40

2,538.48

1,994.52

16,671.00 006058

REUE REUNION EAST TVISCARRA

BERRY CONSTRUCTION INC.

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 2

\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND
BANK A REUNION EAST CDD

	BANK A REUNIC	ON EAST CDD			
CHECK VEND#INDATE DATE	VOICEEXPENSED TO INVOICE YRMO DPT ACCT# SUB SUBCLAS  4 49-60-00 202405 320-53800-46200 PERMIT-SEVEN EAGLE POOL  4 49-60-00 202405 300-13100-10100 PERMIT-SEVEN EAGLE POOL  4 49-60-00 202405 320-53800-46200 PERMIT-SEVEN EAGLE SPA 2  4 49-60-00 202405 300-13100-10100 PERMIT-SEVEN EAGLE SPA 2  4 49-60-00 202405 320-53800-46200 PERMIT-SEVEN EAGLE SPA 2  4 49-60-00 202405 300-13100-10100 PERMIT-SEVEN EAGLE SPA 1  4 49-60-00 202405 300-13100-10100 PERMIT-SEVEN EAGLE SPA 1  4 49-60-00 202405 320-53800-46200 PERMIT-HC POOL A  4 49-60-00 202405 320-53800-46200 PERMIT-HC POOL A  4 49-60-00 202405 320-53800-46200 PERMIT-HC WADING POOL  4 49-60-00 202405 320-53800-46200 PERMIT-HC WADING POOL  4 49-60-00 202405 300-13100-10100 PERMIT-HC POOL B  4 99-60-00 202405 320-53800-46200 PERMIT-HC SPA B  4 99-60-00 202405 320-53800-46200 PERMIT-HOMESTEAD POOL  4 49-60-00 202405 320-53800-46200 PERMIT-HOMESTEAD POOL  4 49-60-00 202405 320-53800-46200 PERMIT-HOMESTEAD SPA  4 49-60-00 202405 300-13100-10100 PERMIT-HOMESTEAD SPA  4 49-60-00 202405 300-13100-10100 PERMIT-HOMESTEAD SPA  4 49-60-00 202405 300-13100-10100 PERMIT-HS WADING POOL  4 49-60-00 202405 300-13100-10100 PERMIT-CP POOL  4 49-60-00 202405 300-13100-10100 PERMIT-CP POOL  4 49-60-00 202405 300-13100-10100 PERMIT-CP POOL  4 49-60-00 202405 300-53800-46200 PERMIT-CP POOL  4 99-60-00 202405 300-53800-46200 PERMIT-CARRIAGE POINT SPA	VENDOR NAME SS	STATUS	AMOUNT	CHECK AMOUNT #
5/08/24 00148 5/01/2	4 49-60-00 202405 320-53800-46200		*	182.00	
5/01/2	4 49-60-00 202405 300-13100-10100		*	143.00	
5/01/2	PERMIT-SEVEN EAGLE POOL 4 49-60-00 202405 320-53800-46200		*	112.00	
5/01/2	PERMIT-SEVEN EAGLE SPA 2 4 49-60-00 202405 300-13100-10100		*	88.00	
5/01/2	PERMIT-SEVEN EAGLE SPA 2 4 49-60-00 202405 320-53800-46200		*	112.00	
5/01/2	PERMIT-SEVEN EAGLE SPA 1 4 49-60-00 202405 300-13100-10100		*	88.00	
5/01/2	PERMIT-SEVEN EAGLE SPA 1 4 49-60-00 202405 320-53800-46200		*	182.00	
5/01/2	PERMIT-HC POOL A 4 49-60-00 202405 300-13100-10100		*	143.00	
5/01/2	PERMIT-HC POOL A 4 49-60-00 202405 320-53800-46200		*	112.00	
5/01/2	PERMIT-HC WADING POOL 4 49-60-00 202405 300-13100-10100		*	88.00	
5/01/2	PERMIT-HC WADING POOL 4 49-60-00 202405 320-53800-46200		*	182.00	
5/01/2	PERMIT-HC POOL B 4 49-60-00 202405 300-13100-10100		*	143.00	
5/01/2	PERMIT-HC POOL B 4 49-60-00 202405 320-53800-46200		*	112.00	
5/01/2	PERMIT-HC SPA B 4 49-60-00 202405 300-13100-10100		*	88.00	
5/01/2	PERMIT-HC SPA B 4 49-60-00 202405 320-53800-46200		*	182.00	
5/01/2	PERMIT-HOMESTEAD POOL 4 49-60-00 202405 300-13100-10100		*	143.00	
5/01/2	PERMIT-HOMESTEAD POOL 4 49-60-00 202405 320-53800-46200		*	112.00	
5/01/2	PERMIT-HOMESTEAD SPA 4 49-60-00 202405 300-13100-10100		*	88.00	
5/01/2	PERMIT-HOMESTEAD SPA 4 49-60-00 202405 320-53800-46200		*	112.00	
5/01/2	PERMIT-HS WADING POOL 4 49-60-00 202405 300-13100-10100		*	88.00	
5/01/2	PERMIT-HS WADING POOL 4 49-60-00 202405 320-53800-46200		*	182.00	
5/01/2	PERMIT-CP POOL 4 49-60-00 202405 300-13100-10100		*	143.00	
5/01/2	PERMIT-CP POOL 4 49-60-00 202405 320-53800-46200		*	112.00	
3,01,2	PERMIT-CARRIAGE POINT SPA			112.00	

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 3
\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND

*** CHECK DATES	05/01/2024 - 05/31/2024 *** G	ENERAL FUND ANK A REUNION EAST CDD			
CHECK VEND# DATE	INVOICEEXPENSED TO DATE INVOICE YRMO DPT ACCT#	VENDOR NAME SUB SUBCLASS	STATUS	AMOUNT	CHECK AMOUNT #
	5/01/24 49-60-00 202405 300-13100- PERMIT-CARRIAGE POINT SPA		*	88.00	
	5/01/24 49-60-00 202405 320-53800-		*	182.00	
	5/01/24 49-60-00 202405 300-13100- PERMIT-TERRACE POOL	10100	*	143.00	
	5/01/24 49-60-00 202405 320-53800- PERMIT-TERRACE SPA		*	112.00	
	5/01/24 49-60-00 202405 300-13100- PERMIT-TERRACE SPA	10100	*	88.00	
	PERMIT-TERRACE SPA	FLORIDA DEPARTMENT OF HEALTH			3,550.00 006061
5/08/24 00135	5/01/24 JCREPLAC 202405 320-53800-		*	444.64	
	4 REPLACEMENT TABLETOPS 5/01/24 JCREPLAC 202405 300-13100- 4 REPLACEMENT TABLETOPS	10100	*	349.36	
	4 REPLACEMENT TABLETOPS	JNJ HOME SERVICES			794.00 006062
5/08/24 00119	4/15/24 124583 202403 310-51300- SE FNT/MTG/GRDHS/INCIDENT	31500	*	4,901.99	
	4/15/24 124584 202403 310-51300- EMINENT DOMAIN PRCD/DVLP		*	292.50	
	4/15/24 124585 202403 310-51300- PARCEL/WTLD TURNOVER/BOND	31500	*	999.00	
	PARCEL/WILD TURNOVER/BOND	LATHAM,LUNA,EDEN & BEAUDINE,LLP			6,193.49 006063
5/08/24 00180	5/03/24 16879 202405 320-53800-		*	182.00	
	RPLC 2-500WATT-120V LAMP 5/03/24 16879 202405 300-13100-	10100	*	143.00	
	RPLC 2-500WATT-120V LAMP	LAKE FOUNTAINS & AERATION, INC.			325.00 006064
5/08/24 00054	5/01/24 2024MAY 202405 320-53800-	34500	*	6,533.33	
	SECURITY SERVICES MAY24 5/01/24 2024MAY 202405 300-13100- SECURITY SERVICES MAY24	10100	*	5,133.33	
	SECURITI SERVICES MAI24	REUNION RESORT & CLUB MASTER ASSO	С.		11,666.66 006065
5/08/24 00103	5/01/24 05012024 202405 300-20700- FY24 DEBT SRVC SER2015A		*	500.06	
		REUNION EAST CDD C/O USBANK			500.06 006066
5/08/24 00103	5/01/24 05012024 202405 300-20700- FY24 DEBT SRVC SER2021		*	183.66	
	FIZ4 DEBI SKVC SERZUZI	REUNION EAST CDD C/O USBANK			183.66 006067
<del></del>			<b></b>	<b></b>	<b>-</b>

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 4 \*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND BANK A REUNION EAST CDD

	BANK A REUNION EAST CDD			
CHECK VEND# DATE	DATE INVOICE YRMO DPT ACCT# SUB SUBCLASS  5/01/24 101337 202405 320-53800-46200 POOL MAINTENANCE MAY24  5/01/24 101337 202405 300-13100-10100 POOL MAINTENANCE MAY24  **ROBERTS POOL SERVICE AND REP.**  4/10/24 305078 202404 320-53800-46200 CP-RPLC TORO VALVE ON SPA 4/10/24 305128 202404 300-13100-10100 CP-BACK FLUSH DRAIN LINE  4/10/24 305128 202404 320-53800-46200 CP-BACK FLUSH DRAIN LINE  4/11/24 305077 202404 300-13100-10100 CP-BACK FLUSH DRAIN LINE  4/11/24 305077 202404 300-13100-10100 CP-BACK FLUSH DRAIN LINE  4/11/24 305077 202404 300-13100-10100 HC B-RPLC FLTR GRID/P&P  4/21/24 305378 202404 300-13100-10100 BE-SAFETY INSP/RPLC BATT.  4/22/24 302878 202404 320-53800-46200 SE-SAFETY INSP/RPLC BATT.  4/22/24 305379 202404 320-53800-46200 SE-INST.MAGNA LATCH GATE  4/22/24 305379 202404 300-13100-10100 SE-INST.MAGNA LATCH GATE  4/22/24 305379 202404 300-13100-10100 SE-INST.MAGNA LATCH GATE  4/22/24 305381 202404 300-13100-10100 SE-260GAL BLCH/30GAL ACID  4/26/24 305381 202404 300-13100-10100 SE-260GAL BLCH/30GAL ACID  4/26/24 305560 202404 300-13100-10100 SE-260GAL BLCH/30GAL ACID  4/26/24 305563 202404 300-13100-10100 HC B-ANNL.CLN/INSP/P.SWTC  4/26/24 3055639 202404 300-13100-10100 HC B-ANNL.CLN/INSP/P.SWTC  4/26/24 3055639 202404 300-13100-10100 HC B-ANNL.CLN/INSP/P.SWTC  4/29/24 3055639 202404 300-35800-46200 HC B-ANNL.CLN/INSP/P.SWTC  4/29/24 3055639 202404	STATUS	AMOUNT	CHECK AMOUNT #
5/08/24 00175	5/01/24 101337 202405 320-53800-46200	*	4,760.00	
	5/01/24 101337 202405 300-13100-10100	*	3,740.00	
	POOL MAINTENANCE MAY24  ROBERTS POOL SERVICE AND REP.	AIR INC		8,500.00 006068
5/08/24 00060		*	159.32	
	CP-RPLC TORO VALVE ON SPA	4	105 10	
	CP-RPLC TORO VALVE ON SPA	•	125.18	
	4/10/24 305128 202404 320-53800-46200	*	173.60	
	4/10/24 305128 202404 300-13100-10100	*	136.40	
	CP-BACK FLUSH DRAIN LINE 4/11/24 305077 202404 320-53800-46200	*	725.48	
	HC B-RPLC FLTR GRID/P&P 4/11/24 305077 202404 300-13100-10100	*	570.02	
	HC B-RPLC FLTR GRID/P&P 4/22/24 302878 202404 320-53800-46200	*	190.40	
	SE-SAFETY INSP/RPLC BATT. 4/22/24 302878 202404 300-13100-10100	*	149 60	
	SE-SAFETY INSP/RPLC BATT.		140.00	
	4/22/24 305379 202404 320-53800-46200 SE-INST MAGNA LATCH GATE	*	221.45	
	4/22/24 305379 202404 300-13100-10100	*	174.00	
	SE-INST.MAGNA LATCH GATE 4/22/24 305381 202404 320-53800-46200	*	557.06	
	SE-260GAL BLCH/30GAL ACID 4/22/24 305381 202404 300-13100-10100	*	437.69	
	SE-260GAL BLCH/30GAL ACID	4	207.40	
	4/26/24 305560	*	387.49	
	4/26/24 305560 202404 300-13100-10100	*	304.46	
	4/29/24 305639 202404 320-53800-46200	*	446.46	
	HS-230GAL BLCH/4GAL DEGRS 4/29/24 305639 202404 300-13100-10100	*	350 79	
	HS-230GAL BLCH/4GAL DEGRS		227.72	
	4/30/24 305635 202404 320-53800-46200 CP-INST.3"FLOWMETER	*	237.72	
	4/30/24 305635 202404 300-13100-10100	*	186.78	
	SPIES POOL LLC			5,533.90 006070
5/08/24 00142	CP-INST.3"FLOWMETER  SPIES POOL LLC  5/01/24 IV001596 202405 320-53800-47700 7475GATHERING-RPR WTR VLV	*	252.00	

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 5
\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND

^^^ CHECK DATES	05/01/2024 - 05/31/2024 ^^^	BANK A REUNION	EAST CDD			
CHECK VEND# DATE	INVOICEEXPENSED TO DATE INVOICE YRMO DPT ACCT#	SUB SUBCLASS		STATUS	AMOUNT	CHECK
	5/01/24 IV001596 202405 300-13100- 7475GATHERING-RPR WTR VL			*	198.00	
	, 1, 30mmetric file wife vi	UNITED FIRE	PROTECTION, INC.			450.00 006071
5/08/24 00188				*	311.08	
	GRDHS-SNAKE LINE/FLUSH 4/22/24 6339663 202404 300-13100	-10100		*	244.42	
	4/24/24 6344421 202404 320-53800			*	64.68	
	SVC CALL-CHANGE DIAPHRAGE 4/24/24 6344421 202404 300-13100-	-10100		*	50.82	
	SVC CALL-CHANGE DIAPHRAGI 4/25/24 6345768 202404 320-53800	-47700		*	273.70	
	RPLC FLUSH VALVE/LEAK DE 4/25/24 6345768 202404 300-13100	-10100		*	215.05	
	RPLC FLUSH VALVE/LEAK DE	T WIND RIVER D	ENVIRONMENTAL LLC			1,159.75 006072
5/08/24 00030	5/01/24 OS 68862 202405 320-53800				27,683.60	
	5/01/24 OS 68862 202405 320-53800 LANDSCAPE MAINT MAY24 5/01/24 OS 68862 202405 300-13100 LANDSCAPE MAINT MAY24 5/01/24 OS 68862 202405 320-53800	-10100		*	21,751.40	
				*	5,051.76	
	LANDSCAPE MNT PH1-5 MAY2: 5/01/24 OS 68862 202405 300-13100	4		*	3,969.24	
	LANDSCAPE MNT PH1-5 MAY2: 5/01/24 OS 69090 202404 320-53800	4		*	353.90	
	SE-30GAL OYSTER PLNT/SOI: 5/01/24 OS 69090 202404 300-13100-	L		*	278.07	
	SE-30GAL OYSTER PLNT/SOI: 5/01/24 OS 69098 202404 320-53800	L		*	501.96	
	RPR SCRUB VAVLE/ADAPT/SF	X		*	394.40	
	5/01/24 OS 69098 202404 300-13100 RPR SCRUB VAVLE/ADAPT/SF	Y				FO 004 22 0060F2
		YELLOWSTONE	LANDSCAPE			59,984.33 006073
5/14/24 00134	5/14/24 4003 202404 310-51300 RDWY PAVE COORD/GRADE/AG	-31100 D		*	2,005.28	
		BOYD CIVIL	ENGINEERING			2,005.28 006074
5/14/24 00144	5/09/24 95884959 202405 320-53800 SVC CALL-CHK PRSR/SHUT D	-57400		*	61.04	
	5/09/24 95884959 202405 300-13100 SVC CALL-CHK PRSR/SHUT D	-10100		*	47.96	
		FRANK'S AIR	CONDITIONING, INC.			109.00 006075
<b></b>		<b></b> ·				

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 6
\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND

CHECK DAILS		ANK A REUNION EAST CDD			
CHECK VEND# DATE	INVOICEEXPENSED TO DATE INVOICE YRMO DPT ACCT# S	SUB SUBCLASS	STATUS	AMOUNT	CHECK AMOUNT #
5/14/24 00049	5/01/24 621 202405 310-51300-3 MANAGEMENT FEES MAY24	34000	*	4,106.50	
	5/01/24 621 202405 310-51300-3		*	100.00	
	5/01/24 621 202405 310-51300-3 INFORMATION TECH MAY24	35100	*	150.00	
	5/01/24 621 202405 310-51300-3	31300	*	833.33	
	DISSEMINATION FEE MAY24 5/01/24 621 202405 310-51300-5 OFFICE SUPPLIES	51000	*	3.28	
	5/01/24 621 202405 310-51300-4 POSTAGE	42000	*	26.15	
	5/01/24 622 202405 320-53800-1			3,591.58	
	FIELD MANAGEMENT MAIZ4	GOVERNMENTAL MANAGEMENT SERVICES	5		8,810.84 006076
	4/10/24 92122765 202404 310-51300-4 NOT.OF OUALIFY 06/10/24		*	196.92	
	5/08/24 05082024 202405 300-20700-1	ORLANDO SENTINEL COMMUNICATION			196.92 006077
5/14/24 00103	5/08/24 05082024 202405 300-20700-1 FY24 SEBT SRVC SER2015A		*	62,174.32	
	FIZ4 SEBI SRVC SERZUISA				62,174.32 006078
5/14/24 00103	5/08/24 05082024 202405 300-20700-1 FY24 DEBT SRVC SER2021	10800	*	22,834.61	
	FIZ4 DEBI SRVC SERZUZI	REUNION EAST CDD C/O USBANK			22,834.61 006079
5/14/24 00060	5/01/24 305741 202405 320-53800-4 HC B-30GAL SLFR ACID/BICB	46200	*	302.34	
	5/01/24 305741 202405 300-13100-1 HC B-30GAL SLFR ACID/BICB	10100	*	237.56	
	5/01/24 305742 202405 320-53800-4 HC A-100LB SOD.BICRB/ACID	46200	*	190.37	
	5/01/24 305742 202405 300-13100-1 HC A-100LB SOD.BICRB/ACID	10100	*	149.58	
	5/01/24 305743 202405 320-53800-4	46200	*	498.37	
	SE-220GAL BLCH/100LB ACID 5/01/24 305743 202405 300-13100-1 SE-220GAL BLCH/100LB ACID	10100	*	391.58	
	5/01/24 305744 202405 320-53800-4	46200	*	624.37	
	CP-220GAL BLCH/30GAL ACID 5/01/24 305744 202405 300-13100-1	10100	*	490.58	
	CP-220GAL BLCH/30GAL ACID	SPIES POOL LLC			2,884.75 006080

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 7
\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND

0112011 211120	33, 32, 232	BANK A REUNIC	ON EAST CDD			
CHECK VEND# DATE	INVOICEEXP	ENSED TO DPT ACCT# SUB SUBCLAS	VENDOR NAME	STATUS	AMOUNT	CHECK AMOUNT #
5/22/24 00074	5/15/24 219877 202405			*	74.48	
	AQUATIC PLANT 1 5/15/24 219877 202405	300-13100-10100		*	58.52	
	AQUATIC PLANT		QUATIC MANAGEMENT, 1	INC.		133.00 006081
	5/14/24 S112354 202405	320-53800-57400		*	309.19	
	LOWER OPEN TIM 5/14/24 S112354 202405	300-13100-10100		*	242.93	
	LOWER OPEN TIM	E/RPLC ARM ACCESS CON	ITROL SYSTEMS, LLC			552.12 006082
5/22/24 00129	5/16/24 5542 202405	320-53800-47700		*	131.60	
	HC-RMV WTR COO 5/16/24 5542 202405	300-13100-10100		*	103.40	
	HC-RMV WTR COO 5/17/24 5543 202405	320-53800-47700		*	159.60	
	TER-REINST.BRKS 5/17/24 5543 202405	300-13100-10100		*	125.40	
	TER-REINST.BRK	N HANDRAIL BERRY CONS	STRUCTION INC.			520.00 006083
5/22/24 00186	5/01/24 740969 202405			*	732.00	
	ALARM MONITOR 5/01/24 740969 202405	SRVCS JUN24 300-13100-10100		*	575.15	
	ALARM MONITOR	SRVCS JUN24	S LLC DBA ENVERA SY	YSTEMS		1.307.15 006084
				*	190.40	
-,,	SVC CALL-DIAG. 5/13/24 95921225 202405	CHRG/RECHRG		*	149.60	
	SVC CALL-DIAG.	CHRG/RECHRG	R CONDITIONING, INC	7		340 00 006085
	4/29/24 28427 202405			C. 	168.00	
3/22/24 001/0	2ND PREVENT MA 4/29/24 28427 202405	INT - APR24		*	132.00	
	2ND PREVENT MA	א כי מידע ביידעד	RVICES OF FLORIDA 1	INC		200 00 006086
	5/15/24 128998 202404	FILMESS SE 		INC 	 7,068.98	
5/22/24 00119	RFP PAVEMENT/P	GYBCK/TRCT		*	,	
	5/15/24 128999 202404 ASMNT/RD&PRCL	OWN/PERMIT		•	2,100.30	
	5/15/24 129000 202404 SMART LINK GRP	-TITLE/SRVY		*	48.00	0 505 40 005555
		LATHAM,LUN	IA,EDEN & BEAUDINE,I	LLP 		9,525.48 006087

YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 8

AP300R \*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND
BANK A REUNION EAST CDD

	BANK A REUNION EAST CDD			
CHECK VEND# DATE	BANK A REUNION EAST CDD INVOICEEXPENSED TO VENDOR NAME  5/01/24 1626	STATUS	AMOUNT	CHECK AMOUNT #
5/22/24 00092	5/01/24 1626 202404 320-53800-43300	*	2,419.20	
	SE CONTRACT CLEAN APR24 5/01/24 1626 202404 300-13100-10100	*	1,900.80	
	5/01/24 1626 202404 320-53800-43300	*	753.32	
	5/01/24 1626 202404 300-13100-10100	*	591.89	
	5/01/24 1659 202404 320-53800-12100 MANAGEMENT FEES APR24	*	758.33	
	5/01/24 1659 202404 300-13100-10100 MANAGEMENT FEES APR24	*	595.83	
	5/01/24 1660	*	1,848.00	
	5/01/24 1660 202404 300-13100-10100	*	1,452.00	
	5/01/24 1675 202404 320-53800-43000	*	82.70	
	5/01/24 1676 202404 320-53800-43000	*	974.65	
	5/01/24 1679 202404 320-53800-43100	*	98.84	
	REUNION RESORT			11,475.56 006088
5/22/24 00060	5/06/24 300641 202405 320-53800-46200	*	775.33	
	5/06/24 300641 202405 300-13100-10100	*	609.19	
	5/06/24 305901 202405 320-53800-46200	*	417.17	
	5/06/24 305901 202405 300-13100-10100	*	327.78	
	5/06/24 305903 202405 320-53800-46200	*	187.32	
	5/06/24 305903 202405 300-13100-10100	*	147.18	
	5/06/24 305904 202405 320-53800-46200	*	113.40	
	5/06/24 305904 202405 300-13100-10100	*	89.10	
	CP-TRBLSHT HEATER/ADJ.VLV 5/09/24 306006	*	260.12	
	TER-RPLC TORO VALVE/TUBNG 5/09/24 306006	*	204.38	
	TER-RPLC TORO VALVE/TUBNG 5/09/24 306007 202405 320-53800-46200 HC B-RPLC TORO VALVE/TUBE	*	262.08	

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 9

\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND
BANK A REUNION EAST CDD

	BANK A REUNION EAST CDD			
CHECK VEND# DATE	INVOICEEXPENSED TO VENDOR NAME DATE INVOICE YRMO DPT ACCT# SUB SUBCLASS	STATUS	TRUOMA	CHECK AMOUNT #
	5/09/24 306007 202405 300-13100-10100	*	205.92	
	HC B-RPLC TORO VALVE/TUBE 5/09/24 306024 202405 320-53800-46200 TER-RPLC 3 WAY LEAK-FNT	*	230.72	
	5/09/24 306024 202405 300-13100-10100	*	181.28	
	TER-RPLC 3 WAY LEAK-FNT 5/10/24 306100 202405 320-53800-46200 SE-270GAL BLCH/30GAL ACID	*	527.77	
	5/10/24 306100 202405 300-13100-10100 SE-270GAL BLCH/30GAL ACID	*	414.68	
	5/14/24 306190 202405 320-53800-46200 HC B-330GAL BLCH/150BICRB	*	692.86	
	5/14/24 306190 202405 300-13100-10100 HC B-330GAL BLCH/150BICRB	*	544.39	
	5/18/24 20776 202405 320-53800-46200	*	784.00	
	14-CHEMICAL CONTROLLER MS 5/18/24 20776 202405 300-13100-10100 14-CHEMICAL CONTROLLER MS	*	616.00	
	SPIES POOL LLC			7,590.67 006090
	5/14/24 IV001601 202405 320-53800-47800	*	168.00	
	SE-ANNUAL MONITORING 5/14/24 IV001601 202405 300-13100-10100	*	132.00	
	SE-ANNUAL MONITORING  UNITED FIRE PROTECTION, INC.			300.00 006091
5/22/24 00188	5/06/24 6362036 202405 320-53800-57400	*	279.30	
	GDHS-JETED CLEANOUT MANHL 5/06/24 6362036 202405 300-13100-10100	*	219.45	
	GDHS-JETED CLEANOUT MANHL WIND RIVER ENVIRONMENTAL LLC			498.75 006092
5/20/24 00005	5/22/24 S111629 202405 320-53800-57400	*	685.09	
3/29/24 00093	REPRGM CTRLR/RPLC LED ARM		003.09	
	5/22/24 S111629 202405 300-13100-10100 REPRGM CTRLR/RPLC LED ARM	*	538.29	
	5/22/24 S112110 202405 320-53800-57400 REINST.ARM/RPLC LED STRIP	*	246.53	
	5/22/24 S112110 202405 300-13100-10100 REINST.ARM/RPLC LED STRIP	*	193.71	
	5/22/24 S112714 202405 320-53800-57400 RPLC BARRIER ARM MOUNT/PN	*	379.75	
	5/22/24 S112714 202405 300-13100-10100 RPLC BARRIER ARM MOUNT/PN	*	298.38	
	5/24/24 S112847 202405 320-53800-57400 TECH.ADJ. SENSITIVITY-3	*	137.20	

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 10

\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* GENERAL FUND

BANK A REUNION EAST CDD		BANK	Α	REUNION	EAST	CDD
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CHECK VEND# ....INVOICE.... ...EXPENSED TO... VENDOR NAME STATUS AMOUNT DATE DATE INVOICE YRMO DPT ACCT# SUB SUBCLASS ....CHECK.... AMOUNT # 5/24/24 S112847 202405 300-13100-10100 107.80 TECH.ADJ. SENSITIVITY-3 2,586.75 006093 ACCESS CONTROL SYSTEMS, LLC ACCESS CONTROL SISTEMS, EEC 2,500.73 00007 5/29/24 00144 5/20/24 96149436 202405 320-53800-57400 61.04 SVC CALL-UNIT NOT COOLING 5/20/24 96149436 202405 300-13100-10100 47.96 SVC CALL-UNIT NOT COOLING 5/24/24 96264996 202405 320-53800-48200 297.16 CHGE FLTRS/DISCONNECT-ICE 5/24/24 96264996 202405 300-13100-10100 233.48 CHGE FLTRS/DISCONNECT-ICE 639.64 006094 FRANK'S AIR CONDITIONING, INC. 5/29/24 00176 5/13/24 28459 202405 320-53800-48200 168.00 PREVENTATIVE MAINT MAY24 5/13/24 28459 202405 300-13100-10100 132.00 PREVENTATIVE MAINT MAY24 300.00 006095 FITNESS SERVICES OF FLORIDA INC 5/29/24 00060 5/10/24 306099 202405 320-53800-46200 236.32 CP-INSP.HEATER/RPLC SENSR 5/10/24 306099 202405 300-13100-10100 185.68 CP-INSP.HEATER/RPLC SENSR 5/13/24 306136 202405 320-53800-46200 135.80 CP-INSP HEATER/REWIRE CIR 5/13/24 306136 202405 300-13100-10100 106.70 CP-INSP HEATER/REWIRE CIR 5/14/24 303938 202405 320-53800-46200 151.20 TER-OTRLY SAFETY INSPECT 5/14/24 303938 202405 300-13100-10100 118.80 TER-OTRLY SAFETY INSPECT 5/14/24 306188 202405 320-53800-46200 209.72 TER-INST.NEW SPA TIMER 5/14/24 306188 202405 300-13100-10100 TER-INST.NEW SPA TIMER 164.78 104.72 5/14/24 306304 202405 320-53800-46200 TER-50LB BICARRB/25LB DCL 5/14/24 306304 202405 300-13100-10100 82.28 TER-50LB BICARRB/25LB DCL 5/20/24 306363 202405 320-53800-46200 417.17 HS-260GAL BLEACH/DELIVERY 5/20/24 306363 202405 300-13100-10100 327.78 HS-260GAL BLEACH/DELIVERY 5/20/24 306364 202405 320-53800-46200 603.40 TER-330GAL BLCH/30GAL ACD

AP300R YEAR-TO-DATE ACCOUNTS PAYAL *** CHECK DATES 05/01/2024 - 05/31/2024 *** GENERAL FUND BANK A REUNION	BLE PREPAID/COMPUTER CHECK REGISTER EAST CDD	RUN 6/05/24	PAGE 11
CHECK VEND#INVOICE EXPENSED TO DATE DATE INVOICE YRMO DPT ACCT# SUB SUBCLASS	VENDOR NAME STATUS	AMOUNT	CHECK AMOUNT #
5/20/24 306364 202405 300-13100-10100 TER-330GAL BLCH/30GAL ACD SPIES POOL 1	*	474.10	3,318.45 006097
5/29/24 00188	*	194.04	
5/16/24 6380585 202405 300-13100-10100 CHG VLVE/CLN BCKFLW/REBLD	*	152.46	
5/23/24 6392288 202405 320-53800-46200 BACKFLOW PREVENTER 05/22	*	1,400.00	
5/23/24 6392288 202405 300-13100-10100 BACKFLOW PREVENTER 05/22	*	1,100.00	
	ENVIRONMENTAL LLC		2,846.50 006098
		055 056 64	
	TOTAL FOR BANK A	257,876.64	
	TOTAL FOR REGISTER	257,876.64	

REUE REUNION EAST TVISCARRA

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 6/05/24 PAGE 1
\*\*\* CHECK DATES 05/01/2024 - 05/31/2024 \*\*\* R&M FUND

CHIECK DITTED	BANK C REUNION EAST R&M			
CHECK VEND# DATE	DATE INVOICE YRMO DPT ACCT# SUB SUBCLASS	STATUS	AMOUNT	CHECK AMOUNT #
5/08/24 00015	4/30/24 J97997 202404 320-53800-66000	*	10,068.80	
	INST.RFID READER/CARD RDR 4/30/24 J97997 202404 300-13100-10100	*	7,911.20	
	INST.RFID READER/CARD RDR 5/06/24 S109453 202404 320-53800-66000	*	2,960.96	
	INST.NEW PEDESTRIAN GATE 5/06/24 S109453 202404 300-13100-10100	*	2,326.46	
	INST.NEW PEDESTRIAN GATE  ACCESS CONTROL SYSTEMS LLC			23,267.42 000257
5/08/24 00023	5/07/24 36216 202405 320-53800-53200		18,597.60	
3,00,21 00025	INST 81-NO PARKING SIGNS	*	14,612.40	
	TNOT 81-NO DARKING SIGNS		•	33 210 00 000258
	FAUSNIGHT STRIPE & LINE INC. 5/03/24 OS 69647 202404 320-53800-47300			
5/08/24 00007	5/03/24 OS 69647 202404 320-53800-47300 RMV 66 OAK/HARDWOOD TREES	*	7,824.87	
	5/03/24 OS 69647 202404 300-13100-10100	*	6,148.11	
	YELLOWSTONE LANDSCAPE			13,972.98 000259
5/14/24 00001	3/14/24 5485A 202403 320-53800-53000	*	9,324.00	
	608 CONCRETE GRIND-EXCITE 3/14/24 5485A 202403 300-13100-10100	*	7,326.00	
	608 CONCRETE GRIND-EXCITE 3/21/24 5489A 202403 320-53800-53000	*	840.00	
	RPLC 2 SECT.CONCRT WTR LN 3/21/24 5489A 202403 300-13100-10100	*	660.00	
	RPLC 2 SECT.CONCRT WTR LN 3/21/24 5496A 202403 320-53800-53000	*	4,242.00	
	303 CONCRETE GRND-GUARDHS 3/21/24 5496A 202403 300-13100-10100	*	3,333.00	
	303 CONCRETE GRND-GUARDHS		3,333.00	
	3/21/24 5498A 202403 320-53800-53000 176 CONCRETE GRIND-COROLL	*	2,366.00	
	3/21/24 5498A 202403 300-13100-10100	*	1,859.00	
	176 CONCRETE GRIND-COROLL 5/10/24 5534 202404 320-53800-53000	*	3,206.00	
	149 I-4 GRND/80 SPINE GRD 5/10/24 5534 202404 300-13100-10100	*	2,519.00	
	149 I-4 GRND/80 SPINE GRD  BERRY CONSTRUCTION INC.			35,675.00 000260
5/22/24 00006	5/07/24 305931 202405 320-53800-64000 CP-INST.NEW POOL HEATER		3,430.00	

REUE REUNION EAST TVISCARRA

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUT *** CHECK DATES 05/01/2024 - 05/31/2024 *** R&M FUND BANK C REUNION EAST R&M	TER CHECK REGISTER	RUN 6/05/24	PAGE 2
CHECK VEND#INVOICEEXPENSED TO VENDOR NAME DATE DATE INVOICE YRMO DPT ACCT# SUB SUBCLASS	STATUS	AMOUNT	CHECK AMOUNT #
5/07/24 305931 202405 300-13100-10100	*	2,695.00	
CP-INST.NEW POOL HEATER SPIES POOL, LLC			6,125.00 000261
5/29/24 00011 5/24/24 96201630 202405 320-53800-66000	*	4,389.62	
RPLC EXIST.GRDHS AC UNIT 5/24/24 96201630 202405 300-13100-10100	*	3,448.98	
RPLC EXIST.GRDHS AC UNIT FRANK'S AIR CONDITIONING, INC	C.		7,838.60 000262
TOTAL FOR	BANK C	120,089.00	
TOTAL FOR	REGISTER	120,089.00	

# SECTION III

Community Development District

Unaudited Financial Reporting April 30, 2024



## **Table of Contents**

	Balance Sneet
2-3	General Fund Income Statement
4-5	Month to Month
6	Replacement & Maintenance Income Statement
7	Debt Service Series 2002A-2 Income Statement
8	Debt Service Series 2005 Income Statement
9	Debt Service Series 2015A Income Statement
10	Debt Service Series 2021 Income Statement
11	Capital Projects Series 2005 Income Statement
12	Capital Projects Series 2021 Income Statement
13	Long Term Debt
14	FY24 Assessment Receipt Schedule

## Community Development District Balance Sheet April 30, 2024

				April 50, 2024						m . 1
		General Fund	Replacen	ent & Maintenance Fund	,	Debt Service Fund	Сар	ital Projects Fund	Cove	Totals ernmental Funds
		runu		runu		runu		runu	dove	mmentai rana
Assets:										
Cash - Truist	\$	868,409	\$	770,314	\$	-	\$	-	\$	1,638,723
Investments:										
Series 2002A-2										
Reserve	\$	-	\$	-	\$	3	\$	-	\$	3
Revenue	\$	-	\$	-	\$	103,949	\$	-	\$	103,949
Series 2005										
Reserve	\$	-	\$	-	\$	5	\$	-	\$	5
Revenue	\$	-	\$	-	\$	207,878	\$	-	\$	207,878
Construction	\$	-	\$	-	\$	-	\$	11	\$	11
Series 2015A										
Reserve	\$	-	\$	-	\$	175,000	\$	-	\$	175,000
Revenue	\$	-	\$	-	\$	2,905,254	\$	-	\$	2,905,254
Prepayment	\$	-	\$	-	\$	38	\$	-	\$	38
Series 2021										
Reserve	\$	-	\$	-	\$	1,116,155	\$	-	\$	1,116,155
Revenue	\$	-	\$	-	\$	1,119,309	\$	-	\$	1,119,309
Construction	\$	-	\$	-	\$	-	\$	618,224	\$	618,224
Investment - Custody	\$	492,599	\$	-	\$	-	\$	-	\$	492,599
SBA - Operating	\$	1,370,364	\$	-	\$	-	\$	-	\$	1,370,364
SBA - Reserve	\$	-	\$	2,860,918	\$	-	\$	-	\$	2,860,918
Due from General Fund	\$	-	\$	-	\$	5,684	\$	-	\$	5,684
Due from Reunion West	\$	193,983	\$	57,444	\$	-	\$	-	\$	251,427
Prepaid Expenses	\$	732	\$	-	\$	-	\$	-	\$	732
Total Assets	\$	2,926,087	\$	3,688,677	\$	5,633,274	\$	618,234	\$	12,866,272
Liabilities:										
Accounts Payable	\$	55,405	\$	72,915	\$		¢		\$	128,320
Contracts Payable	э \$	1,323	\$ \$	72,915	\$ \$	-	\$ \$	-	\$ \$	1,323
Due to Debt Service 2015A	э \$	5,500	\$	-	\$	-	\$ \$	-	\$ \$	5,500
Due to Debt Service 2013A  Due to Debt Service 2021	\$ \$	184	\$	-	\$	-	\$ \$	-	\$ \$	184
Due to Reunion West	\$ \$	48,639	\$	- 7,056	\$	-	\$	-	\$ \$	55,695
		40,039	\$ \$	7,050	\$ \$	4,615,000		-	\$ \$	
Accrued Principal Payment 2002A-2	\$ \$	-	\$	-	\$ \$	, ,	\$ \$	-	\$ \$	4,615,000
Accrued Interest Payment 2002A-2 Accrued Principal Payment 2005	\$ \$		\$	-	\$ \$	3,720,822	\$ \$	-	\$ \$	3,720,822
		-	\$ \$	-	\$ \$	4,165,000 3,129,248		-	\$ \$	4,165,000
Accrued Interest Payment 2005	\$	-	Ф	-	Ф	3,129,240	\$	-	Ф	3,129,248
Total Liabilities	\$	111,050	\$	79,971	\$	15,630,070	\$	-	\$	15,821,091
Fund Balances:										
Assigned For Debt Service 2002A-2	\$	_	\$	_	\$	(8,231,870)	\$	_	\$	(8,231,870
Assigned For Debt Service 2002A-2 Assigned For Debt Service 2005	э \$	-	\$	-	\$	(7,086,365)	\$	-	\$ \$	(7,086,365
Assigned For Debt Service 2005 Assigned For Debt Service 2015A	э \$	-	\$	-	\$	3,085,792	\$	-	\$ \$	3,085,792
Assigned For Debt Service 2013A Assigned For Debt Service 2021	\$	-	\$	-	\$	2,235,647	\$	-	\$ \$	2,235,647
Assigned For Capital Projects 2005	\$ \$	-	\$ \$	-	\$ \$	4,433,047	\$ \$	- 11	\$ \$	2,235,647
Assigned For Capital Projects 2005 Assigned For Capital Projects 2021		-		-	\$ \$	-	\$ \$	618,224	\$ \$	618,224
Assigned For Capital Projects 2021	\$ \$	- 2,815,037	\$ \$	- 3,608,705	\$ \$	-	\$ \$	618,224	\$ \$	6,423,743
Unassigned	Ψ									
			*	2 (00 = 2 =	<b>.</b>	(0.00¢ #0¢ 40°	<u></u>	(40.004	*	(2.054.040
Unassigned  Total Fund Balances	\$	2,815,037	\$	3,608,705	\$	(9,996,796.12)	\$	618,234	\$	(2,954,819)

#### **Community Development District**

#### **General Fund**

	Adopted	Pro	rated Budget		Actual		
	Budget	Th	ru 04/30/24	Th	ru 04/30/24	,	Variance
Revenues:							
Assessments - Tax Roll	\$ 1,967,895	\$	1,789,398	\$	1,789,398	\$	-
Assessments - Direct Billed	\$ 37,398	\$	28,049	\$	28,631	\$	582
Interest	\$ 45,105	\$	26,311	\$	58,671	\$	32,360
Rental Income	\$ 2,800	\$	-	\$	7,980	\$	7,980
Total Revenues	\$ 2,053,198	\$	1,843,757	\$	1,884,679	\$	40,922
Expenditures:							
Administrative:							
Supervisor Fees	\$ 12,000	\$	7,000	\$	7,000	\$	-
FICA Expense	\$ 918	\$	536	\$	536	\$	-
Engineering Fees	\$ 30,000	\$	17,500	\$	16,545	\$	955
District Counsel	\$ 45,000	\$	26,250	\$	37,589	\$	(11,339)
Annual Audit	\$ 7,900	\$	-	\$	-	\$	-
Arbitrage	\$ 1,350	\$	1,350	\$	1,350	\$	-
Trustee Fees	\$ 8,620	\$	-	\$	-	\$	-
Dissemination Agent	\$ 10,000	\$	5,833	\$	5,833	\$	0
Assessment Administration	\$ 7,500	\$	7,500	\$	7,500	\$	-
Management Fees	\$ 49,278	\$	28,746	\$	28,746	\$	-
Information Technology	\$ 1,800	\$	1,050	\$	1,050	\$	-
Website Maintenance	\$ 1,200	\$	700	\$	700	\$	-
Telephone	\$ 150	\$	88	\$	-	\$	88
Postage	\$ 1,500	\$	875	\$	469	\$	406
Insurance	\$ 18,550	\$	18,550	\$	16,674	\$	1,876
Printing & Binding	\$ 500	\$	292	\$	4	\$	288
Legal Advertising	\$ 5,000	\$	2,917	\$	2,571	\$	345
Other Current Charges	\$ 600	\$	350	\$	175	\$	175
Office Supplies	\$ 250	\$	146	\$	51	\$	95
Property Appraiser Fee	\$ 1,000	\$	1,000	\$	910	\$	90
Property Taxes	\$ 400	\$	400	\$	226	\$	174
Dues, Licenses & Subscriptions	\$ 175	\$	175	\$	175	\$	-
Total Administrative:	\$ 203,691	\$	121,256	\$	128,103	\$	(6,846)

#### **Community Development District**

#### **General Fund**

	Adopted	Pro	orated Budget		Actual			
	Budget	Th	ru 04/30/24	Th	ru 04/30/24		Variance	
Maintenance - Shared Expenses							<u> </u>	
Field Maintenance	\$ 43,099	\$	25,141	\$	25,141	\$	0	
Management Services Agreement	\$ 9,100	\$	5,308	\$	5,308	\$	0	
Telephone	\$ 8,400	\$	4,900	\$	4,311	\$	589	
Electric	\$ 369,600	\$	215,600	\$	213,079	\$	2,521	
Water & Sewer	\$ 40,538	\$	23,647	\$	21,271	\$	2,376	
Gas	\$ 47,600	\$	27,767	\$	32,024	\$	(4,257)	
Pool & Fountain Maintenance	\$ 201,824	\$	117,731	\$	113,480	\$	4,251	
Pond Maintenance	\$ 14,000	\$	8,167	\$	8,909	\$	(742)	
Property Insurance	\$ 56,766	\$	56,766	\$	61,378	\$	(4,612)	
Irrigation Repairs & Maintenance	\$ 14,000	\$	8,167	\$	10,875	\$	(2,708)	
Landscape - Contract	\$ 630,053	\$	367,531	\$	371,173	\$	(3,642)	
Landscape - Contingency	\$ 28,000	\$	16,333	\$	27,573	\$	(11,239)	
Gate & Gatehouse Maintenance	\$ 28,000	\$	16,333	\$	33,418	\$	(17,085)	
Roadways/Sidewalks/Bridge	\$ 14,000	\$	8,167	\$	10,116	\$	(1,950)	
Lighting	\$ 5,600	\$	3,267	\$	5,552	\$	(2,286)	
Building Repairs & Maintenance	\$ 11,200	\$	6,533	\$	14,910	\$	(8,377)	
Pressure Washing	\$ 28,000	\$	16,333	\$	24,349	\$	(8,015)	
Maintenance (Inspections)	\$ 280	\$	163	\$	871	\$	(707)	
Repairs & Maintenance	\$ 16,800	\$	9,800	\$	756	\$	9,044	
Contract Cleaning	\$ 58,576	\$	34,169	\$	33,853	\$	316	
Fitness Center Repairs & Maintenance	\$ 7,784	\$	4,541	\$	3,715	\$	826	
Operating Supplies	\$ 1,400	\$	817	\$	-	\$	817	
Signage	\$ 5,600	\$	3,267	\$	10,289	\$	(7,023)	
Security	\$ 119,766	\$	69,864	\$	54,651	\$	15,212	
Parking Violation Tags	\$ 280	\$	164	\$	-	\$	164	
Total Maintenance - Shared Expenses	\$ 1,760,267	\$	1,050,475	\$	1,087,003	\$	(36,528)	
Reserves								
Capital Reserve Transfer	\$ 500,000	\$	500,000	\$	500.000	\$		
Capital Reserve Transier	 300,000	Ψ	300,000	Φ	300,000	φ		
Total Reserves	\$ 500,000	\$	500,000	\$	500,000	\$	-	
Total Expenditures	\$ 2,463,958	\$	1,671,731	\$	1,715,106	\$	(43,374)	
Excess Revenues (Expenditures)	\$ (410,761)			\$	169,574			
Fund Balance - Beginning	\$ 410,761			\$	2,645,464			
Fund Balance - Ending	\$ 0			\$	2,815,037			

#### **Community Development District**

#### Month to Month

	0ct	Nov		Dec	Jan	Feb	Mar	Apr	Ma	ıy	Ju	n	ا	ul	Αι	ıg	Se	pt	Total
Revenues:																			
Assessments - Tax Roll	\$ -	\$ 216,401	\$	1,240,058	\$ 64,451	\$ 57,431	\$ 40,818	\$ 170,240	\$ -	\$	-	\$	-	\$	-	\$	-	\$	1,789,398
Assessments - Direct Billed	\$ -	\$ -	\$	-	\$ 19,882	\$ -	\$ -	\$ 8,748	\$ -	\$	-	\$	-	\$	-	\$	-	\$	28,631
Interest	\$ 8,414	\$ 8,359	\$	8,472	\$ 8,536	\$ 8,119	\$ 8,399	\$ 8,371	\$ -	\$	-	\$	-	\$	-	\$	-	\$	58,671
Rental Income	\$ 1,960	\$ 420	\$	3,220	\$ -	\$ -	\$ -	\$ 2,380	\$ -	\$	-	\$	-	\$	-	\$	-	\$	7,980
Total Revenues	\$ 10,374	\$ 225,180	\$ 1,	251,750	\$ 92,869	\$ 65,550	\$ 49,217	\$ 189,739	\$ -	\$	-	\$	-	\$	-	\$	-	\$	1,884,679
Expenditures:																			
Administrative:																			
Supervisor Fees	\$ 1,000	\$ 1,000	\$	1,000	\$ 1,000	\$ 1,000	\$ 800	\$ 1,200	\$ -	\$	-	\$	-	\$	-	\$	-	\$	7,000
FICA Expense	\$ 77	\$ 77	\$	77	\$ 77	\$ 77	\$ 61	\$ 92	\$ -	\$	-	\$	-	\$	-	\$	-	\$	536
Engineering Fees	\$ 5,313	\$ -	\$	1,150	\$ 1,957	\$ 2,767	\$ 3,352	\$ 2,005	\$ -	\$	-	\$	-	\$	-	\$	-	\$	16,545
District Counsel	\$ 5,455	\$ 3,434	\$	2,184	\$ 5,591	\$ 5,206	\$ 6,193	\$ 9,525	\$ -	\$	-	\$	-	\$	-	\$	-	\$	37,589
Annual Audit	\$ -	\$ -	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	-
Arbitrage	\$ -	\$ -	\$	-	\$ -	\$ -	\$ 1,350	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	1,350
Trustee Fees	\$ -	\$ -	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	-
Dissemination Agent	\$ 833	\$ 833	\$	833	\$ 833	\$ 833	\$ 833	\$ 833	\$ -	\$	-	\$	-	\$	-	\$	-	\$	5,833
Assessment Administration	\$ 7,500	\$ -	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	7,500
Management Fees	\$ 4,107	\$ 4,107	\$	4,107	\$ 4,107	\$ 4,107	\$ 4,107	\$ 4,107	\$ -	\$	-	\$	-	\$	-	\$	-	\$	28,746
Information Technology	\$ 150	\$ 150	\$	150	\$ 150	\$ 150	\$ 150	\$ 150	\$ -	\$	-	\$	-	\$	-	\$	-	\$	1,050
Website Maintenance	\$ 100	\$ 100	\$	100	\$ 100	\$ 100	\$ 100	\$ 100	\$ -	\$	-	\$	-	\$	-	\$	-	\$	700
Telephone	\$ -	\$ -	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	-
Postage	\$ 38	\$ 23	\$	69	\$ 50	\$ 169	\$ 66	\$ 55	\$ -	\$	-	\$	-	\$	-	\$	-	\$	469
Insurance	\$ 16,674	\$ -	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	16,674
Printing & Binding	\$ -	\$ -	\$	-	\$ -	\$ -	\$ -	\$ 4	\$ -	\$	-	\$	-	\$	-	\$	-	\$	4
Legal Advertising	\$ -	\$ 947	\$	499	\$ -	\$ 928	\$ -	\$ 197	\$ -	\$	-	\$	-	\$	-	\$	-	\$	2,571
Other Current Charges	\$ -	\$ 105	\$	-	\$ -	\$ -	\$ 35	\$ 35	\$ -	\$	-	\$	-	\$	-	\$	-	\$	175
Office Supplies	\$ 1	\$ 1	\$	31	\$ 15	\$ 1	\$ 1	\$ 1	\$ -	\$	-	\$	-	\$	-	\$	-	\$	51
Property Appraiser Fee	\$ -	\$ -	\$	-	\$ -	\$ 910	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	910
Property Taxes	\$ -	\$ 226	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	226
Dues, Licenses & Subscriptions	\$ 175	\$ -	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	175
Total Administrative:	\$ 41,422	\$ 11,002	\$	10,199	\$ 13,880	\$ 16,248	\$ 17,048	\$ 18,304	\$ -	\$	-	\$	-	\$	-	\$	-	\$	128,103

#### **Community Development District**

#### Month to Month

	0ct	Nov	Dec	Jan	Feb	Mar	Apr	Ma	у	Ju	n	Ji	ul	Αι	ıg	Sept	Total
Maintenance - Shared Expenses																	
Field Maintenance	\$ 3,592	\$ 3,592	\$ 3,592	\$ 3,592	\$ 3,592	\$ 3,592	\$ 3,592	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 25,141
Management Services Agreement	\$ 758	\$ 758	\$ 758	\$ 758	\$ 758	\$ 758	\$ 758	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 5,308
Telephone	\$ 734	\$ 471	\$ 601	\$ 746	\$ 494	\$ 633	\$ 633	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 4,311
Electric	\$ 38,594	\$ 30,542	\$ 29,618	\$ 23,857	\$ 31,706	\$ 29,080	\$ 29,681	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 213,079
Water & Sewer	\$ 2,923	\$ 3,383	\$ 3,160	\$ 2,830	\$ 2,921	\$ 3,204	\$ 2,849	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 21,271
Gas	\$ 706	\$ 1,241	\$ 2,483	\$ 4,788	\$ 8,873	\$ 7,886	\$ 6,048	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 32,024
Pool & Fountain Maintenance	\$ 15,881	\$ 16,956	\$ 16,094	\$ 14,644	\$ 12,942	\$ 19,140	\$ 17,821	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 113,480
Pond Maintenance	\$ 889	\$ 889	\$ 889	\$ 889	\$ 889	\$ 889	\$ 3,577	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 8,909
Property Insurance	\$ 61,378	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 61,378
Irrigation Repairs & Maintenance	\$ 2,777	\$ 448	\$ 3,215	\$ 500	\$ 716	\$ 1,240	\$ 1,978	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 10,875
Landscape - Contract	\$ 41,210	\$ 90,582	\$ 61,127	\$ 41,210	\$ 41,210	\$ 54,624	\$ 41,210	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 371,173
Landscape - Contingency	\$ -	\$ 2,223	\$ 431	\$ 198	\$ 609	\$ 23,758	\$ 354	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 27,573
Gate & Gatehouse Maintenance	\$ 2,138	\$ 5,139	\$ 5,997	\$ 2,524	\$ 2,292	\$ 3,583	\$ 11,745	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 33,418
Roadways/Sidewalks/Bridge	\$ 5,678	\$ 1,336	\$ 1,151	\$ 672	\$ 1,280	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 10,116
Lighting	\$ 876	\$ 1,602	\$ -	\$ 319	\$ 1,254	\$ 504	\$ 997	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 5,552
Building Repairs & Maintenance	\$ 589	\$ 4,458	\$ 837	\$ 2,328	\$ 2,797	\$ 3,133	\$ 767	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 14,910
Pressure Washing	\$ -	\$ 896	\$ 549	\$ 15,865	\$ 7,039	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 24,349
Maintenance (Inspections)	\$ -	\$ 148	\$ -	\$ -	\$ 36	\$ -	\$ 686	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 871
Repairs & Maintenance	\$ -	\$ -	\$ -	\$ 540	\$ -	\$ 216	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 756
Contract Cleaning	\$ 4,214	\$ 4,375	\$ 5,101	\$ 5,101	\$ 4,940	\$ 5,101	\$ 5,021	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 33,853
Fitness Center Repairs & Maintenance	\$ 336	\$ 1,141	\$ 168	\$ 813	\$ 336	\$ 921	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 3,715
Operating Supplies	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$ -
Signage	\$ 3,651	\$ 6,247	-	\$	\$ -	\$ -	\$ 328	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 10,289
Security	\$ 7,807	\$ 7,807	\$ 7,807	\$ 7,807	\$ 7,807	\$ 7,807	\$ 7,807	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 54,651
Parking Violation Tags	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$ -
Total Maintenance - Shared Expenses	\$ 194,733	\$ 184,234	\$ 143,579	\$ 130,047	\$ 132,492	\$ 166,067	\$ 135,851	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 1,087,003
Reserves																	
Capital Reserve Transfer	\$ -	\$ -	\$ 500,000	\$ -	\$ -	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 500,000
Total Reserves	\$ -	\$ -	\$ 500,000	\$ -	\$ -	\$ -	\$	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 500,000
Total Expenditures	\$ 236,155	\$ 195,236	\$ 653,778	\$ 143,926	\$ 148,740	\$ 183,116	\$ 154,155	\$	\$	-	\$	-	\$	-	\$	-	\$ 1,715,106
Excess Revenues (Expenditures)	\$ (225,781)	\$ 29,944	\$ 597,972	\$ (51,058)	\$ (83,190)	\$ (133,898)	\$ 35,584	\$ -	\$	-	\$		\$	-	\$		\$ 169,574

## **Community Development District**

#### Replacement & Maintenance Fund

## Statement of Revenues, Expenditures, and Changes in Fund Balance $\,$

For The Period Ending April 30, 2024

	Adopted	Proi	rated Budget		Actual		
	Budget	Thr	u 04/30/24	Th	ru 04/30/24	7	/ariance
Revenues:							
Transfer In	\$ 500,000	\$	500,000	\$	500,000	\$	-
Interest	\$ 92,500	\$	53,958	\$	85,118	\$	31,159
Total Revenues	\$ 592,500	\$	553,958	\$	585,118	\$	31,159
Expenditures:							
Contingency	\$ 600	\$	350	\$	274	\$	76
Building Improvements	\$ 30,800	\$	17,967	\$	29,796	\$	(11,829)
Gate/Gatehouse Improvements	\$ -	\$	-	\$	16,521	\$	(16,521)
Pool Furniture	\$ 10,080	\$	5,880	\$	-	\$	5,880
Pool Repair & Replacements	\$ 53,200	\$	31,033	\$	68,472	\$	(37,439)
Lighting Improvements	\$ 7,049	\$	4,112	\$	-	\$	4,112
Landscape Improvements	\$ 25,200	\$	14,700	\$	7,825	\$	6,875
Roadway Improvements	\$ 272,973	\$	159,234	\$	118,061	\$	41,173
Signage	\$ 56,000	\$	32,667	\$	38,539	\$	(5,873)
Stormwater Improvements	\$ -	\$	-	\$	8,697	\$	(8,697)
Capital Outlay	\$ 91,000	\$	53,083	\$	99,054	\$	(45,971)
Total Expenditures	\$ 546,902	\$	319,026	\$	387,239	\$	(68,213)
Excess Revenues (Expenditures)	\$ 45,598			\$	197,879		
Fund Balance - Beginning	\$ 3,016,347			\$	3,410,826		
Fund Balance - Ending	\$ 3,061,945			\$	3,608,705		

## **Community Development District**

## Debt Service Fund - Series 2002A-2

	Adop	ted	Prorate	d Budget		Actual	
	Budg	get	Thru 0	4/30/24	Th	ru 04/30/24	Variance
Revenues:							
Interest	\$	-	\$	-	\$	3,025	\$ 3,025
<b>Total Revenues</b>	\$	-	\$	-	\$	3,025	\$ 3,025
Expenditures:							
Series 2002A-2							
Debt Service Obligation	\$	-	\$	-	\$	3,950	\$ (3,950)
Total Expenditures	\$	-	\$	-	\$	3,950	\$ (3,950)
Other Sources/(Uses)							
Transfer In/(Out)	\$	-	\$	-	\$	-	\$ -
Total Other Financing Sources (Uses)	\$	-	\$	-	\$	-	\$ -
Excess Revenues (Expenditures)	\$	-			\$	(925)	
Fund Balance - Beginning	\$	-			\$	(8,230,945)	
Fund Balance - Ending	\$				\$	(8,231,870)	

## **Community Development District**

## **Debt Service Fund - Series 2005**

## ${\bf Statement\ of\ Revenues,\ Expenditures,\ and\ Changes\ in\ Fund\ Balance}$

For The Period Ending April 30, 2024

	Adopted		Prorated	d Budget		Actual		
	Budget		Thru 04	1/30/24	Th	ru 04/30/24	7	/ariance
Revenues:								
Interest	\$	-	\$	-	\$	5,932	\$	5,932
Total Revenues	\$	-	\$	-	\$	5,932	\$	5,932
Expenditures:								
Series 2005								
Debt Service Obligation	\$	-	\$	-	\$	-	\$	-
Total Expenditures	\$	-	\$	-	\$	-	\$	-
Other Sources/(Uses)								
Transfer In/(Out)	\$	-	\$	-	\$	-	\$	-
Total Other Financing Sources (Uses)	\$	-	\$	-	\$	-	\$	-
Excess Revenues (Expenditures)	\$	-			\$	5,932		
Fund Balance - Beginning	\$	-			\$	(7,092,297)		
Fund Balance - Ending	\$	-			\$	(7,086,365)		

## **Community Development District**

## Debt Service Fund - Series 2015A

	Adopted	Prorated Budget			Actual	
	Budget	Th	ru 04/30/24	Th	ru 04/30/24	Variance
Revenues:						
Special Assessments	\$ 2,568,595	\$	2,330,520	\$	2,330,520	\$ -
Interest	\$ 35,000	\$	20,417	\$	52,176	\$ 31,759
Total Revenues	\$ 2,603,595	\$	2,350,937	\$	2,382,696	\$ 31,759
Expenditures:						
Series 2015A						
Interest - 11/01	\$ 505,500	\$	505,500	\$	505,500	\$ -
Principal - 05/01	\$ 1,600,000	\$	-	\$	-	\$ -
Interest - 05/01	\$ 505,500	\$	-	\$	-	\$ -
Total Expenditures	\$ 2,611,000	\$	505,500	\$	505,500	\$ -
Other Sources/(Uses)						
Transfer In/(Out)	\$ -	\$	-	\$	-	\$ -
Total Other Financing Sources (Uses)	\$ -	\$	-	\$	-	\$ -
Excess Revenues (Expenditures)	\$ (7,405)			\$	1,877,196	
Fund Balance - Beginning	\$ 1,011,038			\$	1,208,596	
Fund Balance - Ending	\$ 1,003,633			\$	3,085,792	

## **Community Development District**

## **Debt Service Fund - Series 2021**

	Adopted	Pro	rated Budget		Actual	
	Budget	Th	ru 04/30/24	Th	ru 04/30/24	Variance
Revenues:						
Special Assessments	\$ 1,116,155	\$	986,891	\$	986,891	\$ -
Interest	\$ 29,120	\$	16,987	\$	47,769	\$ 30,783
Total Revenues	\$ 1,145,275	\$	1,003,878	\$	1,034,660	\$ 30,783
Expenditures:						
Series 2021						
Interest - 11/01	\$ 337,161	\$	337,161	\$	337,161	\$ -
Principal - 05/01	\$ 445,000	\$	-	\$	-	\$ -
Interest - 05/01	\$ 337,161	\$	-	\$	-	\$ -
Total Expenditures	\$ 1,119,322	\$	337,161	\$	337,161	\$ -
Other Sources/(Uses)						
Transfer In/(Out)	\$ -	\$	-	\$	-	\$ -
Total Other Financing Sources (Uses)	\$ -	\$	-	\$	-	\$ -
Excess Revenues (Expenditures)	\$ 25,953			\$	697,499	
Fund Balance - Beginning	\$ 408,919			\$	1,538,148	
Fund Balance - Ending	\$ 434,872			\$	2,235,647	

## **Community Development District**

## **Capital Projects Fund - Series 2005**

## Statement of Revenues, Expenditures, and Changes in Fund Balance

For The Period Ending April 30, 2024

	Adopted		Prorate	Prorated Budget		Actual		
	Budget		Thru 0	4/30/24	Thru 04/30/24		Variance	
Revenues:								
Interest	\$	-	\$	-	\$	0	\$	0
<b>Total Revenues</b>	\$	-	\$		\$	0	\$	0
Expenditures:								
Capital Outlay	\$	-	\$	-	\$	-	\$	-
Total Expenditures	\$	-	\$		\$	-	\$	
Other Financing Sources/(Uses)								
Transfer In/(Out)	\$	-	\$	-	\$	-	\$	-
Total Other Financing Sources (Uses)	\$	-	\$	•	\$	-	\$	-
Excess Revenues (Expenditures)	\$	-			\$	0		
Fund Balance - Beginning	\$	-			\$	10		
Fund Balance - Ending	\$	-			\$	11		

## **Community Development District**

## Capital Projects Fund - Series 2021

	Ad	Adopted		Prorated Budget		Actual		
	Bu	ıdget	Thru (	Thru 04/30/24 Thi		Thru 04/30/24		'ariance
Revenues:								
Interest Income	\$	-	\$	-	\$	17,561	\$	17,561
<b>Total Revenues</b>	\$	-	\$	-	\$	17,561	\$	17,561
Expenditures:								
Capital Outlay	\$	-	\$	-	\$	-	\$	-
Total Expenditures	\$	-	\$	-	\$	•	\$	•
Other Financing Sources/(Uses)								
Transfer In/(Out)	\$	-	\$	-	\$	-	\$	-
Total Other Financing Sources (Uses)	\$	-	\$	-	\$	•	\$	-
Excess Revenues (Expenditures)	\$				\$	17,561		
Fund Balance - Beginning	\$	-			\$	600,663		
Fund Balance - Ending	\$	-			\$	618,224		

## **Community Development District**

## **Long Term Debt Report**

#### SERIES 2015A, SPECIAL ASSESSMENT REFUNDING BONDS

INTEREST RATES: 4.000%, 5.000%, 5.000%

MATURITY DATE: 5/1/2033
RESERVE FUND REQUIREMENT \$175,000
RESERVE FUND BALANCE \$175,000

BONDS OUTSTANDING - 09/30/20 \$24,585,000
LESS: SPECIAL CALL 11/1/20 (\$5,000)
LESS: PRINCIPAL PAYMENT 05/1/21 (\$1,375,000)
LESS: PRINCIPAL PAYMENT 05/1/22 (\$1,450,000)
LESS: SPECIAL CALL 11/1/22 (\$10,000)
LESS: PRINCIPAL PAYMENT 05/1/23 (\$1,575,000)

CURRENT BONDS OUTSTANDING \$20,170,000

#### **SERIES 2021, SPECIAL ASSESSMENT BONDS**

INTEREST RATES: 2.400%, 2.850%, 3.150%, 4.000%

MATURITY DATE: 5/1/2051
RESERVE FUND REQUIREMENT \$1,116,155
RESERVE FUND BALANCE \$1,116,155

BONDS OUTSTANDING - 8/18/21 \$20,355,000 LESS: PRINCIPAL PAYMENT 05/1/22 (\$425,000) LESS: PRINCIPAL PAYMENT 05/1/23 (\$435,000)

CURRENT BONDS OUTSTANDING \$19,495,000

#### COMMUNITY DEVELOPMENT DISTRICT

## **Special Assessment Receipts**

Fiscal Year 2024

Gross Assessments \$ 2,093,922.22 \$ 2,727,133.88 \$ 1,001,588.00 \$ 5,822,644.10

Net Assessments \$ 1,968,286.89 \$ 2,563,505.85 \$ 941,492.72 \$ 5,473,285.45

ON ROLL ASSESSMENTS

							35.96%	46.84%	17.20%	100.00%
Date	Distribution	Gross Amount	Commissions	Discount/Penalty	Interest	Net Receipts	O&M Portion	2015A Debt Service Asmt	2021 Debt Service Asmt	Total
44 /40 /00	1011	**************************************	#C40.0F	44 70 4 00	40.00	#04 F00 F0	#44.40F.00	\$1.4.000.0 <b>7</b>	45.460.05	#04 F00 F0
11/10/23	ACH	\$34,181.47	\$648.95	\$1,734.02	\$0.00	\$31,798.50	\$11,435.28	\$14,893.37	\$5,469.85	\$31,798.50
11/24/23	ACH	\$605,819.00	\$11,631.73	\$24,232.49	\$0.00	\$569,954.78	\$204,965.47	\$266,947.96	\$98,041.35	\$569,954.78
12/11/23	ACH	\$3,495,739.50	\$67,118.23	\$139,828.35	\$0.00	\$3,288,792.92	\$1,182,706.08	\$1,540,361.81	\$565,725.03	\$3,288,792.92
12/22/23	ACH	\$168,495.48	\$3,254.70	\$5,761.60	\$0.00	\$159,479.18	\$57,351.44	\$74,694.77	\$27,432.97	\$159,479.18
01/10/24	ACH	\$166,756.47	\$3,235.07	\$5,002.69	\$0.00	\$158,518.71	\$57,006.03	\$74,244.92	\$27,267.76	\$158,518.71
01/10/24	ACH	\$17,227.46	\$335.02	\$475.48	\$0.00	\$16,416.96	\$5,903.82	\$7,689.16	\$2,823.98	\$16,416.96
01/31/24	ACH	\$0.00	\$0.00	\$0.00	\$4,284.59	\$4,284.59	\$1,540.81	\$2,006.76	\$737.02	\$4,284.59
02/08/24	ACH	\$161,998.51	\$3,168.79	\$3,559.22	\$0.00	\$155,270.50	\$55,837.92	\$72,723.57	\$26,709.01	\$155,270.50
02/08/24	ACH	\$4,572.35	\$90.41	\$51.32	\$0.00	\$4,430.62	\$1,593.33	\$2,075.16	\$762.14	\$4,430.63
03/08/24	ACH	\$117,143.27	\$2,316.41	\$1,322.78	\$0.00	\$113,504.08	\$40,818.00	\$53,161.56	\$19,524.52	\$113,504.08
04/08/24	ACH	\$460,377.25	\$9,205.84	\$85.33	\$0.00	\$451,086.08	\$162,218.26	\$211,273.80	\$77,594.03	\$451,086.09
04/08/24	ACH	\$21,671.23	\$433.42	\$0.00	\$0.00	\$21,237.81	\$7,637.48	\$9,947.09	\$3,653.24	\$21,237.81
04/19/24	ACH	\$0.00	\$0.00	\$0.00	\$1,067.67	\$1,067.67	\$383.95	\$500.06	\$183.66	\$1,067.67
05/08/24	ACH	\$133,672.84	\$2,673.45	\$0.00	\$0.00	\$130,999.39	\$47,109.62	\$61,355.78	\$22,533.99	\$130,999.39
05/08/24	ACH	\$1,783.33	\$35.68	\$0.00	\$0.00	\$1,747.65	\$628.48	\$818.54	\$300.62	\$1,747.64
	TOTAL	\$ 5,389,438.16	\$104,147.70	\$ 182,053.28	\$ 5,352.26	\$ 5,108,589.44	\$ 1,837,135.97	\$ 2,392,694.31	\$ 878,759.17	\$ 5,108,589.45

93.34%	Net Percent Collected
\$ 364,696.01	<b>Balance Remaining to Collect</b>

#### DIRECT BILLED ASSESSMENTS

Orlando Reunion Development LLC	\$2,385.91	\$2,385.91	\$0.00
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Date	Due	Check	Net	Amount	General	Debt Service
Received	Date	No.	Assessed	Received	Fund	Fund
1/12/24	11/1/23	148873	\$1,192.95	\$1,192.95	\$1,192.95	\$0.00
1/12/24	2/1/24	148873	\$596.48	\$596.48	\$596.48	\$0.00
1/12/24	5/1/24	148873	\$596.48	\$596.48	\$596.48	\$0.00
			\$2,385,91	\$2,385,91	\$2,385,91	\$0.00

Ehof II - Spectrum LLC \$209,614.96 \$34,993.04 \$174,621.92

Date Received	Due Date	Check No.	Net Assessed	Amount Received	General Fund	2021 Debt Fund
1/3/24	11/1/23	Wire	\$104,807.48	\$104,807.48	\$17,496.52	\$87,310.96
4/6/24	2/1/24	Wire	\$52,403.74	\$52,403.74	\$8,748.26	\$43,655.48
	5/1/24		\$52,403.74	\$0.00	\$0.00	\$0.00
			\$209,614.96	\$157,211.22	\$26,244.78	\$130,966.44

# **SECTION IV**

## Reunion East and West R&M

FY2024 Project List	Estin	nated Cost	Estimated Date
Roof Replacement, 3 Pool Houses (Homestead & Heritage Crossings)	\$	35,000.00	Completed
Seven Eagles, Exercise Equipment & Fitness Center Improvements	\$	55,000.00	July (proposal)
Pavement Replacement and Maintenance	\$	400,000.00	
Pavement Markings (stop bars, crosswalks, etc.)	\$	35,000.00	
Concrete Sidewalk Replacement and Maintenance	\$	52,451.00	Completed
Tree Trimming (Structural Pruning)	\$	45,000.00	Completed
Signage, New Reunion Village No Parking & Replacement	\$	100,000.00	In Process
Pool Equipment Allowance	\$	18,000.00	Completed
Seven Eagles Linear Park Bollard Lighting	\$	12,588.00	Under Review
Seven Eagles Restroom Partitions	\$	20,000.00	Completed
Seven Eagles Pool & Spa Resurfacing	\$	95,000.00	Completed
Benches and Concrete Pads	\$	7,500.00	Under Review
Contingency	\$	100,000.00	
	\$	975,539.00	

## Items Deferred from FY2023

Roadway Improvements		
(Restriping Reunion West Tradition Circle to Sinclair Gate)	\$ 27,800.00	Deferred
		Signs Completed
		& Speed Tables with
Traffic Calming (Signage, Radar Display Signage, Speed Humps)	\$ 50,000.00	Road Maintenance
Upgrade Sign Posts	\$ 47,000.00	Completed
Seven Eagles Fountain Replacement	\$ 45,000.00	In Process
Access Control System at Reunion Village Gate	\$ 20,000.00	In Process
Gate House Roof Replacement (Sinclair, Spine, Reunion Blvd)	\$ 50,000.00	Completed
Seven Eagles Roof Replacement	\$ 172,010.00	Completed

\$ 411,810.00