### Harmony CDD's Irrigation System Infringement Overview

- July 25, 2019: The Harmony CDD Board of Supervisors made a motion directing that the District must no longer maintain private facilities without an express finding of a public benefit as required under Florida law.
- July Nov 2019: Numerous attempts were made by the CDD to negotiate a public benefit with Harmony Retail LLC ("Retail"), to no avail.
- November 1, 2019: The District sent a letter to Retail, stating that public maintenance of private lands would be discontinued 60 days later on December 31, 2019. (Please see Exhibit 1 Attachment B)
- January 2, 2020: The District discontinued maintenance of private property within the CDD boundary.
- April 22, 2020: Harmony Retail attempts to utilize CDD irrigation equipment. Field staff, in keeping with the direction of the Board's July 2019 Motion, modified the CDD's irrigation timers to prevent private property from being irrigated with public water. A dispute arose concerning the CDD's sprinkler boxes and Harmony Retail employees called the deputy sheriff to investigate. The investigating Deputy Sheriff found no cut wires and no evidence of ownership of the boxes by Harmony Retail. (Please see Exhibit 1)
- May 14, 2020: Notwithstanding the findings of law enforcement, Harmony Retail sues Mr. Steve Berube for trespass and conversion relating to the modification of the CDD's sprinkler boxes by CDD Field Staff.
- May 28, 2020: Harmony CDD makes a *Nuzum* determination to provide Chairman Berube legal counsel for the lawsuit after determining that the lawsuit arose out of official actions of the CDD. Please see the attached memo of government officer representation. (Please see Exhibit 2)
- August 11, 2020: The Harmony CDD Field Operations Director noted that the CDD's sprinkler boxes had holes drilled in them and had been padlocked by Harmony Retail.
- August 14, 2020: Harmony CDD District Counsel sends letter to Harmony Retail Counsel demanding the padlocks be removed. (Please see Exhibit 1 Attachment F)
- September 1, 2020: Harmony Retail Counsel requests Easement documentation from Harmony CDD District Counsel.
- September 10, 2020: After conferring with the CDD Engineer, Harmony CDD District Counsel sent opposing counsel a reply letter supporting the District's Easements. (Please see Exhibit 3)

#### MEMORANDUM

To: Harmony Community Development District

From: Young Qualls, PA

Date: August 19, 2020

Re: Irrigation Dispute and Timeline

#### Question

Please provide a timeline and related exhibits of the events surrounding the dispute concerning irrigation boxes in and around Harmony.

#### Discussion

On July 25, 2019, the Harmony Board of Directors made a motion directing that the District must no longer maintain private facilities without an express finding of a public benefit. Please find attached a memorandum of Young Qualls, P.A. concerning this subject matter generally attached hereto as Attachment "A."

On November 1, 2019, correspondence was sent to counsel for Harmony Retail, LLC advising that CDD maintenance of Harmony Retail, LLC property would cease effective December 31, 2019. Said letter is attached here to as Attachment "B."

On April 22, 2020, a dispute arose concerning sprinkler boxes and a deputy sheriff was called to Harmony, Florida. Attached please find the police report relating to this dispute attached hereto as Attachment "C."

On May 14, 2020, Harmony Retail, LLC, filed a complaint against Chairman Berube alleging that Mr. Berube directed and ordered his agent/employee "to go on the Plaintiff's Harmony Property and destroy its irrigation system" and at the direction of Mr. Berube, his agent/ employee destroyed "the Plaintiff's irrigation system by cutting wires and lines and destroying the rain-bird and corresponding equipment necessary for irrigation of the landscaping on Plaintiff's Harmony Property."

On August 11, 2020, Harmony Field Operation Director noted that the sprinkler boxes on the opposite side of the road had holes drilled in them and were padlocked. See photo attached hereto as Attachment "D."

Please note some important facts:

- The District funded the construction of the irrigation system in Harmony.
- The District has always maintained the irrigation system in Harmony.
- The District has a perpetual drainage easement that runs with the land throughout the boundaries of the Harmony CDD.
- The District has a utility easement running throughout the CDD as set forth in the document attached hereto as Attachment "E."
- It is the opinion of your District Engineer that the CDD has always and continues to have an easement covering the entire irrigation system. It is the opinion of your District Engineer that this easement was not modified or changed in any way after his review of the recorded documents specifically concerning the property in question.
- According to sworn statements, at no time did Chairman Berube direct field operations staff to modify the sprinkler boxes in question.
- According to Field Operation Staff, the sprinkler boxes, which have been padlocked, do not only control the sprinklers running along the property at Harmony Retail LLC, but also control sprinklers which would irrigate public property as well.
- As a result of the unlawful restriction of the easement allowing Harmony to maintain its sprinkler boxes, a letter was sent to the attorney for Harmony Retail, LLC attached hereto as Attachment "F."



# MEMO

To: Harmony CDD Board of Supervisors From: General Counsel Date: 03/21/2019 Re: Expenditure of CDD maintenance funds on private property

# **Questions Presented**

1. May the District maintain infrastructure on private land?

2. May the District fund the maintenance of street lights on private property?

## Answer

No. The District is not authorized to maintain non-District infrastructure or property because Chapter 190, Florida Statutes authorizes it to use special assessment funds for *district maintenance and projects*.

## Discussion

Community Development Districts (CDDs) are created by Chapter 190, Florida Statutes. 190.005, Fla. Stat. (2018). Chapter 190, Florida Statutes is the sole authorization for CDDs and prescribes all CDD powers. In Florida, "It is the rule that a legislative direction as to how a thing shall be done is, in effect, a prohibition against its being done in any other way." Op. Att'y Gen. Fla. 2007-05 (citing *Alsop v. Pierce*, 19 So. 2d 799, 805-806 (Fla. 1944); *Dobbs v. Sea Isle Hotel*, 56 So. 2d 341, 342 (Fla. 1952); *Thayer v. State*, 335 So. 2d 815, 817 (Fla. 1976)).

A CDD has the power to "levy special assessments for the construction, reconstruction, acquisition, or maintenance of *district facilities* authorized under this chapter using the procedures for levy and collection provided in chapter 170 or chapter 197." § 190.022(1), Fla. Stat. (2018) (Emphasis added). Additionally, a

CDD is also authorized to levy and collect benefit and maintenance special assessments to "finance *district facilities and projects*" and to "maintain and preserve the facilities and projects *of the district*." § 190.021(2) & (3), Fla. Stat. (2018) (Emphasis added).

Importantly, nothing in these sections, or in any other section in Chapter 190, Florida Statutes, authorizes a CDD to expend funds collected through special assessments for any maintenance or projects of non-District land.

In order for a special assessment to be valid and enforceable, it must be made pursuant to legislative authority and the method prescribed by the Legislature must be substantially followed. *Madison County v. Foxx*, 636 So. 2d 39 (Fla. 1st DCA 1994). Further, a valid special assessment requires that the property assessed must derive a direct, special benefit from the service provided and that the assessment must be fairly and reasonably apportioned among properties that receive the special benefit. *City of North Lauderdale v. SMM Props., Inc.,* 825 So. 2d 343 (Fla. 2002); *Workman Enters., Inc. v. Hernando County*, 790 So. 2d 598 (Fla. 5th DCA 2001); *Donnelly v. Marion Cty.,* 851 So. 2d 256, 259 (Fla. 5th DCA 2003)

A Florida Attorney General Opinion reasoned that a CDD is not authorized to levy a special assessment for the costs of repair and maintenance of district properties on property located outside the boundary of the CDD because nothing in sections 190.021 and 190.022 authorize a District to levy special assessments from lands outside the District. Op. Att'y Gen. Fla. 2007-05. Likewise, nothing in sections 190.021 or 190.022 authorizes a CDD to use the funds collected from special assessments to maintain non-District facilities: "It is the rule that a legislative direction as to how a thing shall be done is, in effect, a prohibition against its being done in any other way." *Id*. The authorization to use the funds collected by special assessments for *district facilities and projects* is, in effect, a prohibition on using those funds for the maintenance of non-district facilities and projects.

In Florida Attorney General Opinion 98-81, the AG opined the it is a basic tenet that the expenditure of public funds be primarily for a public purpose. Meaning, the spending of CDD funds must meet a CDD purpose, rather than a private purpose.

"This office has on several occasions stated that a governmental entity such as a municipality may not lawfully spend public funds to repair or maintain privately owned roads. In order for public funds to be expended for the construction and maintenance of a road, the road must be a "public" one, i.e., the expenditure must be for a public purpose. As this office stated in Attorney General Opinion 73-222."

"In Attorney General Opinion 92-42, this office concluded that the county <u>could not expend county funds</u> to repair and maintain private roads where members of the general public were not allowed."

Therefore, any land or streetlights in question on private property may not be maintained by the District. In order to be valid, a special assessment levied and collected pursuant to section 190.021 and 190.022, Florida Statutes must be used for the purposes prescribed in those sections- which do not include maintenance of non-district property.

## Conclusion

The District may not maintain non-District infrastructure or private property because Chapter 190, Florida Statutes only authorizes it to use special assessment funds for district maintenance and projects and that authorization, in effect, is a prohibition on using the funds for any non-authorized purpose.





November 1, 2019

Via Email tkobrin@shutts.com

Todd Kobrin, Esq. Shutts & Bowen LLP 300 South Orange Avenue, Suite 1600 Orlando, Florida 34233

#### RE: Harmony CDD Maintenance Discontinuance

Dear Mr. Kobrin:

Please be advised that the Harmony Community Development District ("Harmony CDD") will no longer maintain any Harmony Retail, LLC ("Harmony Retail") property which Harmony CDD has inadvertently maintained in the past. The property in question is located on or near Harmony Square and Irlo Bronson Highway more specifically described in Exhibit "A."

Per Florida law, local governments may not expend public funds maintaining private property without a clear public purpose. Harmony CDD has determined that there is no public purpose in maintaining the landscape of Harmony Retail's private property. Harmony CDD has an obligation to monitor the ponds to ensure proper drainage and will continue to do so. However, Harmony CDD has no obligation to mow and maintain private landscape on a routine basis and, accordingly, will discontinue these services effective December 31, 2019.

Of course, should you have questions or concerns regarding this information, please do not hesitate to contact me. Thank you.

Sincerely.

Timothy R. Qualls, Esq. Young Qualls, P.A.

TRQ/tal cc: Kristen Suit, District Manager

#### EXHIBIT A

- 1. East entrance east parcel behind fence 31-26-32-0000-0012-0000; Harmony Square Dr, Harmony FL 34773
  - Legal Description: COM AT SE COR OF UTILITY TRACT 1, BIRCHWOOD NBHD B & C PB 14 PGS 67-73, N 30 DEG E 49.30 FT, N 60 DEG W 69.96 FT TO POB; CONT N 60 DEG W 544.05 FT TO NON-TAN CURVE, CONC W, RAD 351 FT, CENT ANG 27 DEG, (CH BEARING N 14 DEG E 166.64 FT), NLY ALONG CURVE 168.25 FT, N 17.28 FT TO POC, CONC E, RAD 449 FT, CENT ANG 15 DEG, (CH BEARING N 08 DEG E 119.54 FT), NLY ALONG CURVE 119.89 FT, N 15 DEG E 60.63 FT TO NON-TAN CURVE, CONC S, RAD 26.66 FT, CENT ANG 23 DEG, (CH BEARING S 86 DEG E 10.72 FT), ELY ALONG CURVE 10.80 FT, S 15 DEG E 25 FT, N 75 DEG W 21 FT, N 15 DEG E 384.88 FT TO POC, CONC SE, RAD 5 FT, CENT ANG 90 DEG, (CH BEARING N 60 DEGE 7.07 FT), NELY ALONG CURVE 7.85 FT, S 75 DEG E 228.50 FT, N 15 DEG E 55 FT, N 75 DEG W 9 FT, N 15 DEG E 279.50 FT TO POC, CONC SE, RAD 5 FT, CENT ANG 90 DEG, (CH BEARING N 60 DEG E 7.07 FT), NELY ALONG CURVE 7.85 FT, S 75 DEG E 59.49 FT TO POC, CONC N, RAD 1239.50 FT, CENT ANG 07 DEG, (CH BEARING S 78 DEG E 157.23 FT), ELY ALONG CURVE 157.33 FT, S 12 DEG W 263.82 FT, S 03 DEG W 457.37 FT, S 87 DEG E 129.81 FT, S 13 DEG E 171.38 FT TO POC, CONC W, RAD 125 FT, CENT ANG 13 DEG, CURVE 28.10 FT TO NON-TAN CURVE, CONC N, RAD 63 FT, CENT ANG 49 DEG, (CH BEARING S 78 DEG W 52.13 FT), WLY ALONG CURVE 53.75 FT, N 78 DEG W 52.11 FT, S 32 DEG W 394.43 FT TO POB LYING WITHIN 31-26-32.
- East entrance east parcel includes fence 30-26-32-2612-000U-0010; East Irlo Bronson Mem Hwy, Harmony FL 34771
   Legal Description: BIRCHWOOD NEIGHBORHOODS B & C PB 14 PGS 67-73 INGRESS/EGRESS UTILITY TRACT 1 31-26-32
- East entrance west parcel behind fence 30-26-32-2612-TRAC-00X0; 7250 Harmony Square Dr, Saint Cloud FL 34773
   <u>Legal Description</u>: BIRCHWOOD NEIGHBORHOODS B & C PB 14 PGS 67-73TRACT X FUTURE DEVELOPMENT LESS PLAT BIRCHWOOD TRACTS PHASE ONE PB 14 PGS 171-172
- East entrance west parcel includes fence 30-26-32-2612-000U-0020; Harmony FL 34771 <u>Legal Description</u>: BIRCHWOOD NEIGHBORHOODS B & C PB 14 PGS 67-73 30, 31-26-32 INGRESS/EGRESS UTILITY TRACT 2





# OSCEOLA COUNTY SHERIFF'S OFFICE

Deputy Report for Incident 201038053

Nature: CIVIL MATTE 661					Address: 7272 HARMONY SQUARE DR South		
Location: 9101						ST CLOUD FL 34773	
Offense Co	odes:						
Received By: REYES, C			How Received: O			Agency: OCSO	
Responding Officers: PUIG, L Responsible Officer: PUIG, L		, L					
			Disposition: CLO 04/22/20				
When Repo	rted: 15:32	:58 04/22/20	Occ	urred Between: 17:0	0:00 04/17/20	and 15:32:49 04/22/20	
Assigned To:			Detail:		Date Assigned: **/**/**		
Status:			Status Date: **/**/**			Duc Date: **/**/**	
Complainant: 4	05201					,	
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S	50			ON			
DOB: *	**/**/**	Dr	Lic:		Address:	2601 E IRLO BRONSON MEM HWY	
Race:	S	ex: Ph	опе:	(407)348-1100 BUSN	City:	KISSIMMEE, FL 34744	
Offense Codes							
Reported:			Observed:		Observed:		
Circumstances							
		OFFICE BUILD	ING				
Responding Offic	ers:		Un	nit:			
PUIG,	L		19	1			
Responsible Of	fficer: PUI	G, L			Agency:	OCSO	
	ed By: REY			Las	t Radio Log:	16:15:40 04/22/20 CMPLT	
How Rec	How Received: O OFFICER REPOI		Т			R REPORT TAKEN	
When Repo	orted: 15:3	2:58 04/22/20			-	CLO Date: 04/22/20	
Judieial S	tatus:			Occuri		17:00:00 04/17/20	
Mise E	Entry:				and:	15:32:49 04/22/20	

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#### Narrative

Written By: D/S L. Puig #1153 Incident #: 201038053 Zone: 91

Offense: Information on civil matter

On 4/22/20, at approximately 1230 hours, I made contact with the complainant, Steve Fusilier, at his place of business, Fusilier Realty Group, located at 7272 Harmony Square Dr., St. Cloud, FL. The complainant said Harmony CDD trespassed on his property located on Harmony Square Drive South, and went inside his Rain Bird irrigation system control box and cut the wires to the sprinklers that water his property. This was discovered when the complainant's maintenance employee, Richard Casey Taliento, was checking the sprinkler zones because the complainant's property seemed parched and the grass dying. Harmony CDD Field Operations Manager, Gerhard Van Der Snel, approached Richard and told him their sprinkler zones were disconnected since the first week of December 2019, and if Richard turned the water back on, he would be arrested for stealing water. The complainant texted Gerhard about the incident but Gerhard requested the Complainant "address all concerns over email." The complainant responded by texting Gerhard that he and his staff were trespassed and not allowed on his property. There was no response back from Gerhard. The complainant further advised that his comptroller, Donn Kamandulis, saw an employee of the CDD (not Gerhard) on the property on 4/17/20, doing something to the sprinkler box. The complainant stated when he purchased the property, the Rain Bird system, which waters other properties other than his, was part of the purchase. He said he would provide a deed to the land to prove this.

Both Richard and Donn provided verbal and sworn written statements confirming the complainant's verbal statements.

Gerhard was not on property but I was able to contact him via cellphone. He advised the Raintree system belongs to the CDD. They maintain the land and sprinkler systems and pay the water from assessments. That was until the complainant bought the parcel of land. There has been a yearlong dispute or contention between the CDD and the complainant where it is alleged the complainant has not been paying for the water, and the CDD being a governmental agency cannot maintain his property and pay for his water, which is why they disconnected the zones to the complainant's property.

I observed the property in question. It is the land at the entrance to Harmony Square on the East side of the road. There is a gated entrance, and it is surrounded by a wood fence. The gate has a combination lock on it that is new and was placed there after the incident. There weren't any "no trespass" signs posted. Although the complainant said he would provide a copy of the deed to prove his ownership of the land and everything on it, he only provided copies from the Osceola County Property Appraisers office with land description and map images. The land description included horse stalls/barn, and wood shack, there was no mention of the Rain Bird system. The map images show an easement around the pond. I looked up the image on the Property Appraisers site but it is impossible to tell if the Rain Bird box is in the easement due to being blocked by trees. I observed and photographed the Rain Bird meter on the outside and inside. I observed no cut wires. They appeared simply disconnected. There were a multitude of wires.

The documentation provided by the complainant oid not show he had sole rights or owned the sprinkler system that supplies irrigation to other properties in the community maintained by the CDD. Harmony was never intended to be divided into parcels as it is today; therefore, all properties are supplied water through the main lines, which run through the complainant's propety. The CDD has had access to, and maintained, the properties and sprinkler system since its inception. They have a key to the Rain Bird box. Therefore, this appears to be a civil matter. The district manager for the Harmony CDD is Krister. Suit (407)818-5960. She was not contacted.

On 4/23/20, I contacted Kristen Suit via cellphone. She advised that there is an ongoing legal dispute with the complainant over assessments and what properties the CDD can maintain. She added that the CDD is a governmental entity and It is illegal for them to maintain private properties; therefore, they stopped maintaining the complainant's properties, including watering them. Kristen stated there is also a dispute over who owns the Rain Bird sprinkler system and control box. The CDD says it is theirs; the complainant says it is his.

On 4/28/20, at approximately 1306 hours, I made contact with the chairman of the Harmony CDD, Steven P. Berube, who stated the complainant knew the water to his property was going to be cut off. He was informed so at a board meeting. At that meeting the complainant did not want to accept the offer from the CDD to allow them to use the well on his property, that they had been using for years before the complainant bought the property and months thereafter, and they would pay the electric bill and allow him to use their water for his properties. Steven called it a fair exchange. The complainant said he did not want them to water his properties; the CDD could not use his well, it would be shut off, and he did not need them. The board voted to discontinue water service to the complainant and he was advised service would end on 1/1/20. Service was terminated on 1/2/20, when the wires to the zones servicing the complainant were disconnected, not cut. Steven provided the Harmony Residential Properties and CDD Covenant and Declaration book. It says the CDD has easment access to all meters, sewers, water lines etc. Basically there is an easement around every property excluding the actual dwelling or business. Steven says the same language should be found in the filings with the County Government. Steven said the Rain Bird belongs to the CDD.

Gerhard was present and provided a verbal and sworn written statement matching Steven's. He added it was on 4/21/20, at approximately 1400 hours, that he saw the complainants maintenance staff accessing the Rain Bird. He told them to stop and warned them if they turned on the water it would be theft. After explaining this he left. Gerhard advised me the CDD installed a padlock and reflective tape around the box cover to prevent tampering.

I took additional photographs and Body Worn Camera Video. On this date, there were two new no trespass signs posted on the wood fence surrounding the property in question. It was clear the signs were brand new as were the nails used to place them. I affirm the signs were not up on 4/22/20, when I first visited the property. The images were uploaded to evidence.

This information further affirms this is a civil matter to be settled in court if necessary, not by law enforcement. There is nothing further.



# Osceola County Sheriff's Office

# **STATEMENT**

Please fill out in full detail

Offense: INFORMATION CEVELN	1ATTISP	Case #: 20I	038052		
Date of Statement: Month: J Day:	22 Year:	20	Time: 1525		
Location of Offense: 7272 HARMONY SQUARE	DR. Sou		Zone: 91		
Code: Name: (1,f.m) TALCENTA, RECHARD CASED	Age:	D.O.B.	Race: Sex:		
Address		-3/23/6 F Zifi: 34772	Phone: (407)552-8300		
Address Bus.:	ST. CLOUD	Zip:	Phone:		
D.L.#: T452743671030 St: FL Other ID: (Specify # & Ty		E-Mail			
1) Rechange of The light ary		Address: oluntarily make t	he following statement		
without threat, coercion, offer of benefit or favor by		•			
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when derheut pulled	in h	in trund	and told		
me I was not aloud in the (rain Rive) Box					
I told him the C	Davez ano	mste	in a sture		
started tell me he has the right away to					
the sin Birl Boiles and not to Bother, that					
the wires in the Bodes were Disrontal and					
if I try to recornet on out on the water					
C~ List stolen items separately (with values) in body of statement. ~					
Request of confidentiality under Marsy's Law.	I wil	I testify in court.	Initial		
I have received the Victim/Witness Rights pamphlet.	I wil	l prosecute criminall	y. Initial:		
Sworn to and subscribed before me, this $22$ day of			rm the above statements are false information to any law		
,	enforcement officer concerning the alleged commission of a crime is a criminal offense. $\Lambda$				
	Signature: Prichard a Lature				
Notgers Public Deputy Sheriff	Signature: Two		·		
Personally Known Produced Identification &		Page 1 of	2.		
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SO-03-42 Rev. 04/04/19

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# **Osceola County Sheriff's Office**

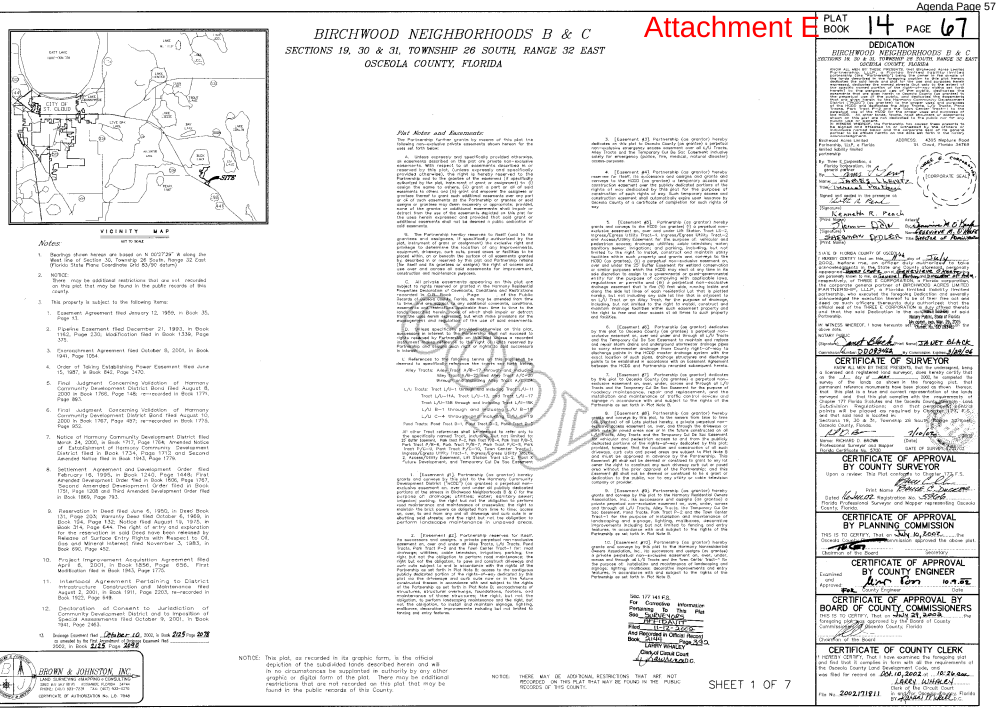
# STATEMEN CONTINUATION Please fill out in full detail

Case #: 038053 Code: Name D.O.B. Sex Race (l,f,m) CHADD CASES Μ aM ~ List stolen items separately (with values) in body of statement. ~ Under penalty of perjury, I swear/affirm the above statements are correct Sworn to and subscribed before me, this 22 day of and true, and I understand giving false information to any law . 20 0 enforcement officer concerning the alleged commission of a crime is a criminal offense. Signature: Notary Public 🗌 Deputy Sheriff 🕅 Personally Known 🔲 Produced Identification 😿 Page 2 of 2 D Type of Identification:

SO-03-43 Rev. 3/9/09

# Attachment D





Book14/Page67 CFN#2002171811

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1811 F

Agenda Page 58 55.200

Prepared by and Return to: Mark S. Lieblich. Esq. Baker & Hostetler LLP 200 South Orange Avenue, Ste. 2300 Orlando, Florida 32801

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LARRY	WHALEY	12P
	OSCEOLA COUNTY, FLORIDA	
	CLERK OF CIRCUIT COURT	

CL 2002171814 OR 2125/2078 DLB Date 10/10/2002 Time 10:31:22 DOC STAMPS: 0.70

DRAINAGE EASEMENT Thi Drainage Easement (hereinafter the "Easement Agreement") is made and una d into this of \_\_\_\_, 2002, by and between Birchwood Acres entere LLLP. Florida limited liability limited partnership (hereinafter referred to Linvited Partnership, as "Grantor") whose address is 4305 Neptune Loan, St. Cloud, Florida 34769 and Harmony special district accord to chapter 189, Florida Statutes. Community Development District, (herinafter referred to as "Grantee") with an address of .W. 1 <sup>h</sup> Manor, Coral Springs, 10300 Florida 33071

WHEREAS, Grantor is the owner of that certain real property more particularly

described in Exhibit "A" attached hereto (the "District Property"); and

WHEREAS, Grantor is the permittee of a contain South Florida Water

Management District ("SFWMD") Permit No. 49-01058-P (the "Permit") concerning the surface

water management system for a portion of the District Property; and

WHEREAS, certification of the completion of construction of the surface water

OR 2125/2079

management system which is the subject of the Permit has been accepted by SFWMD and incorporated into the SFWMD Permit file; and

WHEREAS, by separate instrument Grantor and Grantee intend to transfer the Permit to Grantee and to designate Grantee as the responsible operating entity for the operation

phase of the Tennit: and WHEREAS, until transfer of the Permit to Grantee has been effected and accepted by SEWMD, Granton chall remain liable for compliance with the Permit; and WHEREAS, the parties hereto lesire to establish a perpetual, non-exclusive easement for the term hereinafter described to provide Grantee with the right to utilize certain

property and facilities for such purposes and subject to such terms and conditions as are more particular described herein.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows

1. The above recitals are true and correct and incorporated lorein butnis

reference.

2. Grantor hereby grants to Grantee, its successors, and assigns a perpetual, non-exclusive easement (the "Easement") for ingress and egress; surface water management, drainage, transmission, retention and detention; and installation, maintenance, repair, replacement and operation of all structures, ponds, facilities, equipment and infrastructure as may be reasonably necessary to maintain compliance with the Permit.

#### CL 2002171814 OR 2125/2080

3. The property subject to the Easement (the "Easement Property") shall initially be the entire District Property.

4. The Easement shall be modified from time to time hereafter to more narrowly describe the Easement Property as the property upon which the surface water management system, including but not limited to all related structures, ponds, facilities, equipment and infrastructure exists together with such additional property as may be necessary to ensure that Grantee will at all times have free and clear access to the surface water management system and the ability to temporarily utilize adjacent property for the purpose of performing its obligations to on note and maintain such system.

5. The Lasement Property may be further modified by Grantor from time to time to provide for the relocation of any portions of the surface water management system, including but not limited to all related structures, ronds, facilities, equipment and infrastructure as may be necessary or desirable in Grantor's sole and absolute discretion to maintain compliance with the Permit or to provide for the development of the District Property.

6. Upon any amendment of this Easement Agreement to modify the description of the Easement Property the Easement shell automatically be neemed terminates and released for all purposes from any property that is not included in such modifies legal description.

7. Grantee hereby covenants to join into any and all amendments to this Easement Agreement or other instruments concerning the Permit as may be reasonably requested by Grantor to maintain compliance with the Permit or to provide for the development of the District Property.

8. The terms and provisions of this Easement Agreement shall be binding

upon and inure to the benefit of Grantor and Grantee and their heirs, representatives, successors, and assigns. The benefits and burdens hereof shall run with the land and be appurtenant thereto, with the effect that any person or entity which acquires an interest in the Easement Property shall be entitled to the benefits and be bound by the burdens hereof.

9. Grantor's and Grantee's liability under this Easement Agreement shall be limited to their interests in the District Property and the Easement Property, respectively, as encumbered from time to time.

10. vo walls fances or barriers of any sort or kind that would prohibit the use f the Easement shall be constructed or maintained on the Easement Property by either party. Subject to the limits on lability set forth above, each party does hereby 11. release, indemnify and promise to defend and save formless the other party from and against any and all liability, loss, lamage expense, actions, and claims, including reasonable attorney fees and costs incurred by the other party in defense thereof, asserted or arising directly or indirectly on account of the acts or omissions of the indemnifying party, their servants, agents, licensees, invitees, employees, and contractors, provided, hwever, this paragraph does not urport to indemnify such party against liability for damages arising out of bodily infury to persons or damage to property caused by or resulting from the sole negligence of the party n, its lits or employees.

12. Nothing contained in this Easement Agreement shall be deemed to be a gift or dedication of any portion of the District Property to the general public or for any public use or purpose whatsoever, it being the intention of the parties hereto that this Easement Agreement is for the exclusive benefit of the parties and their successors, and assigns, and that nothing in this Easement Agreement express or implied, shall confer upon any person, other than

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#### CL 2002171814 OR 2125/2082

the parties, and their successors, and assigns, any rights or remedies under or by reason of this Easement Agreement.

13. Except as expressly set forth herein, this Easement Agreement may be amended or modified at any time only by an agreement in writing mutually agreed to, executed and acknowledged by the parties and thereafter duly recorded in the Public Records of Osceola

14. It is expressly agreed that no breach, whether or not material, of the provisions of this Easement Agreement shall entitle any party to cancel, rescind or otherwise erminate this Easement Agreement but such imitation shall not affect, in any manner, any other rights of remedies which any party may have hereunder by reason of any breach of the provisions of this Easement Agreement.

15. If any provision, or exportion thereof of this Easement Agreement, or the application thereto to any person or circumstances shall, to any extent, he held invalid, inoperative or unenforceable, the remainder of this Easement Agreement or the application of such provision, or portion thereof, to any persons or circumstances shall notbe affected thereby and the remainder of this Easement Agreement shall be given effect as if such invalid, importance or unenforceable portion has not been included and such invalid, importance or unenforceable portion thereof, or the application thereof to any person or circumstances, shall not be given effect.

16. This Easement Agreement shall be construed in accordance with the laws of the State of Florida.

17. Any notice demand, request, consent, approval, designation, or other communication made pursuant to this Easement Agreement by one party to the other shall be in

County, Florida.

OR 2125/2083

writing and shall be given or made or communicated by personal delivery (including courier service), or by United States registered or certified mail, returned receipt requested, addressed, in

the case of Grantor to:

Birchwood Acres Limited Partnership, LLLP 4305 Neptune Road St. Cloud, Florida 34769 and in the case of Grantee to: Hamony Community Development District 00 N.W. 11<sup>th</sup> Manor Coral Springer Florida 33071 arty may, at any time, change its address for the above purpose by mailing, 10) days before the effective date thereof, as notice stating the change as aforesaid, at least then and setting forth the new address. Any notice, demand, reg st, consent, approval or designation shall be sent as above provided and be deemed to have been given, make, received and communicated, as the case may be, if by personal delivery, when actually delivered as evidenced by signed receipt, or in the case of maining, on the date of the same was deposited in the United States Mail in conformity with the above requirements. This Easement Agreement may be executed and derivered in any 18. of counterparts, each of which so executed and delivered shall be deemen to be an original and

all of which shall constitute one and the same instrument. A nesimile copy of this Easement Agreement and any signature thereon shall be considered for all purposes originals.

IN WITNESS WHEREOF, the parties hereto have hereunto set their respective authorized signatures as of the day and year first above written.

Signed, sealed and delivered

"Grantor"

Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited OR 2125/2084

in the presence of:

partnership By: Three E Corporation, a Florida corporation, as its General Partner By: James L Lentz R. As its: President Pri Signature of Witness Jame CAROLYN Print 1 Signed, sealed and eliver Grain in the presence of: ommunity Development District, a Harmony special district according to Chapter 189, Florida Statut Signature of With Print Name Print Name: B s its: Doni Desnosiers Signature of Witness Print Name LORI DESROSIERS

Agenda Page 65

#### CL 2002171814

OR 2125/2085

# STATE OF FLORIDA ) COUNTY OF Openation ) SS.

The foregoing instrument was acknowledged before me this <u>6</u> day of <u>corporation</u>, 2002, by James L. Lentz, as President of Three E Corporation, a Florida corporation, the general partner of Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership, on behalf of the partnership, who is personally known to me or has produced <u>as</u>

identification.	
A Supervision of the second se	(Notary Signature) M. OKeefe
WEEK COSE S	GENEVIEVE M. OKEEFE
Province of the second se	(Notary Name Printed)
Man Charlen Market	NOTARY PUBLIC
	Commission No. <u>CC 993 600</u>
	16
STATE OF FLORIDA	
COUNTY OF Oscaola )	
COUNTY OF <u>(JSCEDIR</u> )	
The foregoing instrument wa	s acknowledged before me his day of
line , 2002, by Gary LA	over , as Secretary
	ment District, a special district according to Chapter
189, Florida Statutes. Arche is p	ersonally known to m or has produced as identification
	Siden Picality
BRENDA L WRIGHT	a lake the
EXPIRES: October 5, 2005 Bonded Thru Notary Public Underwriters	Duning 15
	(Netary Signature)
(NOTARY SEAL)	Brenda L. Wright
()	(Notary Name Printed)
	NOTARY PUBLIC
	Commission No. DD D31560

#### OR 2125/2086

#### **EXHIBIT "A"**

#### DISTRICT PROPERTY

A parcel of land lying in portions of Sections 24 and 25, T 26 S, R 31 E and Sections 19, 20, 29, 30, 31 and 32. T 26 S, R 32 E, Osceola County, Florida, being more particularly described as follows: Commence at the Southwest corner of Section 30, T 26 S, R 32 E (being a found 4" X 4" concrete monument), run N. 00° 27' 29" W., along the West line of said Section 30, 2116.59 feet to a point on the Southerly Right of Way line of State Road No. 500 (being a found 4" X 4" concrete monument, with the top broken); thence continue N. 00° 27' 29" W., 76.29 feet to a point on the Northerly Right of Way line of said State Read No. 500; also being the Point of Beginning; thence N.60°13'23"W., a distance of 1,004.40 feet enothe hight having a radius of 3,786.83 feet, a central angle of 14°32'15", and a chord to a foint of 58.25 feet; thence northwesterly along the arc a distance of 960.82 feet; N.52°57'16 W., bearing of 74°13'35"E, a disence of 19.99 feet; thence continue easterly along said line, a distance of ience I et; thence NB6°39'4"E., a distance of 46.70 feet; thence N.67°55'33"E., a distance of 44.33 feet; 52.83 distance of 47.08 feet; thence N.29°24'37"E., a distance of 114.95 feet; thence N.40°27'24"E thence N.46° 0'04"E., a distance of 45 to reet; thence N.82°04'45"E., a distance of 52.12 feet; thence ence 6.24°48'26"E., a distance of 47.74 feet; thence S.60°3 56"E., a distance 49.70 fee 9°19'43"E., a distance of 26.55 feet; thence .06°46 of 53.69 reet; there S. ce of 199.26 feet; there S. 9°32'18"E., a distance of 37.49 feet; thence 0°30'42"E., a distan TOOPTE., a distance of 81.94 feet; thence N.4 39'34"E., a distance of 37.99 feet; thence N.28° N.81°44'12"E., a dist nce of 84.19 feet: then e S.73 2427"E., a distance of 38.25 feet; thence S.76°15'31"E., a distance of 141.81 feet; th 08"E., a distance of 193.97 feet; thence Ince N 99 N.74°42'16"E., a distance d 194.59 feet; hence N 54"E., a distance of 76.49 feet; thence N.00°01'04"E., a distance o 163.97 feet; thence N.09° 9'03"W., a distance of 383.06 feet; thence N.15°23'23"W., a distance of 393 69 feet; thence N.05 05'15 distance of 224.32 feet; thence nce of 193.59 feet; thence N.01°10'32"E., a distance of 145.00 feet: lence N 7°58'42 E., a dis ance of 357.00 feet; thence N.18°34'52"E., a distance of 168.84 feet; thence A.15°47/03"W., a dis N.20°53'30"W., a distance of 335.24 feet; then e N.05° 67'55''W., a dis 60.02 het; thence tance o 02'00"E., a dist N.26°52'00"E., a distance of 72.71 feet; then e N.61 nce of 7.84 eet: thence N.76°44'45"E., a distance of 110.72 feet; thence N.7 2°42'20"E., a g 120.32 feet: thence stance S.77°41'35"E., a distance of 99.75 feet; mence S 71' 00'45"E., a distance f 115.01 feet: 1 (CH) 25512., a distar ce of 373 S.64°04'34"E., a distance of 121.52 feet; thence S 3 feef thence S.77°46'51"E., a distance of 37859 feet; the ice S.77 14'21"E., a.d fance of 206 57 fee : thence S.89°48'15"E., a distance of 225.50 feet; thence N.88°05'24 E., a distance of 22 .48 fe t; thence .04 feet; then N.79°47'00"E., a distance of 215.76 feet thence N.71°31'22"E., a distance of 22 N.65°31'36"E., a distance of 260.93 feet; thence N.72°24'07"E., a distance of 1 let 1.13 f N.80°28'00"E., a distance of 314.47 feet; thence S.81°33'40"E., a distance of 2 0.19 S.63°38'11"E., a distance of 145.36 feet; thence S.48°41'42"E a distance of 1 51 51 fee thence S.47°07'37"E., a distance of 206.14 feet; thence S.67°16'54 E., a distance of 140.62 eet; thence S.85°22'43"E., a distance of 196.16 feet; thence N.78°57'37"E., a distance nce of 1 0.51 feet; thence N.45°52'34"E., a distance of 100.47 feet; thence N.06°07'18"E. a distance of 183.68 feet; thence N.04°22'07"W., a distance of 221.51 feet; thence S.84°38'10"E., a distance of 193.13 feet; thence S.07°16'24"E., a distance of 254.90 feet; thence S.77°49'02"E., a distance of 122.23 feet; thence N.79°04'37"E., a distance of 129.36 feet; thence S.81°34'02"E., a distance of 148.43 feet; thence N.78°59'05"E., a distance of 230.41 feet; thence N.75°58'32"E., a distance of 255.49 feet; thence N.82°27'43"E., a distance of 143.27 feet; thence N.40°02'32"E., a distance of 91.96 feet; thence N.26°34'31"E., a distance of 103.93 feet; thence N.68°16'00"E., a distance of 82.12 feet; thence S.68°32'11"E., a distance of 129.70 feet; thence N.79°31'39"E., a distance of 69.41 feet; thence S.65°08'05"E., a distance of 65.06 feet; thence S.29°16'47"E., a distance of 76.57 feet; thence S.65°38'28"E., a distance of 131.26 feet; thence N.82°33'59"E., a distance of 102.70 feet; thence

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S.69°49'34"E., a distance of 91.03 feet; thence S.89°40'07"E., a distance of 89.03 feet; thence N.70°55'38"E., a distance of 83.19 feet; thence S.89°22'59"E., a distance of 221.92 feet; thence S.69°59'35"E., a distance of 98.46 feet; thence S.60°24'46"E., a distance of 184.64 feet; thence S.46°10'44"E., a distance of 142.24 feet; thence S.38°35'23"W., a distance of 91.08 feet; thence S.23°01'48"E., a distance of 32.07 feet; thence S.68°58'58"E., a distance of 56.41 feet; thence S.30°04'49"E., a distance of 56.06 feet; thence S.17°19'41"W., a distance of 79.33 feet; thence S.43°27'17"W., a distance of 80.28 feet; thence S.23°20'46"W., a distance of 136.67 feet; thence S.39°31'49"W., a distance of 88.43 feet; thence S.64°16'07"W., a distance of 145.65 feet; thence S.41°38'31"W., a distance of 55.43 feet; thence S.07°17'01"W., a distance of 78.29 feet; thence S.26°24'12"W., a distance of 71.91 feet; thence S.48°50'35"W., a distance of 147.15 feet; thence S.11°00'1 "Erredistance of 74.42 feet; thence S.12°36'48"W., a distance of 79.78 feet; thence 24"W., a distance of 122.76 feet; thence S.32°23'00"W., a distance of 268.90 feet; thence S.282 ance of 84.25 feet; thence S.05°42'21"W., a distance of 78.38 feet; thence v., a dis 9"W., a distance of 126.97 feet; thence S.29°53'06"W., a distance of 150.93 feet; thence 07 36"W., a distance d 198.15 feet; thence S.37°15'55"W., a distance of 120.01 feet; thence 5.32 f 190.75 feet; thence S.54°43'51"W., a distance of 209.32 feet; thence S.44 3'57**''**W., a di**s** ance 3'47"W., a distance of 197.5 A feet: thence S.72°36'17"W., a distance of 190.31 feet; thence S.64° S.77° 6'35"W., a distance of 83.44 feet; thence S.53°38'56"W., a distance of 167.36 feet; thence 34"W., a <u>dis</u>tance of 164.59 reet; thence S.05°48'45"W., a distance of 159.14 feet; thence S.29°2 ce S42°49'07"E., a distance of 288.98 feet; thence ance of 189/83 feet; the 10°15'19 🖃 a dis distance of 297.38 feet; thence S. 8°16'44"E., a distance of 330.61 feet; thence S.38:19'26"E. S.37°24'44"E., a distance of 17.44 feet; the ice N. 9°19'00"E., a distance of 97.26 feet; thence 8° 4'30 a distance of 115.87 feet; thence N.03°19'11"E., a distance of 154.72 feet; thence N. N.62°00'21"E., a distance of 139.54 feet; thence N 85°46 15"E., a listance of 134.79 feet; thence ence of 161.64 feet; thence S.64°35'35"E., a distance d 101.32 feet thence .46°36 27 Έ N.50°08'19"E., a distance of 175.86 feet; thence N.662 49'55"W a distance of 70.74 feet: thence of 147:51 feet; thence N f 225.93 feet; thence N.35°28'27"W., a distance 6°58'59 W. a c stance 96.45 feet; thence N.26°32'21"W., a distance of TS4 r.14°54 4"W., a di 57 et: thence ance d 1.29°1367"E., a dista N.23°29'05"E., a distance of 68.20 feet; thence ice of 7 5.89 feet: thence N.14°57'11"E., a distance of 115.23 feet; thence N.39/34'46"E., a dis feet, thence ance o 97.9 N.16°22'07"E., a distance of 76.52 feet; there N.08 42'07"E., a dis 26.60 feet; thence ance o N.31°49'06"E., a distance of 104.86 feet; mence N.5 distance 133 1 feet; aer ce °51'04"E.. a bt. e of 109. thence N.76°16'42"E., a distance of 122,54 feet; thence 32'59**"**E . a distan 00 feel 0 feet thence N.55°54'46"E., a distance of 157.25 leet; the C°05 59"E., a distance of 43. ce N.O N.22°28'06"W., a distance of 136.16 feet; thence N.35" 4754 , a distance of 204.88 feet; thence N.49°43'05"W., a distance of 125.18 het; hence N.15°22'36"W., a distance of 7 2.78 feet; thenc N.06°45'32"E., a distance of 95.03 feet; then e N.25°50'31"E., a distance of 124.55 fe t; thence N.32°58'21"E., a distance of 244.53 feet; thence N.25°27'47"E., a distance of 1 4.391 et, thep 09.31 feet N.24°40'25"E., a distance of 162.54 feet; thence N.33°56'09"E., a distance of ence 9.27 fe N.33°09'35"E., a distance of 230.29 feet; thence N.62°58'04"... distance of t thence S.86°48'49"E., a distance of 35.96 feet; thence N.01°26'05"E., a distance of 48.72" feet; thence N.30°31'39"E., a distance of 116.31 feet; thence N.48°12'58 E., a distance of 120.58 feet; thence N.23°27'45"E., a distance of 135.04 feet; thence N.15°08'58"W., a distance of 110.36 feet; thence N.25°28'12"W., a distance of 244.31 feet; thence N.28°06'13"W., a distance of 172.87 feet; thence N.07°32'42"W., a distance of 154.27 feet; thence N.03°28'37"E., a distance of 117.54 feet; thence N.22°19'02"W., a distance of 78.40 feet; thence N.30°52'36"W., a distance of 144.54 feet; thence N.15°36'17"W., a distance of 150.68 feet; thence N.00°09'12"E., a distance of 160.40 feet; thence N.33°49'20"E., a distance of 47.85 feet; thence N.68°41'58"E., a distance of 50.49 feet; thence N.71°42'50"E., a distance of 81.17 feet; thence N.59°09'20"E., a distance of 121.60 feet; thence N.84°51'29"E., a distance of 106.60 feet; thence S.70°25'07"E., a distance of 119.57 feet; thence S.68°47'05"E., a distance of 293.37 feet; thence S.45°08'54"E., a distance of 59.39 feet; thence S.18°03'36"E., a distance of 205.37 feet; thence S.53°04'49"E., a distance of 53.52 feet; thence

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CL 2002171814 OR 2125/2088 ce of 125.97 feet; thence e of 60.02 feet; thence ce of 32.39 feet; thence ce of 46.70 feet; thence e of 132.74 feet; thence e of 227.34 feet; thence ce of 53.60 feet; thence ce of 107.96 feet; thence

S.82°33'13"E., a distance of 123.38 feet; thence S.67°20'19"E., a distance of 125.97 feet; thence S.42°31'13"E., a distance of 98.20 feet; thence S.16°52'48"E., a distance of 60.02 feet; thence S.32°50'43"W., a distance of 55.58 feet; thence S.73°19'14"W., a distance of 32.39 feet; thence S.73°19'14"W.

S.87°58'04"W., a distance of 154.06 feet; thence S.41°23'51"W., a distance of 46.70 feet; thence S.10°15'13"E., a distance of 71.86 feet; thence S.59°09'03"E., a distance of 132.74 feet; thence N.84°08'38"E., a distance of 46.37 feet; thence N.36°44'46"E., a distance of 227.34 feet; thence S.71°52'29"E., a distance of 403.14 feet; thence N.82°00'50"E., a distance of 53.60 feet; thence S.38°44'39"E., a distance of 118.22 feet; thence S.63°38'06"E., a distance of 107.96 feet; thence S.82°29'54"E., a distance of 91.47 feet; thence S.37°47'10"E., a distance of 53.12 feet; thence N.83°46'44"E., a distance of 108.72 feet; thence S.87°41'29"E., a distance of 100.10 feet; thence N.64°38'10"E, ordistance of 464.69 feet; thence N.89°16'17"E., a distance of 86.03 feet; thence S.512634"E., a distance of 71.23 feet; thence S.14°23'47"E., a distance of 141.83 feet; thence W., a distance of 97.45 feet; thence S.56°19'40"W., a distance of 54.91 feet; thence 5°24'31 0"W., a distance of 126.99 feet; thence S.43°08'49"E., a distance of 111.73 feet; thence .80°37′ 59"E., a distance of 113.82 feet; thence S.27°01'32"W., a distance of 103.02 feet; thence S.07 9'41"W., a distance of 119.95 feet; thence S.61°10'24"W., a distance of 219.05 feet; thence S.41° S.14°2'52"W., a distance of 149.33 feet: thence S.03°40'58"W., a distance of 134.37 feet; thence S.01° 7'42"W., a distance of 186.11 fe<u>et;</u> thence S.05°51'20"E., a distance of 144.67 feet; thence 51"W., a distance of 83.29 reet; thence \$ 55°21'32"W., a distance of 73.01 feet; thence S.13°2 66°00'55 w., a distance of 135.99 feet; thence \$71°07'29"W., a distance of 169.55 feet; thence S.03%12'02"E distance of 39.53 feet; thence S.03°13'06"E., a distance of 102.63 feet; thence S.09°07'35"W., a distance of 117.47 feet; thence S. 2°58'22"E., a distance of 51.08 feet; thence S.17°51'11"E., a distance of 104.63 feet; thence S.1 6° 7'00 5 a distance of 358.03 feet; thence S.10°05'02"E., a distance o 162.39 feet; thence S 53°39 W., alistance of 197.38 feet; thence S.16°51'49"W., a distance of 148.41 feet, thence 6.23°5 **"**07"W Mance of 878.40 feet; thence 118.39 feet; thence S.83/42'53"W., a distance of 118.24 feet; thence S.33°38'52"W., a distan ce ol S.06°53'47"W., a distance of 103:56 feet; thence S. 233.30 feet; thence 3°49'34 W., a distance d S.43°12'56"W., a distance of 201.70 feet; thence 2.55°45 78"W., a dis ance o 174.66 feet; thence 54"W., a distance of 129 21 feet; thence S.24°17'36"E., a distance of 221.13 feet; thence S.23°22 N.84°58'18"W., a distance of 148.70 feet; there S.81 '37'01"W., a distance d 365 )7 feet; thence N.54°09'54"W., a distance of 194.69 feet; thence S.5 0°56'07"W., a of 56.0 Istance 6 feet: thence S.13°18'43"W., a distance of 225.35 feet: thence N.8 of 153. 8 feet 0°13'47**"**E distance heilce 65 S.76°14'33"E., a distance of 145\_22 feet, thence 22'29"E a distan e of 124. 0 feet thence S.35°13'45"E., a distance of 100, 11 feet; thence S.02°14'08"W., a distance of 58. 0 feet thence S.02°19'27"W., a distance of 90.7% feet; thence S.85°05 7 March distance of 166 46 feet; thence N.67°11'31"W., a distance of 138.10 Teet; thence N.84°08'17"W., a distance of 1 6.42 teet; then 06 feet; the S.62°39'24"W., a distance of 75.70 feet; there S.10°57'22"W., a distance of 49 S.50°05'40"W., a distance of 156.67 feet; thence S.85°45'45"W., a distance of 7.83 f et; then S.42°46'38"W., a distance of 146.62 feet; thence N.42°31'21"W., a distance of 65.33 feet thence N.18°00'29"W., a distance of 510.78 feet; thence N.00°46'35"W., a distance of 510.78 f 120.4 feet: thence N.77°00'27"W., a distance of 93.95 feet; thence S.41°23'28 W., a distance of 27: 07 feet; thence S.50°13'07"W., a distance of 212.96 feet; thence S.60°53'42W., a distance of 221.24 feet; thence S.38°17'29"E., a distance of 205.40 feet; thence S.84°56'38"E., a distance of 254.32 feet; thence S.70°17'22"E., a distance of 363.80 feet; thence S.30°48'39"E., a distance of 168.60 feet; thence N.79°42'48"E., a distance of 224.81 feet; thence S.54°47'14"E., a distance of 115.98 feet; thence S.89°58'07"E., a distance of 115.42 feet; thence N.39°35'05"E., a distance of 200.09 feet; thence N.48°45'27"E., a distance of 162,90 feet; thence N.86°21'05"E., a distance of 118.53 feet; thence S.72°06'01"E., a distance of 166.49 feet; thence S.13°03'41"E., a distance of 71.44 feet; thence S.53°08'57"W., a distance of 148.71 feet; thence S.38°03'49"W., a distance of 139.86 feet; thence S.55°40'56"W., a distance of 212.67 feet; thence S.55°54'10"W., a distance of 284.66 feet; thence N.87°25'11"W., a distance of 111.40 feet; thence N.82°03'47"W., a distance of 235.19 feet; thence S.88°30'44"W., a distance of 230.97 feet; thence S.58°51'57"W., a distance of 100.76 feet; thence

OR 2125/2089

N.67°43'09"W., a distance of 99.94 feet; thence N.64°55'29"W., a distance of 147.57 feet; thence N.88°50'59"W., a distance of 265.00 feet; thence S.14°34'58"W., a distance of 158.79 feet; thence S.02°59'21"W., a distance of 154.69 feet; thence S.21°44'41"E., a distance of 159.48 feet; thence S.07°03'24"W., a distance of 142.64 feet; thence S.19°07'55"E., a distance of 177.70 feet; thence S.22°03'35"W., a distance of 99.38 feet; thence S.35°27'00"W., a distance of 112.21 feet; thence S.20°14'12"W., a distance of 105.00 feet; thence S.64°27'24"W., a distance of 59.16 feet; thence S.32°08'29"W., a distance of 83.78 feet, to a point on the Northerly Right of Way line of State Road No. 500; thence N.60°13'23"W., along said Northerly Right of Way line, a distance of 6,437.64 feet to the POINT OF BEGINNING.

Containing 000.50 acres, more or less.

PLAT 14 PAGE 68

#### BIRCHWOOD NEIGHBORHOODS B & C sections 19, 30 & 31, township 26 south, range 32 east osceola county, florida

#### LEGAL DESCRIPITON:

A parcel of land lying in Sections 19 & 30 & 31, T 26 S, R 32 E, A putter of name single in sections is a solar of , but of the observation of the section of th State Road No. 500 (being a found 4'x4" concrete monument, with State Road No. 500 (being a found 4 x4 concrete monument, with the top broken); thence continue northerly along said line, a distance of 76.29 Feet, to a point on the northerly right of way line of State Road No. 500 ; thence S601'323'E, along said northerly right of way line, a distance of 3652.94 Feet to the PONT OF BEGINNING; thence N2254'52'E, a distance of 116.98 Feet; thence N6705'08'W, a distance of 40.20 Feet; thence N2254'23'E, a distance of 107.33 Feet; thence S57'05'37'E, a distance of 264.57 Feet; thence N22'57'50'E, a distance of 4.64 Feet; thence N17'06'58'E, a distance of 312.86 Feet; thence N14'11'20'E, a distance of 76.77 Feet to the point of curve of a non tongent curve to the right, of which the radius point lies S74'30'48"E, a radial distance of 2,302.13 Feet and having a chord bearing of N18'42'24"E, 258.62 Feet; thence northerly along the arc, through a central angle of 06°26°24", a distance of 258.75 Feet to the point of curve of a non tangent curve to the right, of which the radius point lies N23'59'51"E, a radial distance of 850.50 Feet and having a chord bearing of N54'30'07"W, 339.14 Feet; thence northwesterly along bearing of N34 30 U/W, 333.14 Feet; thence hortmwesterry diang the arc, through a central angle of 23/00/04", a distance of 341.43 Feet; thence N43/00/05"W, a distance of 277.26 Feet to a point of curve to the left having a radius of 965.00 Feet, a central angle of 08/07"35", and a chord bearing of N47/03'53"W, 136.75 Feet; thence N5/07'41"W, a distance of 91.64 distance of 136.87 Feet; thence N5/07'41"W, a distance of 91.64 Distance of Jobs Freet, difficult All Ovi Hin, a dialate of 360.77 Feet, a central angle of 263359, and a chord bearing of N6425411W, 359.23 Feet, thence northwesterly along the arc a distance of 362.47 Feet; thence N774340W, a distance of 95.65 Feet to a point of curve to the left having a radius of 10.00 Feet, a central angle of 60:53'36", and a chord bearing of S71'49'32"W, 10.13 Feet, thence westerly along the arc a distance of 10.63 Feet to a point of reverse curve to the right distance or 10.6.5 Feet to a point or reverse curve to the right having a rodus of 85.00 Feet and a central angle of  $1155^{\circ}43^{\circ}$ ; thence westerly along the arc, a distance of 173.49 Feet to a point of reverse curve to the left having a radius of 20.00 Feet and a central angle of 50'28'55'; thence northwesterly along the right having a radius of 1,505.30 Feet and a central angle of 55'42'48'', thence anothwesterly along and a central angle of 5'5'42'48'', thence anothwesterly along the constraints of the total sectors of total sectors of the total sectors of total sector Tight having a focus of 1,00.00 year and a central ungle of 354248; thence northwesterly along the arc, a distance of 938.27 Feet to a point of reverse curve to the left having a radius of 1,155.00 Feet and a central angle of 115146; thence northwesterly along the arc, a distance of 239.14 Feet; thence 44815217W, a distance of 65.16 Feet; thence 5414139W, a N481821"W, a distance of 65.16 Feet; thence S41'41'39"W, a distance of 5.50 Feet; thence N481'821"W, a distance of 92.81 Feet; thence N481'821"W, a distance of 92.81 S48'821"E, a distance of 92.81 Feet; thence S48'1821"E, a distance of 92.81 Feet; thence S41'41'39"W, a distance of 14.50 Feet; thence S41'821"E, a distance of 74.33 Feet; thence N43'42'24'E, a distance of 20.05 Feet; thence S45'34'E, a distance of 16.21 Feet; thence N65'23'36"E, a distance of 14.23 Feet; thence N54'38'41"E, a distance of 66.38 Feet; thence N54'85'41"E, a distance dist 142.33 Feet, Thence NOF 36 +1 C, G distance of 50.30 Feet, thence NO5381441W, a distance of 51.87 Feet; thence N2035555 (a distance of 118.31 Feet; thence N2421'19'E, a distance of 96.11 Feet; thence N174837"W, a distance of 73.93 Feet; thence N241'109'W, a distance of 59.20 Feet; thence N5700'02'W, a distance of 10.889 Feet; thence N3158'8'W, a NS/20002 W, d distance of 106.89 Feet; thence NSI350 F6 W, d distance of 12.05 Feet; thence NT3054W, a distance of 64.44 Feet; thence N3558 S9'W, a distance of 34.46 Feet; thence N82481505'E, a distance of 94.48 Feet; thence S883'D105'E, a distance of 61.27 Feet; thence S332'E a distance of 51.27 Feet; thence S252'E 33'E, a distance of 51.27 Feet; thence S252'E 33'E, a distance of 51.27 Feet; thence S252'E 33'E, a distance of 52.23 Feet; thence S252'E 33'E, a distance of 51.27 Feet; thence S25'E 35'E, a distance of 51.27 Feet; thence S25'E 35'E, a distance of 51.25 Feet; thence S25'E 35'E, a distance of 51.27 Feet; thence S25'E 35'E, a distance distan S35 35 06 L, distance of 50.25 real, there 32.25 - 64, there 32.25 - 64, distance of 47.87Feet; thence N81'30'52'E, a distance of 51.04 Feet; thence N86'50'49'E, a distance of 35.79 Feet; thence N46'32'37'E, a distance of 33.59 Feet; thence N37'45'51'E, a distance of 33.59 Feet; thence N37'45'51'E, a distance of 33.59



Book14/Page68 CFN#2002171811

Page 2 of 7

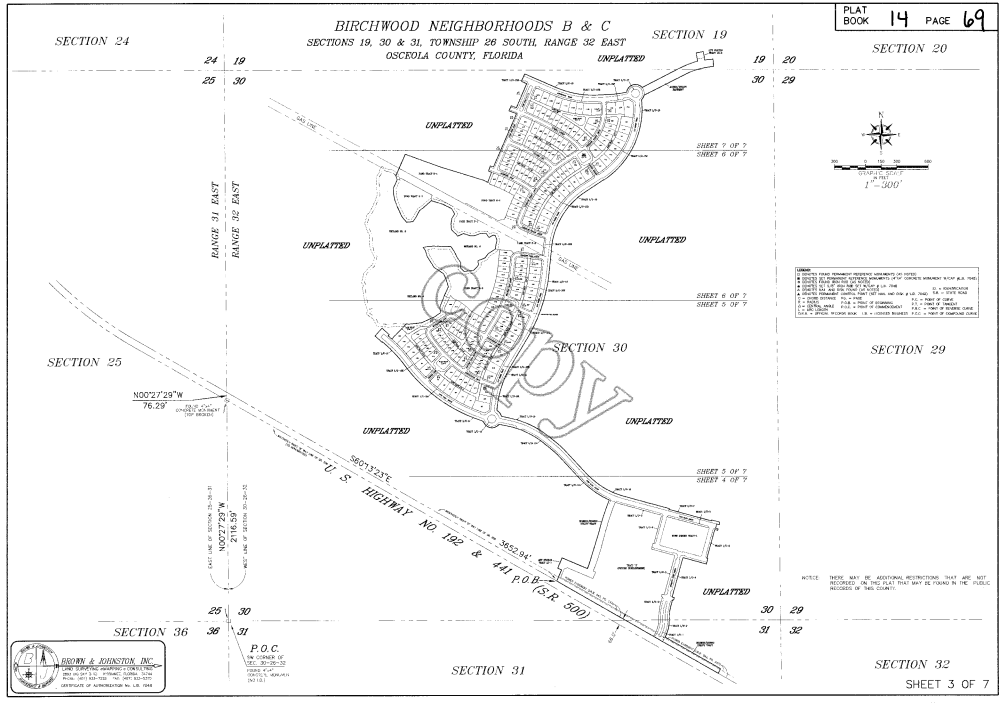
N70°21'25"E, a distance of 34.66 Feet; thence N66°21'16"E, a N70'21'25''E, a distance of 34.66 Feet; thence N66'21'16''E, a distance of 38.54 Feet; thence N37'27'56''E, a distance of 49.76 Feet; thence N37'01'59''E, a distance of 82.39 Feet; thence N07'56'40'E, a distance of 51.88 Feet; thence N14'54'38'E, a distance of 33.09 Feet; thence N19'51'00'W, a distance of 49.10 Feet; thence N79'64'03''W, a distance of 32.22 Feet; thence S58'57'33''W, a distance of 43.77 Feet; thence N35'85'25'9''W, a distance of 58.65 Feet; thence 586'7'25'40''W, a distance of 58.65 Feet; thence N72'4'028''W, a distance of 58.65 Feet; thence N72'6'28''W, a distance of 50.68 Feet; thence N72'6'28''W, a distance of 50.68 Feet; thence N75'6'5'W a distance of 50.69 Feet; thence N75'6'5'W a distance of 50.69 Feet; thence N75'6'5'W a distance of 40.70 feet; thence N5'6'5'W a distance of 50.69 Feet; thence Feet; thence N36'26'58"W, a distance of 20.42 Feet; thence Feet; thence N36'26'58''W, a distance of 20.42 Feet; thence N46'40'35''W, a distance of 63.47 Feet; thence N05''16'45''W, a distance of 61.45''W, a distance of 54.37 Feet; thence N05''15'', a distance of 45'.00 Feet; thence N30'34'39''W, a distance of 61.03 Feet; thence N53'31'20''W, a distance of 88.49 Feet; thence N25''30''W, a distance of 20.25'', a distance of 20.35'', a distance 01'', a distanc NO25715 W, a distance of 61.69 Feet; thence N245110 E, a distance of 86.51 Feet; thence N175643"W, a distance of 41.95 Feet; thence N2335'43"E, a distance of 222.95 Feet; thence S7017'45"F, a distance of 36.26 Feet; thence S7017'45"E, a distance of 432.55 Feet; thence S43309"E, a distance of 43.55 Feet; thence S43300"E, a distance of 432.55 Feet; thence S43300"E, a distance of 31.55 Feet; thence S43300"E, a distance of 31.55 Feet; thence S43300"E, a distance of 31.55 Feet; thence S43300"E, a distance distance of 31.55 Feet; thence S43300"E, a distance bearing of N2235'92, 185.54 Feet; thence eastery doing the arc, through a central angle of 101'32', a distance of 185.76 Feet to point of compound curve to the left having a radius of 10.00 Feet and a central angle of 66'01'36'; thence northeasterly along the arc, a distance of 11.52 Feet to a point of reverse curve to the right having a radius of 85.00 Feet and a central angle of 128'06'55"; thence easterly along the arc, a distance of 190.06 Feet; thence N62'43'51"E, a distance of 406.64 Feet to the point of curve of a non tangent curve to the right, of which the radius point lies S25'23'24"E, a radial distance of 1,267.22 Feet and having a chord bearing of N68'45'31"E, 183.34 Feet; thence easterly along the arc, through a central angle of 08'17'49", a distance of 183.50 Feet; thence a central angle of 0817/49°, a distance of 183.50 Feet; thence N0973157W, a distance of 79.95 Feet; thence N8026/457E, a distance of 70.00 Feet; thence S09735157E, a distance of 83.62 Feet to the point of curve of a non tangent curve to the right, of which the radius point lies S09755108 E, a radial distance of 795.50 Feet and having a chord bearing of N8255737E, 78.99 Feet; thence easterly along the arc, through a central angle of 0541/29°, a distance of 70.82 Feet to the point of curve of a non tangent curve to the left, of which the radius point lies S0974'207'E, a radial distance of 70.82 Feet to the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a radial having a chord bearing of the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a radial distance of 70.27 Feet; thence for angle for the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a distance of 70.27 Feet; thence for a for the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a distance of 70.27 Feet; thence for a for the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a distance of 70.27 Feet; thence for for a for the point of curve of a non tangent curve to the left. a central angle of 09'12'31", a distance of 117.17 Feet to the point of curve of a non tangent curve to the left, of which the radius point lies S1217'52"E, a radial distance of 672.61 Feet and having a chord bearing of S71'42'10"W, 140.60 Feet; thence westery along the arc, through a central angle of 11956. distance of 140.86 Feet; thence \$354729'w, a distance of 44.94 Feet; thence \$35932'w, a distance of 424.80 Feet to the point of curve of a non tangent curve to the right, of which the radius point lies N770550'W, a radial distance af 85.00 Feet to the having a chord bearing of S28'03'33"W, 44.45 Feet; thence southwesterly along the arc, through a central angle of 30°18′46″, a distance of 44.97 Feet to a point of reverse curve to the left having a radius of 10.00 Feet and a central angle of

49"11'40"; thence southerly along the arc, a distance of 8.59 Feet to a point of reverse curve to the right having a rodius of 817.08 Feet and a centrol angle of 62'27'19"; thence southwesterly along the arc, a distance of 890.66 Feet; thence N33'21'41"W, a distance of 3.50 Feet; thence S56'37'45"W, a distance of 216.31 Feet to a point of curve to the left having a radius of 720.00 Feet, a central angle of 51'01'51", and a chord bearing of S3'106'50", 620.29 Feet, thene southwesterly along beging of 30 to 30 to 30 m, 22.52 rest, then be southestery Junes 54 W, a distance of 229.33 Feet to a paint of curve to the right having a radius of 1,545.00 Feet, a central angle of 2512.467, and a chord bearing of S1812177W, 574.40 Feet; thence S3044640 W, a long the arg a distance of 679.87 Feet; thence S3044640 W, a along the arc a distance of 5/9.87 Feet; thence S30/48 40 W, a distance of 300.39 Feet; a central angle of 25'55'03", and a chord bearing of S17'5'109"W, 450.07 Feet; thence southerly along the arc a distance of 453.93 Feet to a point of compound curve to the left having a radius of 10.00 Feet and a central agile of 6117'01"; thence southeasterly along the arc, a angle of 61'17'01'; thence southeasterly along the arc, a distance of 10.70 Feet to a point of reverse curve to the right having a radius of 95.00 Feet and a central angle of 38'11'09'; thence southeasterly along the arc, a distance of 63.31 Feet to a point of reverse curve to the left having a radius of 10.00 Feet and a central angle of 59'32'50'; thence southeasterly along the arc, a distance of 10.39 Feet; thence 57'45'05''E, a distance of 87.88 Feet to a point of curve to the right having a radius of 860.84 Feet, a central angle of 26'37'25'' and a chard bearing of 56'26''23'E, 396.42 Feet; thence southeasterly along the arc a distance of 400.00 Feet; thence 851'07'4'E, a distance of 164 Feet to a point of curve to the right having a radius of 164 Feet to a point of acrue to the right having a radius of 164 Feet to a point of acrue to the right having a radius of 9.164 Feet to a point of curve to the right having a radius of 1,045.00 Feet, a central angle of 0800735°, and a chord bearing of 54703744°E, 148.00 Feet; thence southeasterly along the arc a distance of 148.22 Feet; thence S43'00'05"E, a distance of 276.31 Feet to a point of curve to the left having or radius of 770.50 Feet, a central angle of 314332°, and a chord bearing of 538°51°E, 421.21 Feet; thence southeasterly along the arc a distance of 426.64 Feet; thence S7443'37°E, o distance of 449.78 Feet; thence S151°6'23°W, o distance of 8.50 Feet; thence S74'43'37"E, a distance of 420.00 Feet; thence N1516'23"E, a distance of 8.50 Feet; thence S74'43'37"E, a No to 25 L a distance of 0.50 feet, there 374737 L a distance of 64.00 Feet, there  $5157623^{W}$ , a distance of 24.50 Feet, there  $51576^{2}37^{W}$ , a distance of 25.00 Feet, there  $51576^{2}23^{W}$ , a distance of 40.50 Feet, there  $5373^{2}52^{2}$ , a distance of 25.00 Feet; thence S15/16/23/W, a distance of 15.00 Feet; thence N74'43'37"W, a distance of 24.00 Feet to a point of curve to the left having a radius of 5.00 Feet, a central angle of 9000000, and a chord bearing of 56016223W, 7.07 Feet; thence southwesterly along the arc a distance of 7.85 Feet; thence 51516/23W, a distance of 27.950 Feet; thence 5744337E, a distance of 9.00 Feet; thence S1516/23W, a distance of 55.00 Feet; thence N744337W, a distance of 25.05 Feet to a point reet; thence N/44337 W, a distance of 226.30 reet to a point of curve to the left holing a radius of 5.00 Fet, a central angle of 9000100°, and a chord bearing of 58016°23′W, 7.07 Fet; thence southwestery along the arc a distance of 7.85 Fet; thence S1516°23′W, a distance of 384.88 Feet; thence S7443'37′E, a distance of 21.00 Feet; thence S1516°23′W, a distance of 25.00 distance of 21.00 Feet; thence S15'16'23''W, a distance of 25.00 Feet to the point of curve of a non tongent curve to the left, of which the radius point lies S15'12'13''W, a radial distance of 26.66 Feet chad having a chard bearing of N86'23'53''W, 10.72 Feet; thence westerly along the arc, through a central angle of 23'12''2'', a distance of 10.80 Feet; thence S15'16'24''W, a distance of 60.63 Feet to a point of curve to the left having a radius of 449.00 Feet, a central angle of 15'17'58'', and a chord bearing of 50'73'725''W, 119.54 Feet; thence southerly along the arc a distance of 119.89 Feet; thence S00'01'35''E, a distance of 12'28 Feet to a point of curve to the right having a radius control of the curve to the right having a radius control of the curve to the right having a radius to the curve to the right having a radius control of the rest than a control of the right having a radius control of the right having 17.28 Feet to a point of curve to the right having a radius of 351.00 Feet, a central angle of 27'2751', and o chord bearing of S134221'W, 165.64 Feet; thence southery along the arc distance of 168.25 Feet; thence S60'73'55'E, a distance of 61.401 Feet; thence S24'86'5'W, a distance of a point on the aforesaid northerly right of way line of State Road No. 500; thence N6013'23"W, along said northerly right of way line, a distance of 1785.13 Feet to the POINT OF BEGINNING.

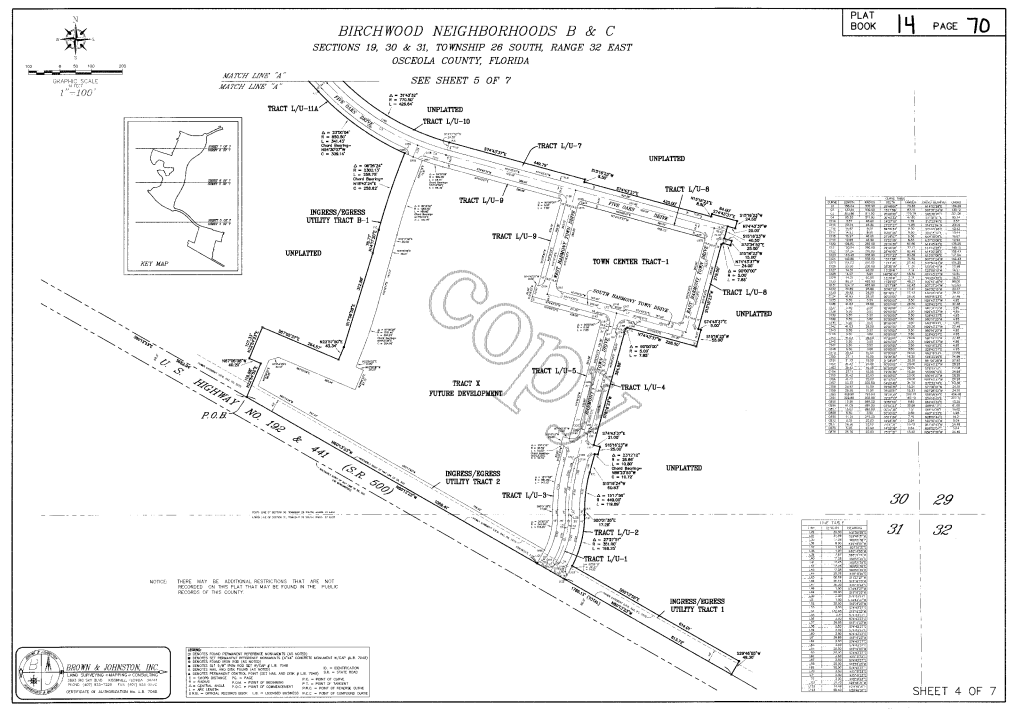
Containing 111.88 Acres, more or less

NOTICE: THERE MAY BE ADDITIONAL RESTRICTIONS THAT ARE NOT RECORDED ON THIS PLAT THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS COUNTY.

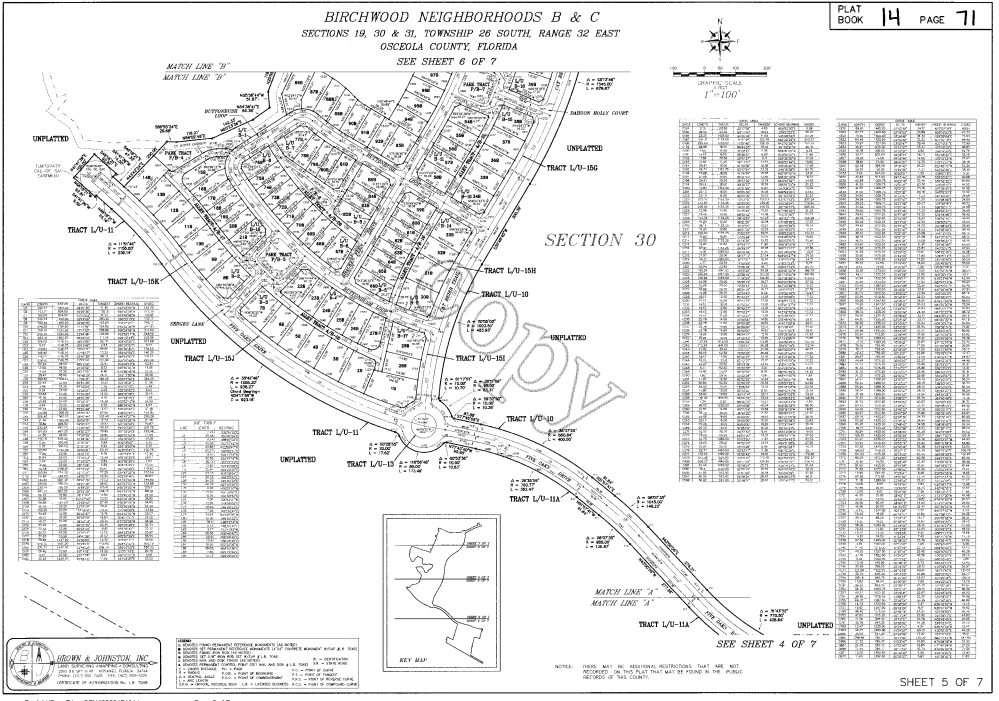
SHEET 2 OF 7



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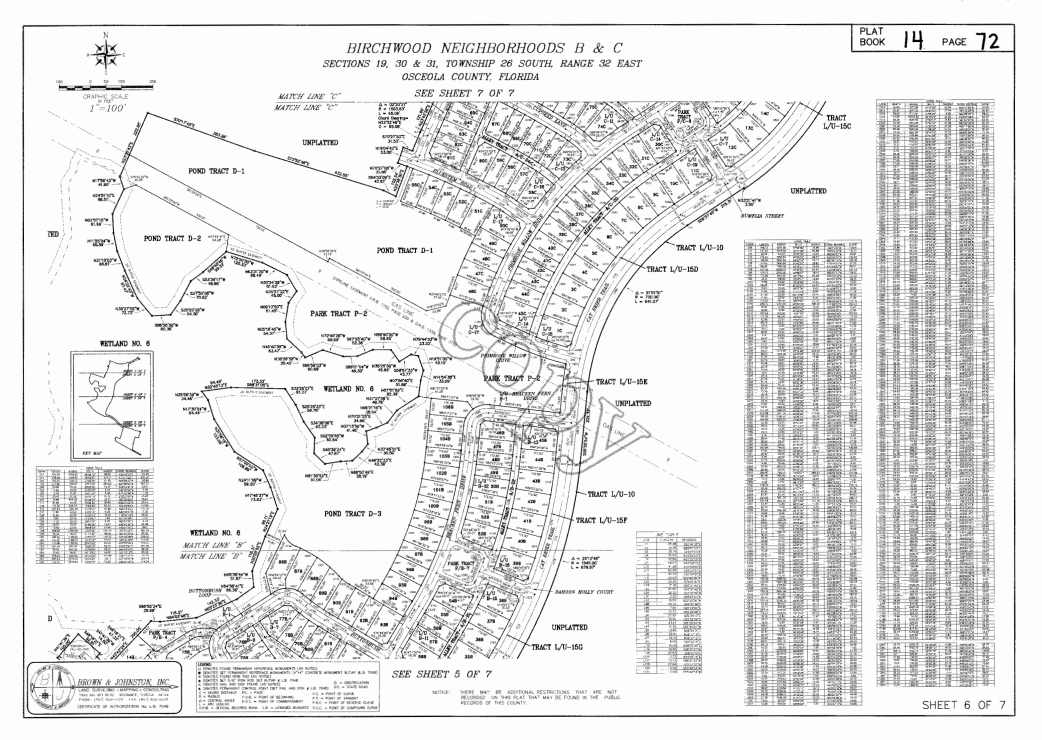


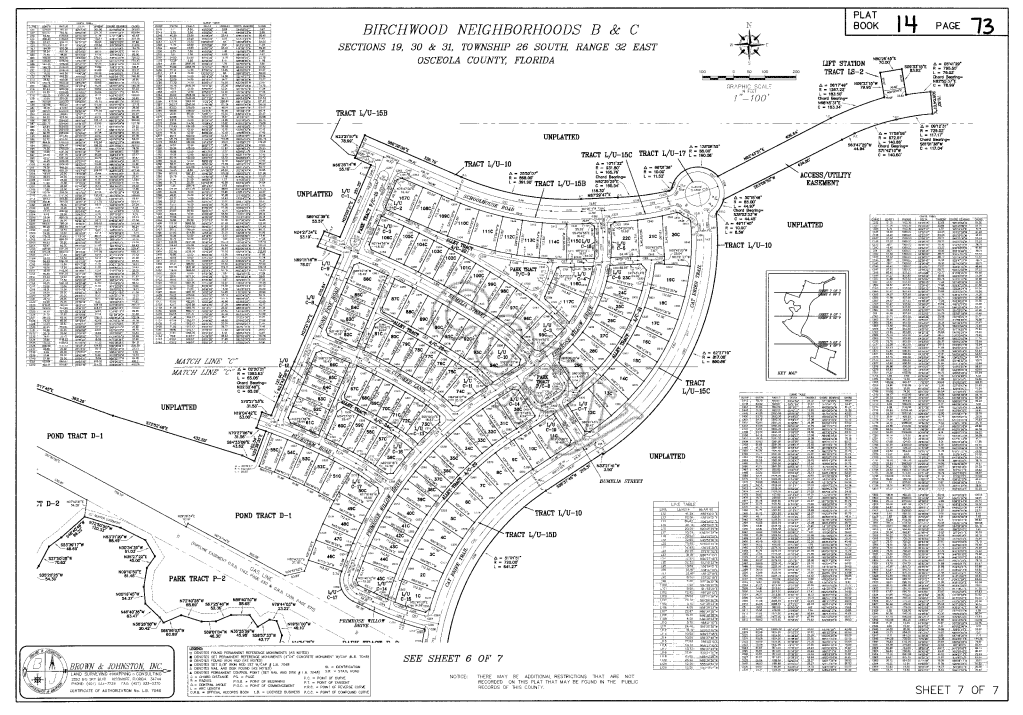
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Book14/Page73 CFN#2002171811

Prepared by and Return to: Mark S. Lieblich, Esq. Baker & Hostetler LLP 200 South Orange Avenue, Ste. 2300 Orlando, Florida 32801 LARRY WHALEY 4P OSCEOLA COUNTY, FLORIDA CLERK OF CIRCUIT COURT CL 2003224213 0R 2390/1459 VDT Date 11/25/2003 Time 07:38:43

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0.70

#### SECOND AMENDMENT OF DRAINAGE EASEMENT

This Second Amendment of Drainage Easement (hereinafter the "Amendment") is made and entered into this <u>11<sup>26</sup></u> day of <u>Aregust</u>, 2003, by and between birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership (hereinafter referred to as "Grantor") whose address is 4305 Neptune Road, St. Cloud, Florida 34761 and Harmony Community Development District, a special district created by Chapter 190, Florida Statutes and established by County ordinance, (herinafter referred to as "Grantee") whose address is 10300 N.W. 11<sup>th</sup> Manor, Cond Springs, Florida 33701.

# <u>WITNESSETH</u>:

WHEREAS, Grantor and Grantic are parties to that certain Drainage Easement recorded October 10,2002 in Book 2125, Page 2778 and that certain First Amendment of Drainage Easement recorded in Book 2125, Page 2090 in the Public Records of Osceola County, Florida (collectively, the "Drainage Ensement"); and

WHEREAS, the parties desire to exercise their rights under the Drainage Easement to more narrowly describe the Easemery. Property.

NOW, THEREFORE, in consideration of the rutual covenants and agreements herein set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. The above resitant are true and correct and incorporated herein by this reference.

2. Pursuant to Paragraph 4 of the Drainage Easement, the property subject to the Easement (the "Easement Property") shall for all purpose hereafter be deemed to exclude the following:

a. all property described in that certain plat entitled Birchwood "VC-1" Tract as recorded in the Public Records of Osccola County, Florida at Plat Book 14, Page 173,

b. all property described in that certain plat entitled Birchwood Tracts Phase One as recorded in the Public Records of Osceola County, Florida at Plat Book 14, Page 171,

OR 2390/1460

c. all property described in that certain plat entitled Birchwood Golf Course as recorded in the Public Records of Osceola County, Florida at Plat Book  $\underline{15}$ , Page  $\underline{139}$  other than the parcels designated as Linear Park-1, Linear Park-2, Pond Easements and Wetland Easements, each of which shall remain part of the Easement Property and subject to the Drainage Easement.

3. The Easement, as defined in the Drainage Easement, shall, as set forth in the Drainage Easement, automatically be deemed terminated and released for all purposes from any property matrix not included in the modified legal description.

4. An additional consideration for the easement rights held by Grantce over the parcels designated as rond Easements and Wetland Easements in that certain plat entitled Birchwood Golf Course as recorded in the Public Records of Osecola County, Florida at Plat Book 15, Page 139, Crantee shall be responsible for the restoration and repair of any portion of the landscaping, improvements or golf course features, infrastructure or amenities that are damaged or disturbed in connection with the use or enjoyment of the easement rights granted in the Drainage Easement.

5. All provisions of the Dramage Easement not expressly modified herein are hereby ratified and shall remain in full force and effect.

Tollow

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CL 2003224213 OR 2390/1461 IN WITNESS WHEREOF, the parties hereto have hereunto set their respective authorized signatures as of the day and year first above written. Signed, sealed and delivered "Grantor" in the presence of: Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership By: Three E Corporation, a Florida corporation, as its General Partner Bv: Signa hre ð James L. Lentz Print Name: VEN As its: President Print Name Cheol 1) ARTHUR Signed, sealed and delivered Frante in the presence of: Harmony Community Development District, a special district created by Chapter 190. Florida Statutes and established by Sounty ordinance By: Signature of Print Name: Print Name: Delor A As its: SERATA nete Signature of Print Name en M.

OR 2390/1462

# STATE OF FLORIDA ) SS. COUNTY OF Decola )

The foregoing instrument was acknowledged before me this <u>5</u><sup>th</sup> day of <u>August</u>, 2003, by James L. Lentz, as President of Three E Corporation, a Florida corporation, the general partner of Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership, on behalf of the partnership, who is personally known to me or has produced \_\_\_\_\_\_\_ as

identification.	
PHONDA HIL Notary Public, State of Florida My romm. exp. Oct. 7, 2008 comm. No. DD 114724	(Notary Signature)
NOTARY SEAL	<u>Chonda</u> Hill (Notary Name Printed) NOTARY PUBLIC Commission No. <u>DD///4724</u>
STATE OF FLORIDA	
The foregoing instrument was a <u>August</u> , 2003, by <u>Gary L. Haves</u> , of the Harmony Community Development 190, Florida Statutes and established by County of thas produced	as <u>Screta</u>
identification. BRENDA L. WRIGHT MY COMMISSION # DD 031550 EXPIRES: October 5, 2005 Bonded Thru Netary Public Underwriters	(Noary Signature)
(NOTARY SEAL)	Brende L. Wright (Notary Name Printed) NOTARY PUBLIC Commission No. DD031560

G:\ORdata\msl3492\26135 Birchwood\Easements\2nd Am to Drainage CDD 001.doc

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LARRY WHALEY 3P OSCEOLA COUNTY, FLORIDA CLERK OF CIRCUIT COURT CL 2004213389 OR 2629/288 DME Date 11/01/2004 Time 09:39:19

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Agenda Page

# THIRD AMENDMENT OF DRAINAGE EASEMENT

Prepared by and Return to:

200 South Orange Avenue, Ste. 2300

David L. Evans, Jr., Esq.

Baker & Hostetler LLP

Orlando, Florida 32801

This Third Amendment of Drainage Easement (hereinafter the "Amendment") is made and entered into this <u>287</u> day of <u>OCTOBER</u>, 2004, by and between Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership (hereinafter referred to as "Grantor") whose address is 3500 Harmony Square Drive West, Harmony, Florida 34771 and Harmony Community Development District, a special district according to Chapter 189, Ilorida Statutes, (hereinafter referred to as "Grantee") whose address is 10300 N.W. 11<sup>th</sup> Manor, Soral Springs, Florida 25701.

# <u>WITNESSETH</u>:

WHEREAS, Grantor and Grantee are parties to that certain Drainage Easement dated the 7<sup>th</sup> day of June, 2002 and recorded in the Public Records of Osceola County, Florida at O.R. Book 2125, Page 2018 (the "Drainage Easement"); and

WHEREAS, the parties desire to exercise their rights under the Drainage Easement to more narrowly describe the Easement Property.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. The above recita s are true and correct and incorporated herein by this reference.

2. Pursuant to Paragraph 4 of the Drainage Easement, the property subject to the Easement (the "Easement Property") shall for all purposes hereafter be deemed to exclude the residential Lots that are created by that certain platentitled Birchwood Neighborhood C-2 as recorded in the Public Records of Osceola County, Florida at Plat Book 17, Pages 10 through 11.

3. The Easement, as defined in the Easement Agreement, shall, as set forth in the Easement Agreement, automatically be deemed terminated and released for all purposes from any property that is not included in the modified legal description.

4. All provisions of the Easement Agreement not expressly modified herein are hereby ratified and shall remain in full force and effect.

OR 2629/289

IN WITNESS WHEREOF, the parties hereto have hereunto set their respective authorized signatures as of the day and year first above written.

Signed, sealed and delivered "Grantor" in the presence of: Birchwood Aeres Limited Partnership, LLLP, a Florida limited liability limited partnership By: Three E Corporation, a Florida corporation, as its General Partner By: Lcntz Signa ure of Jamés L with R. As its President Print Name: Signature of With Print Name on Signed, sealed and delivered Grant e'' in the presence of: elopment District, a farmony Confinunity Dc a special district according ter 189, Cha Florida Statutes By Print Signature of ame: R, As its: Print Name: VENCA Signature of Witness Print Name A;[]

OR 2629/290

. . . . . .

# STATE OF FLORIDA ) ) SS. COUNTY OF OSCEULA )

The foregoing instrument was acknowledged before me this  $\frac{2^{13+2}}{2^{12}}$  day of \_\_\_\_, 2004, by James L. Lentz, as President of Three E Corporation, a Florida OUTOBER corporation, the general partner of Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership, on behalf of the partnership, who is personally known to me or has produced as identification. arolyn McArthu (Notary Signature) (Notary Signature) (Notary Name Printed) #DD238016 OTAE SLIC, STATE NOTARY PUBLIC 278016 Commission No. STATE OF FLORIDA ) SS. COUNTY OF OSCEOLA ) acknowledged before me The foregoing instrument was this day of OCTOBER , 2004, by Thomas Toka , as CRE , of the Harmony Community Development District, rding to pecial distri t acc 189, Florida Statutes. He/she is personally known to has m olyn McArth ary Signatur TROLYN M (NOTARY SEAL) (Notary Name Printed NOTARY PUBLIC "in in in the second second 2.280/& Commission No.

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August 14, 2020

Via E-Mail hmarks@burr.com

Howard S. Marks, Esquire Burr & Forman, LLP 200 South Orange Avenue, Suite 800 Orlando, Florida 32801-6401

> Re: Harmony Retail, LLC v. Steve Berube Case No.: 2020 CA 001337 OC

Dear Mr. Marks:

My firm represents the Harmony Community Development District. This letter concerns unlawful actions taken by your client Harmony Retail, LLC, which impede upon my client's ability to carry out its duty under Florida law to maintain its irrigation systems and facilities on public properties throughout the District.

The Harmony Community Development District purchased and constructed a comprehensive irrigation system that runs throughout the boundaries of the District. My client has an easement over your client's property which is necessary to maintain the irrigation system as a whole.

It has come to my attention that on or around August 13, 2020, certain irrigation components belonging to my client were drilled and padlocked so that my client can no longer access its irrigation systems and facilities. I have advised my client to contact law enforcement and my client will continue to take every available legal measure in order to ensure that it is able to maintain its irrigation system and to ensure there is no damage to properties maintained by the District.

If your client installed the padlocks, then the padlocks must be removed by your client immediately. If your client did not install the padlocks, then please advise. Either way, my client must have access to these vital sprinkler system components in order to be able to carry out its duty under Chapter 190 to manage the irrigation systems and facilities throughout the boundaries of the CDD.

Howard S. Marks, Esquire August 14, 2020 Page 2

My client will take all available legal action to carry out its duty under Florida law. If your client has not removed the padlocks by 5:00 p.m. on Wednesday, August 19, 2020, then my client will remove the padlocks to prevent damage to District systems and facilities, etc. Thank you for your attention to this matter.

Sincerely, Timothy R. Qualls, Esquire

Young Qualls, P.A.

TRQ/srt

Harmony CDD Board of Supervisors cc: Steve Boyd Kristen Suit

Agenda Page 85

## MEMORANDUM

To: Harmony Community Development District Board of Supervisors

From: Young Qualls, P.A.

Date: June 18, 2020

Re: Representation of CDD Officers and Employees

## **QUESTION PRESENTED**

May a Community Development District ("CDD") provide legal representation to a member of the Board of Supervisors sued in her or his individual capacity?

#### ANSWER

Yes. Section 111.07 of the Florida Statutes, provides expressly that a CDD, "is authorized to provide an attorney to defend any civil action arising from a complaint for damages or injury suffered as a result of any act or omission of action of any of its officers... civil action includes... any civil rights lawsuit seeking relief personally against the officer." Moreover, the Florida Supreme Court makes clear that a public officer, such as a CDD Supervisor, is entitled to representation at the public expense in a lawsuit arising from (1) performance of official duties (2) while serving a public purpose. Florida courts have opined that denying a public official representation for acts purportedly arising from the performance of official duties would have a chilling effect upon the proper performance of official duties and the diligent representation of the public interest. Finally, it has been said that government entities have not only the legal authority, but the moral obligation to provide counsel to public officers, as doing so ensures accountability by the government entity for government action and allows public officers to act for the public good without substantial fear of personal liability.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> Craig E. Leen, *The Ethical and Effective Representation of Government Employees by Government Attorneys*, 45 Stetson L.R. 397, 400-402 (2016) (discussing the moral responsibility of the government to provide counsel to government officers)

#### DISCUSSION

#### Legal Considerations

The legal framework for Section 111.07 of the Florida Statutes, in relevant part, states:

Any agency of the state, or any county, municipality, or political subdivision of the state, is authorized to provide an attorney to defend any civil action arising from a complaint for damages or injury suffered as a result of any act or omission of action of any of its officers, employees, or agents for an act or omission arising out of and in the scope of his or her employment or function, unless, in the case of a tort action, the officer, employee, or agent acted in bad faith, with malicious purpose, or in a manner exhibiting wanton and willful disregard of human rights, safety, or property. Defense of such civil action includes, but is not limited to, any civil rights lawsuit seeking relief personally against the officer, employee, or agent for an act or omission under color of state law, custom, or usage, wherein it is alleged that such officer, employee, or agent has deprived another person of rights secured under the Federal Constitution or laws.

The Section provides further that if the CDD fails to provide legal representation, then the CDD shall reimburse the public officer who prevails in the action for court costs and reasonable attorney fees. However, any attorney fees paid from public funds for any officer, employee, or agent who is found to be personally liable by virtue of acting outside the scope of his or her employment, or acting in bad faith, with malicious purpose, or in a manner exhibiting wanton and willful disregard of human rights, safety, or property, may be recovered by the CDD.

In *Nuzum v. Valdes*, the court determined that Section 111.07, F.S., recognizes the common law principle that a public officer should be allowed representation at the public's expense when the lawsuit arises out of an employee or officer's performance of official duties. 407 So.2d 277, 278 (Fla. 3d DCA 1981). The court further elaborated that to deny a public official representation for official acts would "have a chilling effect" on the proper performance of duties. *Id.* The government can even provide counsel when the acts were allegedly committed with bad faith or malice *Id.* at 279. The government does not have to accept the veracity of the allegations and may still represent the employee if the government by its own review believes the officer's action were proper, or even negligent. Had *Nuzum* been decided the other way, the government could rarely provide counsel. This is because by definition any time a government employee is sued in a personal capacity, the employee must either be alleged to have acted in a bad faith or extreme manner under Section 768.28(9), Fla. Stat.

These principles were solidified by the Florida Supreme Court in *Thornber v. City of Fort Walton Beach*, 568 So. 2d 914 (Fla. 1990). The opinion noted that the right for public officials to have legal representation from their government employer has been long recognized in Florida. *Id.* at 916-17. The Court held that for public officials to be entitled to representation from the government, the litigation must (1) arise from or in connection to performance of official duties and (2) serve a public purpose. *Id.* at 917.

The mere allegation that a public officer willfully violated the civil rights of others or otherwise acted with malice is not sufficient to disqualify the government from providing or paying for legal representation of its officer. Rather, there must be an actual finding, from a court of competent jurisdiction or the government entity itself, that the officer willfully violated the civil rights of others or otherwise acted with malice to create such a disqualification from representation. Otherwise the allegations of a complaint alone would determine whether a public officer was entitled to representation at the public's expense.

Finally, there is a moral obligation to represent a public officer except in cases where the government entity determines that the officer has acted with malice or in bad faith.<sup>2</sup> A public officer must sometimes make controversial choices or take steps that will put the officer at risk of liability in fulfilling public duties. Indeed, there are circumstances where any action that is made on a specifically tough decision could result in a lawsuit by an aggrieved party challenging the government action, which places public officers or employees between a rock and a hard place if the officer is obligated to carry the costs of defending such official action. Therefore, the government should provide a defense for a sued officer, unless the government entity is convinced that that individual betrayed the public trust and did not act in good faith.

## **Ethical Considerations**

When a CDD officer is sued and the CDD has determined to represent the officer, the attorney must determine whether she or he can provide the representation in house or if separate conflict counsel must be hired.<sup>3</sup> "The question is a simple one when the interests of the employee

 $<sup>^2</sup>$  Fla. Stat. § 768.28(9)(a). State law is clear that the government entity should be named in the lawsuit to the exclusion of the employee. Thus, this places a moral responsibility on the government entity to provide a defense to the employee who has been improperly named in lieu of the government entity (as the government entity is the proper party unless bad faith or malice is present). Leen, *supra* note 21, at 402.

<sup>&</sup>lt;sup>3</sup> Florida Bar Rule 4-1.7 prohibits attorneys in Florida from representing a client whose interests are directly adverse to another client unless the attorney has a reasonable belief that the representation will not adversely affect the relationship with and responsibilities to the other client, and each client consents after disclosure.

and the government are aligned . . .<sup>"4</sup> Generally speaking, if the CDD has made a *Nuzum* determination then the CDD's counsel may represent the officer and raise official immunity on the officer's behalf with little chance of irreconcilable conflict.<sup>5</sup>

#### CONCLUSION

In sum, a CDD has the legal authority and moral commitment to provide legal representation for its officers and employees in the event of a lawsuit arising from actions taken on behalf of the CDD. Providing representation to public employees and officers is broadly supported by Florida law. Florida courts have established that the CDD may provide counsel to its employees even where the employee allegedly acted with bad faith or malice, as long as the CDD determines that the provision of representation is warranted based on its own review. Public employees depend on the government's moral commitment to represent them if they are sued while conducting the public's business. The purpose of this commitment is to safeguard public employees from the fear of liability so that they may perform their public duties without harassment or distraction. Thus, the CDD may provide legal representation to CDD officers and employees for actions taken within the course and scope of their employment, unless there is a finding by the CDD that the officer willfully violated the civil rights of other or otherwise acted with malice.

<sup>&</sup>lt;sup>4</sup> Craig E. Leen, *The Ethical and Effective Representation of Government Employees by Government Attorneys*, 45 Stetson L.R. 412 (2016)

<sup>&</sup>lt;sup>5</sup> As set forth in the law review article entitled, *The Ethical and Effective Representation of Government Employees by Government Attorneys:* 

My experience has been that in most instances where a government employee is sued, as long as the government entity has made a *Nuzum* determination that the employee did not act with malice or in bad faith, the government entity's counsel can represent the employee and raise official immunity on the employee's behalf with little chance of an irreconcilable conflict. Both the government entity and its government employee significantly benefit from this arrangement.

September 10, 2020

Via E-Mail hmarks@burr.com

Howard S. Marks, Esquire Burr & Forman, LLP 200 South Orange Avenue, Suite 800 Orlando, Florida 32801-6401

## RE: Harmony Retail, LLC v. Steve Berube Case No.: 2020 CA 001337 OC

Mr. Marks:

In reply to my correspondence dated August 14, 2020, you asked for evidence of easements concerning ownership of the Maxicom Irrigation Control System, we submit the following:

A copy of the 1st Plat executed by Harmony CDD ("CDD" or "District") is attached, the B and C Plat. It platted the area west of the main entrance as "TRACT X" Future Development. It also created Ingress / Egress Utility Tracts 1 and 2 along the US 192 ROW granted to the CDD. The area east of the Main entrance remained unplatted and remains so to this day.

On June 7, 2002, Birchwood granted the CDD a blanket drainage easement that also mentions "facilities, equipment and infrastructure" over the entire limits of the District. Each time a neighborhood was platted following this blanket easement, the easement was amended to remove the private lots from the easement. Attached are the first two amendments for reference but there is a total of 9. All of the amendments specifically remove specific tracts or lots from the blanket easement, but none of them mention removal of the areas in question from the original blanket easement.

The District received a South Florida Water Management District ("SFWMD") Grant to fund the installation of the Maxicom Irrigation Control System which serves both the CDD and private land as a part of the District's infrastructure. The District's Engineer has reviewed the

Howard S. Marks, Esquire September 10, 2020 Page 2

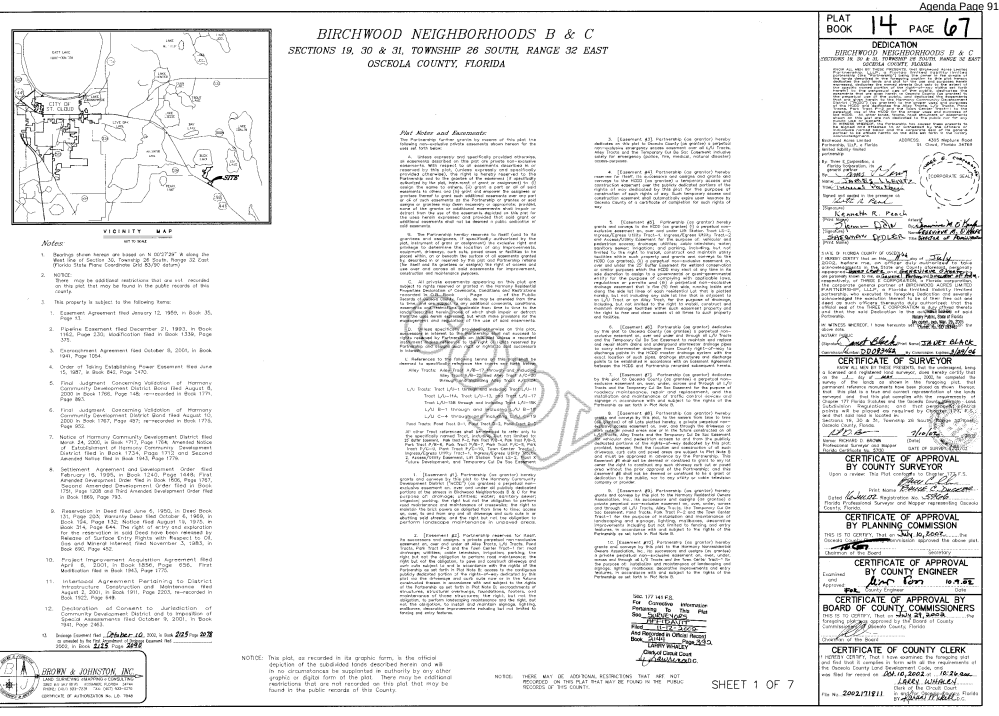
attached easements and concludes that the CDD has always and continues to have an easement over the lands where the easement has not been amended to remove residential lots. The description of "facilities, equipment and infrastructure" described in the easement includes the SFWMD permitted Maxicom Irrigation Control System.

In sum, it is our understanding that the CDD is still entitled to a blanket drainage easement over the entire limits of the undeveloped areas on the east and west side of the main entrance as granted by the original drainage easement and the fact that these areas have not been platted and the easement has not been amended to remove any areas within this land. Should you have in your possession any documentation refuting any of the above, please immediately send a copy of such documentation.

Sincerely,

Fimothy R. Qualls, Esq.

TRQ/tal Enclosures



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PLAT 14 PAGE 68

#### BIRCHWOOD NEIGHBORHOODS B & C sections 19, 30 & 31, township 26 south, range 32 east osceola county, florida

#### LEGAL DESCRIPITON:

A parcel of land lying in Sections 19 & 30 & 31, T 26 S, R 32 E, A putter of name single in sections is a solar of , but of the observation of the section of th State Road No. 500 (being a found 4'x4" concrete monument, with State Road No. 500 (being a found 4 x4 concrete monument, with the top broken); thence continue northerly along said line, a distance of 76.29 Feet, to a point on the northerly right of way line of State Road No. 500; thence S601'323'E, along said northerly right of way line, a distance of 3652.94 Feet to the PONT OF BEGINNING; thence N2254'52'E, a distance of 116.98 Feet; thence N6705'08'W, a distance of 40.20 Feet; thence N2254'23'E, a distance of 107.33 Feet; thence S57'05'37'E, a distance of 264.57 Feet; thence N22'57'50'E, a distance of 4.64.57 Feet; thence N22'57'50'E, a distance of 4.64.57 Feet; thence distance of 312.86 Feet; thence N14'11'20'E, a distance of 76.77 Feet to the point of curve of a non tongent curve to the right, of which the radius point lies S74\*30'48"E, a radial distance of 2,302.13 Feet and having a chord bearing of N18'42'24"E, 258.62 Feet; thence northerly along the arc, through a central angle of 06'26'24", a distance of 258.75 Feet to the point of curve of a non tangent curve to the right, of which the radius point lies N23'59'51"E, a radial distance of 850.50 Feet and having a chord bearing of N54'30'07"W, 339.14 Feet; thence northwesterly along bearing of N34 30 U/W, 333.14 Feet; thence hortmwesterry diang the arc, through a central angle of 23/00/04", a distance of 341.43 Feet; thence N43/00/05"W, a distance of 277.26 Feet to a point of curve to the left having a radius of 965.00 Feet, a central angle of 08/07"35", and a chord bearing of N47/03'53"W, 136.75 Feet; thence N5/07'41"W, a distance of 91.64 or distance of 136.87 Feet; thence N5/07'41"W, a distance of 91.64 Distance of Jobs Freet, difficult All Ovi Hin, a dialate of Jobs. Feet to a point of curve to the left having a radius of 780.77 Feet, a central angle of 26'35'59', and a chord bearing of N64'25'41'W, 359.23 Feet; thence northwesterly along the arc a distance of 362.47 Feet; thence N77'43'40'W, a distance of 95.65 Feet to a point of curve to the left having a radius of 10.00 Feet, a central angle of 60:53'36", and a chord bearing of S71'49'32"W, 10.13 Feet, thence westerly along the arc a distance of 10.63 Feet to a point of reverse curve to the right distance or 10.6.5 Feet to a point or reverse curve to the right having a rodus of 85.00 Feet and a central angle of  $1155^{\circ}43^{\circ}$ ; thence westerly along the arc, a distance of 173.49 Feet to a point of reverse curve to the left having a radius of 20.00 Feet and a central angle of 50'28'55'; thence northwesterly along the right having a radius of 1,505.30 Feet and a central angle of 55'42'48'', thence anothwesterly along and a central angle of 5'5'42'48'', thence anothwesterly along the angle of along a distance of Tight having a foldus of 1,00.00 year and a central large of 354248; thence northwesterly along the arc, a distance of 938.27 Feet to a point of reverse curve to the left having a radius of 1,155.00 Feet and a central angle of 115146; thence northwesterly along the arc, a distance of 239.14 Feet; thence 44815217W, a distance of 65.16 Feet; thence 5414139W, a N481821"W, a distance of 65.16 Feet; thence S4141'39"W, a distance of 5.50 Feet; thence N481821"W, a distance of 92.81 Feet; thence N481821"W, a distance of 92.81 S481'821"E, a distance of 92.81 Feet; thence S481'821"E, a distance of 92.81 Feet; thence S481'821"E, a distance of 92.81 Feet; thence S481'821"E, a distance of 29.85 Feet; thence N43'42'24"E, a distance of 29.68 Feet; thence N43'42'48"E, a distance of 16.21 Feet; thence N65'23'36"E, a distance of 142.33 Feet; thence N54'38'41"E, a distance of 66.38 Feet; thence N54'88'41"E, a distance of 66.38 Feet; thence N54'84'8'E, a distance of 66.38 Feet; thence N54'84'8'E, a distance of 66.38 Feet; thence N54'84'8'E, a distance of 66.38 Feet; thence N54'84'B'E, a distance of 66.38 Feet; thence N54'88'41"E, a distance of 66.38 Feet; thence N54'8'41"E, a distance N54'8'41'E, a distance N54'8'41'E, 142.33 Feet, Thence NOF 36 +1 C, G distance of 50.30 Feet, thence NO5381441W, a distance of 51.87 Feet; thence N2035555 (a distance of 118.31 Feet; thence N2421'19'E, a distance of 96.11 Feet; thence N174837"W, a distance of 73.93 Feet; thence N2411'09'W, a distance of 59.20 Feet; thence N5700'02'W, a distance of 10.889 Feet; thence N3158'8'W, a NS/20002 W, d distance of 106.89 Feet; thence NSI350 FS, distance of 12.05 Feet; thence NT3054W, a distance of 64.44 Feet; thence N3558 S9"W, a distance of 34.46 Feet; thence N8248175 L, a distance of 94.48 Feet; thence S88376105 E, a distance of 61.27 Feet; thence S332601°E, a distance of 61.27 Feet; thence S252837E, a distance of 59.79 Feet; thence S3438106°E, a distance of 62.23 Feet; thence S0528757W distance of 50.79 Feet; thence S1438106°E, a distance of 50.23 Feet; thence S3438106°E, a distance of 50.24 Feet; thence S1438106°E, a distance of 50.24 Feet; thence S1438106°E, a distance of 50.24 Feet; thence S1438106°E, a distance of 50.25 Feet; thence S1438106°E, a distance S35 35 06 L, distance of 50.25 real, there 32.25 - 64, there 32.25 - 64, distance of 47.87Feet; thence N81'30'52'E, a distance of 51.04 Feet; thence N86'50'49'E, a distance of 35.79 Feet; thence N46'32'37'E, a distance of 33.59 Feet; thence N37'45'51'E, a distance of 33.59 Feet; thence N37'45'51'E, a distance of 33.59



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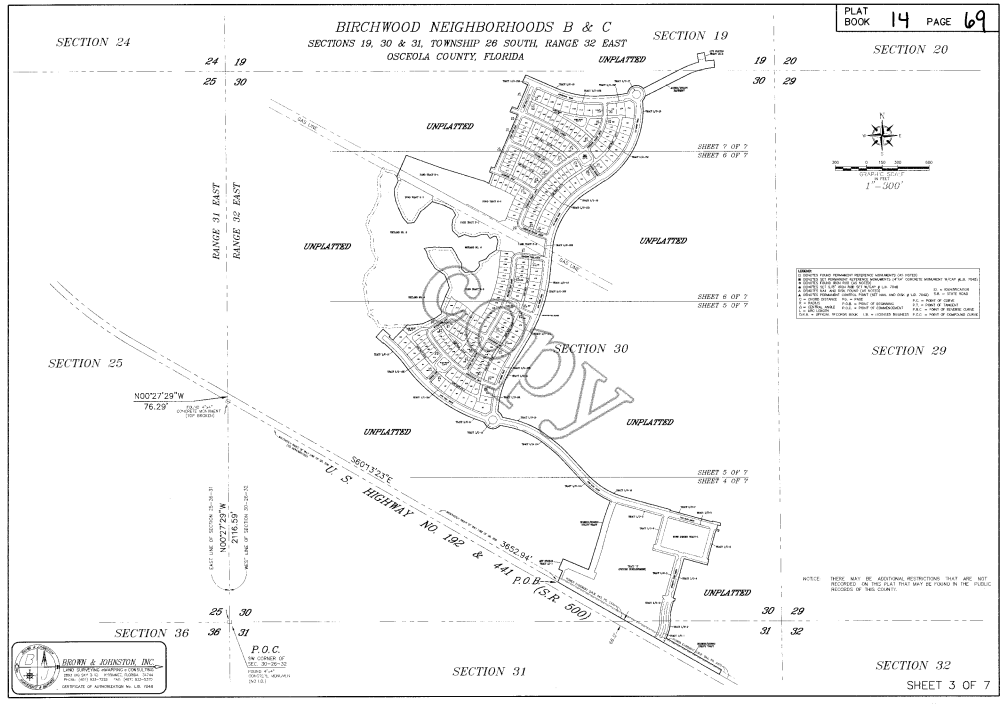
N70°21'25"E, a distance of 34.66 Feet; thence N66°21'16"E, a Feet; thence N36'26'58"W, a distance of 20.42 Feet; thence Feet; thence N36'26'58''W, a distance of 20.42 Feet; thence N46'40'35''W, a distance of 63.47 Feet; thence N05''16'45''W, a distance of 61.45''W, a distance of 54.37 Feet; thence N05''15'', a distance of 45'.00 Feet; thence N30'34'39''W, a distance of 61.03 Feet; thence N53'31'20''W, a distance of 88.49 Feet; thence N25''30''W, a distance of 20.25'', a distance of 20.35'', a distance of 25.43'', a distance of 27.47'', Feet; thence N24''24'', a distance of 27.47'', Feet; thence N24''24'', a distance of 25'', a distance of 20.59'', Feet; thence N02''5'', a distance of 51.69'', Feet; thence N24''5'', a distance of 41.95'', a distance distance of 41.95'', a distance NO25715 W, a distance of 61.69 Feet; thence N245110 E, a distance of 86.51 Feet; thence N175643"W, a distance of 41.95 Feet; thence N2335'43"E, a distance of 222.95 Feet; thence S7017'45"F, a distance of 36.26 Feet; thence S7017'45"E, a distance of 432.55 Feet; thence S43309"E, a distance of 43.55 Feet; thence S43300"E, a distance of 432.55 Feet; thence S43300"E, a distance of 31.55 Feet; thence S43300"E, a distance of 31.55 Feet; thence S43300"E, a distance of 31.55 Feet; thence S43300"E, a distance distance of 31.55 Feet; thence S43300"E, a distance bearing of N2235'92, 185.54 Feet; thence eastery doing the arc, through a central angle of 101'32', a distance of 185.76 Feet to point of compound curve to the left having a radius of 10.00 Feet and a central angle of 66'01'36'; thence northeasterly along the arc, a distance of 11.52 Feet to a point of reverse curve to the right having a radius of 85.00 Feet and a central angle of 128'06'55"; thence easterly along the arc, a distance of 190.06 Feet; thence N62'43'51"E, a distance of 406.64 Feet to the point of curve of a non tangent curve to the right, of which the radius point lies S25'23'24"E, a radial distance of 1,267.22 Feet and having a chord bearing of N68'45'31"E, 183.34 Feet; thence easterly along the arc, through a central angle of 08'17'49", a distance of 183.50 Feet; thence a central angle of 0817/49°, a distance of 183.50 Feet; thence N0973157W, a distance of 79.95 Feet; thence N8026/457E, a distance of 70.00 Feet; thence S09735157E, a distance of 83.62 Feet to the point of curve of a non tangent curve to the right, of which the radius point lies S09755108 E, a radial distance of 795.50 Feet and having a chord bearing of N8255737E, 78.99 Feet; thence easterly along the arc, through a central angle of 0541/29°, a distance of 70.82 Feet to the point of curve of a non tangent curve to the left, of which the radius point lies S0974'207'E, a radial distance of 70.82 Feet to the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a radial having a chord bearing of the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a radial distance of 70.27 Feet; thence for angle for the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a distance of 70.27 Feet; thence for a for the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a distance of 70.27 Feet; thence for a for the point of curve of a non tangent curve to the left, of which the radius point lies S04'22'07'E, a distance of 70.27 Feet; thence for for a for the point of curve of a non tangent curve to the left. a central angle of 09'12'31", a distance of 117.17 Feet to the point of curve of a non tangent curve to the left, of which the radius point lies S1217'52"E, a radial distance of 672.61 Feet and having a chord bearing of S71'42'10"W, 140.60 Feet; thence westery along the arc, through a central angle of 11956. distance of 140.86 Feet; thence \$354729'w, a distance of 44.94 Feet; thence \$35932'w, a distance of 424.80 Feet to the point of curve of a non tangent curve to the right, of which the radius point lies N770550'W, a radial distance af 85.00 Feet to the having a chord bearing of S28'03'33"W, 44.45 Feet; thence southwesterly along the arc, through a central angle of 30°18′46″, a distance of 44.97 Feet to a point of reverse curve to the left having a radius of 10.00 Feet and a central angle of

49"11'40"; thence southerly along the arc, a distance of 8.59 Feet to a point of reverse curve to the right having a rodius of 817.08 Feet and a central angle of 62'27'19"; thence southwesterly along the arc, a distance of 890.66 Feet; thence N33'21'41"W, a distance of 3.50 Feet; thence S56'37'45"W, a distance of 216.31 Feet to a point of curve to the left having a radius of 720.00 Feet, a central angle of 51'01'51", and a chord bearing of S3'106'50", 620.29 Feet, thene southwesterly along beging of 30 to 30 to 30 m, 22.52 rest, then be southestery Junes 54 W, a distance of 229.33 Feet to a paint of curve to the right having a radius of 1,545.00 Feet, a central angle of 2512.467, and a chord bearing of S1812177W, 574.40 Feet; thence S3044640 W, a long the arg a distance of 679.87 Feet; thence S3044640 W, a along the arc a distance of 5/9.87 Feet; thence S30/48 40 W, a distance of 300.39 Feet; a central angle of 25'55'03", and a chord bearing of S17'5'109"W, 450.07 Feet; thence southerly along the arc a distance of 453.93 Feet to a point of compound curve to the left having a radius of 10.00 Feet and a central agile of 6117'01"; thence southeasterly along the arc, a angle of 61'17'01'; thence southeasterly along the arc, a distance of 10.70 Feet to a point of reverse curve to the right having a radius of 95.00 Feet and a central angle of 38'11'09'; thence southeasterly along the arc, a distance of 63.31 Feet to a point of reverse curve to the left having a radius of 10.00 Feet and a central angle of 59'32'50'; thence southeasterly along the arc, a distance of 10.39 Feet; thence 57'45'05''E, a distance of 87.88 Feet to a point of curve to the right having a radius of 860.84 Feet, a central angle of 26'37'25'' and a chard bearing of 56'26''23'E, 396.42 Feet; thence southeasterly along the arc a distance of 400.00 Feet; thence 851'07'4'E, a distance of 164 Feet to a point of curve to the right having a radius of 164 Feet to a point of acrue to the right having a radius of 164 Feet to a point of acrue to the right having a radius of 9.164 Feet to a point of curve to the right having a radius of 1,045.00 Feet, a central angle of 0800735°, and a chord bearing of 54703744°E, 148.00 Feet; thence southeasterly along the arc a distance of 148.22 Feet; thence S43'00'05"E, a distance of 276.31 Feet to a point of curve to the left having or radius of 770.50 Feet, a central angle of 314332°, and a chord bearing of 538°51°E, 421.21 Feet; thence southeasterly along the arc a distance of 426.64 Feet; thence S7443'37°E, o distance of 449.78 Feet; thence S151°6'23°W, o distance of 8.50 Feet; thence S74'43'37"E, a distance of 420.00 Feet; thence N1516'23"E, a distance of 8.50 Feet; thence S74'43'37"E, a No to 25 L a distance of 0.50 feet, there 374737 L a distance of 64.00 Feet, there  $5157623^{W}$ , a distance of 24.50 Feet, there  $51576^{2}37^{W}$ , a distance of 25.00 Feet, there  $51576^{2}23^{W}$ , a distance of 40.50 Feet, there  $5373^{2}52^{2}$ , a distance of 25.00 Feet; thence S15/16/23/W, a distance of 15.00 Feet; thence N74'43'37"W, a distance of 24.00 Feet to a point of curve to the left having a radius of 5.00 Feet, a central angle of 9000000, and a chord bearing of 56016223W, 7.07 Feet; thence southwesterly along the arc a distance of 7.85 Feet; thence 51516/23W, a distance of 27.950 Feet; thence 5744337E, a distance of 9.00 Feet; thence S1516/23W, a distance of 55.00 Feet; thence N744337W, a distance of 25.05 Feet to a point reet; thence N/44337 W, a distance of 226.30 reet to a point of curve to the left holing a radius of 5.00 Fet, a central angle of 9000100°, and a chord bearing of 58016°23′W, 7.07 Fet; thence southwestery along the arc a distance of 7.85 Fet; thence S1516°23′W, a distance of 384.88 Feet; thence S7443'37′E, a distance of 21.00 Feet; thence S1516°23′W, a distance of 25.00 distance of 21.00 Feet; thence S15'16'23''W, a distance of 25.00 Feet to the point of curve of a non tongent curve to the left, of which the radius point lies S15'12'13''W, a radial distance of 26.66 Feet chad having a chard bearing of N86'23'53''W, 10.72 Feet; thence westerly along the arc, through a central angle of 23'12''2'', a distance of 10.80 Feet; thence S15'16'24''W, a distance of 60.63 Feet to a point of curve to the left having a radius of 449.00 Feet, a central angle of 15'17'58'', and a chord bearing of 50'73'725''W, 119.54 Feet; thence southerly along the arc a distance of 119.89 Feet; thence S00'01'35''E, a distance of 12'28 Feet to a point of curve to the right having a radius control of the curve to the right having a radius control of the curve to the right having a radius to the curve to the right having a radius control of the rest than a control of the right having a radius control of the right having To 28 Feet to a point of curve to the right having a radius of 351.00 Feet, a central angle of  $272751^{\circ}$ , and o chord bearing of 3351.00 Feet, a central angle of  $272751^{\circ}$ , and o chord bearing of 334221 W, 165.64 Feet; thence southerly along the arc a distance of 168.25 Feet; thence  $5607355^{\circ}$ E, a distance of 161.01 Feet; thence  $32494605^{\circ}$ W, a distance of a point on the aforesaid northerly right of way line of State Road No. 500; thence N6013'23"W, along said northerly right of way line, a distance of 1785.13 Feet to the POINT OF BEGINNING.

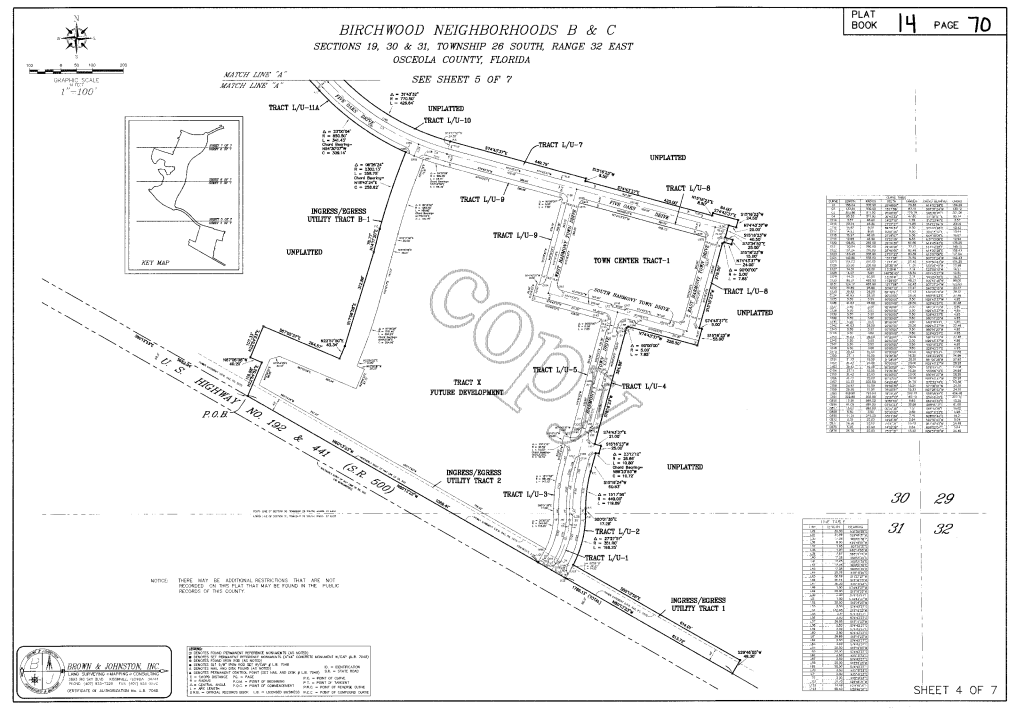
Containing 111.88 Acres, more or less

NOTICE: THERE MAY BE ADDITIONAL RESTRICTIONS THAT ARE NOT RECORDED ON THIS PLAT THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS COUNTY.

SHEET 2 OF 7

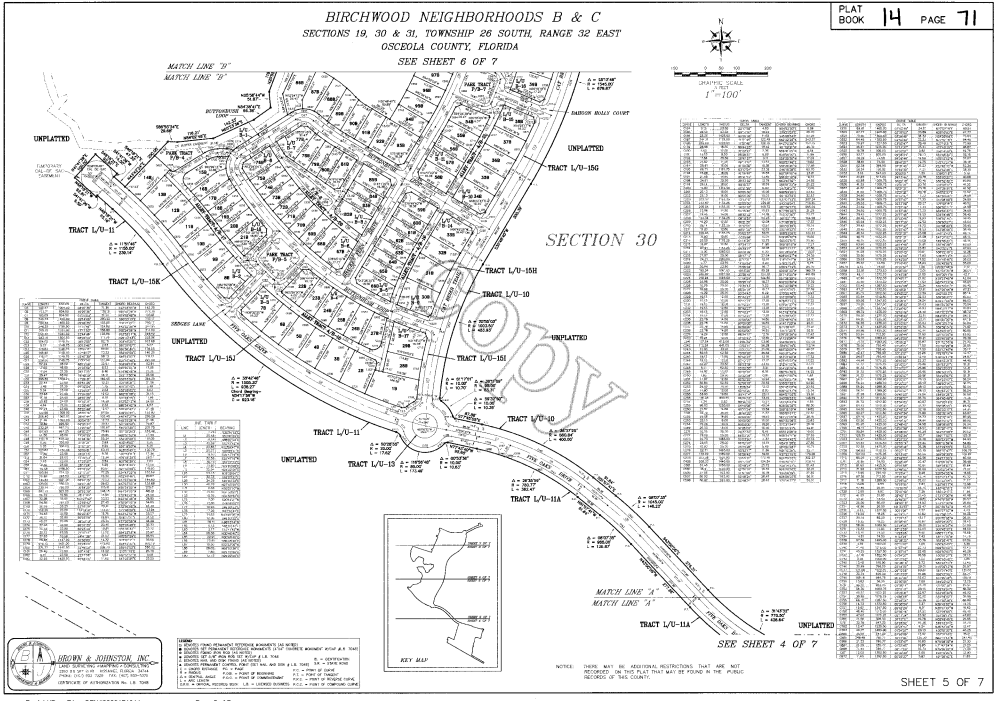


Book14/Page69 CFN#2002171811 Page 3 of 7



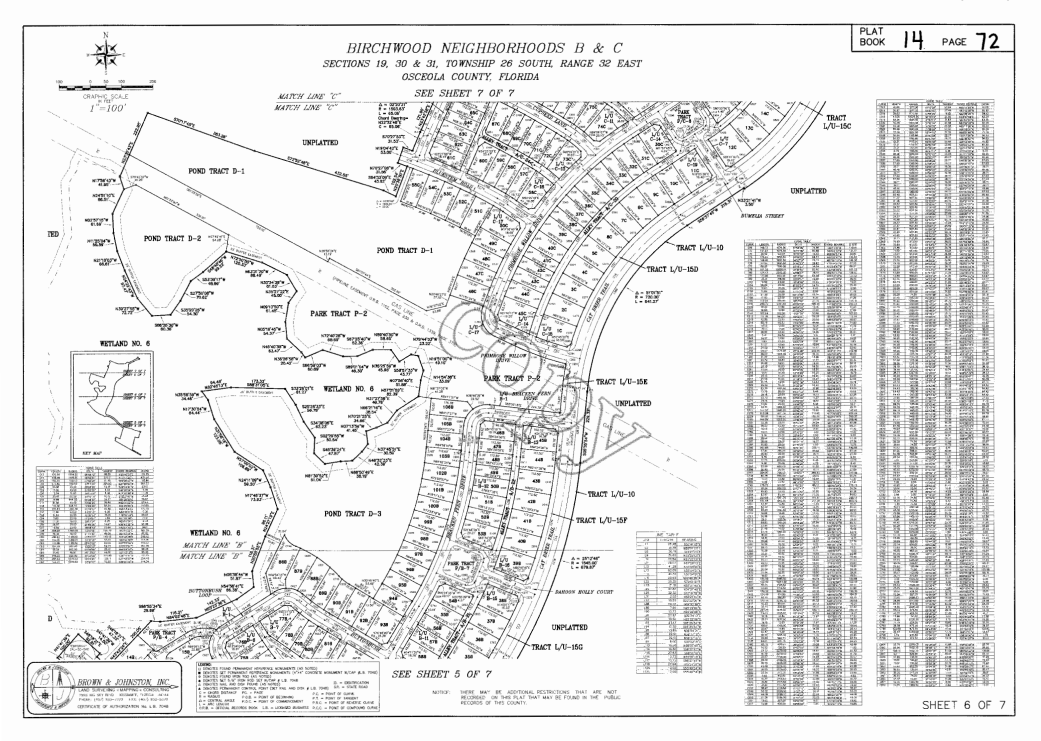
Book14/Page70 CFN#2002171811

Page 4 of 7

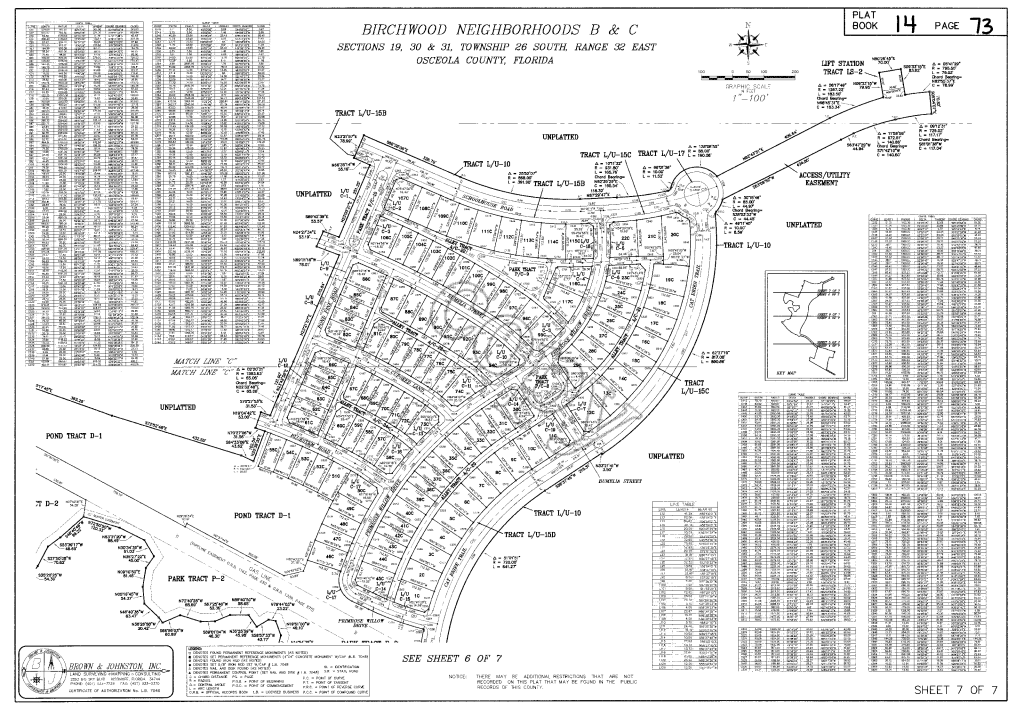


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Page 5 of 7



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This instrument prepared by and to be returned to: Frank M. Mock, Esq. Baker & Hostetler LLP 200 South Orange Avenue, Ste 2300 Orlando, Fl 32801

14P

CL 2001111029 OR 1910/2605 PAL Date 07/31/2001 Time 12:00:12

NHALEY NSCEDLA COUNTY, FLORIDA

CLERK OF CIRCUIT COURT

0.70

#### DOC STAMPS: NON-EXCLUSIVE TEMPORARY EASEMENT FOR INGRESS AND EGRESS

LARRY WHA

This Non-Exclusive Temporary Easement For Ingress and Egress (hereinafter the is made and entered into this 26 day of December, 2000, by and Fase ent Agreentent" es Limited Partnership, a Florida (hereinafter referred to as "Grantor") bet een Birchwod Neptune Road, St. Cloud, Florida 34769 and Harmony Community address is 4305 who et, a special district alcording to Chapter 189, Florida Statutes, (hereinafter Development Distri Manor, Coral Springs, Florida referred to as "Grantee") whose address is 103 0 1. W. 33701.

WHEREAS, Grantor is the owner of that certain real property more particularly described in Exhibit "A" attached hereto (the "histrict Property"); and

TNESSE

H:

WHEREAS, Grantes has entered into a Property Improvement Acquisition

Agreement with Grantor pursuant to which Grantee has acquired that certain purcel of property

more particularly described on Exhibit "B" attached hereto (the "Park Property"); and

WHEREAS, the parties hereto desire to establish a temporary easement hereinafter described in connection with the development of the Park Property, and for the benefit of Grantee and its respective successors, and assigns.

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OR 1910/2606

#### CL 2001111029

NOW THEREFORE, for and in consideration and the premise and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

The above recitals are true and correct and incorporated herein by this reference.
 Crantor hereby grants to Grantee, its successors, and assigns a temporary non-exclusive easement for ingress and egress over and upon the District property for the purpose of providing access, ingress, and egress to the Park Property to and from adjoining public streets and lighways.

3. At such time as the District Property is platted with Osceola County, State of Florida and a public road to provide access to the Park Property is dedicated within such plat, this easement and all rights of Grantee inuring hereunder shall automatically terminate and be of no further force and effect. Such termination shall require no further action by the Grantor of Grantee.

4. Grantor and Grantee's liability under Agreement shall be limited to their interest in the District Property and Park Property, respectively, as encumbered from time to time.

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OR 1910/2607

## CL 2001111029

5. No walls, fences or barriers of any sort or kind that would prohibit the flow of traffic shall be constructed or maintained on the District Property by either party.

6. Subject to the limits on liability set forth above, each party does hereby release, indemnify and promise to defend and save harmless the other party from and against any and all liability, loss, damage expense, actions, and claims, including reasonable attorney fees and costs invaried by the other party in defense thereof, asserted or arising directly or indirectly on account of the acts or missions of the indemnifying party, their servants, agents, licensees, invites, employees, and contractors: provided, however, this paragraph does not purport to indemnify such party against liability for damages arising out of bodily injury to persons or damage to property/caused/oy or resulting from the sole negligence of the party itself, its agents, or employees.

7. Nothing contained in this Agreement shall be defined to be a gift or dedication of any portion of the District Property to the general public or forany public use or purpose whatsoever, it being the intention of the parties here to that this Agreement's for the exclusive benefit of the owners and their successors, and assigns, and that nothing in this Agreement express or implied, shall confer upon any person, other than such owners and their successors, and assigns, any rights or remedies under or by reason of this Agreement.

8. This Agreement may be amended or modified at any time only by an agreement in writing mutually agreed to, executed and acknowledged by all of the owners of any portions of the Park Property or District Property and thereafter dully recorded in the Office of the Comptroller of Osceola County, Florida.

OR 1910/2608

#### CL 2001111029

9. It is expressly agreed that no breach, whether or not material, or the provisions of this Agreement shall entitle any owner to cancel, rescind or otherwise terminate this Agreement but such limitation shall not affect, in any manner, any other rights or remedies which any owner may have hereunder by reason of any breach of the provisions of this

10. If any provision, or a portion thereof, of this Agreement, or the application therein to any person or circumstances shall, to any extent, be held invalid, inoperative or unembered the remainder of this Agreement or the application of such provision, or portion thereof, to any persons or circumstances shall not be affected thereby: the remainder of this Agreement shall be given effect as if such invalid inoperative or unemforceable portion has not been include; such invalid, imprensive or unenforceable portion thereof, or the application thereof to any person or circumstances, shall not be given effect.

11. This Agreement shall be construed in accordance with the laws of the

State of Florida.

Agreement

12. Any notice demand, request, consent, approval, designation, or other communication made pursuant to this Agreement by one owner to the other owner shall be in writing and shall

be given or made or communicated by personal delivery (including courier service), or by United

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States registered or certified mail, returned receipt requested, addressed, in the case of Grantor

to:

Birchwood Acres Limited Partnership, a Florida limited partnership, 4305 Neptune Road St. Cloud, Florida 34769

and addressed, addressed in the case of Grantor to: Harmony Community Development District 10300 N.W. 11th Manor

oral Springs, Fl 33071

Any party may, at any time, change its address for the above purpose by mailing,

as aforesaid, at least then (10) days before the effective date thereof, as notice stating the change

and setting forth the new address. Any notice, lemand, request consent, approval or designation

shall be sent as above provided and be deemed to have been given, made, received and

communicated, as the case may be if by personal delivery, when actually delivered as evidenced

by signed receipt, or in the case of mailing, or the date of the same was deposited in the United

States Mail in conformity with the above requirements.

13. This Agreement may be executed and delivered in any number of

counterparts, each of which so executed and delivered shall be deemed to be an original and all of which shall constitute one and the same instrument. A facsimile copy of this Agreement and any signature thereon shall be considered for all purposes originars.

OR 1910/2610

IN WITNESS WHEREOF, the parties hereto have hereunto set their respective

authorized signatures as of the day and year first above written.

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Signed, sealed and delivered in the presence of:	"Grantor"
in the presence of.	Birchwood Acres Limited Partnership, a Florida
	limited partnership
Ano De	By: Three E Corporation, a Florida corporation, as its General Partner By:
Signature of Witness Print Name: Manay Chaw	James L. Lentz As its: President
Signature of Witness	1)
Print Name In Harry	112
Signed, sealed and delivered in the presence of:	"Grantee"
	Harmony Community Development District a
$\sim$	a special district according to Chapter 189, Provide Statutes
	By:
Circles CWP	By:
Signature of Witness Print Name:	
Signature of Witness	-
Print Name	

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# CL 2001111029 OR 1910/2611

# IN WITNESS WHEREOF, the parties hereto have hereunto set their respective

authorized signatures as of the day and year first above written.

Signed, sealed and delivered "Grantor" in the presence of: Birchwood Acres Limited Partnership, a Florida limited partnership By: Three E Corporation, a Florida corporation, as its General Partner Bya Signature of Witness James L. Lentz Print Name: As its: President Signature of Witness Print Name Signed, sealed and delivered 'Grantee'' in the presence of: Harmony Community Development District, a a special instrict according to Chapter 189, Florida Statute By: Gr By: Signatu field Print Name: No. /. Zacyr More Signature of Witness Print/Name Jenniter Hue

OR 1910/2612

STATE OF FLORIDA ) COUNTY OF Orange )

The foregoing instrument was acknowledged before me this  $\frac{24}{26}$  day of 26 day of

NOTARY SEAD STATE OF FLORIDA COUNTY OF	Notary Signature) <u>Nancy C. Clack</u> (Notary Wame Printed) NOTARY PUBLIC Commission No. Nancy L Clark MY COMMASSION & CO981992 ED9RES December 9, 2004 Rence I HEU TROT FAMI ASSURANCE, INC.
The foregoing instrum day of . 2000, by	nent was acknowledgedibefore me this on lengt of Harmony special district according to Charter 189, Florida to me to has produced
(NOTARY SEAL)	(Notary Signature) (Notary Name Printed) NOT/RY PUBLIC Commission No

STATE OF FLORIDA CL 2001111029 OR 1910/2613 ) SS. COUNTY ) The foregoing instrument was acknowledged before me this day of 2000, by James L. Lentz, President on behalf of Three E Corporation, as General Partner of Birchwood Acres Dimited Partnership, a Florida limited partnership. He is personally known to me or has produced as identification. (Notary Signature) TARY SEA (NQ (Notary Name Printed) **NOTARY PUBLIC** Commission No. STATE OF FLOFIDA VASE COUNTY OF MAGAN The foregoing instrument was reknowledged before me this day of , 2000, by CREE BUHELFROM behat of Harmony Community O Development District, a special district according, to Chapter 89. FI brida statutes. He/she is personally known to me or has produced A as id entification. (Notary Signature) ELLEN M. COLSON (NOTARY SEAL) (Notary Name Printed) NOTARY DUBLIC Commission No 0 OFFICIAL NOTARY SEAL ELLEN M COLSON NOTARY PUELIC STATE OF FLORIDA COMMESSION NO. CC863050 MY COMMISSION EXP. SEPT 7,2003

OR 1910/2614

#### EXHIBIT "A"

## LEGAL DESCRIPTION

A parcel of land lying in portions of Sections 24 and 25, T 26 S, R 31 E and Sections 19, 20, 29, 30, 31 and 32, T 26 S, R 32 E, Osceola County, Florida, being more particularly described as follows: Commence at the Southwest corner of Section 30, T 26 S, R 32 E (being a found 4" X 4" concrete monument), run N. 00° 27' 29" W., along the West line of said Section 30, 2116.59 feet to a point on the Southerly Right of Way line of State Road No. 500 (being a found 4" X 4" concrete monument, with the top broken); thence continue N. 00° 27' 29" W., 76.29 feet to a point on the Northerly Right of Way line of said State Road No. 500; also being the Point of Beginning; thence N.60°13'23"W., a distance of 1.004.40 feet to a point of curve to the right having a radius of 3,786.83 feet, a central angle of 14°32'15", and a chord bearing of 57 TO W 958.25 feet; thence northwesterly along the arc a distance of 960.82 feet; thence 4:13 36"E., a distance of 19.99 feet; thence continue easterly along said line, a distance of 52.83 feet; thence N.86°39'44"E., a distance of 46.70 feet; thence N.67°55'33"E., a distance of 44.63 feet; thence N.40°27'24"E., a distance of 47.08 feet; thence N.29°24'37"E., a distance of 114.95 feet; thence N.46°10'04"E., a distance of 45.80 feet; thence N.82°04'45"E., a distance of 5.12 feet; thence S.60°31'56"E., a distance of 49.70 feet; thence S.24°48'26"E., a di distance of 47. Milet; thence S.06°46'14"E., a distance of 53.69 feet; thence S.49°19'43"E., a distance of 26.55 feet: Mence S.50°39/42"E., a distance of 199.26 feet; thence S.69°32'18"E., a tistance of 37.49 feet; thence 120 40'07 E., a distance of 81.94 feet; thence N.46°39'34"E., a distance of 37.45 feet, thence N.81°4412"E, a distance of 34.19 feet; thence S.73°24'27"E., a distance of 38.25 feet; thence S.76°15'11"E. a distance of 141.81 feet; thence N.89°56'08"E., a distance of 38.25 feet; thence S.76°15'11"E. a distance of 141.81 feet; thence N.89°56'08"E., a orsumce of 191.97 feet thence N.74°4 '16"E a distance of 194.59 feet; thence N.41°25'54"E. , a distance of 163.97 feet; thence a distance of 16.49 feet; thence N.00°01'04"E 15°23 22"W., a distance of 303.63 feet; N.09°49'03"We a distance of 383.06 eet; thence thence N.05°0 15'V ., a distance of 224.32 leet; thence N.91°10'32"E., a distance of 145.00 3"E., a distance of 193.59 feet; thence N. 19334'52"E., a distance of feet; thence N.<sup>3</sup> 7°58 5°47'02 W., a distance of 357.00.feet: thence 1.20°53'30"W., a distance 168.84 feet; then ie Ni of 335.24 feet; thence N.05°57'55"We a distance of 60.92 feet; thence N.26°52'00"E., a distance of 72.71 feet; thence N.01°02'00"E, a distance of 47.84 feet; thence N.76°44'45"E., a distance of 110.72 feet; thence N.72°42'26"E., a distance of 120 32 feet, the Co.S.77°41'35"E., a distance of 99.75 feet; thence S.71°09 45"E., distance of 116.03 feet, thence S64°04'34"E. a distance of 121.52 feet; thence S.73 52'55"E., a distance of \$73.73 feet; thence S.77°46'51"E., a distance of 378.59 reet; then a S.77°14'21"E., a distance of 206.57 fee thence S.89°48'15"E., a distance of 225.5 fee thence N 68°05'24"E. . a distince or 225.48 feet; thence N.79°47'00" Fina distance of 213 76 teat-thence N.Z. a dista '31'22"E. hce of 221.04 feet; thence N.65° X '36"E., a distance of 260.93 feety mence N.72°2 '07"E a distance of 191.13 feet; thence N.80°20'00"E, a distance of 314.47 feet; thence S.81°33'40"E., a distance of 210.19 feet; thence S.63°38'11"E., a distance of 145.36 feet; thence S.48°41 a distance of 151.51 feet; thence S.43°07'37"E., a distance of 206.14 feet; thence S.67°16'54"E., a distance of 140.62 feet; thence S.85°22'43"E., a distance of 19976 fee thence N.78°57'37"E., a distance of 160.51 feet; thence N.45°52'34"E., a distance of 100.47 feet; thence N.06°07'18"E., a distance of 183.68 feet; thence N.04°22'07 W., distance of 221.51 feet; thence S.84°38'10"E., a distance of 193. 3 feet; thence S.07°10'24"E., a distance of 254.90 feet; thence S.77°49'02"E., a distance of 12, 23 feet; thence 7.79°04'37"E., a distance of 129.36 feet; thence S.81°34'02"E., a distance of 148 do reet; thence N.78°59'05"E., a distance of 230.41 feet; thence N.75°58'32"E., a distance of 255.49 feet; thence N.82°27'43"E., a distance of 143.27 feet; thence N.40°02'32"E., a distance of 91.96 feet; thence N.26°34'31"E., a distance of 103.93 feet; thence N.68°16'00"E., a distance of 82.12 feet; thence S.68°32'11"E., a distance of 129.70 feet; thence N.79°31'39"E., a distance of 69.41 feet; thence S.65°08'05"E., a distance of 65.06 feet; thence S.29°16'47"E., a distance of 76.57 feet; thence S.65°38'28"E., a distance of 131.26 feet; thence N.82°33'59"E., a distance of 102.70 feet; thence S.69°49'34"E., a distance of 91.03 feet; thence S.89°40'07"E., a distance of 89.03 feet; thence N.70°55'38"E., a distance of 83.19 feet; thence S.89°22'59"E., a distance of 221.92 feet; thence S.69°59'35"E., a distance of 98.46 feet; thence S.60°24'46"E., a distance of 184.64 feet;

OR 1910/2615

thence S.46°10'44"E., a distance of 142.24 feet; thence S.38°35'23"W., a distance of 91.08 feet: thence S.23°01'48"E., a distance of 32.07 feet; thence S.68°58'58"E., a distance of 56.41 feet; thence S.30°04'49"E., a distance of 56.06 feet; thence S.17°19'41"W., a distance of 79.33 feet; thence S.43°27'17"W., a distance of 80.28 feet; thence S.23°20'46"W., a distance of 136.67 feet; thence S.39°31'49"W., a distance of 88.43 feet; thence S.64°16'07"W., a distance of 145.65 feet; thence S.41°38'31"W., a distance of 55.43 feet; thence S.07°17'01"W., a distance of 78.29 feet; thence S.26°24'12"W., a distance of 71.91 feet; thence S.48°50'35"W., a distance of 147.15 feet; thence S.11°00'14"E., a distance of 74.42 feet; thence S.12°36'48"W., a distance of 79.78 feet; thence S.28°27'24"W., a distance of 122.76 feet; thence S.32°23'00"W., a distance of 268.90 feet; thence S.19°27'38"W., a distance of 84.25 feet; thence S.05°42'21"W., a distance of 78.38 feet, thence S.07°19'39"W., a distance of 126.97 feet; thence S.29°53'06"W., a distance of 150.93 feet; thence S.32°03'36"W., a distance of 15 feet: thence S.37°15'55"W., a distance of 120.01 feet; thence S.44°53'57"W., a distance of 190 et: theoce S.54°43'51"W., a distance of 209.32 feet; thence S.64°43'47"W., a distance of 19, 54 net; thence S.72°36'17'W., a distance of 190.31 feet; thence 77°06'35"W, a distance of 183.44 feet; thence S.53°38'56"W., a distance of 167.36 feet; hence S.29°75'34"W, a distance of 164.56 feet; thence S.05°48'45"W., a distance of 159.14 feet; thence \$10°15/9"E., a distance of 189.83 feet; thence S.42°49'07"E., a distance of 288.98 feet; thence S.38°19'26"5 a distance of 267.38 feet; thence S.38°16'44"E., a distance of 330.61 feet; thence 9.57°24'44"E., a distance of 317.44 feet; thence N.59°19'00"E., a tistance of 97.26 feet; thence 1.03 9'1 NE., a distance of 154.72 feet; thence N.28°04'58"E., a distance of 115.87 feet; thence N.62°00'21 E., a distance of 139.54 feet; thence N.85°46'15"E., a distance of 134.79 feet; thence S.64°15'35 E., a distance of 101.32 feet; thence 3.40°15'25 E., a distance of 101.32 feet; thence 3.40°15'25 E., a distance of 175.86 feet; thence N.66°49'55"W a distance of 70.74 feet; thence N.35°28'27"W., a distance of 147.51 .93 leet; thence N.26°32'21'W., a distance of feet; thence N26°5859"W., a distance of 22 a distance of 99.45 feet/thence N.23°29'05"E., a distance .14°54'44"W. 164.57 feet; thence I of 68.20 feet; thence N.29°13'57"E., a distance of 76.89 feet, thence N.14°57'11"E., a distance 1 39°3/46"E., a distance of 97.95 feet; thence N.16°22'07"E., a distance of 115.23 feet, thince of 76.52 feet; thence N.08°42'07"E. a distance of 126,60 feet; hence A 31°49'06"E., a distance of 104.86 feet; thence N.55°E40'4 E., a distance of 133.71 feet; hence I.76°16'42"E., a distance of 122.54 feet; thence N.26°32'59"E., a distance of 109 00 feet theree N.55°54'46"E., a distance of 157.23 feet: thence N.07° 5'59"E a distance of 48.40 feet; the ce N.22°28'06"W., a distance of 136.76 feet: theree N.35°45'17"W., a distance d 204.86 feet: thence N.49°43'05"W., a distance of 125.18 feet; thence N.16 °22'36'7 V., a distance of 72 feet; thence N.06°45'32"E., a distance of 1.03 feet; thence N.25°51 31"E., a distance of 125.55 feet; thence N.32°58'21"E., a distance of 241 53 feet mence N.26°27'47"E., 184.39 feet; thence N.24 40'25"E., a distance of 162.54 feet mence N.33°5 53 isotythence N.25°27'47"E. a distance of 5'09"E, a distance of 209.31 feet; thence N.33°09'35"E, a distance of 230.29 feet; thence N.62°58'0."E., a distance of 89.27 feet; thence S.66°49'49"E., a distance of 35.96 feet; thence N.01°26'05"E., distance of 48.79 feet; thence N.30°37'39"E., a distance of 116.31 feet; thence N.48°42'58"E distance of 120.58 feet; thence N.23°27'45"E., a distance of 135.04 feet; hence 1.15°08'58 w. a distance of 110.36 feet; thence N.25°28'12"W., a distance of 244.31 feet; thence 4.27 feet; N.28"06'13"W., a distance of 172.87 feet, thence N.07%5242"W., a distance of 1 thence N.03°28'37"E., a distance of 117.54 feet; thence N.22 (19'02"W., a distance of 78.40 feet; thence N.30°52'36"W., a distance of 144.54 feet, thence N.15°36'47 "W., a distance of 19'02'W., a distance of 78.40 150.68 feet; thence N.00°09'12"E., a distance of 160.40 het: thence N.33°49'20"E., a distance of 47.85 feet; thence N.68°41'58"E., a distance of 50.49 feet; thence N.71°42'50"E., a distance of 81.17 feet; thence N.59°09'20"E., a distance of 121.60 feet; thence N.84°51'29"E., a distance of 106.60 feet; thence S.70°25'07"E., a distance of 119.57 feet; thence S.68°47'05"E., a distance of 293.37 feet; thence S.45°08'54"E., a distance of 59.39 feet; thence S.18°03'36"E., a distance of 205.37 feet, thence S.53°04'49"E., a distance of 53.52 feet, thence S.82°33'13"E., a distance of 123.38 feet; thence S.67°20'19"E., a distance of 125.97 feet; thence S.42°31'13"E., a distance of 98.20 feet; thence S.16°52'48"E., a distance of 60.02 feet; thence S.32°50'43"W., a distance of 55.58 feet; thence S.73°19'14"W., a distance of 32.39 feet; thence S.87°58'04"W., a distance of 154.06 feet; thence S.41°23'51"W., a distance of 46.70 feet; thence

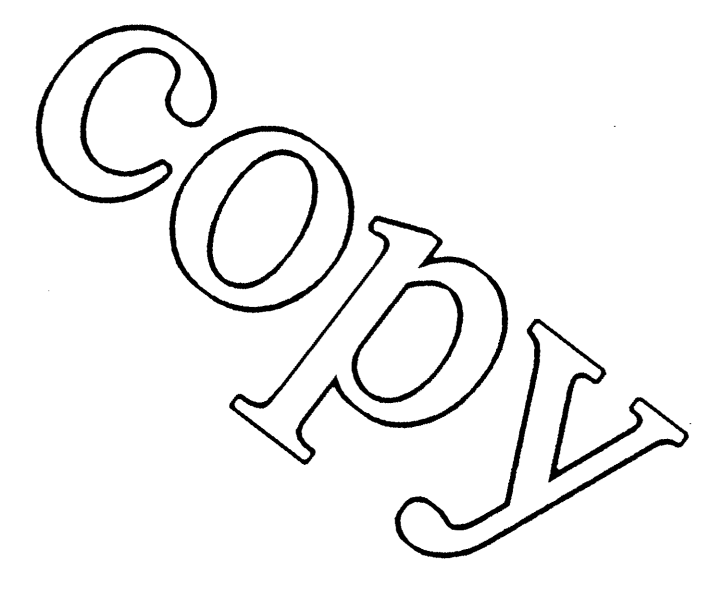
OR 1910/2616

S.10°15'13"E., a distance of 71.86 feet; thence S.59°09'03"E., a distance of 132.74 feet; thence N.84°08'38"E., a distance of 46.37 feet; thence N.36°44'46"E., a distance of 227.34 feet; thence S.71°52'29"E., a distance of 403.14 feet; thence N.82°00'50"E., a distance of 53.60 feet; thence S.38°44'39"E., a distance of 118.22 feet; thence S.63°38'06"E., a distance of 107.96 feet; thence S.82°29'54"E., a distance of 91.47 feet; thence S.37°47'10"E., a distance of 53.12 feet; thence N.83°46'44"E., a distance of 108.72 feet; thence S.87°41'29"E., a distance of 100.10 feet; thence N.64°38'19"E., a distance of 464.69 feet; thence N.89°16'17"E., a distance of 86.03 feet; thence S.51°36'34"E., a distance of 71.23 feet; thence S.14°23'47"E., a distance of 141.83 feet; thence S.08°24'31"W., a distance of 97.45 feet; thence S.56°19'40"W., a distance of 54.91 feet: thence S.80°37'00"W., a distance of 126.99 feet: thence S.43°08'49"E., a distance of 111.73 feet; thence S.07°20'59"E., a distance of 113.82 feet; thence S.27°01'32"W., a distance of 103.02 feet; thence S.41°29'41"W., a distance of 119.95 feet; thence S.61°10'24"W., a distance or 210,05 feet; thence S.14°22'52"W., a distance of 149.33 feet; thence 5.03°40<u>'59"W.</u>, a distance of 134.37 feet; thence S.01°27'42"W., a distance of 186.11 feet; then a S.05°5 20" a distance of 144.67 feet; thence S.13°24'51"W., a distance of 83.29 t; thence S. 5°21'22"W., a distance of 73.01 feet; thence S.66°00'55"W., a distance of fer 35.99 feet; tipence Sy1\*07'29"W., a distance of 169.55 feet; thence S.03\*12'02"E., a distance of 30.53 feet; thence 6.09°13'06"E., a distance of 102.63 feet; thence S.09°07'35"W., a distance of 117.4 neet; thence S 02°58'22"E., a distance of 51.08 feet; thence S.17°51'11"E., a distance of 104.63 feet thence S.16" TO0"E., a distance of 358.03 feet; thence S.10"05'02"E., distance of 162.39 reet; then the set of 197.38 feet; thence 2:51:40 W), a stance of 148.41 feet; thence S.23°51'07"W., a distance of 878.40 feet; thence 5.33 38' 2"W., a distance of 11 .39 net; thence S.83°42'53"W., a distance of 118.24 Test; thence S. 6°53'47W., a distance of 103 56 feet; thence S.23°49'34"W., a distance of 233.30 feet; thence S.3°12'56"W., a distance of 294.79 feet; thence S.55°45'48"W., a distance of 174.66 feet; thence S.24°17'36"E., a distance of 221.15 feet; thence S.23°23'54"W., a distance of 129 21 feet; thence N.89 58'18" ., a distance of 148.70 feet; thence S.81°37'01"W. a distance of 365.07 feet: thence M.54°09'5 WW. a distance of 194.69 feet: thence S.50°56'0"W. a distance of 56,06 feet; mence S.13°18'43"W. a distance of 225.35 feet; thence N.80°1347"E., a distance of 153 38 feet; thence S.76°14'31"E., a distance of 145.22 feet; thence S.65 2010"E., a distance of 124.00 feet; thence S.35°13'45"E., a distance of 104.11 feet; thence S.02°14'08"W., a distance of 58.30 feet; thence SD2°1927"W., a W., a distance of 166 46 feet, thende N.SZ°11'31"W., distance of 90.74 feet; thence S.85°05'1/ a distance of 138.10 feet; thence N.84 08'17" ., a distance of 106.42 et: thence S.62°39'24"W., a distance of 75.70 feet; thence S.10°57'22" . a distance of 9.06 feet; ence S.50°05'40"W., a distance of 156,67 feet; ence S.85°45'45'W., a distance of 77.83 feet thence S.42°46'38"W., a instance of 146:62 net; thence N.42°31'21"W., a distance of 146:62 net; thence N.42°31'21"W., a distance feet; thence N.18°00'29"W. a distance of 510.78 feet; thence N.00°46'35"W, a distance of 93:95 net; thence S.41°21'28"W, of 271.07 feet; thence S.50°13'07"W. a distance of 212.96 feet; thence S.60°53'4" bf 165.33 ance of a distanc w distance of 221.24 feet; thence S.38 1/29"E., a distance of 205.40 feet; tilence \$.8496'38 a distance of 254.32 feet; thence S.70°17'22"E., a distance of 363.80 feet thence S.30°48'39"E., a distance of 168.60 feet; thence N.79°42'48"E., a distance of 224.81 ietthence S.54°47'14"E., a distance of 115.98 feet; thence S.53°58'07"E of 115.42 distant feet; thence N.39°35'05"E., a distance of 200.09 feet; thence N 48° to 27"E a distance of 162.90 feet; thence N.86°21'05"E., a distance of 118.52 feet; thence St 2°06'01"E., a distance of 166.49 feet; thence S.13°03'41"E., a distance of 71.44 test thence S.53°08'57"W., a distance of 148.71 feet; thence S.38°03'49"W., a distance of 139.86 feet; thence S.55°40'56"W., a distance of 212.67 feet; thence S.55°54'10"W., a distance of 284.66 feet; thence N.87°25'11"W., a distance of 111.40 feet; thence N.82°03'47"W., a distance of 235.19 feet; thence S.88°30'44"W., a distance of 230.97 feet; thence S.58°51'57'W., a distance of 100.76 feet; thence N.67°43'09"W., a distance of 99.94 feet; thence N.64°55'29"W., a distance of 147.57 feet; thence N.88°50'59"W., a distance of 265.00 feet; thence S.14°34'58"W., a distance of 158.79 feet; thence S.02°59'21"W., a distance of 154.69 feet; thence S.21°44'41"E., a distance of 159.48 feet; thence S.07°03'24"W., a distance of 142.64 feet; thence S.19°07'55"E., a distance of 177.70 feet; thence S.22°03'35"W., a distance of 99.38 feet;

DR 1910/2617

thence S.35°27'00"W., a distance of 112.21 feet; thence S.20°14'12"W., a distance of 105.00 feet; thence S.64°27'24"W., a distance of 59.16 feet; thence S.32°08'29"W., a distance of 83.78 feet, to a point on the Northerly Right of Way line of State Road No. 500; thence N.60°13'23"W., along said Northerly Right of Way line, a distance of 6,437.64 feet to the POINT OF BEGINNING.

Containing 995.95 acres, more or less.



# OR 1910/2618

#### EXHIBIT "B"

A parcel of land lying in portions of Sections 24 and 25, Township 26 South, Range 31 East, and Sections 19 and 30, Township 26 South, Range 32 East, Osceola County, Fiorida, being more particularly described as follows: Commence at the Southwest corner of Section 30, Township 26 South, Range 32 East (being a found 4" x 4" concrete monument). run North 00° 27' 29" West, along the West line of said Section 30, 2116.59 ft, to a point on the Southerly right of way line of State Road No. 500 (being a found 4" x 4" concrete monument with the top broken); thence continue North 00° 27' 29" West, 3235,14/e-monthe-Roint of Beginning: run thence South 81° 18' 39" West, 311,27 ft; run thence South 72° 28' 49" West, 139-11 ft; run thence North 17° 04' 20" West, 103.39 ft; run thence North 20° 14' 57" West, 294.96 ft; run thence North 20 ° 41' 50 East, 2 17 h run thence North 86° 55' 34" East, 77.02 ft; run thence North 52° 58' 49" East, 69.70 ft; run thence South 80° 04' 47" East, 64.23 ft; run thence North 64° 19' 08" East, 76.29 ft; run thence South 80° 17' 28" East, 107.17 ft; run thence South 66° 44' 58" East, 120.09 ft; run thence South 75° 12' 33" East, 99.60 ft; run thence South 68° 29" East, 69.00 ft; run thence South 60° 47' 25" East, 73.78 ft; run thence South 63° 38' 40" East, 97.40 ft; run thence S uth 75 31'08" East, 129:20 ft; run thenen South 77° 38' 37" East, 115.21 ft; run thence South 84° 14' 24" East, 111.16 run theice South 80° 47' 15" East, 133.71 ft; run thence South 66° 11' 21" East, 103.43 ft; run thence South 88° 49' 46" ft t, 104. If ft; run thence South 56° 16' 44 East, 3115 ft; run thence North 89° 25' 25" East, 84.76 ft; run thence North 26'58" East, 49.28 ft, run thence, North 88° 10, 23" East, 19.94 ft; run thence North 67° 13' 49" East, 50.46 ft; run thence South 85° 25' 39" Jast, 126 04 ft; run thence South 87° 12' 26" East, 68.50 ft; run thence South 86° 12' 52" East, 39.81 ft; run thence North 77° 03' 64" East, 69.96 ; run mence North 73° 41' 16" East, 85.41 ft; run thence North 75° 42' 18" East, 128.72 ft; run thence North 80° 17' 28" East, 100.82 ft; sun thence North 57° 10' 13" East, 93.51 ft; run thence North 48° 51' 09" East, 74.34 ft; run thence North 63° 40' 17" East, 107.96 ft; run thence North 74° 37' 28" East, 159.52 ft; run thence North 89° 44' 7" East, 88.59 ft; run thence North 82° 52' 09' East, 83.51 ft; run thence North 65° 23' 08" East, 76.30 ft; run thence South 19° 3 56" East 70.42 ft; pan thence North 63° 08 45" East, 43.40 ft; run thence North 79° 58' 21" East, 86.10 ft; run thence South 95 re5' 46" East, 144.54 ft; run sheme. South 88° 58' 50" East, 136.02 ft; run thence South 60° 10' 25" East, 106.10 it sun thence South 08° 22' 20" East, 67.49 it run thence South 51° 28' 04" East, 90.65 ft; run thence South 43° 32' 43" East, 65.55 ft; run thence South 38° 39' 42" East, 96.91 ft; run thence South 55° 55' 10" East, 72.55 ft; run thence South 76° 09' 25" East, 72.75 ft; run thence North 84° 1 8' 47" Elist, 84.72 ft; run thence North 88° 59' 15" East, 110.66 ft; run thence North 78° 13' 33" East, 58.26 ft; run thence North 81 45' 3 East 99.94 ft: run thence North 60° 19' 13" East, 63.76 ft; run thence North 39° 17' 26" East, 21.91/ft; run thence S uth 34° 36' 54" East, 39.73 ft; run thence South 13° 24' 51" East, 336.66 ft. to a point only 918.0 ft. radius curve concave to the North yun thence along the arc of said curve, 102.34 ft. through a central angle of 01° (31.27" (chord bearing South 84° 102.29 ft.) to the Point of Tangency: run thence South 87° 29 17 West, 115.32 ft. to the Point of Carvature of a 858.0 ft. radius curve concave to the Northeast; run thence along the arc of said curve, 391.90 ft. through a central angle of 259 52' 07", (cherd bearing North 79° 388.58 ft.) to the Point of Tangenby: ran thence North 66° 38' 06" West, 660 36 ft. to the Point of Curvature of a 882.0 ft. radius curve concave to the Southeast rain thence along the arc of said curv , 1385 67 ft. through a central angle of 90° 00' 54", (chord bearing South 68° 1247.50 ft.); run thence North 69° 29 07" West, non-tangent to aforesaid curve, 78.58 ft; run thence North 61° 35' 06" West, 794.99 ft. to a point on a 785.31 ft radius curve concave to the Southwest; run thence along the arc of said curve, 356.52 ft. through a central angle of 262.00" 41", (chord bearing North 76° 353.46 ft.); run thence South 81° 18' 39' West, non-tangent to aforestic on Ve, 319:10 ft. to the Point of Beginning.

Agenda Page 112 55.200

Prepared by and Return to: Mark S. Lieblich. Esq. Baker & Hostetler LLP 200 South Orange Avenue, Ste. 2300 Orlando, Florida 32801

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LARRY	WHALEY	12P
	OSCEOLA COUNTY, FLORIDA	
	CLERK OF CIRCUIT COURT	

CL 2002171814 OR 2125/2078 DLB Date 10/10/2002 Time 10:31:22 DOC STAMPS: 0.70

DRAINAGE EASEMENT Thi Drainage Easement (hereinafter the "Easement Agreement") is made and Uno d into this of \_\_\_\_, 2002, by and between Birchwood Acres entere LLLP. Florida limited liability limited partnership (hereinafter referred to Linvited Partnership, as "Grantor") whose address is 4305 Neptune Loan, St. Cloud, Florida 34769 and Harmony special district accord to chapter 189, Florida Statutes. Community Development District, (herinafter referred to as "Grantee") with an address of .W. 1 <sup>h</sup> Manor, Coral Springs, 10300 Florida 33071

WHEREAS, Grantor is the owner of that certain real property more particularly

described in Exhibit "A" attached hereto (the "District Property"); and

WHEREAS, Grantor is the permittee of a contain South Florida Water

Management District ("SFWMD") Permit No. 49-01058-P (the "Permit") concerning the surface

water management system for a portion of the District Property; and

WHEREAS, certification of the completion of construction of the surface water

OR 2125/2079

management system which is the subject of the Permit has been accepted by SFWMD and incorporated into the SFWMD Permit file; and

WHEREAS, by separate instrument Grantor and Grantee intend to transfer the Permit to Grantee and to designate Grantee as the responsible operating entity for the operation

phase of the Tennit: and WHEREAS, until transfer of the Permit to Grantee has been effected and accepted by SEWMD, Grantor chall remain liable for compliance with the Permit; and WHEREAS, the parties hereto lesire to establish a perpetual, non-exclusive easement for the term hereinafter described to provide Grantee with the right to utilize certain

property and facilities for such purposes and subject to such terms and conditions as are more particular described herein.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows

1. The above recitals are true and correct and incorporated lotein butnis

reference.

2. Grantor hereby grants to Grantee, its successors, and assigns a perpetual, non-exclusive easement (the "Easement") for ingress and egress; surface water management, drainage, transmission, retention and detention; and installation, maintenance, repair, replacement and operation of all structures, ponds, facilities, equipment and infrastructure as may be reasonably necessary to maintain compliance with the Permit.

### CL 2002171814 OR 2125/2080

3. The property subject to the Easement (the "Easement Property") shall initially be the entire District Property.

4. The Easement shall be modified from time to time hereafter to more narrowly describe the Easement Property as the property upon which the surface water management system, including but not limited to all related structures, ponds, facilities, equipment and infrastructure exists together with such additional property as may be necessary to ensure that Grantee will at all times have free and clear access to the surface water management system and the ability to temporarily utilize adjacent property for the purpose of performing its obligations to on note and maintain such system.

5. The Lasement Property may be further modified by Grantor from time to time to provide for the relocation of any portions of the surface water management system, including but not limited to all related structures, ronds, facilities, equipment and infrastructure as may be necessary or desirable in Grantor's sole and absolute discretion to maintain compliance with the Permit or to provide for the development of the District Property.

6. Upon any amendment of this Easement Agreement to modify the description of the Easement Property the Easement Shell automatically be neemed terminates and released for all purposes from any property that is not included in such modifies legal description.

7. Grantee hereby covenants to join into any and all amendments to this Easement Agreement or other instruments concerning the Permit as may be reasonably requested by Grantor to maintain compliance with the Permit or to provide for the development of the District Property.

8. The terms and provisions of this Easement Agreement shall be binding

upon and inure to the benefit of Grantor and Grantee and their heirs, representatives, successors, and assigns. The benefits and burdens hereof shall run with the land and be appurtenant thereto, with the effect that any person or entity which acquires an interest in the Easement Property shall be entitled to the benefits and be bound by the burdens hereof.

9. Grantor's and Grantee's liability under this Easement Agreement shall be limited to their interests in the District Property and the Easement Property, respectively, as encumbered from time to time.

10. vo walls fances or barriers of any sort or kind that would prohibit the use f the Easement shall be constructed or maintained on the Easement Property by either party. Subject to the limits on lability set forth above, each party does hereby 11. release, indemnify and promise to defend and save formless the other party from and against any and all liability, loss, lamage expense, actions, and claims, including reasonable attorney fees and costs incurred by the other party in defense thereof, asserted or arising directly or indirectly on account of the acts or omissions of the indemnifying party, their servants, agents, licensees, invitees, employees, and contractors, provided, hwever, this paragraph does not urport to indemnify such party against liability for damages arising out of bodily infury to persons or damage to property caused by or resulting from the sole negligence of the party n, its lits or employees.

12. Nothing contained in this Easement Agreement anall be deemed to be a gift or dedication of any portion of the District Property to the general public or for any public use or purpose whatsoever, it being the intention of the parties hereto that this Easement Agreement is for the exclusive benefit of the parties and their successors, and assigns, and that nothing in this Easement Agreement express or implied, shall confer upon any person, other than

OR 2125/2081

#### CL 2002171814 OR 2125/2082

the parties, and their successors, and assigns, any rights or remedies under or by reason of this Easement Agreement.

13. Except as expressly set forth herein, this Easement Agreement may be amended or modified at any time only by an agreement in writing mutually agreed to, executed and acknowledged by the parties and thereafter duly recorded in the Public Records of Osceola

14. It is expressly agreed that no breach, whether or not material, of the provisions of this Easement Agreement shall entitle any party to cancel, rescind or otherwise erminate this Easement Agreement but such limitation shall not affect, in any manner, any other rights of remedies which any party may have hereunder by reason of any breach of the provisions of this Easement Agreement.

15. If any provision, or exportion thereof of this Easement Agreement, or the application thereto to any person or circumstances shall, to any extent, he held invalid, inoperative or unenforceable, the remainder of this Easement Agreement or the application of such provision, or portion thereof, to any persons or circumstances shall notbe affected thereby and the remainder of this Easement Agreement shall be given effect as if such invalid, importance or unenforceable portion has not been included and such invalid, importance or unenforceable portion thereof, or the application thereof to any person or circumstances, shall not be given effect.

16. This Easement Agreement shall be construed in accordance with the laws of the State of Florida.

17. Any notice demand, request, consent, approval, designation, or other communication made pursuant to this Easement Agreement by one party to the other shall be in

County, Florida.

OR 2125/2083

writing and shall be given or made or communicated by personal delivery (including courier service), or by United States registered or certified mail, returned receipt requested, addressed, in the case of Grantor to:

Birchwood Acres Limited Partnership, LLLP 4305 Neptune Road St. Cloud, Florida 34769 and in the case of Grantee to: Hamony Community Development District 00 N.W. 11<sup>th</sup> Manor Coral Springer Florida 33071 arty may, at any time, change its address for the above purpose by mailing, 10) days before the effective date thereof, as notice stating the change as aforesaid, at least then and setting forth the new address. Any notice, demand, reg st, consent, approval or designation shall be sent as above provided and be deemed to have been given, make, received and communicated, as the case may be, if by personal delivery, when actually delivered as evidenced by signed receipt, or in the case of maining, on the date of the same was deposited in the United States Mail in conformity with the above requirements. This Easement Agreement may be executed and derivered in any 18. of counterparts, each of which so executed and delivered shall be deemen to be an original and all of which shall constitute one and the same instrument. A nesimine constitute of this Easement

Agreement and any signature thereon shall be considered for all purposes originals.

IN WITNESS WHEREOF, the parties hereto have hereunto set their respective authorized signatures as of the day and year first above written.

Signed, sealed and delivered

"Grantor"

Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited OR 2125/2084

in the presence of:

partnership By: Three E Corporation, a Florida corporation, as its General Partner By: James L Lentz R. As its: President Pri Signature of Witness Jame CAROLYN Print 1 Signed, sealed and eliver Grain in the presence of: ommunity Development District, a Harmony g special district according to Chapter 189, Florida Statut Signature of With Print Name Print Name: B s its: Doni Desnosiers Signature of Witness Print Name LORI DESROSIERS

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#### CL 2002171814

OR 2125/2085

## STATE OF FLORIDA ) COUNTY OF Openation ) SS.

The foregoing instrument was acknowledged before me this  $\underline{6}^{\underline{d}\underline{d}\underline{d}}$  day of  $\underline{6}^{\underline{d}\underline{d}}$ , 2002, by James L. Lentz, as President of Three E Corporation, a Florida corporation, the general partner of Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership, on behalf of the partnership, who is personally known to me or has produced as

identification. ANNIIIIII (Notary Signature) GENEVIEVE M. O (Notary Name Printed) NOTARY PUBLIC minnin Semmission No. CC 993 600 STATE OF FLORIDA 55. COUNTY OF OSCOOL ) The foregoing instrument was acknowledged before me, day of this , 2002, by Gary as かえ , of the Harmony Community Development District, a s ecial distri acco ding to Chapter 189, Florida Statutes. pro He/she is has known to personany m or identification BRENDAL WRIGHT MY COMMISSION # DD 031560 EXPIRES: October 5, 2005 Inded Thru Notary Public Underwrite ry Signatur (NOTARY SEAL) (Notary Name Printed) NOTARY PUBLIC Commission No. DD 03/560

OR 2125/2086

#### **EXHIBIT "A"**

#### **DISTRICT PROPERTY**

A parcel of land lying in portions of Sections 24 and 25, T 26 S, R 31 E and Sections 19, 20, 29, 30, 31 and 32. T 26 S, R 32 E, Osceola County, Florida, being more particularly described as follows: Commence at the Southwest corner of Section 30, T 26 S, R 32 E (being a found 4" X 4" concrete monument), run N. 00° 27' 29" W., along the West line of said Section 30, 2116.59 feet to a point on the Southerly Right of Way line of State Road No. 500 (being a found 4" X 4" concrete monument, with the top broken); thence continue N. 00° 27' 29" W., 76.29 feet to a point on the Northerly Right of Way line of said State Read No. 500; also being the Point of Beginning; thence N.60°13'23"W., a distance of 1,004.40 feet enothe hight having a radius of 3,786.83 feet, a central angle of 14°32'15", and a chord to a foint of 58.25 feet; thence northwesterly along the arc a distance of 960.82 feet; N.52°57'16 W., S bearing of 74°13'35"E, a disence of 19.99 feet; thence continue easterly along said line, a distance of ience I et; thence NB6°39'44"E., a distance of 46.70 feet; thence N.67°55'33"E., a distance of 44.33 feet; 52.83 distance of 47.08 feet; thence N.29°24'37"E., a distance of 114.95 feet; thence N.40°27'24"E thence N.46° 0'04"E., a distance of 45.00 reet; thence N.82°04'45"E., a distance of 52.12 feet; thence ence 6.24°48'26"E., a distance of 47.74 feet; thence S.60°3 56"E., a distance 49.70 fee 9°19'43"E., a distance of 26.55 feet; thence .06°46 of 53.69 reet; there S. ce of 199.26 feet; there S. 9°32'18"E., a distance of 37.49 feet; thence 0°30'42"E., a distan TOOPTE., a distance of 81.94 feet; thence N.4 39'34"E., a distance of 37.99 feet; thence N.28° N.81°44'12"E., a dist nce of 84.19 feet: then e S.73 2427"E., a distance of 38.25 feet; thence S.76°15'31"E., a distance of 141.81 feet; th 08"E., a distance of 193.97 feet; thence Ince N 99 N.74°42'16"E., a distance d 194.59 feet; hence N 54"E., a distance of 76.49 feet; thence N.00°01'04"E., a distance o 163.97 feet; thence N.09° 9'03"W., a distance of 383.06 feet; thence N.15°23'23"W., a distance of 393 69 feet; thence N.05 05'15 distance of 224.32 feet; thence nce of 193.59 feet; thence N.01°10'32"E., a distance of 145.00 feet: lence N 7°58'42 E., a dis ance of 357.00 feet; thence N.18°34'52"E., a distance of 168.84 feet; thence A.15°47/03"W., a dis N.20°53'30"W., a distance of 335.24 feet; then e N.05° 67'55''W., a dis 60.02 het; thence tance o 02'00"E., a dist N.26°52'00"E., a distance of 72.71 feet; then e N.61 nce of 7.84 eet: thence N.76°44'45"E., a distance of 110.72 feet; thence N.7 2°42'20"E., a g 120.32 feet: thence stance S.77°41'35"E., a distance of 99.75 feet; mence S 71' 00'45"E., a distance f 115.01 feet: 1 (CH) 25512., a distar ce of 373 S.64°04'34"E., a distance of 121.52 feet; then s 3 feef thence S.77°46'51"E., a distance of 37859 feet; the ice S.77 14'21"E., a.d stance of 206 57 feet: thence S.89°48'15"E., a distance of 225.50 feet; thence N.88°05'24 E., a distance of 22 .48 fe t; thence .04 feet; then N.79°47'00"E., a distance of 215.76 feet thence N.71°31'22"E., a distance of 22 N.65°31'36"E., a distance of 260.93 feet; thence N.72°24'07"E., a distance of 1 let: 1.13 f N.80°28'00"E., a distance of 314.47 feet; thence S.81°33'40"E., a distance of 20.19 feet; the a distance of 1 S.63°38'11"E., a distance of 145.36 feet; thence S.48°41'42"E 51 51 fee thence S.47°07'37"E., a distance of 206.14 feet; thence S.67°16'54 E., a distance of 140.62 eet; thence S.85°22'43"E., a distance of 196.16 feet; thence N.78°57'37"E., a distance nce of 1 0.51 feet; thence N.45°52'34"E., a distance of 100.47 feet; thence N.06°07'18"E. a distance of 183.68 feet; thence N.04°22'07"W., a distance of 221.51 feet; thence S.84°38'10"E., a distance of 193.13 feet; thence S.07°16'24"E., a distance of 254.90 feet; thence S.77°49'02"E., a distance of 122.23 feet; thence N.79°04'37"E., a distance of 129.36 feet; thence S.81°34'02"E., a distance of 148.43 feet; thence N.78°59'05"E., a distance of 230.41 feet; thence N.75°58'32"E., a distance of 255.49 feet; thence N.82°27'43"E., a distance of 143.27 feet; thence N.40°02'32"E., a distance of 91.96 feet; thence N.26°34'31"E., a distance of 103.93 feet; thence N.68°16'00"E., a distance of 82.12 feet; thence S.68°32'11"E., a distance of 129.70 feet; thence N.79°31'39"E., a distance of 69.41 feet; thence S.65°08'05"E., a distance of 65.06 feet; thence S.29°16'47"E., a distance of 76.57 feet; thence S.65°38'28"E., a distance of 131.26 feet; thence N.82°33'59"E., a distance of 102.70 feet; thence

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S.69°49'34"E., a distance of 91.03 feet; thence S.89°40'07"E., a distance of 89.03 feet; thence N.70°55'38"E., a distance of 83.19 feet; thence S.89°22'59"E., a distance of 221.92 feet; thence S.69°59'35"E., a distance of 98.46 feet; thence S.60°24'46"E., a distance of 184.64 feet; thence S.46°10'44"E., a distance of 142.24 feet; thence S.38°35'23"W., a distance of 91.08 feet; thence S.23°01'48"E., a distance of 32.07 feet; thence S.68°58'58"E., a distance of 56.41 feet; thence S.30°04'49"E., a distance of 56.06 feet; thence S.17°19'41"W., a distance of 79.33 feet; thence S.43°27'17"W., a distance of 80.28 feet; thence S.23°20'46"W., a distance of 136.67 feet; thence S.39°31'49"W., a distance of 88.43 feet; thence S.64°16'07"W., a distance of 145.65 feet; thence S.41°38'31"W., a distance of 55.43 feet; thence S.07°17'01"W., a distance of 78.29 feet; thence S.26°24'12"W., a distance of 71.91 feet; thence S.48°50'35"W., a distance of 147.15 feet; thence S.11°00'1 "Erredistance of 74.42 feet; thence S.12°36'48"W., a distance of 79.78 feet; thence 24"W., a distance of 122.76 feet; thence S.32°23'00"W., a distance of 268.90 feet; thence S.282 ance of 84.25 feet; thence S.05°42'21"W., a distance of 78.38 feet; thence v., a dis 9"W., a distance of 126.97 feet; thence S.29°53'06"W., a distance of 150.93 feet; thence 07 36"W., a distance d 198.15 feet; thence S.37°15'55"W., a distance of 120.01 feet; thence 5.32 f 190.75 feet; thence S.54°43'51"W., a distance of 209.32 feet; thence S.44 3'57**''**W., a di**s** ance 3'47"W., a distance of 197.5 A feet: thence S.72°36'17"W., a distance of 190.31 feet; thence S.64° S.77° 6'35"W., a distance of 83.44 feet; thence S.53°38'56"W., a distance of 167.36 feet; thence 34"W., a <u>dis</u>tance of 164.59 reet; thence S.05°48'45"W., a distance of 159.14 feet; thence S.29°2 ce S42°49'07"E., a distance of 288.98 feet; thence ance of 189/83 feet; the 10°15'19 🖃 a dis distance of 297.38 feet; thence S. 8°16'44"E., a distance of 330.61 feet; thence S.38:19'26"E. S.37°24'44"E., a distance of 17.44 feet; the ice N. 9°19'00"E., a distance of 97.26 feet; thence 8° 4'30 a distance of 115.87 feet; thence N.03°19'11"E., a distance of 154.72 feet; thence N. N.62°00'21"E., a distance of 139.54 feet; thence N 85°46 15"E., a listance of 134.79 feet; thence ence of 161.64 feet; thence S.64°35'35"E., a distance d 101.32 feet thence .46°36 27 Έ N.50°08'19"E., a distance of 175.86 feet; thence N.662 49'55"W a distance of 70.74 feet: thence f 225.93 feet; thence of 147:51 feet; thence N N.35°28'27"W., a distance 6°58'59 W. a c stance 96.45 feet; thence N.26°32'21"W., a distance of TS4 r.14°54 4"W., a di 57 et: thence ance d 1.29°1367"E., a dista N.23°29'05"E., a distance of 68.20 feet; thence ice of 7 5.89 feet: thence N.14°57'11"E., a distance of 115.23 feet; thence N.39/34'46"E., a dis feet, thence ance o 97.9 N.16°22'07"E., a distance of 76.52 feet; the ice N.08/42'07"E., a dis 26.60 feet; thence ance o N.31°49'06"E., a distance of 104.86 feet; mence N.5 distance 133 1 feet; aer ce °51'04"E.. a bt. e of 109. thence N.76°16'42"E., a distance of 122,54 feet; thence 32'59**"**E . a distan 00 feel 0 feet thence N.55°54'46"E., a distance of 157.25 leet; the C°05 59"E., a distance of 43. ce N.O N.22°28'06"W., a distance of 136.16 feet; thence N.35" 4754 , a distance of 204.88 feet; thence N.49°43'05"W., a distance of 125.18 het; hence N.15°22'36"W., a distance of 7 2.78 feet; thenc N.06°45'32"E., a distance of 95.03 feet; then e N.25°50'31"E., a distance of 124.55 fe t; thence N.32°58'21"E., a distance of 244.53 feet; thence N.25°27'47"E., a distance of 1 4.391 et, thep 09.31 feet N.24°40'25"E., a distance of 162.54 feet; thence N.33°56'09"E., a distance of ence 9.27 fe N.33°09'35"E., a distance of 230.29 feet; thence N.62°58'04"..., distance of r: thence S.86°48'49"E., a distance of 35.96 feet; thence N.01°26'05"E., a distance of 48.72" feet; thence N.30°31'39"E., a distance of 116.31 feet; thence N.48°12'58 E., a distance of 120.58 feet; thence N.23°27'45"E., a distance of 135.04 feet; thence N.15°08'58"W., a distance of 110.36 feet; thence N.25°28'12"W., a distance of 244.31 feet; thence N.28°06'13"W., a distance of 172.87 feet; thence N.07°32'42"W., a distance of 154.27 feet; thence N.03°28'37"E., a distance of 117.54 feet; thence N.22°19'02"W., a distance of 78.40 feet; thence N.30°52'36"W., a distance of 144.54 feet; thence N.15°36'17"W., a distance of 150.68 feet; thence N.00°09'12"E., a distance of 160.40 feet; thence N.33°49'20"E., a distance of 47.85 feet; thence N.68°41'58"E., a distance of 50.49 feet; thence N.71°42'50"E., a distance of 81.17 feet; thence N.59°09'20"E., a distance of 121.60 feet; thence N.84°51'29"E., a distance of 106.60 feet; thence S.70°25'07"E., a distance of 119.57 feet; thence S.68°47'05"E., a distance of 293.37 feet; thence S.45°08'54"E., a distance of 59.39 feet; thence S.18°03'36"E., a distance of 205.37 feet; thence S.53°04'49"E., a distance of 53.52 feet; thence

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S.82°33'13"E., a distance of 123.38 feet; thence S.67°20'19"E., a distance of 125.97 feet; thence S.42°31'13"E., a distance of 98.20 feet; thence S.16°52'48"E., a distance of 60.02 feet; thence S.32°50'43"W., a distance of 55.58 feet; thence S.73°19'14"W., a distance of 32.39 feet; thence S.87°58'04"W., a distance of 154.06 feet; thence S.41°23'51"W., a distance of 46.70 feet; thence S.10°15'13"E., a distance of 71.86 feet; thence S.59°09'03"E., a distance of 132,74 feet; thence N.84°08'38"E., a distance of 46.37 feet; thence N.36°44'46"E., a distance of 227.34 feet; thence S.71°52'29"E., a distance of 403.14 feet; thence N.82°00'50"E., a distance of 53.60 feet; thence S.38°44'39"E., a distance of 118.22 feet; thence S.63°38'06"E., a distance of 107.96 feet; thence S.82°29'54"E., a distance of 91.47 feet; thence S.37°47'10"E., a distance of 53.12 feet; thence N.83°46'44"E., a distance of 108.72 feet; thence S.87°41'29"E., a distance of 100.10 feet; thence N.64°38'10"E, ordistance of 464.69 feet; thence N.89°16'17"E., a distance of 86.03 feet; thence S.51°36'34"E., a distance of 71.23 feet; thence S.14°23'47"E., a distance of 141.83 feet; thence W., a distance of 97.45 feet; thence S.56°19'40"W., a distance of 54.91 feet; thence 5°24'31 0"W., a distance of 126.99 feet; thence S.43°08'49"E., a distance of 111.73 feet; thence .80°37′ 59"E., a distance of 113.82 feet; thence S.27°01'32"W., a distance of 103.02 feet; thence S.07 9'41"W., a distance of 119.95 feet; thence S.61°10'24"W., a distance of 219.05 feet; thence S.41° S.14°2'52"W., a distance of 149.33 feet: thence S.03°40'58"W., a distance of 134.37 feet; thence S.01° 7'42"W., a distance of 186.11 feet; thence S.05°51'20"E., a distance of 144.67 feet; thence 51"W., a distance of 83.29 reet; thence \$ 55°21'32"W., a distance of 73.01 feet; thence S.13°2 66°00'55 w., a distance of 135.99 feet; thence \$71°07'29"W., a distance of 169.55 feet; thence S.03%12'02"E distance of 39.53 feet; thence S.03°13'06"E., a distance of 102.63 feet; thence S.09°07'35"W., a distance of 117.47 feet; thence S. 2°58'22"E., a distance of 51.08 feet; thence S.17°51'11"E., a distance of 104.63 feet; thence S.1 6° 7'00 5 a distance of 358.03 feet; thence S.10°05'02"E., a distance o 162.39 feet; thence S 53°39 W., alistance of 197.38 feet; thence S.16°51'49"W., a distance of 148.41 feet, thence 6.23°5 **"**07"W Mance of 878.40 feet; thence 118.39 feet; thence S.83/42'53"W., a distance of 118.24 feet; thence S.33°38'52"W., a distance of S.06°53'47"W., a distance of 103:56 feet; thence S. 233.30 feet; thence 3°49'34 W., a distance d S.43°12'56"W., a distance of 201.70 feet; thence 2.55°45 78"W., a dis ance o 174.66 feet; thence S.24°17'36"E., a distance of 221.13 feet; thence S.23°2754"W., a distance of 129 C feet; thence N.84°58'18"W., a distance of 148.70 feet; there S.81 '37'01"W., a distance d 365 )7 feet; thence N.54°09'54"W., a distance of 194.69 feet; thence S.5 0°56'07"W., a of 56.0 Istance 6 feet: thence S.13°18'43"W., a distance of 225.35 feet: thence N.8 of 153. 8 feet 0°13'47**"**E distance heilce 65 S.76°14'33"E., a distance of 145\_22 feet, thence 22'29"E a distan e of 124. 0 feet thence S.35°13'45"E., a distance of 100, 11 feet; thence S.02°14'08"W., a distance of 58. 0 feet thence S.02°19'27"W., a distance of 90.7% feet; thence S.85°05 7 March distance of 166 46 feet; thence N.67°11'31"W., a distance of 138.10 Teet; thence N.84°08'17"W., a distance of 1 6.42 teet; then 06 feet; the S.62°39'24"W., a distance of 75.70 feet; there S.10°57'22"W., a distance of 49 S.50°05'40"W., a distance of 156.67 feet; thence S.85°45'45"W., a distance of 7.83 f et; then S.42°46'38"W., a distance of 146.62 feet; thence N.42°31'21"W., a distance of 65.33 feet thence N.18°00'29"W., a distance of 510.78 feet; thence N.00°46'35"W., a distance of 510.78 f 120.4 feet: thence N.77°00'27"W., a distance of 93.95 feet; thence S.41°23'28 W., a distance of 27: 07 feet; thence S.50°13'07"W., a distance of 212.96 feet; thence S.60°53'42W., a distance of 221.24 feet; thence S.38°17'29"E., a distance of 205.40 feet; thence S.84°56'38"E., a distance of 254.32 feet; thence S.70°17'22"E., a distance of 363.80 feet; thence S.30°48'39"E., a distance of 168.60 feet; thence N.79°42'48"E., a distance of 224.81 feet; thence S.54°47'14"E., a distance of 115.98 feet; thence S.89°58'07"E., a distance of 115.42 feet; thence N.39°35'05"E., a distance of 200.09 feet; thence N.48°45'27"E., a distance of 162,90 feet; thence N.86°21'05"E., a distance of 118.53 feet; thence S.72°06'01"E., a distance of 166.49 feet; thence S.13°03'41"E., a distance of 71.44 feet; thence S.53°08'57"W., a distance of 148.71 feet; thence S.38°03'49"W., a distance of 139.86 feet; thence S.55°40'56"W., a distance of 212.67 feet; thence S.55°54'10"W., a distance of 284.66 feet; thence N.87°25'11"W., a distance of 111.40 feet; thence N.82°03'47"W., a distance of 235.19 feet; thence S.88°30'44"W., a distance of 230.97 feet; thence S.58°51'57"W., a distance of 100.76 feet; thence

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N.67°43'09"W., a distance of 99.94 feet; thence N.64°55'29"W., a distance of 147.57 feet; thence N.88°50'59"W., a distance of 265.00 feet; thence S.14°34'58"W., a distance of 158.79 feet; thence S.02°59'21"W., a distance of 154.69 feet; thence S.21°44'41"E., a distance of 159.48 feet; thence S.07°03'24"W., a distance of 142.64 feet; thence S.19°07'55"E., a distance of 177.70 feet; thence S.22°03'35"W., a distance of 99.38 feet; thence S.35°27'00"W., a distance of 112.21 feet; thence S.20°14'12"W., a distance of 105.00 feet; thence S.64°27'24"W., a distance of 59.16 feet; thence S.32°08'29"W., a distance of 83.78 feet, to a point on the Northerly Right of Way line of State Road No. 500; thence N.60°13'23"W., along said Northerly Right of Way line, a distance of 6,437.64 feet to the POINT OF BEGINNING.

Containing 000:55 acres, more or less.

Prepared by and Return to: Mark S. Lieblich, Esq. Baker & Hostetler LLP 200 South Orange Avenue, Ste. 2300 Orlando, Florida 32801 LARRY WHALEY 4P OSCEOLA COUNTY, FLORIDA CLERK OF CIRCUIT COURT CL 2003224213 0R 2390/1459 VDT Date 11/25/2003 Time 07:38:43

DOC STAMPS:

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## SECOND AMENDMENT OF DRAINAGE EASEMENT

This Second Amendment of Drainage Easement (hercinafter the "Amendment") is made and entered into this <u>11<sup>26</sup></u> day of <u>Aregust</u>, 2003, by and between birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership (hereitafter referred to as "Grantor") whose address is 4305 Neptune Road, St. Cloud, Florida 34761 and Harmony Community Development District, a special district created by Chapter 190, Florida Statutes and established by County ordinance, (herinafter referred to as "Grantee") whose address is 10300 N.W. 11<sup>th</sup> Mano, Cond Springs, Florida 33701.

# <u>WITNESSETH</u>:

WHEREAS, Grantor and Grantie are parties to that certain Drainage Easement recorded October 10,2002 in Book 2125, Page 2778 and that certain First Amendment of Drainage Easement recorded in Book 2125, Page 2090 in the Public Records of Osceola County, Florida (collectively, the "Drainage Ensement"); and

WHEREAS, the parties desire to exercise their rights under the Drainage Easement to more narrowly describe the Easement Property.

NOW, THEREFORE, in consideration of the nutual covenants and agreements herein set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. The above resitant are true and correct and incorporated herein by this reference.

2. Pursuant to Paragraph 4 of the Drainage Easement, the property subject to the Easement (the "Easement Property") shall for all purpose, hereafter be deemed to exclude the following:

a. all property described in that certain plat entitled Birchwood "VC-1" Tract as recorded in the Public Records of Osccola County, Florida at Plat Book 14, Page 173,

b. all property described in that certain plat entitled Birchwood Tracts Phase One as recorded in the Public Records of Osceola County, Florida at Plat Book 14, Page 171,

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c. all property described in that certain plat entitled Birchwood Golf Course as recorded in the Public Records of Osceola County, Florida at Plat Book  $\underline{15}$ , Page  $\underline{139}$  other than the pareels designated as Linear Park-1, Linear Park-2, Pond Easements and Wetland Easements, each of which shall remain part of the Easement Property and subject to the Drainage Easement.

3. The Easement, as defined in the Drainage Easement, shall, as set forth in the Drainage Easement, automatically be deemed terminated and released for all purposes from any property matrix not included in the modified legal description.

4. As additional consideration for the easement rights held by Grantce over the parcels designated as rond Easements and Wetland Easements in that certain plat entitled Birchrood Golf Course as recorded in the Public Records of Osecola County, Florida at Plat Book 15, Page 139, Ceantee shall be responsible for the restoration and repair of any portion of the landscaping, improvements or golf course features, infrastructure or amenities that are damaged or disturbed in connection with the use or enjoyment of the easement rights granted in the Drainage Easement.

5. All provisions of the Dramage Easement not expressly modified herein are hereby ratified and shall remain in full force and effect.

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CL 2003224213 OR 2390/1461 IN WITNESS WHEREOF, the parties hereto have hereunto set their respective authorized signatures as of the day and year first above written. Signed, sealed and delivered "Grantor" in the presence of: Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership By: Three E Corporation, a Florida corporation, as its General Partner Bv: Signa hre ð James L. Lentz Print Name: VEN As its: President Print Name Cheol 1) ARTHUR Signed, sealed and delivered Frante in the presence of: Harmony Community Development District, a special district created by Chapter 190. Florida Statutes and established by Sounty ordinance By: Signature of Print Name: Print Name: Delor A As its: SERATA nete Signature of Print Name en M.

OR 2390/1462

# STATE OF FLORIDA ) SS. COUNTY OF Decola )

The foregoing instrument was acknowledged before me this <u>5</u><sup>th</sup> day of <u>August</u>, 2003, by James L. Lentz, as President of Three E Corporation, a Florida corporation, the general partner of Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership, on behalf of the partnership, who is personally known to me or has produced \_\_\_\_\_\_\_ as

identification.	
DHONDA HIL Notary Public, State of Fiornia My fomm. exp. Oct. 7, 2008 comm. No. DD 1 1724	(Notary Signature)
(NOTARY SEAL)	<u>Chonda</u> <u>Hill</u> (Notary Name Printed) NOTARY PUBLIC Commission No. <u>DD//4724</u>
STATE OF FLORIDA	
<u>August</u> , 2003, by <u>Gary L. Have</u> , of the Harmony Community Develope 190, Florida Statutes and established by County	acknowledger befor me this the day of as <u>Suretor</u> day of nem Dianct, a special district created by Chapter ordinance. He/she is personally known to me or
has produced identification. BRENDAL WRIGHT MY COMMISSION # DD 031560 EXPIRES: October 5, 2005 Bonded Thru Netary Public Underwriters	Janden High
(NOTARY SEAL)	(Notary Signature) <u>Brenda L. Wright</u> (Notary Name Printed) NOTARY PUBLIC Commission No. DO31560

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LARRY WHALEY DSCEOLA COUNTY, FLORIDA CLERK OF CIRCUIT COURT CL 2004213389 DME Date 11/01/2004 CR 2629/288 DME Date 11/01/2004 CR 2629/288

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Agenda Page

## THIRD AMENDMENT OF DRAINAGE EASEMENT

Prepared by and Return to:

200 South Orange Avenue, Ste. 2300

David L. Evans, Jr., Esq.

Baker & Hostetler LLP

Orlando, Florida 32801

This Third Amendment of Drainage Easement (hereinafter the "Amendment") is made and entered into this <u>287</u> day of <u>OCTOBER</u>, 2004, by and between Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership (hereinafter referred to as "Grantor") whose address is 3500 Harmony Square Drive West, Harmony, Florida 34771 and Harmony Community Development District, a special district according to Chapter 189, Ilorida Statutes, (hereinafter referred to as "Grantee") whose address is 10300 N.W. 11<sup>th</sup> Manor, Soral Springs, Florida 25701.

# $\underline{W} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}:$

WHEREAS, Grantor and Grantice are parties to that certain Drainage Easement dated the 7<sup>th</sup> day of June, 2002 and recorded in the Public Records of Osceola County, Florida at O.R. Book 2125, Page 2018 (the "Drainage Easement"); and

WHEREAS, the parties desire to exercise their rights under the Drainage Easement to more narrowly describe the Easement Property.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. The above recita s are true and correct and incorporated herein by this reference.

2. Pursuant to Paragraph 4 of the Drainage Easement, the property subject to the Easement (the "Easement Property") shall for all purposes hereafter be deemed to exclude the residential Lots that are created by that certain platentitlee Birchwood Neighborhood C-2 as recorded in the Public Records of Osceola County, Florida at Plat Book 17, Pages 10 through 11.

3. The Easement, as defined in the Easement Agreement, shall, as set forth in the Easement Agreement, automatically be deemed terminated and released for all purposes from any property that is not included in the modified legal description.

4. All provisions of the Easement Agreement not expressly modified herein are hereby ratified and shall remain in full force and effect.

OR 2629/289

IN WITNESS WHEREOF, the parties hereto have hereunto set their respective authorized signatures as of the day and year first above written.

Signed, sealed and delivered "Grantor" in the presence of: Birchwood Aeres Limited Partnership, LLLP, a Florida limited liability limited partnership By: Three E Corporation, a Florida corporation, as its General Partner By: Lcntz Signa ure of Jamés L with R. As its President Print Name: Signature of With Print Name on Signed, sealed and delivered Grant e'' in the presence of: elopment District, a farmony Confinunity Dc a special district according ter 189, Cha Florida Statutes By Print Signature of ame: R, As its: Print Name: VENCA Signature of Witness Print Name A;[]

OR 2629/290

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## STATE OF FLORIDA ) ) SS. COUNTY OF OSCEULA )

The foregoing instrument was acknowledged before me this  $\frac{2^{13+2}}{2^{12}}$  day of \_\_\_\_, 2004, by James L. Lentz, as President of Three E Corporation, a Florida OUTOBER corporation, the general partner of Birchwood Acres Limited Partnership, LLLP, a Florida limited liability limited partnership, on behalf of the partnership, who is personally known to me or has produced as identification. arolyn McArthu (Notary Signature) (Notary Signature) (Notary Name Printed) #DD238016 OTAE SLIC, STATE NOTARY PUBLIC 278016 Commission No. STATE OF FLORIDA ) SS. COUNTY OF OSCEOLA ) acknowledged before me The foregoing instrument was this day of OCTOBER , 2004, by Thomas Toka , as CRE , of the Harmony Community Development District, rding to pecial distri t acc 189, Florida Statutes. He/she is personally known to has m olyn McArth ary Signatur TROLYN M (NOTARY SEAL) (Notary Name Printed NOTARY PUBLIC minim 2.280/& Commission No.

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