STATE OF FLORIDA DIVISION OF ADMINISTRATIVE HEARINGS

IN RE: PETITION TO ESTABLISH THE)	
WESTVIEW SOUTH COMMUNITY)	
DEVELOPMENT DISTRICT,)	
)	
Petitioner,)	
)	
VS.)	Case No. 22-0046
)	Agency Case No.: CDD-21-005
*,)	
)	
Respondent.)	
)	

PETITIONER'S NOTICE OF FILING AMENDED PETITION

Petitioner, Taylor Morrison of Florida, Inc., hereby gives notice of filing its *Amended*Petition to Establish the Westview South Community Development District.

RESPECTFULLY SUBMITTED this 14th day of March, 2022.

KE LAW GROUP, PLLC

By: /s/ Jere Earlywine
Jere Earlywine
Florida Bar No. 155527
jere@kelawgroup.com
KE Law Group, PLLC
2016 Delta Boulevard, Suite 101
Tallahassee, Florida 32303
(850) 528-6152 (telephone)
Attorney for Petitioner

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served to the following on this 14^{th} day of March, 2022 to:

Via E-mail
Joshua Pratt
Florida Land and Water
Adjudicatory Commission
Department of State
The Capitol, Suite 1801
Tallahassee, Florida 32399
joshua.pratt@eog.myflorida.com

Via E-mail
Barbara Leighty
Florida Land and Water
Adjudicatory Commission
Department of State
The Capitol, Suite 1801
Tallahassee, Florida 32399
Barbara.Leighty@LASPBS.STATE.FL.US

/s/ Jere Earlywine Attorney

AMENDED PETITION TO ESTABLISH WESTVIEW SOUTH COMMUNITY DEVELOPMENT DISTRICT

Submitted by: Jere Earlywine

Florida Bar No.155527 jere@kelawgroup.com KE LAW GROUP, PLLC

P.O. Box 6386

Tallahassee, Florida 32314 (850) 528-6152 (telephone)

^{*}Amended March 14, 2022

BEFORE THE FLORIDA LAND AND WATER ADJUDICATORY COMMISSION

IN RE: Petition to Establish the Westview South	
Community Development District	

PETITION TO ESTABLISH THE WESTVIEW SOUTH COMMUNITY DEVELOPMENT DISTRICT

Petitioner, Taylor Morrison of Florida, Inc. ("Petitioner"), hereby petitions the Florida Land and Water Adjudicatory Commission, pursuant to the "Uniform Community Development District Act of 1980," Chapter 190, Florida Statutes, and Chapter 42-1, Florida Administrative Code, to establish a Community Development District ("District") with respect to the land described herein. In support of this petition, Petitioner states:

- 1. <u>Location and Size.</u> The proposed District is located entirely within both Osceola County and Polk County, Florida, and covers approximately 1,015.431 acres of land, more or less. **Exhibit 1** depicts the general location of the project. The site is generally located northwest of the intersection of Poinciana Parkway and Cypress Parkway. The sketch and metes and bounds descriptions of the external boundary of the proposed District is set forth in **Exhibit 2**.
- 2. <u>Excluded Parcels.</u> There are no parcels within the external boundaries of the proposed District which are to be excluded from the District.
- 3. <u>Landowner Consents.</u> Petitioner has obtained written consent to establish the proposed District from the owners of one hundred percent (100%) of the real property located within the proposed District in accordance with Section 190.005, Florida Statutes. Consent to the establishment of a community development district is contained in **Exhibit 3**.
- 4. <u>Initial Board Members.</u> The five (5) persons designated to serve as initial members of the Board of Supervisors of the proposed District are as follows:

Heather Isaacs 2600 Lake Lucien Drive, Suite 350 Maitland, Florida 32751

Nora Schuster 2600 Lake Lucien Drive, Suite 350 Maitland, Florida 32751

Damon Cascio 2600 Lake Lucien Drive, Suite 350 Maitland, Florida 32751 Julie Aragona 2600 Lake Lucien Drive, Suite 350 Maitland, Florida 32751

Jeff Stalder 2600 Lake Lucien Drive, Suite 350 Maitland, Florida 32751

All of the above-listed persons are residents of the state of Florida and citizens of the United States of America.

- 5. <u>Name.</u> The proposed name of the District is the Westview South Community Development District.
- 6. <u>Major Water and Wastewater Facilities.</u> **Exhibit 4** shows the current major trunk water mains and sewer connections and outfalls serving the lands within and around the proposed District.
- 7. <u>District Facilities and Services.</u> **Exhibit 5** describes the type of facilities Petitioner presently expects the proposed District to finance, fund, construct, acquire and install, as well as the estimated costs of construction. At present, these improvements are estimated to be made, acquired, constructed and installed in in 4 phase(s) over an estimated 8-year period from 2022-2030. Actual construction timetables and expenditures will likely vary, due in part to the effects of future changes in the economic conditions upon costs such as labor, services, materials, interest rates and market conditions.
- 8. <u>Existing and Future Land Uses.</u> The existing use of the lands within the proposed District is agricultural. The future general distribution, location and extent of the public and private land uses within and adjacent to the proposed District by land use plan element are shown in **Exhibit 6**. These proposed land uses are consistent with the Polk County Comprehensive Plan and Osceola County Comprehensive Plan.
- 9. <u>Statement of Estimated Regulatory Costs.</u> **Exhibit 7** is the statement of estimated regulatory costs ("SERC") prepared in accordance with the requirements of Section 120.541, Florida Statutes. The SERC is based upon presently available data. The data and methodology used in preparing the SERC accompany it.
- 10. <u>Authorized Agent.</u> The Petitioner is authorized to do business in the State of Florida. The Petitioner has designated Jere Earlywine as its authorized agent. See **Exhibit 8** Authorization of Agent. Copies of all correspondence and official notices should be sent to:

Jere Earlywine Florida Bar No.155527

jere@kelawgroup.com

KE LAW GROUP, PLLC P.O. Box 6386 Tallahassee, Florida 32314 (850) 528-6152 (telephone)

- 11. <u>Filing Fee</u>. Prior to the filing of this Petition, the Petitioner submitted a copy of this Petition and a \$15,000 filing fee to both Polk County and Osceola County as required by Section 190.005(b)(1), Florida Statutes.
- 12. This petition to establish the Westview South Community Development District should be granted for the following reasons:
- a. Establishment of the proposed District and all land uses and services planned within the proposed District are not inconsistent with applicable elements or portions of the effective State Comprehensive Plan, the Polk County Comprehensive Plan or the Osceola County Comprehensive Plan.
- b. The area of land within the proposed District is part of a planned community. It is of sufficient size and is sufficiently compact and contiguous to be developed as one functional and interrelated community.
- c. The establishment of the proposed District will prevent the general body of taxpayers in the both Polk County and Osceola County from bearing the burden for installation of the infrastructure and the maintenance of certain facilities within the development encompassed by the proposed District. The proposed District is the best alternative for delivering community development services and facilities to the proposed community without imposing an additional burden on the general population of the local general-purpose government. Establishment of the proposed District in conjunction with a comprehensively planned community, as proposed, allows for a more efficient use of resources.
- d. The community development services and facilities of the proposed District will not be incompatible with the capacity and use of existing local and regional community development services and facilities. In addition, the establishment of the proposed District will provide a perpetual entity capable of making reasonable provisions for the operation and maintenance of the proposed District's services and facilities.
- e. The area to be served by the proposed District is amenable to separate special-district government.

WHEREFORE, Petitioner respectfully requests the Florida Land and Water Adjudicatory Commission to:

- a. Find this Petition complete and refer this matter to the Division of Administrative Hearings, requesting that an Administrative Law Judge be appointed to conduct a hearing as required by Section 190.005(1)(d), Florida Statutes; and
- b. Receive the record of this hearing from the Administrative Law Judge as to whether the Petition satisfied the provisions of Section 190.005(1)(e), Florida Statutes, and grant the Petition by adopting a rule establishing the District pursuant to Chapter 190, Florida Statutes; and
- c. Consent to the District's exercise of certain additional powers to finance, plan, establish, acquire, construct, reconstruct, enlarge or extend, equip, operate and maintain systems and facilities for: (1) parks and facilities for indoor and outdoor recreational, cultural and educational uses; and, (2) security, including but not limited to, guardhouses, fences and gates, electronic intrusion-detection systems, and patrol cars, each as authorized and described by Section 190.012(2), Florida Statutes; and
 - d. grant such other relief as may be necessary or appropriate.

RESPECTFULLY SUBMITTED, this 23rd day of November, 2021.

KE LAW GROUP, PLLC

Jere Earlywine

Florida Bar No.155527

jere@kelawgroup.com

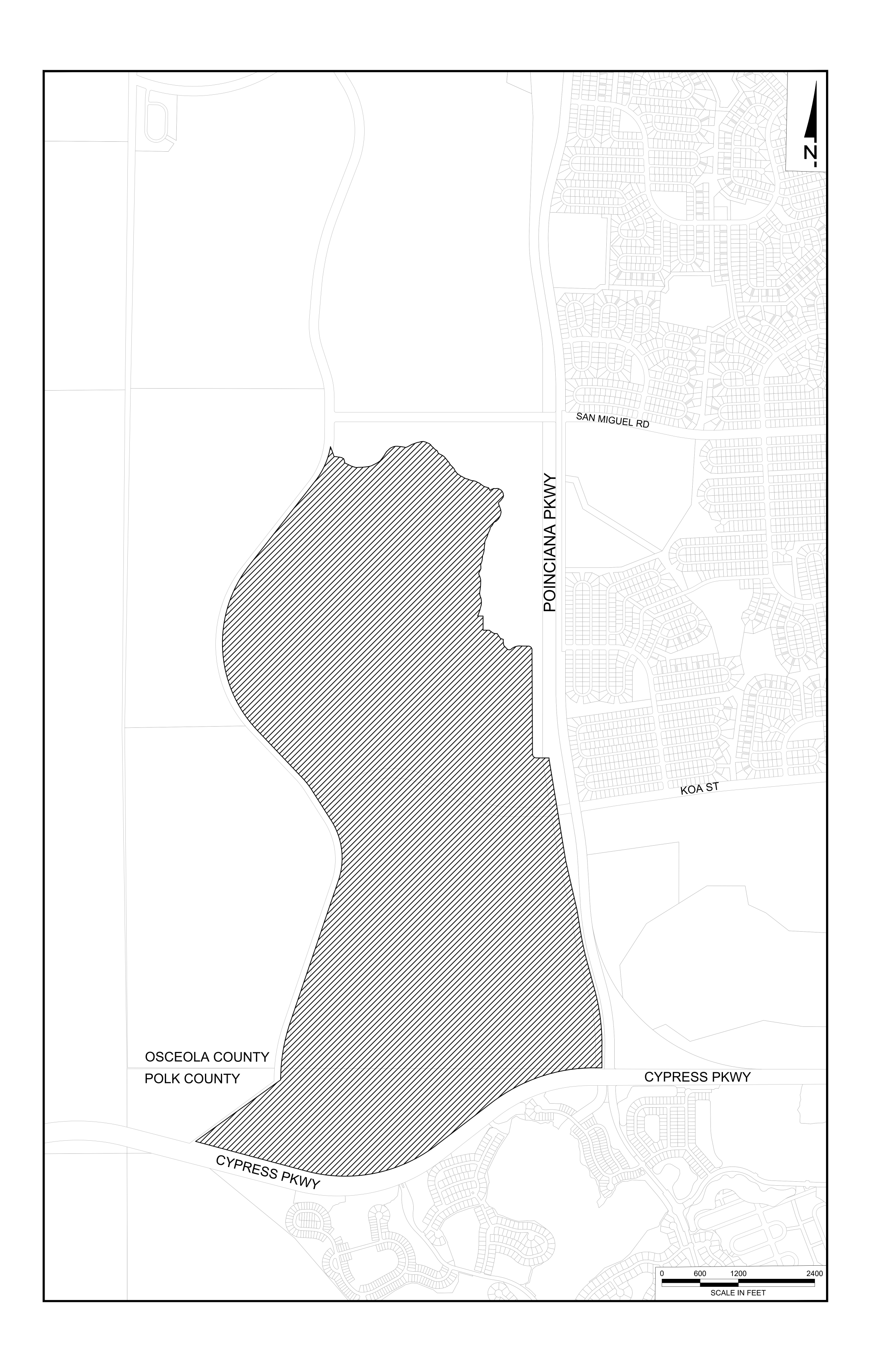
KE LAW GROUP, PLLC

P.O. Box 6386

Tallahassee, Florida 32314

(850) 528-6152 (telephone)

Attorneys for Petitioner



(Not A Survey)

WESTVIEW CDD SOUTH

DESCRIPTION: A parcel of land lying in Sections 15 and 16, Township 27 South, Range 28 East, Polk County, Florida, and lying in Sections 3, 4, 9 and 10, Township 27 South, Range 28 East, Osceola County, Florida, and being more particularly described as follows:

COMMENCE at the Southeast corner of Section 9, Township 27 South, Range 28 East, thence run S 00°13'37" W, a distance of 803.64 feet to a point on the Northerly Right-of-way line of Cypress Parkway, said point also being the POINT OF BEGINNING; thence run along said Northerly Right-of-way line the following three (3) courses: 1) S 52°28'47" W, a distance of 680.63 feet; 2) Westerly, 2154.51 feet along the arc of a tangent curve to the right having a radius of 2350.00 feet and a central angle of 52°31'47" (chord bearing S 78°44'41" W, 2079.85 feet); 3) N 74°59'27" W, a distance of 1799.99 feet; thence departing said Northerly Right-of-way line, run N 54°07'08" E, a distance of 1647.94 feet; thence northerly, 908.94 feet along the arc of a non-tangent curve to the right having a radius of 2773.10 feet and a central angle of 18°46'47" (chord bearing N 09°22'02" E, 904.88 feet); thence N 18°45'17" E, a distance of 2360.79 feet; thence northerly, 983.39 feet along the arc of a tangent curve to the left having a radius of 1100.00 feet and a central angle of 51°13'19" (chord bearing N 06°51'23" W, 950.97 feet); thence N 32°28'02" W, a distance of 557.54 feet; thence northwesterly, 260.60 feet along the arc of a tangent curve to the left having a radius of 1357.39 feet and a central angle of 11°00'00" (chord bearing N 37°58'02" W, 260.20 feet); thence N 43°28'02" W, a distance of 1020.81 feet; thence northerly, 2823.34 feet along the arc of a tangent curve to the right having a radius of 1984.85 feet and a central angle of 81°30'00" (chord bearing N 02°43'02" W, 2591.26 feet); thence N 38°01'58" E, a distance of 1675.56 feet; thence northeasterly, 618.51 feet along the arc of a tangent curve to the left having a radius of 1225.00 feet and a central angle of 28°55'44" (chord bearing N 23°34'06" E, 611.96 feet); thence S 66°08'13" E, a distance of 124.48 feet; thence S 25°39'19" E, a distance of 112.35 feet; thence S 42°09'48" E, a distance of 76.89 feet; thence S 36°43'48" E, a distance of 100.45 feet; thence S 71°21'45" E, a distance of 96.10 feet; thence S 59°16'20" E, a distance of 71.06 feet; thence N 62°16'50" E, a distance of 65.74 feet; thence N 80°39'24" E, a distance of 107.35 feet; thence N 80°00'58" E, a distance of 76.10 feet; thence N 79°51'39" E, a distance of 82.23 feet; thence N 45°45'03" E, a distance of 92.01 feet; thence N 38°43'50" E, a distance of 51.29 feet; thence N 23°08'19" E, a distance of 93.05 feet; thence N 55°40'09" E, a distance of 100.25 feet; thence N 61°45'23" E, a distance of 96.73 feet; thence N 83°33'19" E, a distance of 68.31 feet; thence S 87°56'12" E, a distance of 49.71 feet; thence S 12°43'22" E, a distance of 35.36 feet; thence S 72°46'38" E, a distance of 11.83 feet; thence N 80°29'24" E, a distance of 69.80 feet; thence N 64°15'22" E, a distance of 71.29 feet; thence N 56°59'59" E, a distance of 95.34 feet; thence S 72°53'10" E, a distance of 127.92 feet; thence S 53°19'39" E, a distance of 168.34 feet; thence S 45°35'16" E, a distance of 112.50 feet; thence S 32°20'29" E, a distance of 41.32 feet; thence S 49°17'50" E, a distance of 116.06 feet; thence S 41°57'42" E, a distance of 131.56 feet;

DESCRIPTION CONTINUED ON SHEET 2..

NOTES:

1) The bearings shown hereon are based on the Northerly Right-of-way line of Cypress Parkway, having a Grid bearing of N 74°59'27" W. The Grid bearings shown hereon refer to the State Plane Coordinate System, North American Datum of 1983 (NAD 83-2007 Adjustment) for the East Zone of Florida.

SEE SHEETS 1-3 FOR DESCRIPTION
SEE SHEETS 4-5 FOR SKETCH
SEE SHEETS 6-8 FOR LINE AND CURVE TABLES

PROJECT: DESCRIPTION SKETCH		Prepared For: TAYLOR MORRISON, IN	C.		
PHASE: V	VESTVIEW CDD SOL	ITH		(Not A Curvoy)	555 Winderly Pl, Suite 120
DRAWN: N	MRC DATE: 03/10/22	CHECKED E	BY: JDF	(Not A Survey)	Maitland, Florida 3275 I
	REVISION	IS			Phone: (321) 270-0440
DATE	DESCRIPTION		DRAWN BY		Licensed Business No.: LB 7768
				Judd D. Franch	GeoPoint\
				FI ABIBA BBAFFAGIANIN	
				SURVEYOR & MAPPER NO. LS7095	Surveying, Inc.

(Not A Survey)

..DESCRIPTION CONTINUED FROM SHEET 1

thence S 38°51'15" E, a distance of 84.20 feet; thence S 68°54'58" E, a distance of 357.66 feet; thence S 68°41'34" E, a distance of 295.11 feet; thence S 58°13'20" E, a distance of 131.09 feet; thence S 22°51'35" W, a distance of 119.06 feet; thence S 14°45'39" E, a distance of 71.44 feet; thence S 42°09'58" W, a distance of 47.15 feet; thence S 26°29'37" E, a distance of 89.70 feet; thence S 22°51'36" W, a distance of 136.51 feet; thence S 52°17'01" W, a distance of 85.35 feet; thence S 27°27'32" W, a distance of 109.08 feet; thence S 18°48'25" W, a distance of 74.97 feet; thence S 13°57'58" W, a distance of 102.48 feet; thence S 19°27'40" W, a distance of 98.37 feet; thence S 15°04'57" W, a distance of 100.78 feet; thence S 22°01'26" W, a distance of 89.07 feet; thence S 31°29'14" W, a distance of 46.51 feet; thence S 06°04'34" E, a distance of 46.82 feet; thence S 24°00'46" E, a distance of 66.48 feet; thence S 01°20'20" E, a distance of 152.95 feet; thence S 57°16'21" W, a distance of 13.86 feet; thence S 27°40'45" E, a distance of 65.58 feet; thence S 15°41'10" W, a distance of 120.34 feet; thence S 73°37'31" W, a distance of 26.61 feet; thence S 05°46'35" E, a distance of 33.45 feet; thence S 35°22'40" E, a distance of 47.63 feet; thence S 06°19'23" E, a distance of 76.45 feet; thence S 05°36'20" W, a distance of 70.86 feet; thence S 20°16'11" W, a distance of 62.91 feet; thence S 09°19'52" W, a distance of 52.28 feet; thence S 01°18'22" W, a distance of 40.21 feet; thence S 20°53'06" E, a distance of 59.34 feet; thence S 00°00'00" E, a distance of 30.29 feet; thence N 90°00'00" E, a distance of 22.86 feet; thence S 00°00'00" E, a distance of 221.06 feet; thence N 90°00'00" E, a distance of 100.00 feet; thence S 30°29'37" E, a distance of 1.73 feet; thence southeasterly, 7.56 feet along the arc of a tangent curve to the left having a radius of 25.00 feet and a central angle of 17°18'57" (chord bearing S 39°09'05" E, 7.53 feet); thence S 47°48'34" E, a distance of 17.20 feet; thence southeasterly, 5.75 feet along the arc of a tangent curve to the left having a radius of 25.00 feet and a central angle of 13°11'00" (chord bearing S 54°24'04" E, 5.74 feet); thence S 60°59'34" E, a distance of 12.51 feet; thence S 55°53'54" E, a distance of 14.14 feet; thence S 58°17'52" E, a distance of 18.28 feet; thence easterly, 8.10 feet along the arc of a tangent curve to the left having a radius of 25.00 feet and a central angle of 18°33'58" (chord bearing S 67°34'51" E, 8.07 feet); thence S 76°51'50" E, a distance of 15.32 feet; thence S 85°47'17" E, a distance of 18.48 feet; thence S 89°25'09" E, a distance of 15.87 feet; thence easterly, 2.32 feet along the arc of a tangent curve to the left having a radius of 25.00 feet and a central angle of 05°19'27" (chord bearing N 87°55'07" E, 2.32 feet); thence S 34°20'01" E, a distance of 92.87 feet; thence S 72°57'40" E, a distance of 47.47 feet; thence southerly, 19.68 feet along the arc of a non-tangent curve to the left having a radius of 50.00 feet and a central angle of 22°33'26" (chord bearing S 05°45'37" W, 19.56 feet); thence S 05°31'05" E, a distance of 57.39 feet; thence southeasterly, 32.46 feet along the arc of a tangent curve to the left having a radius of 50.00 feet and a central angle of 37°12'06" (chord bearing S 24°07'08" E, 31.90 feet); thence S 42°43'11" E, a distance of 57.91 feet; thence easterly, 76.75 feet along the arc of a tangent curve to the left having a radius of 50.00 feet and a central angle of 87°56'42" (chord bearing S 86°41'32" E, 69.43 feet); thence easterly, 145.52 feet along the arc of a reverse curve to the right having a radius of 200.00 feet and a central angle of 41°41'23" (chord bearing N 70°10'48" E, 142.34 feet); thence S 88°58'31" E, a distance of 131.62 feet; thence southeasterly, 92.85 feet along the arc of a tangent curve to the right having a radius of 60.00 feet and a central angle of 88°40'09" (chord bearing S 44°38'26" E, 83.86 feet); thence S 00°18'22" E, a distance of 1635.36 feet; thence southeasterly, 93.92 feet along the arc of a tangent curve to the left having a radius of 60.00 feet and a central angle of 89°41'21" (chord bearing S 45°09'02" E, 84.62 feet); thence S 89°52'13" E, a distance of 199.84 feet; to a point on the Westerly Right-of-way line of Poinciana Parkway; thence run along said Westerly Right-of-way line the following nine (9) courses: 1) S 00°00'19" W, a distance of 18.52 feet; 2) S 09°18'09" E, a distance of 890.71 feet; 3) S 09°18'09" E, a distance of 727.36 feet; 4) S 12°52'43" E, a distance of 802.37 feet; 5) S 09°17'26" E, a distance of 246.53 feet; 6) Southerly, 587.45 feet along the arc of a non-tangent curve to the left having a radius of 5131.08 feet and a central angle of 06°33'35" (chord bearing S 11°48'19" E, 587.13 feet); 7) S 15°12'39" E, a distance of 438.78 feet; 8) Southerly, 874.08 feet along the arc of a tangent curve to the right having a radius of 3275.00 feet and a central angle of 15°17'31" (chord bearing S 07°33'53" E, 871.49 feet);

DESCRIPTION CONTINUED ON SHEET 3...

NOTE: SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



(Not A Survey)

..DESCRIPTION CONTINUED FROM SHEET 2

9) S 00°04'52" W, a distance of 361.94 feet a point at the intersection of said Westerly Right-of-way line of Poinciana Parkway and said Northerly Right-of-way line of Cypress Parkway; thence departing said Westerly Right-of-way line of Poinciana Parkway, run along said Northerly Right-of-way line of Cypress Parkway the following three (3) courses: 1) N 89°53'54" W, a distance of 112.69 feet; 2) Westerly, 1741.24 feet along the arc of a non-tangent curve to the left having a radius of 2650.00 feet and a central angle of 37°38'51" (chord bearing S 71°18'13" W, 1710.08 feet); 3) S 52°28'47" W, a distance of 413.82 feet to the POINT OF BEGINNING.

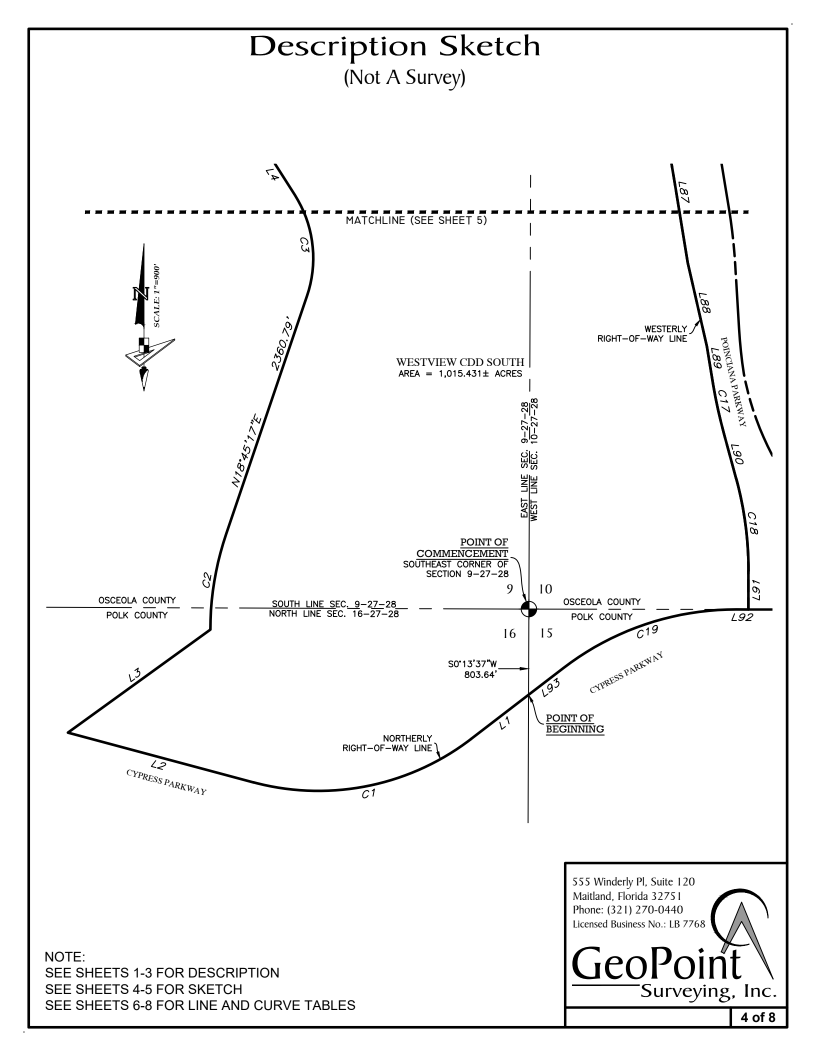
Containing 1015.431 acres, more or less.

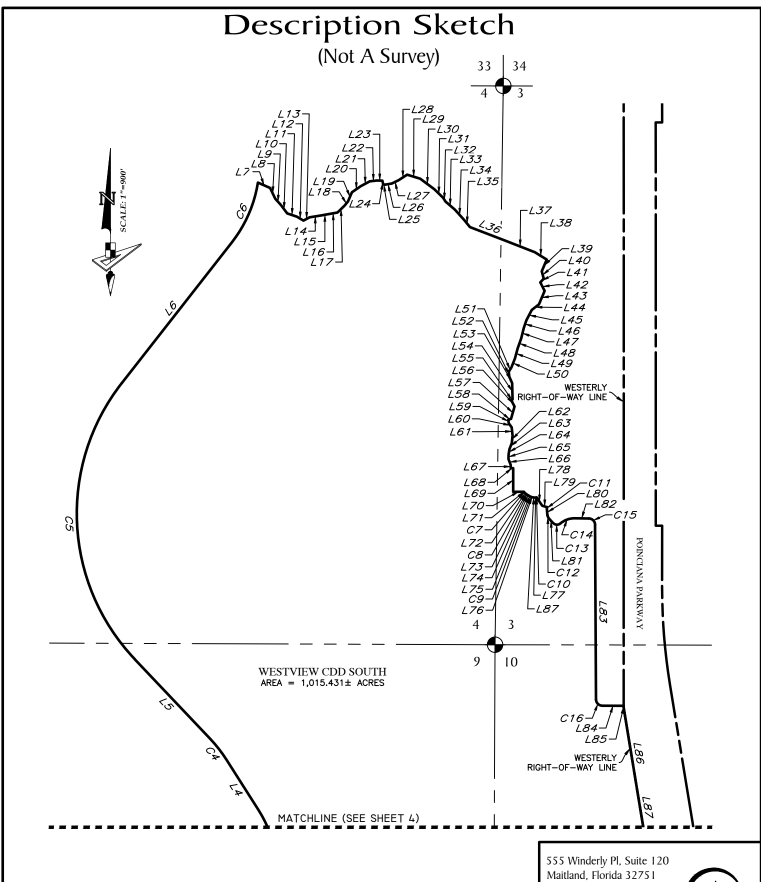
Phone: (321) 270-0440 Licensed Business No.: LB 7768 Surveying, Inc.

555 Winderly Pl, Suite 120 Maitland, Florida 32751

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SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES





NOTE:

SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



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(Not A Survey)

LINE DATA TABLE				
NO.	BEARING	LENGTH		
L1	S 52°28'47" W	680.63'		
L2	N 74°59'27" W	1799.99		
L3	N 54°07'08" E	1647.94		
L4	N 32°28'02" W	557.54'		
L5	N 43°28'02" W	1020.81		
L6	N 38°01'58" E	1675.56		
L7	S 66°08'13" E	124.48'		
L8	S 25°39'19" E	112.35		
L9	S 42°09'48" E	76.89		
L10	S 36°43'48" E	100.45		
L11	S 71°21'45" E	96.10'		
L12	S 59°16'20" E	71.06'		
L13	N 62°16'50" E	65.74'		
L14	N 80°39'24" E	107.35		
L15	N 80°00'58" E	76.10'		
L16	N 79°51'39" E	82.23'		
L17	N 45°45'03" E	92.01'		
L18	N 38°43'50" E	51.29'		
L19	N 23°08'19" E	93.05'		
L20	N 55°40'09" E	100.25		
L21	N 61°45'23" E	96.73'		
L22	N 83°33'19" E	68.31'		
L23	S 87°56'12" E	49.71		
L24	S 12°43'22" E	35.36'		
L25	S 72°46'38" E	11.83'		

LINE DATA TABLE					
NO.	BEARING	LENGTH			
L26	N 80°29'24" E	69.80'			
L27	N 64°15'22" E	71.29'			
L28	N 56°59'59" E	95.34'			
L29	S 72°53'10" E	127.92'			
L30	S 53°19'39" E	168.34			
L31	S 45°35'16" E	112.50'			
L32	S 32°20'29" E	41.32'			
L33	S 49°17'50" E	116.06			
L34	S 41°57'42" E	131.56'			
L35	S 38°51'15" E	84.20'			
L36	S 68°54'58" E	357.66			
L37	S 68°41'34" E	295.11			
L38	S 58°13'20" E	131.09'			
L39	S 22°51'35" W	119.06			
L40	S 14°45'39" E	71.44'			
L41	S 42°09'58" W	47.15'			
L42	S 26°29'37" E	89.70'			
L43	S 22°51'36" W	136.51			
L44	S 52°17'01" W	85.35'			
L45	S 27°27'32" W	109.08			
L46	S 18°48'25" W	74.97'			
L47	S 13°57'58" W	102.48			
L48	S 19°27'40" W	98.37'			
L49	S 15°04'57" W	100.78			
L50	S 22°01'26" W	89.07			

NOTE: SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



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(Not A Survey)

LINE DATA TABLE					
NO.	BEARING	LENGTH			
L51	S 31°29'14" W	46.51			
L52	S 06°04'34" E	46.82'			
L53	S 24°00'46" E	66.48'			
L54	S 01°20'20" E	152.95'			
L55	S 57°16'21" W	13.86'			
L56	S 27*40'45" E	65.58'			
L57	S 15°41'10" W	120.34'			
L58	S 73°37'31" W	26.61'			
L59	S 05*46'35" E	33.45'			
L60	S 35*22'40" E	47.63'			
L61	S 06*19'23" E	76.45			
L62	S 05°36'20" W	70.86			
L63	S 20°16'11" W	62.91'			
L64	S 09°19'52" W	52.28'			
L65	S 01°18'22" W	40.21			
L66	S 20°53'06" E	59.34'			
L67	S 00°00'00" E	30.29			
L68	N 90°00'00" E	22.86'			
L69	S 00°00'00" E	221.06'			
L70	N 90°00'00" E	100.00'			
L71	S 30°29'37" E	1.73'			
L72	S 47°48'34" E	17.20'			
L73	S 60°59'34" E	12.51'			
L74	S 55*53'54" E	14.14'			
L75	S 58*17'52" E	18.28'			

LI	LINE DATA TABLE				
NO.	BEARING	LENGTH			
L76	S 76°51'50" E	15.32'			
L77	S 89*25'09" E	15.87'			
L78	S 34°20'01" E	92.87'			
L79	S 72*57'40" E	47.47'			
L80	S 05°31'05" E	57.39'			
L81	S 42*43'11" E	57.91'			
L82	S 88*58'31" E	131.62'			
L83	S 00°18'22" E	1635.36'			
L84	S 89*52'13" E	199.84'			
L85	S 00°00'19" W	18.52'			
L86	S 09*18'09" E	890.71'			
L87	S 09*18'09" E	727.36'			
L87	S 85*47'17" E	18.48'			
L88	S 12*52'43" E	802.37'			
L89	S 09*17'26" E	246.53'			
L90	S 15*12'39" E	438.78'			
L91	S 00°04'52" W	361.94'			
L92	N 89°53'54" W	112.69'			
L93	S 52°28'47" W	413.82'			

NOTE: SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



(Not A Survey)

	CURVE DATA TABLE				
NO.	RADIUS	DELTA	ARC	CHORD	BEARING
C1	2350.00'	52°31'47"	2154.51	2079.85	S 78°44'41" W
C2	2773.10	18°46'47"	908.94	904.88	N 09°22'02" E
С3	1100.00'	51°13'19"	983.39'	950.97	N 06°51'23" W
C4	1357.39'	11°00'00"	260.60'	260.20'	N 37°58'02" W
C5	1984.85'	81°30'00"	2823.34	2591.26	N 02°43'02" W
С6	1225.00'	28°55'44"	618.51	611.96'	N 23°34'06" E
C7	25.00'	17°18'57"	7.56'	7.53'	S 39*09'05" E
C8	25.00'	13°11'00"	5.75'	5.74'	S 54*24'04" E
С9	25.00'	18°33'58"	8.10'	8.07'	S 67°34'51" E
C10	25.00'	5*19'27"	2.32'	2.32'	N 87°55'07" E
C11	50.00'	22°33'26"	19.68'	19.56'	S 05°45'37" W
C12	50.00'	37°12'06"	32.46'	31.90'	S 24°07'08" E
C13	50.00'	87°56'42"	76.75'	69.43'	S 86°41'32" E
C14	200.00'	41°41'23"	145.52'	142.34	N 70°10'48" E
C15	60.00'	88°40'09"	92.85'	83.86'	S 44*38'26" E
C16	60.00'	89°41'21"	93.92'	84.62'	S 45*09'02" E
C17	5131.08'	6°33'35"	587.45'	587.13	S 11°48'19" E
C18	3275.00'	15°17'31"	874.08	871.49'	S 07°33′53″ E
C19	2650.00'	37°38'51"	1741.24	1710.08	S 71°18'13" W

NOTE: SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



8 of 8

CONSENT AND JOINDER TO ESTABLISHMENT OF A COMMUNITY DEVELOPMENT DISTRICT

The undersigned is the owner of certain lands more fully described in **Exhibit A** attached hereto and made a part hereof ("Property").

The undersigned understands and acknowledges that Taylor Morrison of Florida, Inc. ("Petitioner") intends to submit an application to establish a community development district in accordance with the provisions of Chapter 190 of the Florida Statutes.

As the owner of lands which are intended to constitute a portion of the community development district, the undersigned understands and acknowledges that pursuant to the provisions of Section 190.005, *Florida Statutes*, the Petitioner is required to include the written consent to the establishment of the community development district of one hundred percent (100%) of the owners of the lands to be included within the community development district.

The undersigned hereby consents to the establishment of the community development district which will include the Property within the lands to be a part of the community development district and agrees to further execute any documentation necessary or convenient to evidence this consent and joinder during the application process for the establishment of the community development district.

The undersigned acknowledges that the consent will remain in full force and effect until the community development district is established or a written revocation is issued, which ever shall first occur. The undersigned further agrees that it will provide to the next purchaser or successor in interest of all or any portion of the Property a copy of this consent form and obtain, if requested by Petitioner, a consent to establishment of the community development district in substantially this form.

The undersigned hereby represents and warrants that it has taken all actions and obtained all consents necessary to duly authorize the execution of this consent and joinder by the person executing this instrument.

[signatures on following page]

Executed this day of July	
WITNESSES:	Avatar Properties Inc., a Florida corporation
Name: Kelley Mins	Ву:
Name: Lymari Torres	Name: Brian Brunhofer Title: Vice President
STATE OF FLORIDA	
COUNTY OF DYONGS	
notarization, an officer duly authorized to Briden Bridger, as Vice resident of A	me, by means of physical presence or online take acknowledgments, personally appeared vatar Properties Inc., who executed the foregoing executed the same on behalf of the foregoing d below.
Witness my hand and official seal this	day of July, 2021.
JULIA A. ARAGONA Commission # HH 081892 Expires February 10, 2025 Banded Thru Budget Notary Services	Notary Public Personally known: X Produced Identification: Type of Identification:

Exhibit A: Property Description

(Not A Survey)

EXHIBIT A

WESTVIEW CDD SOUTH

DESCRIPTION: A parcel of land lying in Sections 15 and 16, Township 27 South, Range 28 East, Polk County, Florida, and lying in Sections 3, 4, 9 and 10, Township 27 South, Range 28 East, Osceola County, Florida, and being more particularly described as follows:

COMMENCE at the Southeast corner of Section 9, Township 27 South, Range 28 East, thence run S 00°13'37" W, a distance of 803.64 feet to a point on the Northerly Right-of-way line of Cypress Parkway, said point also being the POINT OF BEGINNING; thence run along said Northerly Right-of-way line the following three (3) courses: 1) S 52°28'47" W, a distance of 680.63 feet; 2) Westerly, 2154.51 feet along the arc of a tangent curve to the right having a radius of 2350.00 feet and a central angle of 52°31'47" (chord bearing S 78°44'41" W, 2079.85 feet); 3) N 74°59'27" W, a distance of 1799.99 feet; thence departing said Northerly Right-of-way line, run N 54°07'08" E, a distance of 1647.94 feet; thence northerly, 908.94 feet along the arc of a non-tangent curve to the right having a radius of 2773.10 feet and a central angle of 18°46'47" (chord bearing N 09°22'02" E, 904.88 feet); thence N 18°45'17" E, a distance of 2360.79 feet; thence northerly, 983.39 feet along the arc of a tangent curve to the left having a radius of 1100.00 feet and a central angle of 51°13'19" (chord bearing N 06°51'23" W, 950.97 feet); thence N 32°28'02" W, a distance of 557.54 feet; thence northwesterly, 260.60 feet along the arc of a tangent curve to the left having a radius of 1357.39 feet and a central angle of 11°00'00" (chord bearing N 37°58'02" W, 260.20 feet); thence N 43°28'02" W, a distance of 1020.81 feet; thence northerly, 2823.34 feet along the arc of a tangent curve to the right having a radius of 1984.85 feet and a central angle of 81°30'00" (chord bearing N 02°43'02" W, 2591.26 feet); thence N 38°01'58" E, a distance of 1675.56 feet; thence northeasterly, 618.51 feet along the arc of a tangent curve to the left having a radius of 1225.00 feet and a central angle of 28°55'44" (chord bearing N 23°34'06" E, 611.96 feet); thence S 66°08'13" E, a distance of 124.48 feet; thence S 25°39'19" E, a distance of 112.35 feet; thence S 42°09'48" E, a distance of 76.89 feet; thence S 36°43'48" E, a distance of 100.45 feet; thence S 71°21'45" E, a distance of 96.10 feet; thence S 59°16'20" E, a distance of 71.06 feet; thence N 62°16'50" E, a distance of 65.74 feet; thence N 80°39'24" E, a distance of 107.35 feet; thence N 80°00'58" E, a distance of 76.10 feet; thence N 79°51'39" E, a distance of 82.23 feet; thence N 45°45'03" E, a distance of 92.01 feet; thence N 38°43'50" E, a distance of 51.29 feet; thence N 23°08'19" E, a distance of 93.05 feet; thence N 55°40'09" E, a distance of 100.25 feet; thence N 61°45'23" E, a distance of 96.73 feet; thence N 83°33'19" E, a distance of 68.31 feet; thence S 87°56'12" E, a distance of 49.71 feet; thence S 12°43'22" E, a distance of 35.36 feet; thence S 72°46'38" E, a distance of 11.83 feet; thence N 80°29'24" E, a distance of 69.80 feet; thence N 64°15'22" E, a distance of 71.29 feet; thence N 56°59'59" E, a distance of 95.34 feet; thence S 72°53'10" E, a distance of 127.92 feet; thence S 53°19'39" E, a distance of 168.34 feet; thence S 45°35'16" E, a distance of 112.50 feet; thence S 32°20'29" E, a distance of 41.32 feet; thence S 49°17'50" E, a distance of 116.06 feet; thence S 41°57'42" E, a distance of 131.56 feet;

DESCRIPTION CONTINUED ON SHEET 2..

NOTES:

1) The bearings shown hereon are based on the Northerly Right-of-way line of Cypress Parkway, having a Grid bearing of N 74°59'27" W. The Grid bearings shown hereon refer to the State Plane Coordinate System, North American Datum of 1983 (NAD 83-2007 Adjustment) for the East Zone of Florida.

SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES

PROJECT: D	DESCRIPTION SKETO	Н	Prepared For: TAYLOR MORRISON, IN	C.
PHASE: WE	ESTVIEW CDD SOL	ITH	(Not A Survey)	555 Winderly Pl, Suite 120
DRAWN: MI	RC DATE: 03/10/22	CHECKED BY: JDF	(Not A Survey)	Maitland, Florida 32751
	REVISION	IS		Phone: (321) 270-0440
DATE	DESCRIPTION	DRAWN BY		Licensed Business No.: LB 7768
				Cooppoint
			Judd D. French	GeoPoint \
			FLORIDA PROFESSIONAL LS7095	Surveying, Inc.
			SOUND TO WAR AND THE TO THE TOTAL TH	1 of 8

(Not A Survey)

..DESCRIPTION CONTINUED FROM SHEET 1

thence S 38°51'15" E, a distance of 84.20 feet; thence S 68°54'58" E, a distance of 357.66 feet; thence S 68°41'34" E, a distance of 295.11 feet; thence S 58°13'20" E, a distance of 131.09 feet; thence S 22°51'35" W, a distance of 119.06 feet; thence S 14°45'39" E, a distance of 71.44 feet; thence S 42°09'58" W, a distance of 47.15 feet; thence S 26°29'37" E, a distance of 89.70 feet; thence S 22°51'36" W, a distance of 136.51 feet; thence S 52°17'01" W, a distance of 85.35 feet; thence S 27°27'32" W, a distance of 109.08 feet; thence S 18°48'25" W, a distance of 74.97 feet; thence S 13°57'58" W, a distance of 102.48 feet; thence S 19°27'40" W, a distance of 98.37 feet; thence S 15°04'57" W, a distance of 100.78 feet; thence S 22°01'26" W, a distance of 89.07 feet; thence S 31°29'14" W, a distance of 46.51 feet; thence S 06°04'34" E, a distance of 46.82 feet; thence S 24°00'46" E, a distance of 66.48 feet; thence S 01°20'20" E, a distance of 152.95 feet; thence S 57°16'21" W, a distance of 13.86 feet; thence S 27°40'45" E, a distance of 65.58 feet; thence S 15°41'10" W, a distance of 120.34 feet; thence S 73°37'31" W, a distance of 26.61 feet; thence S 05°46'35" E, a distance of 33.45 feet; thence S 35°22'40" E, a distance of 47.63 feet; thence S 06°19'23" E, a distance of 76.45 feet; thence S 05°36'20" W, a distance of 70.86 feet; thence S 20°16'11" W, a distance of 62.91 feet; thence S 09°19'52" W, a distance of 52.28 feet; thence S 01°18'22" W, a distance of 40.21 feet; thence S 20°53'06" E, a distance of 59.34 feet; thence S 00°00'00" E, a distance of 30.29 feet; thence N 90°00'00" E, a distance of 22.86 feet; thence S 00°00'00" E, a distance of 221.06 feet; thence N 90°00'00" E, a distance of 100.00 feet; thence S 30°29'37" E, a distance of 1.73 feet; thence southeasterly, 7.56 feet along the arc of a tangent curve to the left having a radius of 25.00 feet and a central angle of 17°18'57" (chord bearing S 39°09'05" E, 7.53 feet); thence S 47°48'34" E, a distance of 17.20 feet; thence southeasterly, 5.75 feet along the arc of a tangent curve to the left having a radius of 25.00 feet and a central angle of 13°11'00" (chord bearing S 54°24'04" E, 5.74 feet); thence S 60°59'34" E, a distance of 12.51 feet; thence S 55°53'54" E, a distance of 14.14 feet; thence S 58°17'52" E, a distance of 18.28 feet; thence easterly, 8.10 feet along the arc of a tangent curve to the left having a radius of 25.00 feet and a central angle of 18°33'58" (chord bearing S 67°34'51" E, 8.07 feet); thence S 76°51'50" E, a distance of 15.32 feet; thence S 85°47'17" E, a distance of 18.48 feet; thence S 89°25'09" E, a distance of 15.87 feet; thence easterly, 2.32 feet along the arc of a tangent curve to the left having a radius of 25.00 feet and a central angle of 05°19'27" (chord bearing N 87°55'07" E, 2.32 feet); thence S 34°20'01" E, a distance of 92.87 feet; thence S 72°57'40" E, a distance of 47.47 feet; thence southerly, 19.68 feet along the arc of a non-tangent curve to the left having a radius of 50.00 feet and a central angle of 22°33'26" (chord bearing S 05°45'37" W, 19.56 feet); thence S 05°31'05" E, a distance of 57.39 feet; thence southeasterly, 32.46 feet along the arc of a tangent curve to the left having a radius of 50.00 feet and a central angle of 37°12'06" (chord bearing S 24°07'08" E, 31.90 feet); thence S 42°43'11" E, a distance of 57.91 feet; thence easterly, 76.75 feet along the arc of a tangent curve to the left having a radius of 50.00 feet and a central angle of 87°56'42" (chord bearing S 86°41'32" E, 69.43 feet); thence easterly, 145.52 feet along the arc of a reverse curve to the right having a radius of 200.00 feet and a central angle of 41°41'23" (chord bearing N 70°10'48" E, 142.34 feet); thence S 88°58'31" E, a distance of 131.62 feet; thence southeasterly, 92.85 feet along the arc of a tangent curve to the right having a radius of 60.00 feet and a central angle of 88°40'09" (chord bearing S 44°38'26" E, 83.86 feet); thence S 00°18'22" E, a distance of 1635.36 feet; thence southeasterly, 93.92 feet along the arc of a tangent curve to the left having a radius of 60.00 feet and a central angle of 89°41'21" (chord bearing S 45°09'02" E, 84.62 feet); thence S 89°52'13" E, a distance of 199.84 feet; to a point on the Westerly Right-of-way line of Poinciana Parkway; thence run along said Westerly Right-of-way line the following nine (9) courses: 1) S 00°00'19" W, a distance of 18.52 feet; 2) S 09°18'09" E, a distance of 890.71 feet; 3) S 09°18'09" E, a distance of 727.36 feet; 4) S 12°52'43" E, a distance of 802.37 feet; 5) S 09°17'26" E, a distance of 246.53 feet; 6) Southerly, 587.45 feet along the arc of a non-tangent curve to the left having a radius of 5131.08 feet and a central angle of 06°33'35" (chord bearing S 11°48'19" E, 587.13 feet); 7) S 15°12'39" E, a distance of 438.78 feet; 8) Southerly, 874.08 feet along the arc of a tangent curve to the right having a radius of 3275.00 feet and a central angle of 15°17'31" (chord bearing S 07°33'53" E, 871.49 feet);

DESCRIPTION CONTINUED ON SHEET 3...

NOTE: SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



(Not A Survey)

..DESCRIPTION CONTINUED FROM SHEET 2

9) S 00°04'52" W, a distance of 361.94 feet a point at the intersection of said Westerly Right-of-way line of Poinciana Parkway and said Northerly Right-of-way line of Cypress Parkway; thence departing said Westerly Right-of-way line of Poinciana Parkway, run along said Northerly Right-of-way line of Cypress Parkway the following three (3) courses: 1) N 89°53'54" W, a distance of 112.69 feet; 2) Westerly, 1741.24 feet along the arc of a non-tangent curve to the left having a radius of 2650.00 feet and a central angle of 37°38'51" (chord bearing S 71°18'13" W, 1710.08 feet); 3) S 52°28'47" W, a distance of 413.82 feet to the POINT OF BEGINNING.

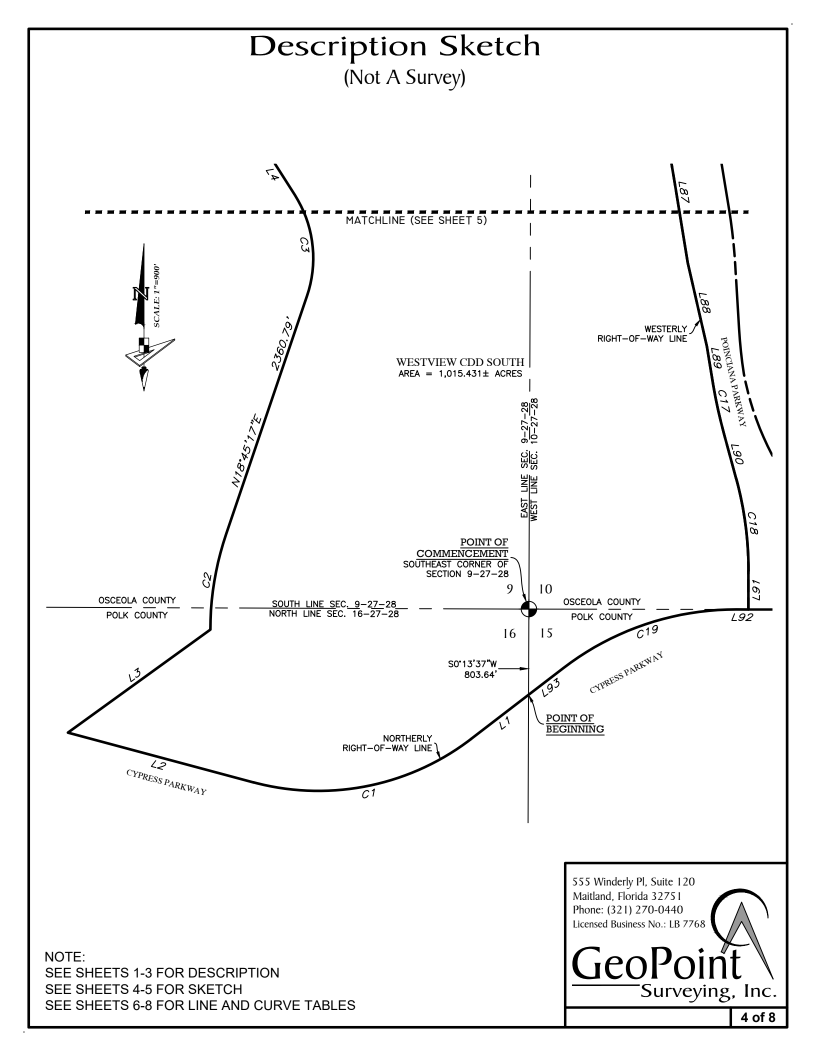
Containing 1015.431 acres, more or less.

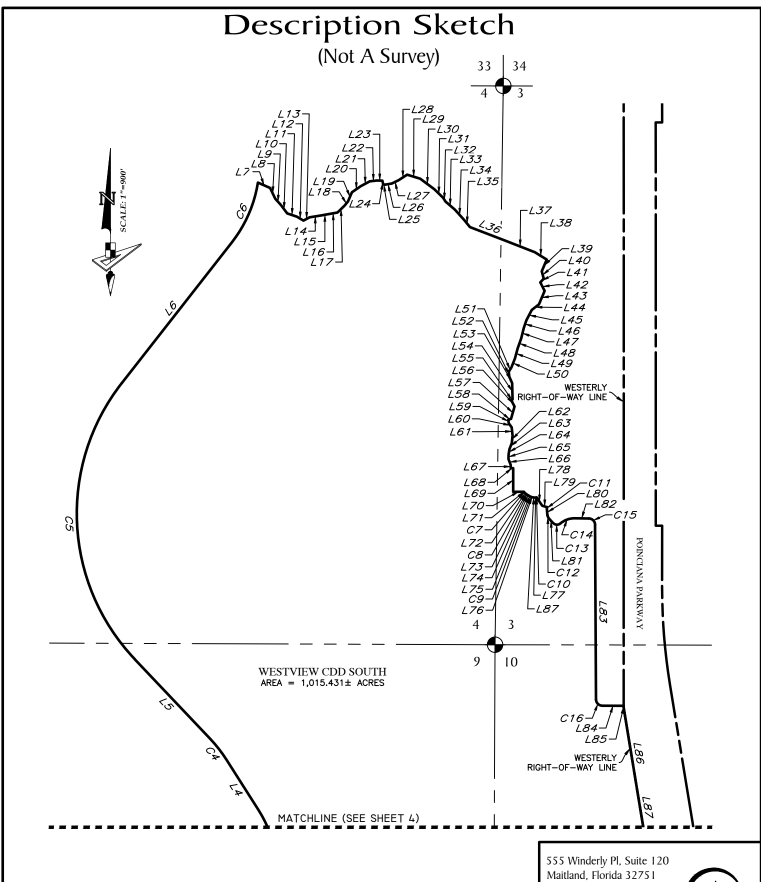
Phone: (321) 270-0440 Licensed Business No.: LB 7768 Surveying, Inc.

555 Winderly Pl, Suite 120 Maitland, Florida 32751

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SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES





NOTE:

SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



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(Not A Survey)

LINE DATA TABLE				
NO.	BEARING	LENGTH		
L1	S 52°28'47" W	680.63'		
L2	N 74°59'27" W	1799.99		
L3	N 54°07'08" E	1647.94		
L4	N 32°28'02" W	557.54'		
L5	N 43°28'02" W	1020.81		
L6	N 38°01'58" E	1675.56		
L7	S 66°08'13" E	124.48'		
L8	S 25°39'19" E	112.35		
L9	S 42°09'48" E	76.89		
L10	S 36°43'48" E	100.45		
L11	S 71°21'45" E	96.10'		
L12	S 59°16'20" E	71.06'		
L13	N 62°16'50" E	65.74'		
L14	N 80°39'24" E	107.35		
L15	N 80°00'58" E	76.10'		
L16	N 79°51'39" E	82.23'		
L17	N 45°45'03" E	92.01		
L18	N 38°43'50" E	51.29'		
L19	N 23°08'19" E	93.05'		
L20	N 55°40'09" E	100.25		
L21	N 61°45'23" E	96.73'		
L22	N 83°33'19" E	68.31'		
L23	S 87°56'12" E	49.71		
L24	S 12°43'22" E	35.36'		
L25	S 72°46'38" E	11.83'		

LINE DATA TABLE					
NO.	BEARING	LENGTH			
L26	N 80°29'24" E	69.80'			
L27	N 64°15'22" E	71.29'			
L28	N 56°59'59" E	95.34'			
L29	S 72°53'10" E	127.92'			
L30	S 53°19'39" E	168.34			
L31	S 45°35'16" E	112.50'			
L32	S 32°20'29" E	41.32'			
L33	S 49°17'50" E	116.06			
L34	S 41°57'42" E	131.56'			
L35	S 38°51'15" E	84.20'			
L36	S 68°54'58" E	357.66			
L37	S 68°41'34" E	295.11			
L38	S 58°13'20" E	131.09'			
L39	S 22°51'35" W	119.06'			
L40	S 14°45'39" E	71.44'			
L41	S 42°09'58" W	47.15'			
L42	S 26°29'37" E	89.70'			
L43	S 22°51'36" W	136.51			
L44	S 52°17'01" W	85.35'			
L45	S 27°27'32" W	109.08			
L46	S 18°48'25" W	74.97'			
L47	S 13°57'58" W	102.48			
L48	S 19°27'40" W	98.37'			
L49	S 15°04'57" W	100.78			
L50	S 22°01'26" W	89.07			

NOTE: SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



6 of 8

(Not A Survey)

LINE DATA TABLE					
NO.	BEARING	LENGTH			
L51	S 31°29'14" W	46.51			
L52	S 06°04'34" E	46.82'			
L53	S 24°00'46" E	66.48'			
L54	S 01°20'20" E	152.95'			
L55	S 57°16'21" W	13.86'			
L56	S 27*40'45" E	65.58'			
L57	S 15°41'10" W	120.34'			
L58	S 73°37'31" W	26.61'			
L59	S 05*46'35" E	33.45'			
L60	S 35*22'40" E	47.63'			
L61	S 06*19'23" E	76.45			
L62	S 05°36'20" W	70.86			
L63	S 20°16'11" W	62.91'			
L64	S 09°19'52" W	52.28'			
L65	S 01°18'22" W	40.21			
L66	S 20°53'06" E	59.34'			
L67	S 00°00'00" E	30.29'			
L68	N 90°00'00" E	22.86'			
L69	S 00°00'00" E	221.06'			
L70	N 90°00'00" E	100.00'			
L71	S 30°29'37" E	1.73'			
L72	S 47°48'34" E	17.20'			
L73	S 60°59'34" E	12.51'			
L74	S 55*53'54" E	14.14'			
L75	S 58*17'52" E	18.28'			

LINE DATA TABLE					
NO.	BEARING	LENGTH			
L76	S 76°51'50" E	15.32'			
L77	S 89*25'09" E	15.87'			
L78	S 34°20'01" E	92.87'			
L79	S 72*57'40" E	47.47'			
L80	S 05°31'05" E	57.39'			
L81	S 42*43'11" E	57.91'			
L82	S 88*58'31" E	131.62'			
L83	S 00°18'22" E	1635.36'			
L84	S 89*52'13" E	199.84'			
L85	S 00°00'19" W	18.52'			
L86	S 09*18'09" E	890.71'			
L87	S 09*18'09" E	727.36'			
L87	S 85*47'17" E	18.48'			
L88	S 12*52'43" E	802.37'			
L89	S 09*17'26" E	246.53'			
L90	S 15*12'39" E	438.78'			
L91	S 00°04'52" W	361.94'			
L92	N 89°53'54" W	112.69'			
L93	S 52°28'47" W	413.82'			

NOTE: SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



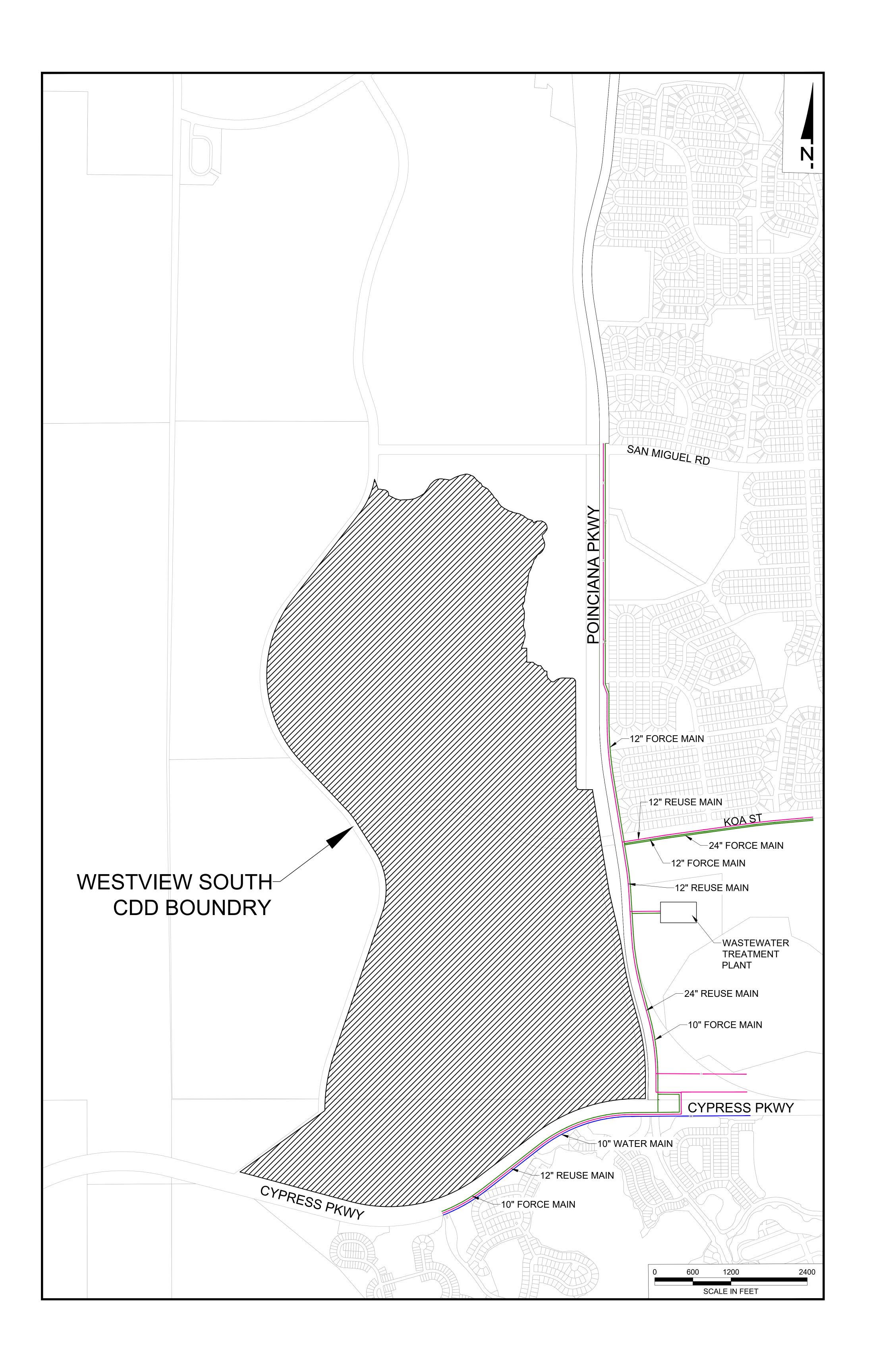
(Not A Survey)

CURVE DATA TABLE									
NO.	RADIUS	DELTA	ARC	CHORD	BEARING				
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C2	2773.10	18°46'47"	908.94	904.88	N 09°22'02" E				
С3	1100.00'	51°13'19"	983.39'	950.97	N 06°51'23" W				
C4	1357.39'	11°00'00"	260.60'	260.20'	N 37°58'02" W				
C5	1984.85'	81°30'00"	2823.34	2591.26	N 02°43'02" W				
С6	1225.00'	28°55'44"	618.51	611.96'	N 23°34'06" E				
C7	25.00'	17°18'57"	7.56'	7.53'	S 39*09'05" E				
C8	25.00'	13°11'00"	5.75'	5.74'	S 54*24'04" E				
С9	25.00'	18°33'58"	8.10'	8.07'	S 67°34'51" E				
C10	25.00'	5*19'27"	2.32'	2.32'	N 87°55'07" E				
C11	50.00'	22°33'26"	19.68'	19.56'	S 05°45'37" W				
C12	50.00'	37°12'06"	32.46'	31.90'	S 24°07'08" E				
C13	50.00'	87°56'42"	76.75'	69.43'	S 86°41'32" E				
C14	200.00'	41°41'23"	145.52'	142.34'	N 70°10'48" E				
C15	60.00'	88°40'09"	92.85'	83.86'	S 44*38'26" E				
C16	60.00'	89°41'21"	93.92'	84.62'	S 45*09'02" E				
C17	5131.08'	6°33'35"	587.45'	587.13	S 11°48'19" E				
C18	3275.00'	15°17'31"	874.08	871.49'	S 07°33′53″ E				
C19	2650.00'	37°38'51"	1741.24	1710.08	S 71°18'13" W				

NOTE: SEE SHEETS 1-3 FOR DESCRIPTION SEE SHEETS 4-5 FOR SKETCH SEE SHEETS 6-8 FOR LINE AND CURVE TABLES



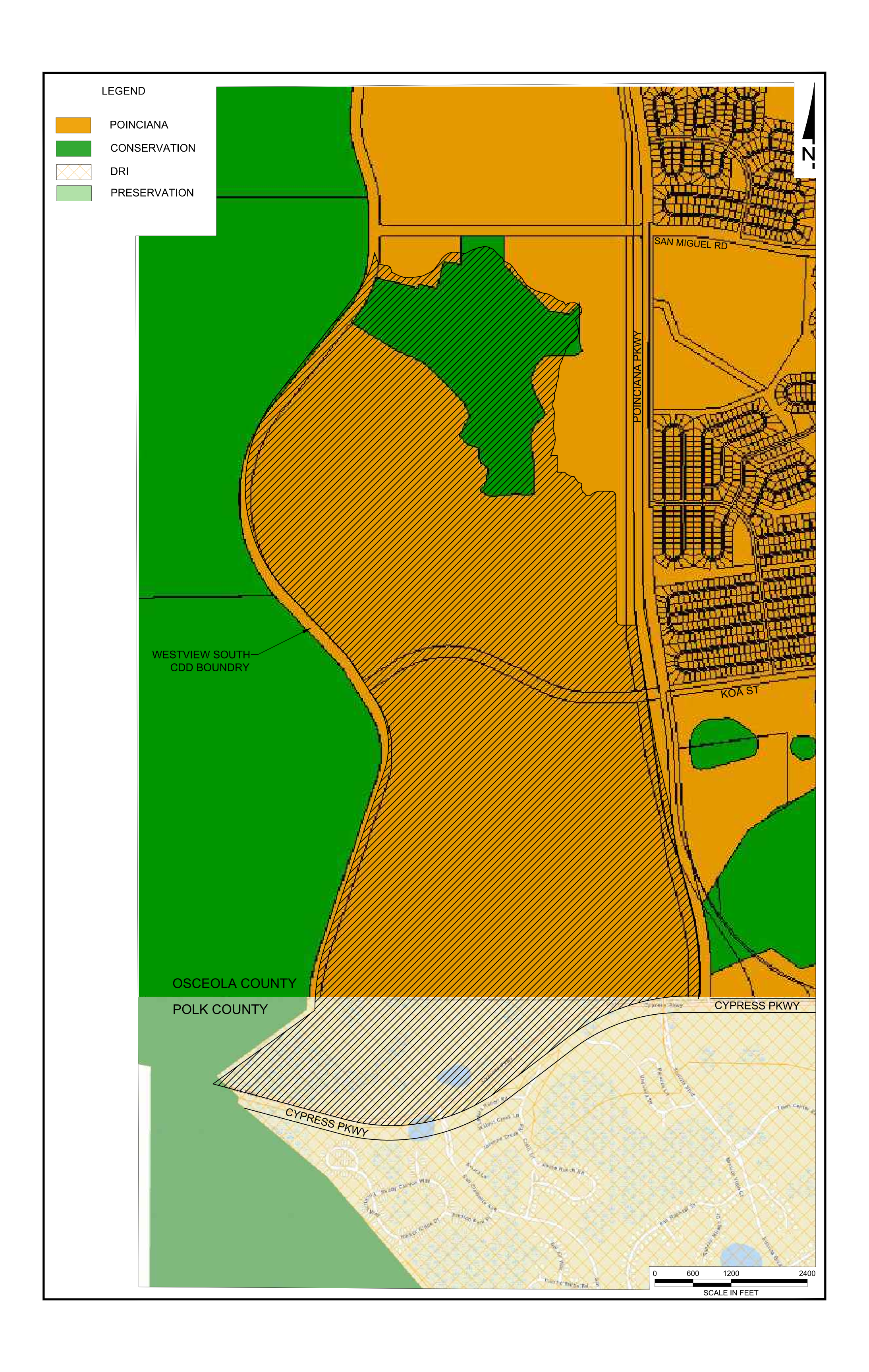
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Proposed Facilities & Estimated Cost Chart							
Improvement	Estimated Cost		Construction Entity	Final Owner	Maintenance Entity		
Stormwater Management	\$	17,673,500.00	CDD	CDD	CDD		
Roadways							
Pod A Neighborhood		1,292,500.00	Developer	HOA	HOA		
Pod A Main Road		353,500.00	CDD	CDD	CDD		
Pod A Spine Road		236,500.00	CDD	Osceola County	Osceola County		
Pod B Neighborhoods 2-4		9,186,500.00	CDD	Osceola County	Osceola County		
Pod B Neighborhood 5		3,157,600.00	Developer	HOA	HOA		
Pod B Spine Road	\$	3,835,400.00	CDD	Osceola County	Osceola County		
Mater Bouse & Mastewater	\$ 51,973,8	E1 072 900 00	CDD	Toho Water	Toho Water		
Water, Reuse & Wastewater		51,973,800.00	CDD	Authority	Authority		
Undergrounding of Conduit	\$	700,000.00	CDD	CDD	CDD		
Hardscaping, Landscaping, Irrigation		14,936,800.00	CDD	CDD	CDD		
		14,550,800.00	CDD				
Amenities	\$	24,793,300.00	HOA	HOA	HOA		
Conservation Areas	\$	100,000.00	CDD	CDD	CDD		
Officita Improvements	\$ 2,640,990.00	CDD	County/Toho	County/Toho			
Offsite Improvements		2,040,990.00	CDD	Water Authority	Water Authority		
Professional Services	\$	12,470,000.00	N/A	N/A	N/A		
10% Contingency	10% Contingency \$ 14,335,039.0		N/A	N/A	N/A		
Total		157,685,429.00					

Notes:

- 1 Stormwater management consists of pond excavation and stormwater management system.
- 2 Roadways consists of pavement and curbs.
- 3 Water, Reuse & Wastewater consists of all water, reuse and wastewater mains for the site.
- 4 Underground conduits consist of sleeving budget form overall budget.
- 5 Hardscaping, Landscaping, Irrigation consists of landscaping, walls and entry features for entire project.
- 6 Amenities consists of amenities and supporting pavement and stormwater system.
- 7 Offsite improvements consists of all offsite improvements including pavement and utilities.
- 8 Professional fees consists of civil, other consultants, survey, material testing and environmental.



WESTVIEW SOUTH COMMUNITY DEVELOPMENT DISTRICT

Statement of Estimated Regulatory Costs

November 17, 2021



Provided by

Wrathell, Hunt and Associates, LLC

2300 Glades Road, Suite 410W Boca Raton, FL 33431 Phone: 561-571-0010

Fax: 561-571-0013 Website: www.whhassociates.com

STATEMENT OF ESTIMATED REGULATORY COSTS

1.0 Introduction

1.1 Purpose and Scope

This Statement of Estimated Regulatory Costs ("SERC") supports the petition to establish the Westview South Community Development District ("District") in accordance with the "Uniform Community Development District Act of 1980," Chapter 190, Florida Statutes (the "Act"). The proposed District will comprise approximately 1,015.431 +/- acres of land located within Osceola and Polk Counties, Florida (the "Counties") and is projected to contain approximately 2,465 residential dwelling units, which will make up the Westview South development ("Project"). Due to the proposed District area contained within two counties, the Florida Land and Water Adjudicatory Commission, part of the government of the State of Florida (the "State"), will establish the District. The limitations on the scope of this SERC are explicitly set forth in Section 190.002(2)(d), Florida Statutes ("F.S.") (governing the District establishment) as follows:

"That the process of establishing such a district pursuant to uniform general law be fair and <u>based only on factors material to managing and financing the service</u> <u>delivery function of the district, so that any matter concerning permitting or</u> <u>planning of the development is not material or relevant</u> (emphasis added)."

1.2 Overview of the Westview South Community Development District

The District is designed to provide public infrastructure, services, and facilities, along with operation and maintenance of the same, to a master planned residential development currently anticipated to contain a total of approximately 2,465 residential dwelling units, all within the boundaries of the District. Tables 1 and 2 under Section 5.0 detail the improvements and ownership/maintenance responsibilities the proposed District is anticipated to construct, operate and maintain.

A community development district ("CDD") is an independent unit of special purpose local government authorized by the Act to plan, finance, construct, operate and maintain community-wide infrastructure in planned community developments. CDDs provide a "solution to the State's planning, management and financing needs for delivery of capital infrastructure in order to service projected growth without overburdening other governments and their taxpayers." Section 190.002(1)(a), F.S.

A CDD is not a substitute for the local, general purpose government unit, i.e., the city or county in which the CDD lies. A CDD does not have the permitting, zoning or policing powers possessed by general purpose governments. A CDD is an alternative means of financing, constructing, operating and maintaining public infrastructure for developments, such as Westview South.

1.3 Requirements for Statement of Estimated Regulatory Costs

Section 120.541(2), F.S., defines the elements a statement of estimated regulatory costs must contain:

- (a) An economic analysis showing whether the rule directly or indirectly:
- 1. Is likely to have an adverse impact on economic growth, private sector job creation or employment, or private sector investment in excess of \$1 million in the aggregate within 5 years after the

implementation of the rule;

- 2. Is likely to have an adverse impact on business competitiveness, including the ability of persons doing business in the State to compete with persons doing business in other states or domestic markets, productivity, or innovation in excess of \$1 million in the aggregate within 5 years after the implementation of the rule; or
- 3. Is likely to increase regulatory costs, including any transactional costs, in excess of \$1 million in the aggregate within 5 years after the implementation of the rule.
- (b) A good faith estimate of the number of individuals and entities likely to be required to comply with the rule, together with a general description of the types of individuals likely to be affected by the rule.
- (c) A good faith estimate of the cost to the agency, and to any other State and local government entities, of implementing and enforcing the proposed rule, and any anticipated effect on State or local revenues.
- (d) A good faith estimate of the transactional costs likely to be incurred by individuals and entities, including local government entities, required to comply with the requirements of the rule. As used in this section, "transactional costs" are direct costs that are readily ascertainable based upon standard business practices, and include filing fees, the cost of obtaining a license, the cost of equipment required to be installed or used or procedures required to be employed in complying with the rule, additional operating costs incurred, the cost of monitoring and reporting, and any other costs necessary to comply with the rule.
- (e) An analysis of the impact on small businesses as defined by s. 288.703, and an analysis of the impact on small counties and small cities as defined in s. 120.52. The impact analysis for small businesses must include the basis for the agency's decision not to implement alternatives that would reduce adverse impacts on small businesses. (Osceola County, according to Census 2020, has a population of 388,656, while Polk County, according to Census 2020, has a population of 725,046; therefore, they are not defined as small counties for the purposes of this requirement.)
- (f) Any additional information that the agency determines may be useful.
- (g) In the statement or revised statement, whichever applies, a description of any regulatory alternatives submitted under paragraph (1)(a) and a statement adopting the alternative or a statement of the reasons for rejecting the alternative in favor of the proposed rule.
- 2.0 An economic analysis showing whether the rule directly or indirectly:
 - 1. Is likely to have an adverse impact on economic growth, private sector job creation or employment, or private sector investment in excess of \$1 million in the aggregate within 5 years after the implementation of the rule;
 - 2. Is likely to have an adverse impact on business competitiveness, including the ability of persons doing business in the State to compete with persons doing business in other states or domestic markets, productivity, or innovation in excess of \$1 million in the aggregate within 5 years after the implementation of the rule; or
 - 3. Is likely to increase regulatory costs, including any transactional costs, in excess of \$1 million in the aggregate within 5 years after the implementation of the rule.

The rule establishing the District is not anticipated to have any direct or indirect adverse impact on

economic growth, private sector job creation or employment, private sector investment, business competitiveness, ability of persons doing business in the State to compete with persons doing business in other states or domestic markets, productivity, or innovation. Any increases in regulatory costs, principally the anticipated increases in transactional costs as a result of imposition of special assessments by the District will be the direct result of facilities and services provided by the District to the landowners within the District. However, as property ownership in the District is voluntary and all additional costs will be disclosed to prospective buyers prior to sale, such increases should be considered voluntary, self-imposed and offset by benefits received from the infrastructure and services provided by the District.

2.1 Impact on economic growth, private sector job creation or employment, or private sector investment in excess of \$1 million in the aggregate within 5 years after the implementation of the rule.

The purpose for establishment of the District is to provide public facilities and services to support the development of a new, master planned residential development. The development of the approximately 1,015.431 +/- acres anticipated to be within the District will promote local economic activity, create local value, lead to local private sector investment and is likely to result in local private sector employment and/or local job creation.

Establishment of the District will allow a systematic method to plan, fund, implement, operate and maintain, for the benefit of the landowners within the District, various public facilities and services. Such facilities and services, as further described in Section 5, will allow for the development of the land within the District. The provision of District's infrastructure and the subsequent development of land will generate private economic activity, economic growth, investment and employment, and job creation. The District intends to use proceeds of indebtedness to fund construction of public infrastructure, which will be constructed by private firms, and once constructed, is likely to use private firms to operate and maintain such infrastructure and provide services to the landowners and residents of the District. The private developer of the land in the District will use its private funds to conduct the private land development and construction of an anticipated approximately 2,465 residential dwelling units, the construction, sale, and continued use/maintenance of which will involve private firms. While similar economic growth, private sector job creation or employment, or private sector investment could be achieved in absence of the District by the private sector alone, the fact that the establishment of the District is initiated by the private developer means that the private developer considers the establishment and continued operation of the District as beneficial to the process of land development and the future economic activity taking place within the District, which in turn will lead directly or indirectly to economic growth, likely private sector job growth and/or support private sector employment, and private sector investments.

2.2 Impact on business competitiveness, including the ability of persons doing business in the State to compete with persons doing business in other states or domestic markets, productivity, or innovation in excess of \$1 million in the aggregate within 5 years after the implementation of the rule.

When assessing the question of whether the establishment of the District is likely to directly or indirectly have an adverse impact on business competitiveness, including the ability of persons doing business in the State to compete with persons doing business in other states or domestic markets, productivity, or innovation, one has to compare these factors in the presence and in the absence of the District in the development. When the question is phrased in this manner, it can be surmised that

the establishment of the District is likely to not have a direct or indirect adverse impact on business competitiveness, productivity, or innovation versus that same development without the District. Similar to a purely private solution, District contracts will be bid competitively as to achieve the lowest cost/best value for the particular infrastructure or services desired by the landowners, which will ensure that contractors wishing to bid for such contracts will have to demonstrate to the District the most optimal mix of cost, productivity and innovation. Additionally, the establishment of the District for the development is not likely to cause the award of the contracts to favor non-local providers any more than if there was no District. The District, in its purchasing decisions, will not vary from the same principles of cost, productivity and innovation that guide private enterprise.

2.3 Likelihood of an increase in regulatory costs, including any transactional costs, in excess of \$1 million in the aggregate within 5 years after the implementation of the rule.

The establishment of the District will not increase any regulatory costs of the State by virtue that the District will be one of many already existing similar districts within the State. As described in more detail in Section 4, the proposed District will pay a one-time filing fee to each of the Counties to offset any expenses that the Counties may incur in holding local public hearings on the petition. Similarly, the proposed District will pay annually the required Special District Filing Fee, which fee is meant to offset any State costs related to its oversight of all special districts in the State.

The establishment of the District will, however, directly increase regulatory costs to the landowners within the District. Such increases in regulatory costs, principally the anticipated increases in transactional costs as a result of likely imposition of special assessments and use fees by the District, will be the direct result of facilities and services provided by the District to the landowners within the District. However, as property ownership in the District is completely voluntary, all current property owners must consent to the establishment of the District and all initial prospective buyers will have such additional transaction costs disclosed to them prior to sale, as required by State law. Such costs, however, should be considered voluntary, self-imposed, and as a tradeoff for the enhanced service and facilities provided by the District.

The District will incur overall operational costs related to services for infrastructure maintenance, landscaping, amenity operation and similar items. In the initial stages of development, the costs will likely be minimized. These operating costs will be funded by the landowners through direct funding agreements or special assessments levied by the District. Similarly, the District may incur costs associated with the issuance and repayment of special assessment revenue bonds. While these costs in the aggregate may approach the stated threshold over a five-year period, this would not be unusual for a Project of this nature and the infrastructure and services proposed to be provided by the District will be needed to serve the Project regardless of the existence of the District. Thus, the District-related costs are not additional development costs. Due to the relatively low cost of financing available to CDDs, due to the tax-exempt nature of CDD debt, certain improvements can be provided more efficiently by the District than by alternative entities. Furthermore, it is important to remember that such costs would be funded through special assessments paid by landowners within the District, and would not be a burden on the taxpayers outside the District nor can the District debt be a debt of the Counties or the State.

3.0 A good faith estimate of the number of individuals and entities likely to be required to comply with the rule, together with a general description of the types of individuals likely to be affected by the rule.

The individuals and entities likely to be required to comply with the rule or affected by the proposed

action (i.e., adoption of the rule) can be categorized, as follows: 1) The State of Florida and its residents, 2) Osceola County and Polk County and their residents, 3) current property owners, and 4) future property owners.

a. The State of Florida

Once the proposed District is established by a rule adopted by the Florida Land and Water Adjudicatory Commission, the State of Florida and its residents and general population will not incur any compliance costs related to the establishment and on-going administration of the District, and will only be affected to the extent that the State incurs those nominal administrative costs outlined herein. The cost of any additional administrative services provided by the State as a result of this project will be incurred whether the infrastructure is financed through a CDD or any alternative financing method.

b. Osceola County/Polk County, Florida

The Counties and their residents not residing within the boundaries of the District will not incur any compliance costs related to the establishment and on-going administration of the District other than any one-time administrative costs outlined herein, which will be offset by the filing fees submitted to each County. Once the District is established, these residents will not be affected by adoption of the rule. The cost of any additional administrative services provided by the Counties as a result of this development will be incurred whether the infrastructure is financed through the District or any alternative financing method.

c. Current Property Owners

The current property owners of the lands within the proposed District boundaries will be affected to the extent that the District allocates debt for the construction of infrastructure and undertakes operation and maintenance responsibility for that infrastructure.

d. Future Property Owners

The future property owners are those who will own property in the proposed District. These future property owners will be affected to the extent that the District allocates debt for the construction of infrastructure and undertakes operation and maintenance responsibility for that infrastructure.

The proposed District will serve land that comprises an approximately 1,015.431 +/- acre master planned residential development currently anticipated to contain a total of approximately 2,465 residential dwelling units, although the development plan can change. Assuming an average density of 3.5 persons per residential dwelling unit, the estimated residential population of the proposed District at build out would be approximately 8,628 +/- and all of these residents as well as the landowners within the District will be affected by the rule. The Counties, the proposed District and certain State agencies will also be affected by or required to comply with the rule as more fully discussed hereafter.

4.0 A good faith estimate of the cost to the agency, and to any other State and local government entities, of implementing and enforcing the proposed rule, and any anticipated effect on State or local revenues.

The Florida Land and Water Adjudicatory Commission is establishing the District by rule in accordance with the Act and, therefore, there is no anticipated effect on State or local revenues.

4.1 Costs to Governmental Agencies of Implementing and Enforcing Rule

Because the result of adopting the rule is the establishment of an independent local special purpose government, there will be no significant enforcing responsibilities of any other government entity, but there will be various implementing responsibilities which are identified with their costs herein.

State Governmental Entities

The cost to State entities to review, adopt and enforce the proposed rule will be modest. While the District comprises less than 2,500 acres, it is, however, located within the boundaries of both Osceola and Polk Counties, and therefore, both the Counties and the Florida Land and Water Adjudicatory Commission will review and act upon the Petition to establish the District, in accordance with Section 190.005(1), F.S. These activities will absorb some resources; however, these costs incurred by the State will be modest for a number of reasons. First, review of the petition to establish the District does not include analysis of the project itself. Second, the petition itself provides most, if not all, of the information needed for a staff review. Third, the State already possesses the staff needed to conduct the review without the need for new staff. Fourth, there is no capital required to review the petition. Fifth, the potential costs are offset by a filing fee included with the petition to offset any expenses the State may incur in the processing of this petition. Finally, the State already processes similar petitions that are far more complex than the petition to establish a community development district.

Once the rule establishing the proposed District is passed, there are minimal additional ongoing costs to various State entities to implement and enforce the proposed rule. The costs to various State entities to implement and enforce the proposed rule relate strictly to the receipt and processing of various reports that the District is required to file with the State and its various entities. Appendix A lists the reporting requirements. The costs to those State agencies that will receive and process the District's reports are minimal because the District is only one of many governmental units that are required to submit the various reports. Therefore, the marginal cost of processing one additional set of reports is inconsequential. Additionally, pursuant to section 189.064, F.S., the District must pay an annual fee to the State of Florida Department of Economic Opportunity which offsets such costs.

Osceola County and Polk County, Florida

The proposed land for the District is located in part within Osceola County and in part within Polk County, Florida and consists of less than 2,500 acres. The Counties and their staffs may process, analyze, conduct public hearings, and vote upon the resolution in support of or in objection to the petition submitted for the consideration of the Florida Land and Water Adjudicatory Commission. These activities will absorb some resources; however, these costs incurred by the Counties will be modest for a number of reasons. First, review of the petition to establish the District does not include analysis of the project itself. Second, the petition itself provides most, if not all, of the information needed for a staff review. Third, the Counties already possess the staff needed to conduct the review without the need for new staff. Fourth, there is no capital required to review the petition. Fifth, the potential costs are offset by filing fees included with the petition to offset any expenses the Counties may incur in the processing of this petition. Finally, the Counties already processes similar petitions, though for entirely different subjects, for land uses and zoning changes that are far more complex than the petition to establish a community development district.

The annual costs to the Counties, because of the establishment of the District, are also very small. The District is an independent unit of local government. The only annual costs the Counties face are the

minimal costs of receiving and reviewing the reports that the District is required to provide to both Counties, or any monitoring expenses the Counties may incur if it establishes a monitoring program for governmental entities.

4.2 Impact on State and Local Revenues

Adoption of the proposed rule will have no negative impact on State or local revenues. A CDD is an independent unit of local government. It is designed to provide infrastructure facilities and services to serve the development project and it has its own sources of revenue. No State or local subsidies are required or expected.

Any non-ad valorem assessments levied by the District will not count against any millage caps imposed on other taxing authorities providing services to the lands within the District. It is also important to note that any debt obligations the District may incur are not debts of the State or any other unit of local government, including the Counties. By Florida law, debts of the District are strictly its own responsibility.

5.0 A good faith estimate of the transactional costs likely to be incurred by individuals and entities, including local government entities, required to comply with the requirements of the rule.

Table 1 provides an outline of the various facilities and services the proposed District may provide. Financing for these facilities is projected to be provided by the District.

Table 2 illustrates the estimated costs of construction of the capital facilities, outlined in Table 1. Total costs of construction for those facilities that may be provided are estimated to be approximately \$142,124,169. The District may levy non-ad valorem special assessments (by a variety of names) and may issue special assessment bonds to fund the costs of these facilities. These bonds would be repaid through non-ad valorem special assessments levied on all developable properties in the District that may benefit from the District's infrastructure program as outlined in Table 2.

Prospective future landowners in the proposed District may be required to pay non-ad valorem special assessments levied by the District to provide for facilities and secure any debt incurred through bond issuance. In addition to the levy of non-ad valorem special assessments which may be used for debt service, the District may also levy a non-ad valorem assessment to fund the operations and maintenance of the District and its facilities and services. However, purchasing a property within the District or locating in the District by new residents is completely voluntary, so, ultimately, all landowners and residents of the affected property choose to accept the non-ad valorem assessments as a tradeoff for the services and facilities that the District will provide. In addition, State law requires all assessments levied by the District to be disclosed by the initial seller to all prospective purchasers of property within the District.

Table 1

WESTVIEW SOUTH COMMUNITY DEVELOPMENT DISTRICT

Proposed Facilities and Services

FACILITY	FUNDED BY	OWNED BY	MAINTAINED BY
Stormwater Management	CDD	CDD	CDD
Roadways			_
Pod A Neighborhood	Developer	HOA	HOA
Pod A Main Road	CDD	CDD	CDD
Pod A Spine Road	CDD	Osceola County	Osceola County
Pod B Neighborhoods 2 - 4	Developer	Osceola County	Osceola County
Pod B Neighborhood 5	Developer	HOA	НОА
Pod B Spine Road	CDD	Osceola County	Osceola County
Water, Reuse & Wastewater	CDD	Toho Water Authority	Toho Water Authority
Undergrounding of Conduit	CDD	CDD	CDD
Hardscaping, Landscaping,	CDD	CDD	CDD
Irrigation			
Amenities	НОА	HOA	НОА
Conservation Areas	CDD	CDD	CDD
Offsite Improvements	CDD	County/Toho Water Authority	County/Toho Water Authority

Notes:

- 1 Stormwater management consists of pond excavation and stormwater management system.
- 2. Roadways consists of pavement and curbs.
- 3 Water, Reuse & Wastewater consists of all water, reuse and wastewater mains for the site.
- 4. 4 Underground conduits consist of sleeving budget form overall budget.
- 5. Hardscaping, Landscaping, Irrigation consists of landscaping, walls and entry features for entire project.
- 6. 6 Amenities consists of amenities and supporting pavement and stormwater system.
- 7. Offsite improvements consists of all offsite improvements including pavement and utilities.
- 8. Professional fees consists of civil, other consultants, survey, material testing and environmental.

A CDD provides the property owners with an alternative mechanism of providing public services; however, special assessments and other impositions levied by the District and collected by law represent the transactional costs incurred by landowners as a result of the establishment of the District. Such transactional costs should be considered in terms of costs likely to be incurred under alternative public and private mechanisms of service provision, such as other independent special districts, County or its dependent districts, or County management but financing with municipal service benefit units and municipal service taxing units, or private entities, all of which can be grouped into three major categories: public district, public other, and private.

Table 2

WESTVIEW SOUTH COMMUNITY DEVELOPMENT DISTRICT

Estimated Costs of Construction

CATEGORY	COST
Stormwater Management	\$17,673,500
Roadways	
Pod A Neighborhood	\$1,292,500
Pod A Main Road	\$353,500
Pod A Spine Road	\$236,500
Pod B Neighborhoods 2 - 4	\$9,186,500
Pod B Neighborhood 5	\$3,157,600
Pod B Spine Road	\$3,835,400
Water, Reuse & Wastewater	\$51,973,800
Undergrounding of Conduit	\$700,000
Hardscaping, Landscaping, Irrigation	\$14,936,800
Amenities	\$24,793,300
Conservation Areas	\$100,000
Offsite Improvements	\$2,640,990
Professional Services	\$12,470,000
10% Contingency	\$14,335,039
Total	\$157,685,429

With regard to the public services delivery, dependent and other independent special districts can be used to manage the provision of infrastructure and services, however, they are limited in the types of services they can provide, and likely it would be necessary to employ more than one district to provide all services needed by the development.

Other public entities, such as counties, are also capable of providing services, however, their costs in connection with the new services and infrastructure required by the new development and, transaction costs, would be borne by all taxpayers, unduly burdening existing taxpayers. Additionally, other public entities providing services would also be inconsistent with the State's policy of "growth paying for growth".

Lastly, services and improvements could be provided by private entities. However, their interests are primarily to earn short-term profits and there is no public accountability. The marginal benefits of tax-exempt financing utilizing CDDs would cause the CDD to utilize its lower transactional costs to enhance the quality of infrastructure and services.

In considering transactional costs of CDDs, it shall be noted that occupants of the lands to be included within the District will receive three major classes of benefits.

First, those residents in the District will receive a higher level of public services which in most instances will be sustained over longer periods of time than would otherwise be the case.

Second, a CDD is a mechanism for assuring that the public services will be completed concurrently

with development of lands within the development. This satisfies the revised growth management legislation, and it assures that growth pays for itself without undue burden on other consumers. Establishment of the District will ensure that these landowners pay for the provision of facilities, services and improvements to these lands.

Third, a CDD is the sole form of local governance which is specifically established to provide CDD landowners with planning, construction, implementation and short and long-term maintenance of public infrastructure at sustained levels of service.

The cost impact on the ultimate landowners in the development is not the total cost for the District to provide infrastructure services and facilities. Instead, it is the incremental costs above, if applicable, what the landowners would have paid to install infrastructure via an alternative financing mechanism.

Consequently, a CDD provides property owners with the option of having higher levels of facilities and services financed through self-imposed revenue. The District is an alternative means to manage necessary development of infrastructure and services with related financing powers. District management is no more expensive, and often less expensive, than the alternatives of various public and private sources.

6.0 An analysis of the impact on small businesses as defined by Section 288.703, F.S., and an analysis of the impact on small counties and small cities as defined by Section 120.52, F.S.

There will be little impact on small businesses because of the establishment of the District. If anything, the impact may be positive because the District must competitively bid all of its contracts and competitively negotiate all of its contracts with consultants over statutory thresholds. This affords small businesses the opportunity to bid on District work.

Osceola County has a population of 388,656 and Polk County has a population of 725,046 according to the Census 2020 conducted by the United States Census Bureau and both of them are therefore not defined as "small" counties according to Section 120.52, F.S. It can be reasonably expected that the establishment of community development district for the Westview South development will not produce any marginal effects that would be different from those that would have occurred if the Westview South development was developed without a community development district established by the Florida Land and Water Adjudicatory Commission.

7.0 Any additional useful information.

The analysis provided above is based on a straightforward application of economic theory, especially as it relates to tracking the incidence of regulatory costs and benefits. Inputs were received from the Petitioner's Engineer and other professionals associated with the Petitioner.

In relation to the question of whether the proposed Westview South Community Development District is the best possible alternative to provide public facilities and services to the project, there are several additional factors which bear importance. As an alternative to an independent district, the Counties could establish a dependent district for the area or establish an MSBU or MSTU. Either of these alternatives could finance the improvements contemplated in Tables 1 and 2 in a fashion similar to the proposed District.

There are a number of reasons why a dependent district is not the best alternative for providing public

facilities and services to the Westview South development. First, unlike a CDD, this alternative would require the Counties to administer the project and its facilities and services. As a result, the costs for these services and facilities would not be directly and wholly attributed to the land directly benefiting from them, as the case would be with a CDD. Administering a project of the size and complexity of the development program anticipated for the Westview South development is a significant and expensive undertaking.

Second, a CDD is preferable from a government accountability perspective. With a CDD, residents and landowners in the District would have a focused unit of government ultimately under their direct control. The CDD can then be more responsive to resident needs without disrupting other City responsibilities. By contrast, if the Counties were to establish and administer a dependent special district, then the residents and landowners of the Westview South development would take their grievances and desires to the respective County Commission meetings.

Third, any debt of an independent CDD is strictly that CDD's responsibility. While it may be technically true that the debt of a County-established, dependent special district is not strictly the County's responsibility, any financial problems that a dependent special district may have may reflect on the Counties. This will not be the case if a CDD is established.

Another alternative to a CDD would be for a Property Owners' Association (POA) to provide the infrastructure as well as operations and maintenance of public facilities and services. A CDD is superior to a POA for a variety of reasons. First, unlike a POA, a CDD can obtain low-cost financing from the municipal capital market. Second, as a government entity a CDD can impose and collect its assessments along with other property taxes on the respective County's real estate tax bill. Therefore, the District is far more assured of obtaining its needed funds than is a POA. Third, the proposed District is a unit of local government. This provides a higher level of transparency, oversight and accountability and the CDD has the ability to enter into interlocal agreements with other units of government.

8.0 A description of any regulatory alternatives submitted under section 120.541(1)(a), F.S., and a statement adopting the alternative or a statement of the reasons for rejecting the alternative in favor of the proposed rule.

No written proposal, statement adopting an alternative or statement of the reasons for rejecting an alternative have been submitted.

Based upon the information provided herein, this Statement of Estimated Regulatory Costs supports the petition to establish the Westview South Community Development District.

APPENDIX A LIST OF REPORTING REQUIREMENTS

REPORT	FL. STATUE CITATION	DATE
Annual Financial Audit	100 000 /210 20	O are orthoroform and of Eigen Week
Annual	190.008/218.39	9 months after end of Fiscal Year
Financial		45 days after the completion of the Annual Financial Audit but
Report	190.008/218.32	no more than 9 months after end of Fiscal Year
TRIM	170.000/210.32	no more than 7 months arter the of 1 isear rear
Compliance		no later than 30 days following the adoption of the property
Report	200.068	tax levy ordinance/resolution (if levying property taxes)
Form 1 - Statement of Financial Interest	112.3145	within 30 days of accepting the appointment, then every year thereafter by 7/1 (by "local officers" appointed to special district's board); during the qualifying period, then every year thereafter by 7/1 (by "local officers" elected to special district's board)
Public Facilities Report	189.08	within one year of special district's creation; then annual notice of any changes; and updated report every 7 years, 12 months prior to submission of local government's evaluation and appraisal report
Public Meetings Schedule	189.015	quarterly, semiannually, or annually
Bond Report	218.38	when issued; within 120 days after delivery of bonds
Registered Agent	189.014	within 30 days after first meeting of governing board
Proposed Budget	190.008	annually by June 15
Adopted Budget	190.008	annually by October 1
Public Depositor Report	280.17	annually by November 30
Notice of Establishment	190.0485	within 30 days after the effective date of an rule establishing the District
Notice of Public Financing	190.009	file disclosure documents in the property records of the county after financing

EXHIBIT 8

AUTHORIZATION OF AGENT

This letter shall serve as a designation of Jere Earlywine of KE Law Group, PLLC to act as agents for Petitioner, Taylor Morrison of Florida, Inc., with regard to any and all matters pertaining to the Petition to the Florida Land and Water Adjudicatory Commission to Establish the Westview Community Development District pursuant to the "Uniform Community Development District Act of 1980," Chapter 190, Florida Statutes, Section 190.156(1), Florida Statutes. This authorization shall remain in effect until revoked in writing.

Print Name: Keun Lahue	By: Heather Isaacs Its: Authorized Agent
STATE OF _ Florida COUNTY OF _ Crange	
online notarization, this 14th day of Sector	before me by means of physical presence or been 2021, by Heather Isaacs, as of its behalf. He is personally as identification.
NORA J. SCHUSTER Notary Public State of Florida Notary Pul	blic, State of Florida

Expires 9/4/2025