RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT



MEETING AGENDA

APRIL 15, 2025

PREPARED BY:

JPWARD & ASSOCIATES, LLC, 2301 NORTHEAST 37TH STREET, FORT LAUDERDALE, FL 33308

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RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT

April 8, 2025

Board of Supervisors

River Landing Community Development District

Dear Board Members:

The regular meeting of the Board of Supervisors of the River Landing Community Development District will be held on **Tuesday**, **April 15**, **2025**, at **11:00 A.M.** at the **River Club**, **2345 Oxbow Boulevard**, **Wesley Chapel**, **Florida 33534**.

The following Webex link and telephone number are provided to join/watch the meeting. https://districts.webex.com/districts/j.php?MTID=m5aeebfda990eae15ed6754799120621e

Access Code: 2335 101 4805, Event password: Jpward

Or phone: 408-418-9388, enter the access code 2335 101 4805, password Jpward to join the meeting.

The Public is provided two opportunities to speak during the meeting. The first time is on each agenda item, and the second time is at the end of the agenda, on any other matter not on the agenda. These are limited to three (3) minutes and individuals are permitted to speak on items not included in the agenda.

Agenda

- 1. Call to order & roll call.
- 2. Consideration of Minutes:
 - I. February 18, 2025 Regular Meeting Minutes.
- 3. Consideration of an Agreement between the River Landing Community Development District and the River Landing Community Association, Inc. for routine operation, maintenance and repair of various improvements and facilities for the community that the District serves.
- 4. Consideration of Resolution 2025-8, a Resolution of the Board of Supervisors Approving the Proposed Fiscal Year 2026 Budget and setting the Public Hearing on Tuesday, June 17, 2025, at 2:00 P.M. at the River Club, 2345 Oxbow Boulevard, Wesley Chapel, Florida 33534.
- 5. Consideration of **Resolution 2025-9**, a Resolution of the River Landing Community; authorizing the execution and delivery of a Promissory Note; Authorizing The Proper Officials to do all things

deemed necessary in connection with the execution of such Promissory Note; and providing for severability, conflicts, and an effective date.

- Consideration of **Resolution 2025-10**, a Resolution setting forth the specific terms of the District's Capital Improvement Revenue Bonds, Series 2025; making certain additional findings and confirming and/or adopting an Engineer's Report and a Supplemental Assessment Report; Delegating Authority To Prepare Final Reports And Update This Resolution; Confirming the maximum assessment lien securing the Bonds; addressing the allocation and collection of the assessments securing the Bonds; Addressing prepayments; addressing true-up payments; providing for the supplementation of the Improvement Lien Book; and providing for conflicts, severability and an effective date.
- Consideration of **Resolution 2025-11**, a Resolution of the Board of Supervisors of the River Landing Community Development District confirming and approving the actions of the Chairman and District Staff regarding the acquisition of certain River Landing Phases 2 & 3 Improvements and conveyance of River Landing Phases 4 & 5 Utilities to Pasco County, Florida; and addressing severability and an effective date.
- Consideration of **Resolution 2025-12**, a Resolution of the Board of Supervisors of the River Landing Community Development District Re-Designating Dates, Time, and Location for Regular Meetings of the Board of Supervisors of the District; providing for conflict; providing for severability and providing an effective date.
- 9. Staff Reports.
 - ١. District Attorney.
 - II. District Engineer.
 - III. District Manager.
 - a) Important Board Meeting Dates for Balance of Fiscal Year 2025:
 - 1. June 17, 2025 Proposed Fiscal Year 2026 Budget Public Hearings.
 - b) Financial Statement for the period ending February 28, 2025 (unaudited).
 - c) Financial Statement for the period ending March 31, 2025 (unaudited).
- 10. Supervisor's Requests and Audience Comments.
- 11. Public Comments.

The public comment period is for items not listed on the Agenda, and comments are limited to three (3) minutes per person and assignment of speaking time is not permitted; however, the Presiding Officer may extend or reduce the time for the public comment period consistent with Section 286.0114, Florida Statutes.

12. Adjournment.

Staff Review

The first order of business is the call to order and roll call.

The second order of business is the consideration of the Minutes from the River Landing Community Development District Board of Supervisors Landowners and Regular Meeting held on November 19, 2024.

The third order of business is the consideration of an Agreement between the River Landing Community Development District and the River Landing Community Association, Inc. for routine operation, maintenance and repair of various improvements and facilities for the community that the District serves.

The fourth order of business is the consideration of Resolution 2025-8, a Resolution of the Board of Supervisors, which approves the proposed budget for Fiscal Year 2026 and sets the public hearing date, time, and location.

The District's enabling legislation requires the District Manager to submit a Proposed Budget to the Board by June 15th of each year for your review and approval. The approval of the budget is only intended to permit the District to move through the process towards adopting the budget at a Public Hearing scheduled for Tuesday, June 17, 2025, at 2:00 P.M. at the River Club, 2345 Oxbow Boulevard, Wesley Chapel, Florida 33534.

The fifth order of business is the consideration of **Resolution 2025-9**, a Resolution of the River Landing Community Development District; authorizing the execution and delivery of a Promissory Note; Authorizing The Proper Officials to do all things deemed necessary in connection with the execution of such Promissory Note; and providing for severability, conflicts, and an effective date.

The sixth order of business is the consideration of Resolution 2025-10, a Resolution setting forth the specific terms of the District's Capital Improvement Revenue Bonds, Series 2025; making certain additional findings and confirming and/or adopting an Engineer's Report and a Supplemental Assessment Report; Delegating Authority To Prepare Final Reports And Update This Resolution; Confirming the maximum assessment lien securing the Bonds; addressing the allocation and collection of the assessments securing the Bonds; Addressing prepayments; addressing true-up payments; providing for the supplementation of the Improvement Lien Book; and providing for conflicts, severability and an effective date.

The seventh order of business is the consideration of Resolution 2025-11, a Resolution of the Board of Supervisors of the River Landing Community Development District confirming and approving the actions of the Chairman and District Staff regarding the acquisition of certain River Landing Phases 2 & 3 Improvements and conveyance of River Landing Phases 4 & 5 Utilities to Pasco County, Florida; and addressing severability and an effective date.

The eighth order of business is the consideration of Resolution 2025-12, a Resolution of the Board of Supervisors of the River Landing Community Development District Re-Designating Dates, Time, and Location for Regular Meetings of the Board of Supervisors of the District; providing for conflict; providing for severability and providing an effective date.

The ninth order of business are staff reports by the District Attorney, District Engineer, and the District Manager. The District Manager will report on the remainder of the Fiscal Year 2025 meeting schedule, Financial Statements (unaudited) for the period ending February 28, 2025, and March 31, 2025.

The remainder of the agenda is standard in nature, and in the meantime, if you have any questions and/or comments before the meeting, please do not hesitate to contact me directly by phoning (954) 658-4900.

Yours sincerely,

River Landing Community Development District

omes PW and

James P. Ward **District Manager**

The proposed Fiscal Year 2025 meeting schedule is as follows:

April 15, 2025	May 20, 2025
June 17, 2025	July 15, 2025
August 19, 2025	September 16, 2025

1		MINUTES OF MEETING									
2	RIVER LANDING										
3	COMMUNITY DEVELOPMENT DISTRICT										
4											
5	The Regular Meeting of the Board of Supervisors of the River Landing Community Development District										
6	was held on Tuesday, February 18, 2025 at 11:00 a.m. at the River Club, 2345 Oxbow Boulevard, Wesley										
7	Chapel, Florida 33534.										
8											
9	Present and constituting a quo	orum:									
10	Mike Piendel	Chairperson									
11	David Wilson	Vice Chair									
12	Matt Sawyer	Assistant Secretary									
13	Marc Ferlita	Assistant Secretary									
14	Corinn Godlevske	Assistant Secretary									
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16	Also present were:										
17	James P. Ward	District Manager									
18	Jere Earlywine	District Counsel									
19	Victor Barbosa	District Engineer									
20	Ben Steets	Grau & Associates									
21	Denise Ganz Holland & Knight										
22	Pete										
23											
24	Audience:										
25	Christine Rodgers										
26	Indira Harracsingh										
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28		ncluded with the minutes. If a resident did not identify themselves									
29	or the audio file did not pick up	the name, the name was not recorded in these minutes.									
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32	PORTIONS OF THIS MEETING WER	E TRANSCRIBED VERBATIM. ALL VERBATIM PORTIONS WERE									
33		TRANSCRIBED IN ITALICS.									
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35	FIRST ORDER OF BUSINESS	Call to Oudon/Pall Call									
36	FIRST ORDER OF BUSINESS	Call to Order/Roll Call									
37	Non-levere Mond called the vertice t										
38		o order at approximately 11:00 a.m. He conducted roll call; all									
39 40	Members of the Board were present, o	onstituting a quorum.									
40 41											
41 42	SECOND OPDER OF BUSINESS	Consideration of Minutes									
42 43	SECOND ORDER OF BUSINESS	Consideration of Minutes									
43 44	November 19, 2024 – Landowners Me	oting Minutes									
44 45	November 19, 2024 – Landowners Me November 19, 2024 – Regular Meeting	_									
45 46	November 13, 2024 - Regular Meeting	5 ivillates									
40 47	Mr. Ward asked if there were any a	dditions, corrections, or deletions for the Landowners' Meeting									
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70	Minutes or the Regular Meeting Minutes; hearing none, he called for a motion.										

On MOTION made by Matt Sawyer, seconded by Mike Piendel, and with all in favor, the November 19, 2024 Landowners Meeting Minutes and Regular Meeting Minutes were approved.

Ms. Christine Rodgers: The agenda from last time, the Minutes does not reflect that there were comments from the community.

Mr. Ward explained that the audio was unable to record their voices due to being seated too far away from the audio recorder. He noted that if it is not on the audio, it is not able to be transcribed.

Ms. Christine Rodgers: Shouldn't the Minutes reflect, though, that there was some conversation and that there were property owners present?

Mr. Sawyer noted that Minutes will reflect business decisions by the Board of Supervisors.

Ms. Christine Rodgers: Right, but I'm just saying, that was part of the discussion that homeowners did bring up, that they should have some kind of a notice in the monthly calendar. The website is great. I put it on my calendar manually. However, it would be great if you could place it on the calendar that goes out every month so that we know when we have the HOA meeting.

Mr. Sawyer mentioned he did not want to add HOA meetings to the calendar as Pete would have to correct it if the meeting was canceled or moved. The resources from the CDD will continue to be sent out.

THIRD ORDER OF BUSINESS

Consideration of the Acceptance of the Audited Financial Statements for the Fiscal Year 2024

Mr. Ward noted that Mr. Ben Steets with Grau & Associates was present on video. He asked Mr. Steets to explain the audited financial statements.

Mr. Ben Steets explained their opinion of the audited financial statements for Fiscal Year ending September 30, 2024 is "clean," which means the financial statements are fairly stated in accordance with Generally Accepted Accounting Principles (GAAP) in the United States of America. He noted that the management's discussion and analysis provides an overview of the District's financial activities for the year. He noted there are two sets of financial statements, government-wide (full accrual accounting) and fund-level (modified accrual accounting). He described the statement of revenues, expenditures, and changes in fund balance is essentially an income statement for fund-level statements. He noted there were long-term liabilities for the Series 2020 and Series 2023 bonds. He stated that there was a schedule that compares the general fund operating activity for the year to the budget. He stated one note mentions data elements that are required to be reported to the State of Florida. He explained another note describes the Auditor's reports on Internal Controls over financial reporting and compliance with Florida Statutes, and the District is in compliance with all Statutes. He stated that they have no findings and everything is above board; their opinion is clean.

Mr. Steets asked if anyone wanted to go over the financial statements in detail or if anyone had any questions; there were no comments or questions.

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Mr. Ward asked if there were any questions from the Board or the Audience; hearing none, he called for a motion.

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On MOTION made by Mike Piendel, seconded by Matt Sawyer, and with all in favor, Audited Financial Statements for Fiscal Year 2024 ending September 30, 2024 was accepted.

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FOURTH ORDER OF BUSINESS

Consideration of Resolution 2025-4

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Consideration of Resolution 2025-4, a Resolution of the River Landing Community Development District Authorizing the issuance of not exceeding \$6,500,000 in aggregate principal amount of its Capital Improvement Revenue Bonds, Series 2025 the proceeds of which will be applied to finance a portion of the cost of a series project consisting of certain Public Infrastructure and Facilities benefiting certain District Lands, Paying a portion of the interest coming due on the Series 2025 Bonds, Funding the applicable series reserve account for the Series 2025 Bonds, and paying costs of issuance of the Series 2025 Bonds, as more fully described herein; Reaffirming the Master Trust Indenture And Approving The Form Of A Fourth Supplemental Trust indenture in connection with the Series 2025 Bonds and authorizing the execution thereof; ratifying the appointment of a Trustee, Paying Agent and Bond Registrar for the Series 2025 Bonds; Providing for redemption of the Series 2025 Bonds; Authorizing the application of the proceeds of the Series 2025 Bonds; Approving the form, and authorizing execution, of a Bond Purchase Contract Providing for the negotiated sale of the Series 2025 Bonds; Delegating to the Chairperson or Vice-Chairperson, or in their absence any member of the Board of Supervisors, the authority to award the Series 2025 Bonds within the parameters specified herein; Approving the form, and authorizing the use, of a Preliminary Limited Offering Memorandum for the Series 2025 Bonds; Approving the distribution of a Final Limited Offering Memorandum for the Series 2025 Bonds and the execution thereof; approving the form, and authorizing execution, of a Continuing Disclosure Agreement; Authorizing preparation of Preliminary and Final Supplemental Assessment Methodology Reports and a supplement to the Master Engineer's Report and the use of such reports in the Preliminary Limited Offering Memorandum and Final Limited Offering Memorandum, as applicable, for the Series 2025 Bonds; Providing for miscellaneous matters and authority; providing for severability; and providing an effective date.

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Mr. Ward stated Resolution 2025-4 is a delegation bond resolution and it is authorized as the issuance of Series 2025 bonds. He noted that Ms. Denise Ganz, with Holland & Knight, was present on the phone and asked her to go through the Resolution.

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Ms. Ganz: What we're going to be talking about here is a Resolution that will allow your financing team to move forward to complete the issuance of the Series 2025 bonds. We've issued -- we've worked together to issue bonds in 2020 and 2023. This bond issue is, at this point, expected to be the final bond issue of the District to complete the acquisition of its Public Capital Improvement Plan that is a system of improvements that benefit all the accessible lands in the District. The Resolution, as I was saying, puts in place what we need to be able to move forward to market the bonds and go to closing. It is expected that the only other action that will have to be taken by the Board, assuming you approve this Resolution today, would be to approve the Final Assessment Resolution that would be prepared with the Final Assessment Report after the pricing of the bonds so that we know the final details of the bonds. So, in general, what

this Resolution does, it authorizes not to exceed \$6.5 million dollars of your Series 2025 bonds, subject to certain parameters that are set forth in the Resolution in Section 6. It attaches various exhibits.

Ms. Ganz described Exhibit A is the supplemental trust indenture and is the document that provides for the flow of funds to pay the debt service on 2025 bonds, which are the special assessments levied. She stated the special assessments levied would be discussed more in Phases 4 and 5 of the District.

Ms. Ganz: It also appoints, as is required by applicable law US Bank Trust Company National Association as the trustee paying agent and registrar for your bonds. That bank is also the -- acts in that capacity for the other outstanding bonds with the District.

Ms. Ganz described Exhibit B is the bond purchase agreement, pursuant to which the District will sell the bonds to MBS Capital Markets. She noted Exhibit C is the form of the preliminary limited offering memorandum and provides information that will be used by MBS to market the bonds to investors.

Ms. Ganz: It is close to being completed and it describes the terms of the bonds, as well as the overall development within the boundaries of the District in the assessment area to be assessed here.

Ms. Ganz described Exhibit D is the Continuing Disclosure Agreement.

Ms. Ganz: It appoints Disclosure Services, LLC [indiscernible] Dissemination Agent for existing bonds as the initial dissemination agent with respect to the Continuing Disclosure Agreement.

Ms. Ganz noted that Section 9, the Resolution authorizes the preparation of the supplemental Engineer's Report to be used in the preliminary and final limited offering memorandums that is provided by consulting engineers, supplementing the Master Engineer's Report that was approved by the District in 2020.

Ms. Ganz: It's similar to the supplemental reports that have been prepared in connection with the prior bond issues. This one basically determines that approximately \$7.4 million and change of projects are eligible to be funded by the 2025 bonds, mainly relating to Phases 4 and 5, as well as some improvements that had been acquired by the District but not yet paid for. And so, that document is close to being final and will be attached to your Final Assessment Resolution that I had mentioned earlier.

Ms. Ganz explained that they are close to having everything ready to go into the PLOM. She noted that the Resolution also authorizes the preparation preliminary and final supplemental assessment methodologies. She mentioned the methodology used is the one that was approved back in 2020.

Ms. Ganz: And with that, I think that explains what we have here.

Mr. Ward asked if there were any questions from the Board.

Mr. Piendel: [Indiscernible] needed to pay [indiscernible] justify that amount.

Mr. Earlywine: Yeah, absolutely. I mean, the Phase 4 and 5 have [indiscernible] infrastructure and stormwater infrastructure that will empty out the construction count. There's also prior infrastructure, about \$300,000, that was done as part of the earlier phases. So, it all will exceed the \$4 million dollar amount you need to intake, so.

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192 Mr. Piendel Okay. And then what's the average rates?

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194 Mr. Earlywine: Five and a half or so.

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Mr. Ward: We're 5.75, 5.70 at the moment. We may be slightly under that, but that's kind of where we are

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Mr. Ward asked if there were any more questions from the Board or questions from the Audience; hearing none, he called for a motion.

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On MOTION made by David Wilson, seconded by Corinn Godlevske, and with all in favor, Resolution 2025-4 was adopted.

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Mr. Ward thanked Ms. Denise Ganz for her appearance.

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FIFTH ORDER OF BUSINESS

Consideration of Resolution 2025-5

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Consideration of Resolution 2025-5, a Resolution of the Board of Supervisors of the River Landing Community Development District Addressing Real Estate Conveyances and Permits; Accepting a certificate of the District Engineer and declaring certain projects complete; Providing direction to District staff; Finalizing Assessments; Authorizing conveyances; Authorizing a mutual release; providing for a supplement to the Improvement Lien Book; providing for severability, conflicts, and an effective date (2020 Projects).

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Mr. Earlywine: So, just so the Audience is aware, as well as our Board, when you get to the point where a project is complete, there's a couple different steps we go through. We deal with the real estate part of it and make sure all the real estate's in order, that the CDD has the stormwater ponds and the rights it needs, easements and whatnot. We also, under Chapter 170, have to make sure that the assessments are valid and that we took the money from the construction account and we spend it all on the things benefiting the properties within the development and basically that the homeowners have gotten the benefit of what was promised to them on the front-end. So, there's a process under Chapter 170 for declaring the project complete there for assessment purposes. And then the third thing we do is make sure if there's any remaining money left in the construction accounts that those get paid out to the developer for things; the developer's always contributed more than what the construction account was for. He noted that two projects were done previously, the 2020 Project and the 2023 Project, and the new project is the 2025 Phase 4 and 5 Project. He mentioned the first two projects are finished. What it does is, it declares a complete authorized conveyance of any remaining moneys. In this case, though, the 2020, there is no remaining money, so that's an easy one. To the extent that all the permits have not yet been actually turned over, it authorizes the Engineer to finish that process out. Usually, the permit is the last, final thing you need to do. Mr. Earlywine then explained that there is a mutual release, where it was agreed the Engineers certified the project is done and there are no other claims regarding the project.

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On MOTION made by David Wilson, seconded by Corinn Godlevske, and with all in favor, Resolution 2025-5 was adopted.

SIXTH ORDER OF BUSINESS

Consideration of Resolution 2025-6

Consideration of Resolution 2025-6, a Resolution of the Board of Supervisors of the River Landing Community Development District Addressing Real Estate Conveyances and Permits; Accepting a certificate of the District Engineer and declaring certain projects complete; Providing direction to District staff; Finalizing Assessments; Authorizing conveyances; Authorizing a mutual release; providing for a supplement to the Improvement Lien Book; providing for severability, conflicts, and an effective date (2020 Projects).

Mr. Earlywine: There's a similar Resolution, 2025-6, which is for the 2023 project. The only difference with that is, there is a little bit of money that will be available from a reserve account. It's basically construction money that is held back for protection of bondholders, and it becomes available when you sell your last home in the community. It's not a lot of money; it's probably like a hundred grand or something like that.

Mr. Ward called for a motion.

On MOTION made by Corinn Godlevske, seconded by David Wilson, and with all in favor, Resolution 2025-6 was adopted.

SEVENTH ORDER OF BUSINESS

Consideration of Resolution 2025-7

Consideration of Resolution 2025-7, a Resolution of the Board of Supervisors of the River Landing Community Development District Authorizing District Staff to confirm the satisfaction of the release conditions of the Capital Improvement Revenue Bonds, Series 2023A, and, upon satisfaction, authorizing the release of the debt service reserve funds into the Series 2023A Acquisition and Construction Account; Authorizing a requisition for payment of the balance of the Series 2023A Acquisition and Construction Account; Appointing Signors for any Acquisition and Construction Account Requisitions; Providing additional authorization; and providing for severability, conflicts, and an effective date.

Mr. Earlywine noted that Resolution 2025-7 is money that becomes available and there will be a final payment in which this Resolution authorizes that final payment. He asked if there were any questions.

Ms. Christine Rodgers asked how the bonds and properties work, as there's a few homes that have issues with the drainage and clay. She asked if that would be something a builder would be fixing and whether or not it comes out of the CDD. She noted that many are having issues, needing to put drains and gutters in. She explained there is water setting in those areas.

Mr. Piendel: Correct me if I'm wrong, you guys are dealing with Taylor & Morrison warranty.

Ms. Christine Rodgers: That's a joke, because -- well, no, and I mean that wholeheartedly. I'm going to be here a year in March. They're not going to do anything about it. Many of us -- my neighbor put in a claim to try to get a French drain put in between.

Mr. Ward: So, from the CDD's perspective, those on-site, for lack of a better term, those brand-new systems around your home were not anything the CDD would take care of. We only take care of it once the water gets to the CDD's lakes or conveyance systems. So, generally -- not generally -- it's the responsibility of the property owner to get it to a system and then, once we get it, we drain it out of the system itself. So, I think, as Mike indicated to you, those on-site systems are really Taylor & Morrison home warranty kind of idea.

Ms. Christine Rodgers: So, if we're not having success, I mean [indiscernible] is off the side, but there's a group that wants to have sort of a group discussion about it instead of all the homeowners trying to handle it one-off. And, depending on who your direct [indiscernible] person is, you may or may not get it done.

Mr. Sawyer: Yeah. So, we can take it offline from the CDD business. But I'll be here afterwards.

Mr. Ward called for a motion.

On MOTION made by David Wilson, seconded by Matt Sawyer, and with all in favor, Resolution 2025-7 was adopted.

EIGHTH ORDER OF BUSINESS

Consideration of a Supplement to the Investment Banking Agreement with MBS Capital Markets

Mr. Ward mentioned that MBS Capital Markets has been the underwriter since the beginning of the project.

Mr. Ward called for a motion.

On MOTION made by Matt Sawyer, seconded by Corrin Godlevske, and with all in favor, the Supplement to Investment Banking Agreement with MBS Capital Markets was approved.

NINTH ORDER OF BUSINESS

 Consideration of an Agreement between the River Landing Community CDD and River Landing Community Association, Inc.

Mr. Ward explained the agreement relates to the infrastructure that's owned by the CDD and will be maintained by the Master Association with the exception of the conservation areas that are maintained by the CDD. He noted the District owns the street lighting system.

Mr. Ward: Under normal circumstances, the streetlights are maintained by the HOA but, to the extent they need any major repairs from damage from hurricanes of that nature, the District would take care of that type of work. And then we will be doing the daily maintenance of the conversation areas within the community.

329 Mr. Earlywine: And, Jim, just to be clear, the scope of this is just for streetlights, essentially for the HOA to 330 do the streetlight maintenance. That's the way it's written up now. If it needs to be different, it's easy 331 enough to change. But we understood the stormwater and the conservation is going to be CDD.

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Ms. Christine Rodgers: We've been told also from the community that the light center's still broken, like the one at the entranceway and some throughout the community on the streets,] that the CDD [indiscernible].

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> Mr. Sawyer: Yes. So, the conservation, the wetland areas, are -- it was the HOA. The community was doing it. That's going to the CDD now.

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340 Mr. Earlywine: Right, and the stormwater ponds.

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Mr. Ward explained the CDD will be doing the mowing of the conservation areas, but Master HOA is supposed to be maintaining the lakes.

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Mr. Sawyer asked if they would be able to hold on the issue for now until they can get it clarified.

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Mr. Ward: I will tell you, though, the CDD, we do not have funds budgeted in the current budget to maintain the lakes, only the conservation areas.

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TENTH ORDER OF BUSINESS

Staff Reports

I. District Attorney

No report.

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Mr. Earlywine: I think we're in good shape. I think the idea is on the bonds. Obviously, this is going to affect Phases 4 and 5. That offering statement will probably get posted here in the next week or so, and then we'll be back for a special meeting. Did you want to talk about that? Or, it's probably under your report, isn't it?

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Mr. Ward: No, it's not under my report. I just wanna have it at the regular meeting in March.

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Mr. Ward noted that, once he talks to Brett, he will make a determination and it will be cleared with the Board before scheduled.

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II. District Engineer No report.

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III. District Manager

- a) Important Board Meeting Dates for Balance of Fiscal Year 2025:
 - 1) March 18, 2025 presentation on Proposed Fiscal Year 2026 Budget
- b) Financial Statement for period ending November 30, 2024 (unaudited)
- c) Financial Statement for period ending December 31, 2024 (unaudited)
- d) Financial Statement for period ending January 31, 2025 (unaudited)

377 No report.

TWELFTH ORDER OF BUSINESS

Supervisor's Requests

Mr. Earlywine: And then my guess is, we'll have project completion on that one shortly after. So, that's all I had unless you have questions.

Mr. Ward asked Mr. Victor Barbosa if he had anything to add; Mr. Barbosa stated he did not have anything additional.

Mr. Ward asked if there were any comments or questions from the Board.

Mr. Sawyer: We just need to make sure that our meetings are off of Tuesdays, no longer on Tuesdays. We're going to need them on Wednesdays. Or, if we need to do all three in the same day, we need to plan it out accordingly, even if we have to start north and go south. He stated that all CDD meetings should be in one day, if possible, as to not pull Members out of other meetings to attend another meeting.

Mr. Ward confirmed that they would reschedule the meetings.

TWELFTH ORDER OF BUSINESS

Public Comments

The public comment period is for items not listed on the Agenda, and comments are limited to three (3) minutes per person and assignment of speaking time is not permitted; however, the Presiding Officer may extend or reduce the time for the public comment period consistent with Section 286.0114, Florida Statutes.

Mr. Ward asked if there were any public comments.

Ms. Christine Rodgers: So, as we were starting to discuss before [indiscernible] is the repair of the streetlights. So, specifically, the one at the entrance is still not operating directly, and then there are some throughout the community that have been tagged that my understanding was -- and correct me if I'm wrong -- that they're supposed to be [indiscernible] moving into the CDD and that there was a estimate given and we're waiting on approvals. So, I wanna understand where that is.. Because the one at the front entrance there's been lots of questions about.

Mr. Sawyer stated that they have a timetable that Pete would be able to share.

Ms. Christine Rodgers: *Is it not the CDD, then?*

Mr. Ward: The CDD is going to be paying for the repairs from the damage related to the streetlights from the last hurricane. We've issued a purchase order; I think the vendor has the purchase order and is scheduling the repairs. I don't know the date off the top of my head.

Mr. Sawyer noted everything has been approved, but they are waiting for approval and stated that they need to speak to Pete offline in order to get a timeline of when that will be taken care of.

Mr. Ward asked if there were any other questions from the Audience; hearing none, he called for a motion.

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428 Ms. Indira Harracsingh: So, [indiscernible] the fact that there is [indiscernible] fees that the HOA pays for 429 and the CDD, but then we have all the [indiscernible]. How does that work? Someone said here there was 430 an agreement between the CDD and the HOA. Specifically, the HOA [indiscernible].

431

432 Mr. Ward: I'm sorry, I don't understand what you're saying.

433 434

435

436

Mr. Earlywine: What she's saying is, she's reading from some Meeting Minutes and she's saying the concept is we would have an HOA/CDD maintenance agreement, where the HOA would do the maintenance on certain CDD improvements and that the CDD would not -- basically, HOA would do it at no charge to the CDD. That's what she's saying. And I think all that's true.

437 438

Mr. Ward: That's true.

439 440

Mr. Earlywine: We're deciding the scope of the HOA/CDD maintenance agreement now. Right now, it has streetlights in it. And then there's a question about the stormwater ponds and whether the aquatics is going to be handled by the HOA. And I think that's probably how it will end up, but we've got to check our budgets.

445

Mr. Sawyer explained that the budget was adjusted last year; he mentioned the HOA was decreased but the CDD increased.

448

449 Mr. Ward asked if there were any other questions from the Public.

450

451 Ms. Indira Harracsingh: [Indiscernible.] Are you saying that [indiscernible]?

452

Mr. Sawyer: Your fees are going to go up regardless every single year.

453 454

455 Ms. Indira Harracsingh: Okay. I understand that, But [indiscernible], specifically to this.

456 457

458

459

Mr. Ward: So, I think the answer is, you need to let us take a month and talk and see what -- remember what we did, and then we'll know by the next Board Meeting what the answer is and what we're going to do at that point. So, I don't think you need to interpret anymore into our discussion at this level than that at this point.

460 461 462

Mr. Earlywine: And I think the only question was about who's treating the aquatics and which budget is that in. My quess is it's in one of the budgets.

463 464

465 Mr. Ward: It's one of the budgets.

466

467 Mr. Ward asked if Ms. Harracsingh had another question.

468

469 Ms. Christine Rodgers: So, another thing I want to ask, that [indiscernible].

470

471 Mr. Sawyer: We allow those homes back there to put up vinyl fences. There's no plan for a wall back there.

	River Landing Community Development District	February 18, 2025
473 474	Ms 32:58: There's nothing for [indiscernible]?	
475	Mr. Sawyer: There's a fence back there. Yeah, there's a chain link. There's a ch	nain link fence. Anvone can
476	jump over any of these fences if they want to get in. We're not going to be pu	
477	walls. He stated that the chain link fences are solely to deter people but will	
478	out.	, .
479		
480	Ms. Christine Rodgers: And I think the other thing that the folks are asking is to	o keep the beautification of
481	our neighborhood. Is there plans for either Taylor & Morrison or Woodcreek t	o put a line of trees so that
482	you're not just seeing	
483		
484	Ms. Christine Rodgers: The new homes, right? To keep the beautification.	I think that's what the real
485	question is. Because when you look at the apartments that just went up on 56 ^t	h, they're not [indiscernible]
486	they're right on the highway.	
487		
488	Mr. Sawyer noted that are no plans for Taylor & Morrison or River Landing to	o put anything in, but they
489	would see if there's a contact available.	
490		
491	Mr. Sawyer asked if there were any more questions.	
492		
493	Ms. Christine Rodgers: We have a street I don't know what street it is as	we move down that is it
494	looks like [indiscernible]. But, when you're going down, it looks like it's going to	be another fence or, not
495	a fence [indiscernible].	
496		
497	Mr. Sawyer stated that it is cut off and will become another entrance in the fu	iture.

THIRTEENTH ORDER OF BUSINESS

Mr. Ward called for a motion to adjourn.

498 499

500 501

502503

504

505

506507508

509510511512513

Adjournment

Mr. Ward adjourned the meeting at approximately 11:38 a.m.

On MOTION made by David Wilson, seconded by Matt Sawyer, and with all in favor, the meeting was adjourned.

River Landing Community Development District

James P. Ward, Secretary

Mike Piendel, Chairperson

CDD / HOA MAINTENANCE AGREEMENT

THIS CDD / HOA MAINTENANCE AGREEMENT is made and entered into this 15th day of April, 2025, by and between:

River Landing Community Development District, a local unit of special-purpose government established pursuant to Chapter 190, *Florida Statutes*, and whose mailing address is c/o James P. Ward, District Manager, JP Ward & Associates, LLC, 2301 NE 37th street, Ft. Lauderdale, Florida 33308 ("**District**"); and

River Landing Community Association, Inc., a Florida not-for-profit corporation, whose address is c/o 10210 Highland Manor Drive, Suite 400-A, Tampa, Florida 33610 ("Association").

RECITALS

WHEREAS, the District was established pursuant to the Uniform Community Development District Act of 1980, Chapter 190, *Florida Statutes*, as amended ("Act"), and is validly existing under the Constitution and laws of the State of Florida; and

WHEREAS, the District presently owns various systems, facilities and infrastructure including, but not limited to, stormwater management improvements and wetlands, and perimeter landscaping, irrigation, hardscape and other improvements; and

WHEREAS, the District desires to provide for the routine operation, maintenance and repair (of the improvements described in **Exhibit A** attached hereto ("Work"), across the lands owned by the District from time to time ("Property"); and

WHEREAS, the Association is a not-for-profit corporation owning, operating and maintaining various improvements and facilities for the community that the District serves; and

WHEREAS, the residents within the community that are served by both the Association and the District benefit from the improvements and may be required to pay for the cost of the Work, regardless of whether such Work is conducted by the Association or the District; and

WHEREAS, for ease of administration, potential cost savings to property owners and residents and the benefits of full-time, on-site operation and maintenance personnel, the District desires to contract with the Association to provide the Work; and

WHEREAS, the Association represents that it is qualified, either in its own right or through its officers, employees, contractors and/or affiliates, to provide the Work and desires to contract with the District to do so in accordance with the terms of this Agreement.

Now, THEREFORE, in consideration of the recitals, agreements, and mutual covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties, the parties agree as follows:

SECTION 1. RECITALS. The recitals so stated are true and correct and by this reference are incorporated into and form a material part of this Agreement.

SECTION 2. SCOPE OF WORK.

A. **Work.** Association shall be responsible for providing, or causing to be provided, the Work in an efficient, lawful and satisfactory manner. All Work, including the scope of the Work, shall be performed in a neat and professional manner reasonably acceptable to the District and shall be in accordance with industry standards. Association shall be responsible for all of its contractors or subcontractors that perform the Work as if the Association itself were performing such Work.

NOTE: All major capital repairs and/or replacements of Improvements, as determined by the District in its sole discretion, are outside of the scope of this Agreement, and shall be undertaken by the District. The Association shall consult with the District before undertaking any repairs and/or replacements of Improvements exceeding \$25,000.

- B. *Inspection*. Association shall conduct regular inspections of all Property and report any irregularities to the District Manager, or his designated representative, and shall correct any irregularities in accordance with the terms of this Agreement.
- C. Routine Maintenance and Repairs. Association shall make, or cause to be made, such routine repair work or normal maintenance to the Property as may be required for the operation or physical protection of the Property. Association shall promptly cause emergency repairs to be made when such repairs are necessary for the preservation and safety of persons and/or property, or when the repairs are required to be made to avoid the suspension of any Work. Association shall immediately notify the District Manager, or a designated representative, concerning the need for emergency repairs.
- D. *Investigation and Report of Accidents/Claims*. Association shall promptly investigate and provide a full written report to the District Manager as to all accidents or claims for damage relating to the improvements or the Work. Such report shall at a minimum include a description of any damage or destruction of property and the estimated cost of repair. Association shall cooperate and make any and all reports required by any insurance company or the District in connection with any accident or claim. Association shall not file any claims with the District's insurance company without the prior consent of the District's Board of Supervisors.
- E. Adherence to District Rules, Regulations and Policies. Association shall ensure that Association's officers, employees, contractors and affiliates are familiar with all District policies and procedures and are informed with respect to the rules, regulations and notices as may be promulgated by the District from time to time and Association shall ensure that said persons conform therewith. Association assures the District that all third parties will be dealt with at arm's length, and that the District's interest will be best served at all times.
- F. Care of the District's Improvements. Association shall use all due care to protect the property of the District, its residents and landowners from damage by Association or its officers, employees, contractors and affiliates. Association agrees to repair any damage resulting from the activities and work of the Association or its officers, employees, contractors and affiliates. The District is not responsible for the cost of repairs from

- damage resulting from the acts or omissions of the Association or its officers, employees, contractors and affiliates.
- G. **Billing.** Association, on behalf of the District, shall be solely responsible for the budgeting, financing, billing and collection of fees, assessments, service charges, etc., necessary to perform the Work.
- H. Designation of District Representative. The District shall designate in writing a person to act as the District's representative with respect to the Work. The District's representative shall have complete authority to transmit instructions, receive information, interpret and define the District's policies and decisions with respect to materials, equipment, elements and systems pertinent to the Work. The District hereby designates the District Manager to act as its representative.

Reporting.

- i. The Association agrees to meet with the District's representative at the District's request no less than one time per month to walk the Property to discuss conditions, schedules, and items of concern regarding this Agreement.
- ii. The Association shall provide to the District copies of all contracts and amendments thereto for the Work (e.g., aquatics maintenance contract, landscape maintenance contract, wetlands maintenance contract, etc.).
- iii. The Association shall require that contractors provide and shall provide to the District periodic reports (at least once per quarter) describing the Work being performed and the status of any items of concern.
- iv. The Association on an annual basis and prior to February 1 of each year shall provide a report to the District that: (a) describes the Work performed during the past year, (b) identifies all contractors used in the past year to perform the Work, (c) details the amounts spent to perform the Work during the past year, (d) provides the anticipated budget and the projected fee collection to support such budget, subject to the reasonable approval of the District, to perform the Work in the upcoming year, and (e) identifies any items of current or future concern reasonably known to the Association and related to the Work and/or the District's property.
- **SECTION 3. COMPENSATION.** The Association shall provide the Work at no cost to the District. The Association shall not be entitled, for any reason, to reimbursement or refund of any funds expended in the performance of its obligations under this Agreement. The Association agrees that there is sufficient consideration for this Agreement because, among other reasons, the Association benefits from the contracting efficiencies in having all of the public and community infrastructure maintained by a single entity.
- **SECTION 4.** TERM. This Agreement commences on the date first written above and continues through September 30, 2025 ("Initial Term"). This Agreement shall automatically renew for annual periods thereafter unless terminated pursuant to the terms of this Agreement.
- **SECTION 5. INSURANCE.** The Association and its contractors performing any part of the Work shall maintain or cause to be maintained, at its / or their own expense throughout the term of this Agreement, industry standard Worker's Compensation Insurance, Commercial General Liability Insurance and Automobile Liability Insurance. The District shall be an additional insured under all such insurance.

- **SECTION 6. LIMITATIONS ON GOVERNMENTAL LIABILITY.** Nothing in this Agreement shall be deemed as a waiver of immunity or limits of liability of the District beyond any statutory limited waiver of immunity or limits of liability which may have been adopted by the Florida Legislature in Section 768.28, Florida Statutes, or other statute, and nothing in this Agreement shall inure to the benefit of any third party for the purpose of allowing any claim which would otherwise be barred under the Doctrine of Sovereign Immunity or by operation of law.
- **SECTION 7. COMPLIANCE WITH GOVERNMENTAL REGULATION.** The Association shall keep, observe, and perform all requirements of applicable local, State, and Federal laws, rules, regulations, or ordinances relating to the Property, including but not limited to any applicable permits or other regulatory approvals.
- **SECTION 8. LIENS AND CLAIMS.** The Association shall promptly and properly pay for all labor employed, materials purchased, and equipment hired by it to perform under this Agreement. The Association shall keep the District property free from any materialmen's or mechanic's liens and claims or notices in respect to such liens and claims, which arise by reason of the Association's performance under this Agreement, and the Association shall immediately discharge any such claim or lien.
- **SECTION 9. DEFAULT AND PROTECTION AGAINST THIRD PARTY INTERFERENCE.** A default by either party under this Agreement shall entitle the other to all remedies available at law or in equity, which may include, but not be limited to, the right of damages, injunctive relief, and/or specific performance. Without intending to limit the foregoing, the District shall have a "self-help" remedy whereby, in the event of a default by the Association, the District may provide the Work and charge the cost of the Work to the Association, provided that the District first provide the Association with a reasonable opportunity to cure any default. Nothing contained in this Agreement shall limit or impair the District's right to protect its rights from interference by a third party to this Agreement.
- **SECTION 10. CUSTOM AND USAGE.** It is hereby agreed, any law, custom, or usage to the contrary notwithstanding, that each party shall have the right at all times to enforce the conditions and agreements contained in this Agreement in strict accordance with the terms of this Agreement, notwithstanding any conduct or custom on the part of the party seeking to enforce the conditions and agreements in refraining from so doing; and further, that the failure of a party at any time or times to strictly enforce its rights under this Agreement shall not be construed as having created a custom in any way or manner contrary to the specific conditions and agreements of this Agreement, or as having in any way modified or waived the same.
- **SECTION 11. SUCCESSORS.** This Agreement shall inure to the benefit of and be binding upon the heirs, executors, administrators, successors, and assigns of the parties to this Agreement, except as expressly limited in this Agreement.
- **SECTION 12. TERMINATION.** At any time, either party may terminate this Agreement for any reason in its sole discretion and by providing at least sixty (60) days written notice to the other party of its intent to terminate. In the event of termination by the Association, the Association shall be required to provide the District with sufficient funds to provide for the Work contemplated by this Agreement until the District can complete its next regular budget and assessment cycle to incorporate funding into its budget and collect any necessary assessment revenues. Regardless of which party terminates this Agreement, the Association and the District shall cooperate in effectuating to the extent the District so elects in its sole discretion a transfer of the obligations under this Agreement including the assignment

of maintenance contracts and the transfer of all documentation associated with the provision of Work hereunder including warranty documentation.

- **SECTION 13. PERMITS AND LICENSES.** All permits and licenses required by any governmental agency for the operation and maintenance of the District's improvements shall be obtained and paid for by the District.
- **SECTION 14. ASSIGNMENT.** No party may assign this Agreement without the prior written approval of the other. Any purported assignment without such written consent shall be void.
- **SECTION 15. INDEPENDENT CONTRACTOR STATUS.** In all matters relating to this Agreement, the Association shall be acting as an independent contractor. Neither the Association nor employees of the Association, if there are any, are employees of the District. The Association agrees to assume all liabilities or obligations imposed by any applicable laws with respect to employees of the Association, if there are any, in the performance of this Agreement. The Association shall not have any authority to assume or create any obligation, express or implied, on behalf of the District and the Association shall have no authority to represent the District as an agent, employee, or in any other capacity.
- **SECTION 16. HEADINGS FOR CONVENIENCE ONLY.** The descriptive headings in this Agreement are for convenience only and shall neither control nor affect the meaning or construction of any of the provisions of this Agreement.
- **SECTION 17.** AGREEMENT. This instrument shall constitute the final and complete expression of this Agreement between the District and Association relating to the subject matter of this Agreement.
- **SECTION 18.** AMENDMENTS. Amendments to and waivers of the provisions contained in this Agreement may be made only by an instrument in writing which is executed by both the District and the Association.
- **SECTION 19. AUTHORIZATION.** The execution of this Agreement has been duly authorized by the appropriate body or official of the District and the Association, both the District and the Association have complied with all the requirements of law, and both the District and the Association have full power and authority to comply with the terms and provisions of this instrument.
- Agreement ("Notices") shall be in writing and shall be delivered, mailed by First Class Mail, postage prepaid, certified/registered mail, or overnight delivery service, to the parties, at the addresses first set forth above. Except as otherwise provided in this Agreement, any Notice shall be deemed received only upon actual delivery at the address set forth above. Notices delivered after 5:00 p.m. (at the place of delivery) or on a non-business day, shall be deemed received on the next business day. If any time for giving Notice contained in this Agreement would otherwise expire on a non-business day, the Notice period shall be extended to the next succeeding business day. Saturdays, Sundays, and legal holidays recognized by the United States government shall not be regarded as business days. Counsel for the District and counsel for the Association may deliver Notice on behalf of the District and the Association, respectively. Any party or other person to whom Notices are to be sent or copied may notify the other parties and addressees of any change in name or address to which Notices shall be sent by providing the same on five (5) days written notice to the parties and addressees set forth herein.

SECTION 21. THIRD PARTY BENEFICIARIES. This Agreement is solely for the benefit of the District and the Association and no right or cause of action shall accrue upon or by reason, to or for the benefit of any third party not a formal party to this Agreement. Nothing in this Agreement expressed or implied is intended or shall be construed to confer upon any person or corporation other than the District and the Association any right, remedy, or claim under or by reason of this Agreement or any of the provisions or conditions of this Agreement; and all of the provisions, representations, covenants, and conditions contained in this Agreement shall inure to the sole benefit of and shall be binding upon the District and the Association and their respective representatives, successors and assigns.

SECTION 22. APPLICABLE LAW AND VENUE. This Agreement and the provisions contained herein shall be construed, interpreted and controlled according to the laws of the State of Florida. Venue for any dispute shall be in a court of appropriate jurisdiction in the County in which the District is located.

SECTION 23. PUBLIC RECORDS. The Association understands and agrees that all documents of any kind provided to the District in connection with this Agreement may be public records, and, accordingly, Association agrees to comply with all applicable provisions of Florida law in handling such records, including but not limited to Section 119.0701, Florida Statutes. Association acknowledges that the designated public records custodian for the District is its District Manager ("Public Records Custodian"). Among other requirements and to the extent applicable by law, the Association shall 1) keep and maintain public records required by the District to perform the service; 2) upon request by the Public Records Custodian, provide the District with the requested public records or allow the records to be inspected or copied within a reasonable time period at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes; 3) ensure that public records which are exempt or confidential, and exempt from public records disclosure requirements, are not disclosed except as authorized by law for the duration of the contract term and following the contract term if the Association does not transfer the records to the Public Records Custodian of the District; and 4) upon completion of the contract, transfer to the District, at no cost, all public records in Association's possession or, alternatively, keep, maintain and meet all applicable requirements for retaining public records pursuant to Florida laws. When such public records are transferred by the Association, the Association shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the District in a format that is compatible with Microsoft Word or Adobe PDF formats.

IF THE ASSOCIATION HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE ASSOCIATION'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE PUBLIC RECORDS CUSTODIAN AT C/O JAMES P. WARD, DISTRICT MANAGER, JP WARD & ASSOCIATES, LLC, 2301 NE 37TH STREET, FT. LAUDERDALE, FLORIDA 33308, PHONE 954-658-4900, AND E-MAIL JIMWARD@JPWARDASSOCIATES.COM.

SECTION 24. SEVERABILITY. The invalidity or unenforceability of any one or more provisions of this Agreement shall not affect the validity or enforceability of the remaining portions of this Agreement, or any part of this Agreement not held to be invalid or unenforceable.

SECTION 25. ARM'S LENGTH TRANSACTION. This Agreement has been negotiated fully between the District and the Association as an arm's length transaction. The District and the Association participated fully in the preparation of this Agreement with the assistance of their respective counsel. In the case of a dispute concerning the interpretation of any provision of this Agreement, the parties are each deemed to have drafted, chosen, and selected the language, and any doubtful language will not be interpreted or construed against any party.

SECTION 26. COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which when executed and delivered shall be an original; however, all such counterparts together shall constitute, but one and the same instrument.

IN WITNESS WHEREOF, the parties execute this Agreement to be effective the day and year first written above.

DEVELOT MENT DISTRICT
Ву:
Michael Piendel, Chairman
RIVER LANDING COMMUNITY ASSOCIATION, INC.
Ву:
ltc·

RIVER LANDING COMMUNITY
DEVELOPMENT DISTRICT

EXHIBIT A: Scope of Work

EXHIBIT B: Location of Lighting Improvements

EXHIBIT A SCOPE OF WORK

DISTRICT IMPROVEMENTS

The Association shall perform the Work for the following Improvements:

- All drainage and surface water management systems, including but not limited to lakes, ponds, water control structures, pipes, storm drainage culverts, curb inlets, grate inlets, mitered end sections, junction box, earthwork manipulation, and other water conveyance structures, as well as all catch-basins and related stormwater facilities, located within Tracts A-1, B-20A, B-20B, B-21, B-22, B-25A, B-29A, B-33A, D-9, D-10, D-14, D-15B and D-16 (CDD Drainage Area), and D-15A, D-15C and D-15D (Wetland Conservation Area), within all drainage easements areas including those labeled "(CDD) Drainage and Access Easements," and "(CDD) Side Yard Drainage/Access Easements," "Drainage and Access Easements," and "Drainage, Access and Utility Easements," as identified in the plat entitled *River Landing Phases 1A1-1A2*, as recorded in the Plat Book 84, Pages 15-24, of the Official Records of Pasco County, Florida.
- All drainage and surface water management systems, including but not limited to lakes, ponds, water control structures, pipes, storm drainage culverts, curb inlets, grate inlets, mitered end sections, junction box, earthwork manipulation, and other water conveyance structures, as well as all catch-basins and related stormwater facilities, located within Tracts A-2, A-3, B-1, B-2, B-3, B-5, B-9A, B-9B, B-12, D-1, D-2, D-3, D-4A, D-4B, D-4C, D-5, D-6A, D-7, and D-8 (CDD Drainage Area), D-6B (Wetland Conservation Area), P-3, P-4, and P-5, within all drainage easements areas including those labeled "(CDD) Drainage and Access Easements," "(CDD) Side Yard Drainage/Access Easements," "Drainage and Access Easements," and "Drainage, Access and Utility Easements," as identified in *River Landing Phases 1A3 1A4 1A5 1A6*, as recorded in the Official Records of Pasco County, Florida at Plat Book 84, Pages 25-36.
- All drainage and surface water management systems, including but not limited to lakes, ponds, water control structures, pipes, storm drainage culverts, curb inlets, grate inlets, mitered end sections, junction box, earthwork manipulation, and other water conveyance structures, as well as all catch-basins and related stormwater facilities, located within Tracts A-1, A-1A, A-1B (CDD Drainage and Access Easement), Tracts B-33C and B-36 (CDD Drainage and Access Easement), Tract D-11 (Drainage Area) and Tract D-13 (CDD Drainage Area; Wetland Conservation Area), and within all drainage easements areas including those labeled "CDD Drainage and Access Easements" and "CDD Side Yard Drainage/Access Easements" as identified in *River Landing Phase 1B*," as recorded in the Official Records of Pasco County, Florida at Plat Book 86, Pages 22-28.
- All drainage and surface water management systems, including but not limited to lakes, ponds, water control structures, pipes, storm drainage culverts, curb inlets, grate inlets, mitered end sections, junction box, earthwork manipulation, and other water conveyance structures, as well as all catch-basins and related stormwater facilities, located within Tracts D-1, D-2, D-3, and D-7 (CDD Drainage Area) and Tract M-1 (CDD Mitigation Area), as identified in *River Landing Phase 2A-2B-2C-3A-3B-3C-3D*, as recorded in the Official Records of Pasco County, Florida at Plat Book 89, Pages 67-90.

- All drainage and surface water management systems, including but not limited to lakes, ponds, water control structures, pipes, storm drainage culverts, curb inlets, grate inlets, mitered end sections, junction box, earthwork manipulation, and other water conveyance structures, as well as all catch-basins and related stormwater facilities, located within Tract A-3 (CDD Right-of-Way), and Tracts B-34 and B-38 (CDD Drainage and Access Easement), and within all drainage easement areas including those labeled "CDD Drainage and Access Easements," and "CDD Side Yard Drainage/Access Easements," as identified in *River Landing Phase 2E-2F-3E*, as recorded in the Official Records of Pasco County, Florida at Plat Book 88, Pages 143-149.
- All drainage and surface water management systems, including but not limited to lakes, ponds, water control structures, pipes, storm drainage culverts, curb inlets, grate inlets, mitered end sections, junction box, earthwork manipulation, and other water conveyance structures, as well as all catch-basins and related stormwater facilities, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement), Tracts B-1, B-2, B-3, B-4, B-5, and B-6 (HOA Open Space; CDD Drainage and Access Easement), Tracts D-1, D-2, D-3, D-4, D-5, D-6, D-7, D-8, D-9, D-10, D-11 and D-12 (CDD Drainage Area), Tract L-2 (HOA Landscape Area, HOA Open Space, CDD Drainage and Access Easement), Tract L-3 (HOA Landscape Area and Open Space, CDD Drainage and Access Easement), Tracts L-4, L-5, L-8, L-9 and L-10 (HOA Landscape Area, CDD Drainage and Access Easement), Tract L-12 (TH-HOA Landscape, Wall and Signage Area; CDD Drainage and Access Easement), Tracts W-1 and W-3 (Wetland Conservation Area), the "CDD Drainage and Access Easements," the "CDD Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located within the plat titled River Landing Phases 4 and 5, as recorded in the Official Records of Pasco County, Florida at Plat Book 93, Pages 113 - 128, and the "CDD Drainage and Access Easements," the "CDD Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located as identified in River Landing Phases 4 and 5 - Partial Replat, as recorded in the Official Records of Pasco County, Florida at Plat Book 97, Pages 136 – 137.
- Lighting located on utility easements throughout the District as depicted in Exhibit B.

MAINTENANCE PROGRAM

- **Lighting** On an annual or more frequent basis, HOA will conduct a visual inspection of lighting improvements and to ensure that no dangerous conditions exist and that the system is operating properly. HOA shall maintain and repair the improvements as needed.
- Aquatics On a monthly basis, HOA shall conduct any monitoring, treatment and maintenance of
 the stormwater ponds to meet permit requirements and ensure that the ponds are maintained in
 a manner consistent with community standards.
- **Stormwater Structures** On an annual or more frequent basis, HOA will hire a licensed engineer to conduct a visual inspection of stormwater improvements and to ensure that no dangerous conditions exist and that the system is operating in accordance with permit conditions. HOA shall maintain and repair the improvements as needed.

EXHIBIT B LIGHTING IMPROVEMENTS

TARGETING: (PER CLIENT) .75 FC AVERAGE AT GRADE

Luminaire Schedule

Symbol	Qty	Label	Arrangement	Lum. Lumens	LLF	Description	Filename
→	23	A4	SINGLE	9336	1.000	RFS-72W32LED4K-G2-4	RFS-72W32LED4K-G2-4.ies
←	4	A4-2	BACK-BACK	9336	0.500	2@180_RFS-32W32LED4K-G2-4 (source file modified to simulate 32W as specified by the client)	RFS-72W32LED4K-G2-4.ies
→	150	B2	SINGLE	9408	1.000	RFS-72W32LED4K-G2-R2M	RFS-72W32LED4K-G2-R2M.ies
←	11	B2-2	BACK-BACK	9408	0.500	2@180_RFS-72W32LED4K-G2-R2M(source file modified to simulate 32W as specified by the client)	RFS-72W32LED4K-G2-R2M.ies

Calculation Summary								
Label	CalcType	Units	Avg	Max	Min	Avg/Min	Max/Min	Description
NEIGHBORHOOD A	Illuminance	Fc	0.75	12.1	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD B	Illuminance	Fc	0.76	10.5	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD C	Illuminance	Fc	0.75	9.2	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD D	Illuminance	Fc	0.76	6.3	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD E	Illuminance	Fc	0.76	10.9	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD F	Illuminance	Fc	0.75	10.3	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD G	Illuminance	Fc	0.75	6.7	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD H	Illuminance	Fc	0.75	10.5	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD I	Illuminance	Fc	0.75	9.8	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD J	Illuminance	Fc	0.76	7.9	0.0	N.A.	N.A.	readings taken at grade
NEIGHBORHOOD K	Illuminance	Fc	0.76	7.8	0.0	N.A.	N.A.	readings taken at grade
NORTHEAST ENTRY	Illuminance	Fc	0.78	8.9	0.0	N.A.	N.A.	readings taken at grade
NORTHWEST ENTRY	Illuminance	Fc	0.80	9.3	0.0	N.A.	N.A.	readings taken at grade
SPINE - NBH A & B	Illuminance	Fc	0.77	6.3	0.0	N.A.	N.A.	readings taken at grade
SPINE - NBH C	Illuminance	Fc	0.79	10.5	0.0	N.A.	N.A.	readings taken at grade
SPINE - NBH D	Illuminance	Fc	0.77	8.9	0.0	N.A.	N.A.	readings taken at grade
SPINE - NBH E- K	Illuminance	Fc	0.80	10.5	0.0	N.A.	N.A.	readings taken at grade

NOTES:

- IES FILES PROVIDED BY THE CLIENT
- ALL LUMINAIRE LOCATIONS MOUNTED AT 14.5 AFF
- INITIAL OUTPUT USED AS SPECIFIED BY THE CLIENT
 LUMINAIRE SYMBOLS ARE MAGNIFIED FOR LEGIBILITY

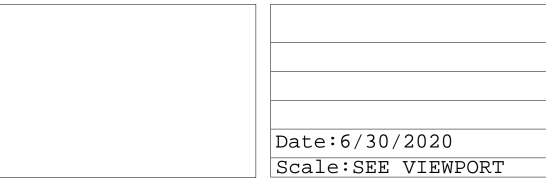


View_1:FULL SITE
Scale: 1 inch= 350 Ft.

EXHIBIT B

Project: RIVER LANDING SOLAR SITE





	_	#	Date	Comments
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Figure 1. Site map for the River Landing community showing locations of the proposed work areas.

RL CDD - preserve proposal.docx Page 5 of 6

RESOLUTION 2025-8

A RESOLUTION OF THE BOARD OF SUPERVISORS OF RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT APPROVING A PROPOSED BUDGET FOR FISCAL YEAR 2026 AND SETTING A PUBLIC HEARING THEREON PURSUANT TO FLORIDA LAW; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICT AND PROVIDING FOR AN EFFECTIVE DATE.

RECITALS

WHEREAS, the District Manager has heretofore prepared and submitted to the Board of Supervisors of River Landing Community Development District (the "Board") prior to June 15, 2025, a proposed Budget for Fiscal Year 2026; and

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

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT:

SECTION 1. That the foregoing whereas clauses are true and correct and incorporated herein as if written into this Section.

SECTION 2. The proposed Budget submitted by the District Manager for Fiscal Year 2026 and attached hereto as **Exhibit A** is hereby approved as the basis for conducting a public hearing to adopt said budget.

SECTION 3. A public hearing on said approved budget is hereby declared and set for the following date, hour, and location:

DATE: Tuesday, June 17, 2025

HOUR: 11:00 A.M. LOCATION: Rivers Edge Club

2345 Oxbow Boulevard Wesley Chapel, Florida 33534

SECTION 4. The District Manager is hereby directed to submit a copy of the proposed budget to Manatee County at least 60 days prior to the hearing set above. In accordance with Section 189.016, *Florida Statutes*, the District's Secretary is directed to post the proposed budget on the District's website at least two days before the Public Hearing date.

SECTION 5. Notice of this public hearing on the budget shall be published in a newspaper of general circulation in the area of the district once a week for two (2) consecutive weeks, except that the first publication shall not be fewer than 15 days prior to the date of the hearing. The notice shall further contain a designation of the day, time, and place of the public hearing. At the time and place designated in the notice, the Board shall hear all objections to the budget as proposed and may make such changes as the board deems necessary.

RESOLUTION 2025-8

A RESOLUTION OF THE BOARD OF SUPERVISORS OF RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT APPROVING A PROPOSED BUDGET FOR FISCAL YEAR 2026 AND SETTING A PUBLIC HEARING THEREON PURSUANT TO FLORIDA LAW; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICT AND PROVIDING FOR AN EFFECTIVE DATE.

SECTION 6. If any one of the covenants, agreements or provisions herein contained shall be held contrary to any express provision of law or contract to the policy of express law, but not expressly prohibited or against public policy, or shall for any reason whatsoever be held invalid, then such covenants, agreements or provisions shall be null and void and shall be deemed separable from the remaining covenants, agreements or provisions and shall in no way effect the validity of the other provisions hereof.

SECTION 7. That all Sections or parts of Sections of any Resolutions, Agreements or actions of the Board of Supervisors in conflict are hereby repealed to the extent of such conflict.

SECTION 8. This Resolution shall take effect immediately upon adoption.

PASSED AND ADOPTED by the Board of Supervisors of the River Landing Community Development District, Pasco County, Florida, this 15th day of April 2025.

ATTEST:	RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT
James P. Ward, Secretary	Mike Piendel, Chairperson

Exhibit A: Proposed Fiscal Year 2026 Budget

RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT



PROPOSED BUDGET

FISCAL YEAR 2026

PREPARED BY:

JPWARD & ASSOCIATES, LLC, 2301 NORTHEAST 37 STREET, FT. LAUDERDALE, FL 33308

T: 954-658-4900 E: JimWard@JPWardAssociates.com

	Fi	scal Year				Inticipated	_			
Description	ا	2025 Budget		Actual at 2/17/2025		Year End 09/30/2025		iscal Year 26 Budget	Description	
Revenues and Other Sources								J		
Carryforward	\$	-	\$	-	\$	-	\$	-	Cash Available to Partially Fund Operations	
Interest Income - General Account	\$	-	\$	-	\$	-	\$	-	Interes on General Fund Bank Account	
Assessment Revenue										
Assessments - On-Roll	\$	273,950	\$	251,098	\$	273,950	\$	306,175	Assessments from Property Owners	
Assessments - Off-Roll	\$	-	\$	-	\$	-	\$	-	Direct Billing to Property Owners	
Contributions - Private Sources										
Taylor Morrison (Street Light Acquisition)	\$	-	\$	-	\$	-	\$	-	Developer Funding of Solar Street Light System	
Total Revenue & Other Sources	\$	273,950	\$	251,098	\$	273,950	\$	306,175	•	
Appropriations										
Legislative										
Board of Supervisor's Fees	\$	-	\$		\$	-	\$		Statutory Required Fees (Waived By Board)	
Board of Supervisor's - FICA	\$	-	\$	-	\$	-	\$	-	FICA (if applicable)	
Executive										
Professional - Management	\$	44,000	\$	18,333	\$	44,000	\$	47,000	District Manager	
Financial and Administrative										
Audit Services	\$	8,500	\$	5,600	\$	5,600	\$	5,700	Statutory required audit Yearly	
Accounting Services	\$	28,500	\$	11,875	\$	28,500	\$	34,000	Accounting (Added Series 2025 Bonds)	
Assessment Roll Preparation	\$	28,500	\$	11,875	\$	28,500	\$	34,000	Required Preparation of Rolls - (Added Series 2025 Bonds)	
Arbitrage Rebate Fees	\$	1,000	\$	500	\$	1,000	\$	1,500	IRS Required Calculation to insure interet on bond funds does not exceed interest paid on bonds	
Other Contractual Services										
Recording and Transcription	\$	-	\$	-	\$	-	\$	-	Transcription of Board Meetings	
Legal Advertising	\$	2,800	\$	534	\$	2,500	\$	2,800	Statutory Requied Legal Advertising	
Trustee Services	\$	8,600	\$	6,988	\$	11,234	\$	15,480	Trust Fees for Bonds (Added Series 2025 Bonds)	
Dissemination Agent Services	\$	6,000	\$	-	\$	6,000	\$	6,000	Required SEC Reporting for Bonds	
Bond Amortization Schedules			\$	1,000	\$	1,500	\$	1,500	Added to Budget	
Property Appraiser Fees	\$	150	\$	-	\$	150	\$	150	Annual Fee	

Fiscal Year		scal Year	Year Anticipated						
		2025		Actual at		Year End		iscal Year	Description
Description		Budget	2/	17/2025	0	9/30/2025	20	26 Budget	
Bank Service Fees	\$	100	\$	-	\$	250	\$	250	Bank Fees - Governmental Accounts
Travel and Per Diem	\$	-	\$	-	\$	-	\$	-	
Communications and Freight Services									
Telephone	\$	-	\$	-	\$	-	\$	-	
Postage, Freight & Messenger	\$	200	\$	143	\$	430	\$	500	Agenda Mailings and other Misc Mailings
Rentals and Leases									
Miscellaneous Equipment	\$	-	\$	-	\$	-	\$	-	
Computer Services (Web Site)	\$	1,500	\$	300	\$	1,800	\$	2,400	Statutory Maintenance of District Web Sites
Insurance	\$	13,318	\$	21,589	\$	21,589	\$	22,289	General Liability, D&O Liability, Street Lights Property/Liability Insurance
Subscriptions and Memberships	\$	175	\$	175	\$	175	\$	175	Department of Economic Opportunity Fee
Printing and Binding	\$	100	\$	-	\$	50	\$	100	Agenda books and copies
Office Supplies	\$	-	\$	-	\$	-	\$	-	
Legal Services									
General Counsel	\$	10,000	\$	1,212	\$	8,000	\$	10,000	District Attorney
Boundary Amendment	\$	-	\$	-	\$	-	\$	-	
Other General Government Services									
Engineering Services	\$	5,000	\$	946	\$	5,000	\$	5,000	District Engineer
Contingencies	\$	-	\$	-	\$	-	\$	-	
Capital Outlay	\$	-	\$	-	\$	-	\$	-	
Other Physical Environment									
Repairs and Maintenance									
Naturalized Area Maintenance	\$	-			\$	-	\$	-	Removed from CDD - to be moved to HOA in FY 2025
Wetland Maintenance	\$	100,000	\$	-	\$	100,000	\$	100,000	Added Wetland Maintenance for FY 2025
Road and Street Facilities									
Capital Improvements									
Street Lights Purchase	\$	-	\$	-	\$	-	\$	-	Additions of Solar Lights to Existing System
Street Lights Installation	\$	-	\$	-	\$	-	\$	-	Installion of New Solar Lights to Existing System
Reserves									

	Fi	scal Year			Ar	nticipated			
		2025		Actual at		ear End	Fi	iscal Year	Description
Description	ا	Budget		/17/2025		/30/2025		26 Budget	Description
									Long Term Capital Planning Tool - create a stable/equitable
Fotograficant Constal on Additional Constant	,		,		4		4		funding plan to offset additions or renewal for operations
Extrordinary Capital or Additional Operations	\$	-	\$	-	\$	-	\$	-	expenditures and to create a stable fund for Hurricane
									Cleanup/Restoration.
Other Fees and Charges									
Discounts, Tax Collector Fee and Property Appraiser Fee	\$	15,507	\$	_	\$	15,507	\$	17,331	
	÷								
Total Appropriations	<u>\$</u>	273,950	\$	81,070	\$	281,785	Ş	306,175	:
Fund Dalamass									
Fund Balances: Change from Current Year Operations	\$		خ	170,028	ć	(7,835)	ć		Cash Over (Short) at Fiscal Year End
Change from Current real Operations	Ą	-	ڔ	170,026	Ą	(7,033)	Ą	-	Cash Over (Short) at Fiscal real Ellu
Fund Balance - Beginning	\$	209,295			\$	209,295	\$	201,460	
Current Year Reserve Allocation	\$	-			\$	-	\$	-	Budgeted Funds for Long Term Capital Planning
Total Fund Balance	\$	209,295			\$	201,460	\$	201,460	•
Fund Balance - Allocations									
Extraordinary Capital/Operations	Ś	140,807			Ś	131,014	Ś	124.916	Long Term Capital Planning - Balance of Funds
1st Three (3) Months Operations	\$	68,488			\$	70,446			Required to Meet Cash Needs until Assessment Rec'd.
Total Fund Balance	\$	209,295	-		\$	201,460		201,460	
			=					F.V. 2026	
Townhouse:		Y 2025						FY 2026	
Assessment Rate	\$	192.47					\$	229.51	
CAP Rate:	\$	320.50					\$	320.50	
CAI hate.	۲	320.30					Ą	320.30	
Single Family:									
Added Assessment Rate (Preserve)	\$	171.77					\$	171.77	
Total Assessment Rate (Single Family)	\$	364.24					\$	401.29	
Cap Rate:	\$	437.09					\$	481.54	
Total Units Subject to Assessment		870						870	
Single Family Units Subject to Preserve Assessment		620						620	

	Fiscal Year		Anticipated		
	2025	Actual at	Year End	Fiscal Year	Description
Description	Budget	2/17/2025	09/30/2025	2026 Budget	
Townhome Units - Total	250			250	

RESOLUTION NO. 2025-9

A RESOLUTION OF THE BOARD OF SUPERVISORS OF RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT; AUTHORIZING THE EXECUTION AND DELIVERY OF A PROMISSORY NOTE; AUTHORIZING THE PROPER OFFICIALS TO DO ALL THINGS DEEMED NECESSARY IN CONNECTION WITH THE EXECUTION OF SUCH PROMISSORY NOTE; AND PROVIDING FOR SEVERABILITY, CONFLICTS, AND AN EFFECTIVE DATE.

WHEREAS, River Landing Community Development District (the "District") is a local unit of special purpose government created and existing pursuant to Chapter 190, Florida Statutes (the "Act"), and situated within Pasco County, Florida; and

WHEREAS, the District is organized for the purposes of providing community development services and facilities benefiting the development known as the River Landing community; and

WHEREAS, the District desires to enter into a promissory note ("Promissory Note"), attached hereto in substantial form as Exhibit "A," promising to pay Taylor Morrison of Florida, Inc. ("Developer") the monies transferred from the District's Series 2023A Reserve Account and into the Series 2023A Acquisition and Construction Account upon satisfaction of the Release Conditions as defined in the Third Supplemental Trust Indenture entered into by the District in connection with its Series 2023A Bonds for the District's acquisition of Phases 1A, 2, and 3 hardscape, landscape and roadway improvements, which were acquired pursuant to the Acquisition Agreement, dated July 28, 2020, as amended by the Second Amendment to the Acquisition Agreement, dated November 18, 2020, both between the District and Developer.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT AS FOLLOWS:

- **SECTION 1. Incorporation of Recitals.** The recitals so stated are true and correct and by this reference are incorporated into and form a material part of this Resolution.
- **SECTION 2.** Approval of Promissory Note. The Board hereby approves the Promissory Note, attached hereto as Exhibit A in substantial form, and delegates authority to the Chairman to finalize and execute the Promissory Note on behalf of the District.
- **SECTION 3**. **Severability**. If any section or part of a section of this Resolution is declared invalid or unconstitutional, the validity, force and effect of any other section or part of a section of this Resolution shall not thereby be affected or impaired unless it clearly appears that such other section or part of a section of this Resolution is wholly or necessarily dependent upon the section or part of a section so held to be invalid or unconstitutional.
- **SECTION 4. Conflicts**. All resolutions or parts thereof in conflict herewith are, to the extent of such conflict, superseded and repealed.

[CONTINUED ON FOLLOWING PAGE]

SECTION 5. Effective Date. This Resolution shall take effect immediately upon its adoption.

PASSED AND ADOPTED by the Board of Supervisors of the River Landing Community Development District, Pasco County, Florida, this 15th day of April 2025.

James P. Ward, Secretary		RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT	
James P. Wa	ard, Secretary	Mike Piendel, Chairperson	
Exhibit A:	Promissory Note		

RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT PROMISSORY NOTE ("Note") DEBT SERVICE RESERVE RELEASE FUNDS FOR CAPITAL IMPROVEMENT REVENUE BONDS, SERIES 2023A ("Series 2023A Bonds")

Developer: Taylor Morrison of Florida, Inc.

Principal Amount: \$108,005.00, Anticipated First Debt Service Reserve Release for 2023A

Bonds

\$27,001.25, Anticipated Final Debt Service Reserve Release for 2023A

Bonds

Date: ______, 2025

Interest Rate: 0.00%

RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT, a local unit of special-purpose government established pursuant to Chapter 190, Florida Statutes (the "District"), for value received, hereby promises to pay to the Developer set forth above, or its successors or assigns, the amount shown above upon satisfaction of the Release Conditions as defined in the Third Supplemental Trust Indenture entered into by the District in connection with its Series 2023A Bonds, and resulting transfer of monies from the District's Series 2023A Reserve Account and into the Series 2023A Acquisition and Construction Account, and in order to finance a portion of the cost of the District's acquisition of Phases 1A, 2, and 3 hardscape, landscape and roadway improvements¹, which were acquired pursuant to the Acquisition Agreement, dated July 28, 2020, as amended by the Second Amendment to the Acquisition Agreement, dated November 18, 2020, both between the District and Developer; provided however, that such payment is contingent upon a determination by the District's bond counsel that the acquisition is properly compensable from the proceeds of the Series 2023A Bonds. The District is under no obligation to ensure the availability of funding from the Series 2023A Bonds at any time and the Developer shall have no right to compel the District to pay such amount(s) from any other source of funds.

This Note is issued under and pursuant to the Constitution and laws of the State of Florida, particularly Chapter 190, *Florida Statutes*. This Note is issued with the intent that the laws of the State of Florida shall govern its construction.

This Note shall have all the qualities and incidents, including negotiability, of investment securities within the meaning and for all the purposes of the Uniform Commercial Code of the State of Florida. This Note may be assigned by Developer without the consent of the District or any party.

All acts and conditions required by the Constitution and laws of the State of Florida and the ordinances and resolutions of the District to happen, exist and be performed precedent to and in the issuance of this Note have happened, exist and have been performed as so required.

¹ The District previously acquired the Phases 1A, 2, and 3 Hardscape, Landscape and Roadway Improvements from the Developer in the amount of \$1,782,629.52. As of the date of this Note, the District has paid to Developer a total of \$1,368,741.21, leaving an amount owed to Developer of \$413,888.31 ("Unpaid Amount"), a portion of which may be paid to the Developer from the released reserve funds.

In the event a condition of default occurs under this Note, then in such event, this Note and all sums due hereunder shall thereafter without any further notice or action by the Developer bear interest at the highest lawful rate of interest per annum permitted under the laws of the State of Florida from the date of such default. Notwithstanding any term, condition, obligation or provision herein to the contrary, it is the express intent of the Developer that no interest, consideration or charge in excess of that permitted in the State of Florida may be accrued, charged or taken or become payable hereunder. In the event it is hereafter determined that the Developer has taken, charged or reserved interest in excess of that permitted under Florida law, whether due to prepayment, acceleration or otherwise, such excess shall be refunded to the District or credited against the sums due the Developer hereunder.

The District hereby waives presentment for payment, demand, protest, notice of protest and notice of dishonor, and expressly agrees jointly and severally to remain and continue bound for the payment provided for by the terms of this Note, notwithstanding any extension or extensions of the time of, or for the payment, or any change or changes in the amount or amounts agreed to be paid under or by virtue of the obligation to pay provided for in the Note, or any change or changes by way of release or surrender or substitution of any real property and collateral or either, held as security for this Note, and the District waives all and every kind of notice of such extension or extensions change or changes, and agrees that the same may be made without the joinder of the District.

THIS NOTE SHALL NOT BE DEEMED TO CONSTITUTE A GENERAL DEBT OR A PLEDGE OF THE FAITH AND CREDIT OF THE DISTRICT, OR A DEBT OR PLEDGE OF THE FAITH AND CREDIT OF THE STATE OF FLORIDA OR ANY POLITICAL SUBDIVISION THEREOF WITHIN THE MEANING OF ANY CONSTITUTIONAL, LEGISLATIVE OR CHARTER PROVISION OR LIMITATION, AND IT IS EXPRESSLY AGREED BY THE DEVELOPER OF THIS NOTE THAT SUCH DEVELOPER SHALL NEVER HAVE THE RIGHT, DIRECTLY OR INDIRECTLY, TO REQUIRE OR COMPEL THE EXERCISE OF THE AD VALOREM TAXING POWER OF THE DISTRICT OR ANY OTHER POLITICAL SUBDIVISION OF THE STATE OF FLORIDA OR TAXATION IN ANY FORM ON ANY REAL OR PERSONAL PROPERTY FOR THE PAYMENT OF THE AMOUNTS ON THIS NOTE.

IN WITNESS WHEREOF, the River Landing Community Development District has caused this Note to bear the signature of its Chairman of its Board of Supervisors and the official seal of the District to be impressed or imprinted hereon and attested by the signature of the Secretary to the Board of Supervisors.

RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT	Attest:
By:	By:
Print Name:	Print Name:
Title: Chair of the Board of Supervisors	Title: Secretary/Assistant Secretary

RESOLUTION 2025-10

RIVER LANDING CDD

[SUPPLEMENTAL ASSESSMENT RESOLUTION]

A RESOLUTION SETTING FORTH THE SPECIFIC TERMS OF THE DISTRICT'S CAPITAL IMPROVEMENT REVENUE BONDS, SERIES 2025; MAKING CERTAIN ADDITIONAL FINDINGS AND CONFIRMING AND/OR ADOPTING AN ENGINEER'S REPORT AND A SUPPLEMENTAL ASSESSMENT REPORT; DELEGATING AUTHORITY TO PREPARE FINAL REPORTS AND UPDATE THIS RESOLUTION; CONFIRMING THE MAXIMUM ASSESSMENT LIEN SECURING THE BONDS; ADDRESSING THE ALLOCATION AND COLLECTION OF THE ASSESSMENTS SECURING THE BONDS; ADDRESSING PREPAYMENTS; ADDRESSING TRUE-UP PAYMENTS; PROVIDING FOR THE SUPPLEMENTATION OF THE IMPROVEMENT LIEN BOOK; AND PROVIDING FOR CONFLICTS, SEVERABILITY AND AN EFFECTIVE DATE.

WHEREAS, the River Landing Community Development District ("District") has previously indicated its intention to undertake, install, establish, construct or acquire certain public improvements and to finance such public improvements through the issuance of bonds secured by the imposition of special assessments on benefited property within the District; and

WHEREAS, the District's Board of Supervisors ("Board") has previously adopted, after proper notice and public hearing, Resolution Nos. 2020-19 and 2020-24 ("Master Assessment Resolution"), relating to the imposition, levy, collection and enforcement of such special assessments, and establishing a master lien over the property within the District, which lien remains inchoate until the District issues bonds, as provided in the Master Assessment Resolution; and

WHEREAS, the Master Assessment Resolution provides that as each series of bonds is issued to fund all or any portion of the District's improvements, a supplemental resolution may be adopted to set forth the specific terms of the bonds and certify the amount of the lien of the special assessments securing any portion of the bonds, including interest, costs of issuance, the number of payments due, and the application of receipt of any true-up proceeds; and

WHEREAS, on February 18, 2025, and in order to finance all or a portion of what is known as the "2025 Project" ("Project"), the District adopted Resolution 2025-4 ("Delegated Award Resolution"), which authorized the District to enter into a *Bond Purchase Contract* and sell its Capital Improvement Revenue Bonds, Series 2025 ("Bonds") within certain parameters set forth in the Delegated Award Resolution; and

WHEREAS, the District intends to secure the Bonds by levying debt service special assessments ("Assessments") pursuant to the terms of the Master Assessment Resolution, in accordance with the supplemental trust indenture applicable to the Bonds and associated financing documents; and

WHEREAS, pursuant to and consistent with the Master Assessment Resolution and Delegated Award Resolution, the District desires to authorize the finalization of its Assessments, among other actions.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT AS FOLLOWS:

- 1. **INCORPORATION OF RECITALS.** All of the above representations, findings and determinations contained above are recognized as true and accurate and are expressly incorporated into this Resolution.
- 2. **AUTHORITY FOR THIS RESOLUTION.** This Resolution is adopted pursuant to the provisions of Florida law, including Chapters 170, 190 and 197, *Florida Statutes*, and the Master Assessment Resolution.
- 3. ADDITIONAL FINDINGS; ADOPTION OF ENGINEER'S REPORT AND SUPPLEMENTAL ASSESSMENT REPORT. The Board hereby finds and determines as follows:
 - a. The Second Supplemental Engineer's Report, as further amended and supplemented from time to time, attached to this Resolution as Exhibit A ("Engineer's Report"), identifies and describes, among other things, the presently expected components and estimated costs of the Project. The District hereby confirms that the Project serves a proper, essential and valid public purpose. The Engineer's Report is hereby approved, adopted, and confirmed in substantial form. The District authorizes and ratifies its use in connection with the sale of the Bonds, subject to any changes deemed necessary under Section 4.a herein.
 - b. The Supplemental Special Assessment Methodology Report for Capital Improvement Revenue Bonds, Series 2025, attached to this Resolution as Exhibit B ("Supplemental Assessment Report"), applies the Master Special Assessment Methodology, dated July 28, 2020 ("Master Assessment Report") to the Project and the actual terms of the Bonds. The Supplemental Assessment Report is hereby approved, adopted and confirmed in substantial form. The District authorizes and ratifies its use in connection with the sale of the Bonds, subject to any changes deemed necessary under Section 4.a. herein.
 - c. Generally speaking, and subject to the terms of Exhibit A and Exhibit B, the Project benefits all developable property that will be subject to the Assessments (defined below), as further described in Exhibit C attached hereto ("Assessment Area"). Moreover, the benefits from the Project funded by the Bonds equal or exceed the amount of the special assessments ("Assessments"), as described in Exhibit B, and such the Assessments are fairly and reasonably allocated across the Assessment Area. It is reasonable, proper, just and right to assess the portion of the costs of the Project to be financed with the Bonds to the specially benefited properties within the Assessment Area as set forth in Master Assessment Resolution and this Resolution.
- 4. CONFIRMATION OF MAXIMUM ASSESSMENT LIEN SECURING THE BONDS; DELEGATION OF AUTHORITY FOR DISTRICT STAFF TO ISSUE FINAL REPORTS AND UPDATE THIS RESOLUTION. As

provided in the Master Assessment Resolution, this Resolution is intended to set forth the terms of the Bonds and the final amount of the lien of the Assessments. In connection with the closing on the sale of the Bonds, District Staff is authorized to:

- a. Prepare final versions of the Engineer's Report and Supplemental Assessment Report attached hereto as **Exhibit A** and **Exhibit B**, respectively, to incorporate final pricing terms and make such other revisions as may be deemed necessary, provided however that:
 - i. the Assessments shall be levied and imposed within the parameters of the Master Assessment Resolution and Delegated Award Resolution,
 - ii. the final versions shall be approved by the Chairperson or, in the Chairperson's absence, the Vice Chairperson, and in the absence or unavailability of the Vice Chairperson, any other member of the Board, which approval shall be conclusively evidenced by execution of the Bond Purchase Contract and closing on the Bonds, and
 - iii. the actual amounts financed, costs of issuance, expected costs of collection, and the total amount of assessments pledged to the issuance of the Bonds, which amount shall be consistent with the lien imposed by the Master Assessment Resolution, shall all be as set forth in the final Supplemental Assessment Report.
- After pricing, the District Manager is directed to attach a Composite Exhibit D to this Resolution showing: (i) Maturities and Coupon of Bonds, (ii) Sources and Uses of Funds for Bonds, and (iii) Annual Debt Service Payment Due on Bonds; and
- c. Upon closing on the District's Bonds, the District's Secretary is hereby authorized and directed to record a Notice of Assessments in the Official Records of the County in which the District is located, or such other instrument evidencing the actions taken by the District. The lien of the Assessments shall be the principal amount due on the Bonds, together with interest and collection costs, and other pledged revenues as set forth in the applicable indenture(s), and shall cover all developable acreage within the Assessment Area, as further provided in the Assessment Roll included in the Supplemental Assessment Report, and as such land is ultimately defined and set forth in site plans or other designations of developable acreage.

5. ALLOCATION AND COLLECTION OF THE ASSESSMENTS.

- a. The Assessments shall be allocated in accordance with **Exhibit B** and the Master Assessment Report. The final Supplemental Assessment Report shall reflect the actual terms of the issuance of the Bonds. The Assessments shall be paid in not more than thirty (30) years of installments of principal and interest.
- b. The District hereby certifies the Assessments for collection and authorizes and directs District staff to take all actions necessary to meet the time and other deadlines imposed for collection by the County and other Florida law. The District's Board each year shall adopt a resolution addressing the manner in which the Assessments shall be collected for

the upcoming fiscal year. The decision to collect Assessments by any particular method – e.g., on the tax roll or by direct bill – does not mean that such method will be used to collect the Assessments in future years, and the District reserves the right in its sole discretion to select collection methods in any given year, regardless of past practices.

6. **IMPACT FEE CREDITS.** [RESERVED.]

- 7. **PREPAYMENT OF ASSESSMENTS.** Any owner of property subject to the Assessments may, at its option, pre-pay the entire amount of the Assessments any time, or a portion of the amount of the Assessments up to two (2) times (or as otherwise provided by the Supplemental Indenture for the Bonds), plus any applicable interest (as provided for in the Supplemental Indenture for the Bonds), attributable to the property subject to the Assessments owned by such owner. In connection with any prepayment of Assessments, the District may grant a discount equal to all or part of the payee's proportionate share of financing costs (e.g., reserves) to the extent such discounts are provided for under the applicable trust indenture. Except as otherwise set forth herein, the terms of the Master Assessment Resolution addressing prepayment of assessments shall continue to apply in full force and effect.
- 8. **APPLICATION OF TRUE-UP PAYMENTS.** The terms of the Master Assessment Resolution, Master Assessment Report and Supplemental Assessment Report addressing True-Up Payments, as defined therein, shall continue to apply in full force and effect, and in the event that the platted lots subject to the Assessments are re-platted.
- 9. **IMPROVEMENT LIEN BOOK.** Immediately following the closing on the District's Bonds, the Assessments as reflected herein shall be recorded by the Secretary of the Board in the District's Improvement Lien Book. The Assessments shall be and shall remain a legal, valid and binding first lien against all benefitted property as described in **Exhibit B** until paid and such lien shall be coequal with the lien of all state, county, district, municipal or other governmental taxes and superior in dignity to all other liens, titles, and claims.
- 10. **ADDITIONAL AUTHORIZATION.** The Chairperson, the Secretary, and all other Supervisors, officers and staff of the District are hereby authorized and directed to take all actions necessary or desirable in connection with the issuance and delivery of the Bonds, and final levy of the Assessments, and the consummation of all transactions in connection therewith, including the execution of all certificates, documents, papers, notices, and agreements necessary to the undertaking and fulfillment of all transactions referred to in or contemplated by this Resolution. The Vice Chairperson is hereby authorized to act in the stead of the Chairperson in any undertaking authorized or required of the Chairperson hereunder, and in the absence of the Chairperson and Vice Chairperson, any other member of the District's Board of Supervisors is so authorized, and any Assistant Secretary is hereby authorized to act in the stead of the Secretary in any undertaking authorized or required of the Secretary hereunder.
- 11. **CONFLICTS**. This Resolution is intended to supplement the Master Assessment Resolution, which remains in full force and effect and is applicable to the Bonds except as modified herein. This Resolution and the Master Assessment Resolution shall be construed to the maximum extent possible to give full force and effect to the provisions of each resolution, provided however that to the extent of any conflict, this Resolution shall control. All District resolutions or parts thereof in actual conflict with this Resolution are, to the extent of such conflict, superseded and repealed.

- 12. **SEVERABILITY.** If any section or part of a section of this Resolution is declared invalid or unconstitutional, the validity, force and effect of any other section or part of a section of this Resolution shall not thereby be affected or impaired unless it clearly appears that such other section or part of a section of this Resolution is wholly or necessarily dependent upon the section or part of a section so held to be invalid or unconstitutional.
 - 13. **EFFECTIVE DATE.** This Resolution shall become effective upon its adoption.

[CONTINUED ON NEXT PAGE]

APPROVED and ADOPTED this 15^{th} day of April, 2025.

ATTEST:		RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT
James P. Ward, Secr	etary	Michael Piendel, Chairperson
Exhibit A:	Third Supplemen	ntal Engineer's Report
Exhibit B:	Supplemental Sp Revenue Bonds, .	pecial Assessment Methodology Report for Capital Improvement Series 2025
Exhibit C:	Legal Description	n of the Assessment Area
Comp. Exhibit D:	Maturities and C	Coupon of Bonds
	Sources and Use	s of Funds for Bonds
	Annual Debt Sen	vice Payment Due on Bonds

River Landing Community Development District Third Supplemental Engineer's Report February 18, 2025

Prepared for:

River Landing Community Development District Pasco County, Florida

prepared by:

Victor Barbosa, P.E. Atwell, LLC Tampa, Florida

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PURPOSE AND SCOPE

This report is a third supplement to the Master Engineer's Report dated July 2020 (the "Master Engineer's Report"). The Master Engineer's Report described the public capital improvement plan approved by the River Landing Community Development District (the "District"). This report updates certain information in the Master Engineer's Report regarding the public capital improvement plan (as updated, the "CIP"). The CIP was originally planned to provide public infrastructure and related improvements for approximately 870 total lots; the updated lot count is currently estimated at 866. The Master Engineer's Report estimated the CIP to have a total cost of \$37,372,345. Since the date of the Master Engineer's Report, cost estimates changed within categories (greater and lesser) and the overall cost of the CIP increased. As of the date hereof, the CIP is substantially complete.

The CIP functions as a system of improvements benefitting all the existing and planned residential development in the District, which is being developed in phases. The CIP was and continues to be implemented over time to correspond to the phases of residential development in the District. Table 1 reflects the current development plan for the District:

TABLE 1: PRODUCT TYPES

MASTER DEVELOPMENT

Product Type	Phases 1A, 1B	<u>Phase 3 (A-E)</u>	Phases 4 and 5	<u>Total Units</u>
	<u>and 2</u>			
52'	<u>88</u>	<u>78</u>	<u>51</u>	<u>217</u>
62'	<u>63</u>	<u>27</u>	<u>60</u>	<u>150</u>
65'	<u>41</u>	<u>15</u>	<u>0</u>	<u>56</u>
70'	<u>12</u>	<u>0</u>	<u>0</u>	<u>12</u>
75′	<u>102</u>	<u>36</u>	<u>43</u>	<u>181</u>
<u>Townhome</u>	126	68	<u>56</u>	<u>250</u>
<u>TOTAL</u>	<u>432</u>	<u>224</u>	<u>210</u>	<u>866</u>

2025 CIP

Product Type	Phase 4	Phase 5	Total Units
52'	<u>38</u>	<u>13</u>	<u>51</u>
62'	<u>13</u>	<u>47</u>	<u>60</u>
65'	<u>0</u>	<u>0</u>	<u>0</u>
70'	<u>0</u>	<u>0</u>	<u>0</u>
75'	<u>27</u>	<u>16</u>	<u>43</u>
<u>Townhome</u>	56	0	<u>56</u>
<u>TOTAL</u>	<u>134</u>	<u>76</u>	<u>210</u>

The first component of the District's CIP is known as the "2020 Project." The 2020 Project is more fully described in the Supplemental Engineer's Report dated October 2020 (the "First Supplemental Engineer's Report") and was previously funded, in part, with proceeds of the District's Capital Improvement Revenue

Bonds, Series 2020A and Capital Improvement Revenue Bonds, Series 2020B (collectively, the "2020 Bonds"), together with investment earnings thereon, in the total amount of \$11,880,944.06. The 2020 Project was, generally, intended to correspond to the development of Phases 1A, 1 B and 2 of the residential development in the District (432 lots).

The second component of the District's CIP is known as the "2023 Project." The 2023 Project is more fully described in the Supplemental Engineer's Report dated May 2023 and was previously funded in part with proceeds of the District's Capital Improvement Revenue Bonds, Series 2023A and Capital Improvement Revenue Bonds, Series 2023B (collectively, the "2023 Bonds"), together with investment earnings thereon, in the amount of \$10,200,840.23. The 2023 Project was generally intended to correspond to the development of Phase 3 of the residential development in the District (224 lots).

The District is now proposing the issuance of its Capital Improvement Revenue Bonds, Series 2025 (the "2025 Bonds") to (i) pay the purchase price for completed portions of the 2023 Project previously acquired from Taylor Morrison of Florida, Inc., the developer of the residential development in the District (the "Developer"), and not paid for with proceeds of the 2023 Bonds or other funds of the District and (ii) acquire from the Developer additional portions of the CIP (collectively, the "2025 Project").

The portion of the 2025 Project not previously acquired by the District generally corresponds to the development of Phase 4 and 5 of the residential development in the District (210 lots).

Any portion of the CIP acquired from the Developer by the District and not paid for by the District with proceeds of the 2020 Bonds, 2023 Bonds or 2025 Bonds may be funded by bonds issued by the District in the future (the "Future Bonds"), although the District does not currently anticipate issuing Future Bonds.

The Developer has funded and constructed, and will fund and construct, the portions of the CIP not funded by proceeds of the 2020 Bonds, the 2023 Bonds, the 2025 Bonds and any Future Bonds, as well as the other the infrastructure improvements needed for the development within the District.

The purpose of this third Supplemental Engineer's Report is to describe the District's "2025 Project."

The 2025 Project, as outlined herein, is necessary for the functional development of the residential development in the District as required by Pasco County, Florida ("Pasco County"), the Southwest Florida Water Management District ("SWFWMD"), and the United States Army Corps of Engineers.

The 2025 Project described in this report is substantially complete at this time. Cost estimates for components of the 2025 Project not yet completed contained in this report have been prepared based on current contract unit prices and pay requests where available. These estimates may not reflect final payment amounts. Actual costs will vary based upon the final contract amount. Nevertheless, all costs contained herein, are reasonably expected to adequately fund the improvements described, and any contingency costs as included are reasonable.

2025 Project

The 2025 Project includes substantially completed infrastructure improvements that will provide special benefit to all assessable land within the District. In particular, the 2025 Project includes public CIP improvements inside and outside the boundaries of the District, contingency and soft costs such as allocable professional fees and permitting costs. Said improvements are within the categories of public improvements initially described in the Master Engineer's Report. With proper operation and maintenance, the reasonably expected average life of the 2025 Project is at least 20 years.

The estimated total cost of the 2025 Project is \$7,744,160.89. Refer to **Table 3** for a summary of the costs by infrastructure category for information regarding the 2025 Project. The 2025 Project does not include improvements that give rise to impact fee credits or that are subject to oversizing arrangements required by Pasco County. All proceeds of the 2025 Bonds are anticipated to be fully expended by the second quarter of 2025, but not later than three years from the date of issuance of the 2025 Bonds, on a portion or all of the costs of the 2025 Project.

The CIP infrastructure in the 2025 Project is summarized and described as follows:

Landscaping and Walls

Entry landscaping, irrigation, perimeter walls for sound abatement and related lighting within what is identified as a CDD Landscape Buffer will be owned and maintained by the District. Walls for sound abatement will be located in a buffer easement and/or tract adjacent to CDD Roadways. Such infrastructure, to the extent that it is located in right-of-ways owned by the County, will be maintained pursuant to a right-of-way agreement to be entered into with the County. All other landscaping, hardscape, screen walls, and lighting is to be considered private and shall be funded by the Developer and maintained by the Homeowner's Association. CDD landscape buffers will either be in a tract to be quitclaimed to the District and/or a perpetual easement will be provided for the District to own, install, operate, maintain, repair, and replace the District's improvements.

Water Distribution System

The District lies within the Pasco County service area with potable water service to be provided by the Pasco County Public Works Department and its existing infrastructure in the area.

The water distribution systems constructed and to be constructed as part of the 2025 Project lie within the boundaries of the District and consist of 12", 8", 6" and 4" water mains with appurtenant fittings, valves and fire hydrants. The water distribution system included in the 2025 Project will be dedicated to Pasco County for ownership, operation, and maintenance.

Wastewater System

The District falls within the Pasco County utility service area with wastewater treatment service to be provided by the Pasco County Public Works Department and its existing infrastructure in the area. The

portion of the District's onsite sanitary sewer system included in the 2025 Project lie within the boundaries of the District and consists of 8" gravity sewer collection lines with appurtenant manholes.

The wastewater collection systems included in the 2025 Project will be dedicated to Pasco County for ownership, operation and maintenance.

Reclaimed Water Distribution System

The District lies within the Pasco County service area with reclaimed water service to be provided by the Pasco County Public Works Department and its existing infrastructure in the area.

The reclaimed water distribution systems constructed and to be constructed as part of the 2025 Project lie within the boundaries of the District and consist of 8", 6" and 4" reclaimed water mains with appurtenant fittings and valves. The reclaimed water distribution system included in the 2025 Project will be dedicated to Pasco County for ownership, operation and maintenance.

Stormwater Management

Pasco County and SWFWMD regulate the design criterion for the stormwater management system within the District. The pre-development site runoff and water management conditions have been developed by Pasco County and SWFWMD. The existing, onsite, naturally occurring wetlands have been delineated by SWFWMD and the Pasco County Environmental Resources Department.

The stormwater collection and outfall systems included in the 2025 Project will be a combination of drainage inlets, pipes/culverts, and control structures.

The District will finance, own, operate and maintain the portion of the stormwater system included in the 2025 Project, with the exception that Pasco County and the Florida Department of Transportation will own, operate and maintain the inlets and storm sewer systems within Pasco County and State rights-of-way, respectively.

NOTE: None of the stormwater collection and outfall systems included in the CIP will be located within the above ground portions of private roadways. No private earthwork is included in the CIP. Accordingly, the District will not fund any costs of mass grading of lots, and lake excavation for stormwater ponds within the CIP includes only the portion from the normal water level to the depth required to meet water quality criteria set forth by the SWFWMD. Moreover, the purpose of the lakes is to manage stormwater, with any use of such water for irrigation on private lots being incidental to that purpose. Further, all lakes included in the CIP will be constructed in accordance with the applicable requirements of governmental authorities with jurisdiction over lands in the District and not for the purpose of creating fill for private property. Additionally, all improvements within the District-funded stormwater management plan will be located on publicly owned land or within public easements or public rights-of-way. Finally, it is less expensive to allow the developer of the land in the District to use any excess fill generated by construction of the improvements in the stormwater system than to haul such fill off-site.

Environmental Preservation & Mitigation

Environmental Preservation and Mitigation included as part of the 2025 Project includes excavation and planting of floodplain compensation areas adjacent to wetlands. In addition to providing floodplain compensation, these areas are intended to function as extensions of wetland preservation areas.

CDD Roadways

The roadways identified as "CDD Roadways" included in the 2025 Project are (i) internal to the development and will either provide cross connection between public roads and or provide access from public roads to District as well as adjacent properties (outside the District) or located outside the boundaries of the District on public roads or (ii) consist of turn lanes on public roads (that provide access to public roads and do not lead into gates in the development). All roadways considered "CDD" which are included in the CIP are not access restricted or gated.

The CDD Roadways included in the 2025 Project specifically provide access to the District from Morris Bridge Road via Oldwoods Avenue connecting to existing Barrelman Blvd (open to the public) which lies within the District and connects S.R. 56 to Oldwoods Avenue. The construction of Oldwoods Avenue, extension of Barrelman Blvd and all roadways not behind gates are included in the CIP.

The District will own and maintain the CDD Roadways within the District. Turn lane improvements on County or State roads will be owned and maintained by the respective entity. All roads will be designed and constructed in accordance with Pasco County and/or FDOT standards.

CIP Components Acquired Remaining to be Funded

The District has previously acquired completed components of the CIP from the Developer that was described in the Second Supplemental Engineer's Report as part of the 2023 Project but which have not been paid for by the District with proceeds of the 2023 Bonds or other funds of the District, consisting of CDD roadways, stormwater management and potable water, reclaimed water and wastewater improvements within the Phase 3 portion of the development in the District. The descriptions of these improvements in the Second Supplemental Engineer's Report are unchanged since the date of that report. See **Table 3.**

Contingency

The estimated costs of the 2025 Project include a contingency for those components of the 2025 Project described above for which contracts have not yet been finalized, to accommodate for potential cost increases. See **Table 3.**

Professional Fees

Professional fees allocable to the 2025 Project include civil engineering, costs for site design, permitting, inspection and master planning, survey costs for construction staking and record drawings as well as preparation of preliminary and final plats, geotechnical cost for pre-design soil borings, under drain

analysis and construction testing and landscape architecture costs. Also included in this category are fees associated with environmental consultation and permitting and legal fees.

Capital Improvement Plan

Please refer to Table 1. The cost estimates set forth herein for portions of the CIP not yet completed are estimates based on current plans and market conditions, which are subject to change. Accordingly, the CIP as used herein refers to sufficient public infrastructure of the kinds described herein (i.e., stormwater/floodplain management, sanitary sewer, potable water, etc.) to support the development and sale of the planned residential units, which (subject to true-up determinations) number and type of units may be changed with the development of the District. Stated differently, during development and implementation of the public infrastructure improvements as described for the District, it may be necessary to make modifications and/or deviations for the plans, and the District expressly reserves the right to do so.

PERMITS/PLATS

All necessary permits for the construction of CIP have been obtained and include the following:

TABLE 2: PERMIT REFERENCE

Permit Name	Agency	Reference ID	Status
Phase 1B Plans	Pasco / SWFWMD	PDD21-0288 / 43007934.013	Approved
Phase 1B Plat	Pasco	PB 86, PG 22-28	Recorded
Phases 2&3 Plans	Pasco / SWFWMD	PDD22-0052 / 43007934.015	Approved
Phases 2A-2B-2C-2D-3A-3B-3C-3D Plat	Pasco	PB 88, PG 143-149	Recorded
Phases 2E-2F-3E Plat	Pasco	PB 86, PG 22-28	Recorded
Phases 4&5 Mass Grading	Pasco / SWFWMD	PDD22-0159 / 43007934.019	Approved
Phases 4&5 Plans	Pasco / SWFWMD	PCU06-241.20.A.1/	Approved
		43007934.019	
Phases 4&5 Plat	Pasco	PB 93, PG 113	Approved
Morris Bridge Roadway Improvements	FDOT / Pasco	ROW-2022-00425	Approved

SUMMARY AND CONCLUSION

The public infrastructure and improvements included in the 2025 Project, as outlined above, are necessary for the functional development of the residential development planned for the District as required by the applicable independent units of local government. The planning and design of the infrastructure is in accordance with current governmental regulatory requirements. The infrastructure will provide its intended function so long as the construction is in substantial compliance with the design

and permits. The platting, design and permitting of the site plan are ongoing at this time and there is no reason to believe such permitting will not be obtained.

Items of construction in this report are based on current contract unit prices and current plan quantities for the infrastructure construction as shown on the master plans, conceptual plans, construction drawings and specifications, last revisions. It is the professional opinion of Atwell, LLC that the estimated infrastructure costs provided herein for the District improvements are reasonable to complete the construction of the infrastructure described herein and that these infrastructure improvements will benefit and add value to all lands within the District. All such infrastructure costs are public improvements or community facilities as set forth in Section 190.012(1) of the Florida Statutes. Further, the CIP, including the 2020 Project, the 2023 Project, the 2025 Project and any portion of the CIP funded by Future Bonds, functions as a system of improvements benefitting all existing and planned residential development within the District.

The infrastructure total construction cost developed in this report is only an estimate and not a guaranteed maximum price. The labor market, costs of equipment and materials, and the actual construction processes frequently vary and cannot be accurately forecasted. Due to this inherent opportunity for fluctuation in cost, the total final cost may be more or less than this estimate.

The professional services for establishing the opinion of estimated construction cost are consistent with the degree and care and skill exercised by members of the same profession under similar circumstances.

Victor Barbosa, P.E.

District Engineer

FL Registration No.: 58548

Table 3: CIP Estimated Cost

No.	Facility	Acc Reir	rict Previously quired but not nbursed (from 023 Project)		2025 Project				
					Phase 4	Phase 5			
1	Exterior Landscaping & Hardscape	\$	-	\$	439,900.00	\$ 312,712.62	\$	752,612.62	
2	Subdivision Potable Water System	\$	-	\$	345,024.83	\$ 225,349.63	\$	570,374.46	
3	Subdivision Wastewater System	\$	-	\$	549,987.29	\$ 351,566.49	\$	901,553.78	
4	Irrigation Facilities	\$	-	\$	202,131.18	\$ 110,341.72	\$	312,472.90	
5	Storm Water Facilities	\$		\$	1,831,894.24	\$ 493,508.43	\$	2,325,402.67	
6	Environmental Preservation & Mitigation	\$	-	\$	274,450.00	\$ -	\$	274,450.00	
7	Off-Site Utilities	\$	-	\$	-	\$ -	\$	-	
8	Off-Site Road Construction	\$	-	\$	950,984.00	\$ -	\$	950,984.00	
9	CDD Roadways	\$	-	\$	164,614.74	\$ 443,783.58	\$	608,398.32	
10	Electrical / Street Lights	\$	-	\$	-	\$ -	\$	-	
11	Municipal Fees & Permits	\$	-	\$	-	\$ -	\$	-	
12	Subtotal (Improvements Benefiting All Units)	\$	-	\$	4,758,986.28	\$ 1,937,262.47	\$	6,696,248.75	
13	Balance of Series 2023 to be funded from 2025 Bonds (Includes Phases 1A, 2 & 3 Hardscape, Landscape & Roadway Improvements described in Supplemental Engineer's Report dated May 2023)	\$	304,024.02				\$	304,024.02	
14	Contingency	\$	-	\$	237,949.31	\$ 96,863.12	\$	334,812.44	
15	Professional Fees	\$	-	\$	213,500.00	\$ 195,575.68	\$	409,075.68	
16	Total Improvements	\$	304,024.02	\$	5,210,435.60	\$ 2,229,701.27	\$	7,744,160.89	

RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT

Preliminary Supplemental Special Assessment Methodology for Capital Improvement Revenue Bonds, Series 2025

Prepared by:

2/18/2025

JPWard & Associates LLC

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2301 NORTHEAST 37TH STREET FOR LAUDERDALE FLORIDA 33308

1.0 INTRODUCTION

This preliminary supplemental assessment methodology report ("Report") supplements the Master Special Assessment Methodology report dated July 28, 2020 ("Master Methodology") prepared by JPWard and Associates, LLC and adopted by the Board of Supervisors ("Board") of the River Landing Community Development District ("District") on July 28, 2020. All capitalized terms not otherwise defined herein shall have the meanings ascribed thereto in the Master Methodology. The information in this report relating to the details of the Series 2025 Bonds (hereinafter defined) and the details of the Series 2025 Assessments (hereinafter defined) are preliminary and subject to change based on the final pricing details of the Series 2025 Bonds.

This Report is prepared in connection with the proposed issuance by the District of its Capital Improvement Revenue Bonds, Series 2025 ("Series 2025 Bonds") to finance a portion of the project costs ("Series 2025 Project") included in the District's public infrastructure capital improvement program ("CIP") and for the other purposes described in Table III.

The CIP is described in the Master Engineer's Report, July, 2020 ("Master Engineer's Report") prepared by Waldrop Engineering and approved by the District, dated July, 2020, as amended, supplemented and updated by the Third Supplemental Engineer's Report prepared by Atwell, LLC dated February 18, 2025 ("Supplemental Engineer's Report" and together with the Master Engineer's Report, the "Engineer's Report").

The District has levied Assessments on all of the developable and assessable lands in the District to finance all or a portion of the costs of the CIP. The District has previously issued its Capital Improvement Revenue Bonds, Series 2020A (the "Series 2020A Bonds") and its Capital Improvement Revenue Bonds, Series 2020B (the "Series 2020B Bonds") to finance a portion of the costs of the public components of the CIP (the "Series 2020 Project").

The District has also previously issued its Capital Improvement Revenue Bonds, Series 2023A (the "Series 2023A Bonds") and its Capital Improvement Revenue Bonds, Series 2023B (the "Series 2023B Bonds") to finance a portion of the costs of the public components of the CIP (the "Series 2023 Project").

The 2020B Bonds and the 2023B Bonds are no longer outstanding.

The District is now proposing the issuance of its Capital Improvement Revenue Bonds, Series 2025 (the "2025 Bonds") to (i) pay the purchase price for completed portions of the 2023 Project previously acquired from Taylor Morrison of Florida, Inc., the developer of the residential development in the District (the "Developer"), and not paid for with proceeds of the 2023 Bonds or other funds of the District and (ii) acquire from the Developer additional portions of the CIP

JPWard and Associates, LLC Community Development District Advisors

(collectively, the "Series 2025 Project"). The portions of the CIP to comprise the Series 2025 Project are shown in the Supplemental Engineer's Report and summarized on Table II.

The Master Engineer's Report reflects that all of the CIP, which includes the Series 2020 Project, the Series 2023 Project and the Series 2025 Project, functions as a system of improvements benefitting all developable and assessable lands with the District.

Among other matters described herein, this means that, from an assessment standpoint, the District may fund any portion of the CIP with any series of bonds payable with revenues derived from the collection of Assessments on any assessable lands within the District, provided of course that, among other requirements, a supplemental engineer's report (like the Supplemental Engineer's Report) are produced for each bond issuance identifying what eligible specific improvements are being financed from that particular series of bonds.

This Report illustrates the portion of the Assessments to be levied in connection with the Series 2025 Bonds (the "Series 2025 Assessments"). The Series 2025 Bonds will be issued pursuant to the previously executed master trust indenture ("Master Indenture") between the District and the trustee named therein, as such Master Indenture is supplemented in connection with the Series 2025 Bonds.

On September 30, 2020, the Circuit Court in and for Pasco County, Florida validated the issuance of the District's Capital Improvement Revenue Bonds ("Bonds") in an amount not to exceed \$50,000,000.00. In connection with the Bonds, of which the Series 2025 Bonds are a part, the District adopted Resolution 2020-24 on September 1, 2020, which adopted, equalized, and levied master special assessments on developable and assessable lands within the District (the "Assessments").

This Report applies the methodology ("**Methodology**") set forth in the Master Methodology in order to allocate to the assessable property shown in the assessment roll attached hereto the costs associated with the financing of the Series 2025 Project.

The Series 2025 Assessments as set forth herein are consistent with the original benefit and allocation determinations made as part of the Master Methodology. Accordingly, and based on the determinations made in the Engineer's Report, it is our opinion that the Series 2025 Assessments are supported by sufficient benefit from the Series 2025 Project and are fairly and reasonably allocated as described herein, in a manner consistent with Florida Law.

2.0 LAND USE PLAN

The anticipated Land Use Plan for the District is identified in Table I and reflects the expected number of residential units to be constructed by type of unit by the Developer (which Land Use Plan has been updated from that shown in the Master Methodology). Table 1 and Table IV also identify the Land Use Plan and expected number of residential units to be constructed by type of unit by the Developer and to be subject to the Series 2025 Assessments. As with any Land Use Plan, this may change during development; however, the District anticipates this in the Master Methodology, by utilizing the concept that the assessments are levied on a per acre basis initially for all undeveloped lands, and as land is platted, the District assigns debt to the platted unit, based on the type of unit in the Land Use Plan.

3.0 CAPITAL REQUIREMENTS

The District Engineer has identified portions of the CIP that are eligible to be financed by the Series 2025 Bonds, as described in Table II. Table III reflects the cost of the portion of the CIP eligible to be funded by the Series 2025 Bonds and that will comprise the Series 2025 Project (which is preliminary and subject to change).

4.0 BOND REQUIREMENTS

The principal amount of the Series 2025 Bonds is shown in Table III. The Series 2025 Bonds are structured as amortizing current-interest bonds, with repayment requiring thirty (30) substantially equal annual installments of Series 2025 Assessments. Interest payment dates shall occur every May 1 and November 1 from the date of issuance until final maturity. The first scheduled payment of interest will be on May 1, 2025, including the capitalized interest period with respect to the Series 2025 Bonds. The general terms of the Series 2025 Bonds are fully summarized in Table III attached hereto.

5.0 ALLOCATION AND ASSIGNMENT METHODOLOGY

Consistent with the Master Methodology wherein Assessments are assigned on a first platted, first assigned basis, the Series 2025 Assessments are assignable to planned unit types are shown in Table IV, applying the Methodology. All of these planned units have been platted. The Series 2025 Assessments are not allocated to assessable property that has been allocated Assessments in connection with the 2020A Bonds and the 2023A Bonds. Although it is not anticipated, if any bonds are issued subsequent to the issuance of the Series 2025 Bonds, Assessments relating to such bonds will be assigned in the manner provided in the Master Methodology and shall not be allocated to assessable property that has been allocated Series 2025 Assessments.

To ensure that Assessments are fairly and reasonably allocated across phases of development in the District, the Assessments relating to the Series 2020 Bonds, the Series 2023 Bonds and the Series 2025 Bonds have been based on the number of units anticipated to be developed in the District.

In addition, any lands related to the amenities and common areas not owned by the District and generally owned by a homeowners'/property owners association(s) for the benefit of the District landowners and are considered a common element for the benefit of residents and landowners and planned for the development within the District, as discussed in the Master Methodology, are not assessable and will not be subject to the Assessments, including the Series 2025 Assessments.

Similarly, real property owned by units of local, state and the federal government, or similarly exempt entities, shall not be subject to the Assessments without specific consent thereto. If at any time, any real property on which Assessments are imposed, is sold or otherwise transferred to a unit of local, state or federal government, or similarly exempt entity, all future unpaid Assessments for such parcel shall become due and payable immediately prior to such transfer without any further action of the District.

6.0 PREPAYMENT OF SERIES 2025 ASSESSMENTS

As will be further provided in the assessment proceedings relating to the Series 2025 Assessments, notwithstanding anything to the contrary in the Master Methodology, such Series 2025 Assessments may be prepaid, at such times and in such manner as will be more fully described in the related assessment proceedings of the District, without penalty. Notwithstanding the preceding provisions, the District does not waive the right to assess penalties and collection costs which would otherwise be permissible if the prepayment is made in connection with an assessment delinquency.

7.0 ASSESSMENT ROLLS

Exhibit I provides the Assessment Roll for the lands within the District to be initially subject to the Series 2025 Assessments.

JPW and Associates, LLC does not represent the District as a Municipal Advisor or Securities Broker within the meaning of Section 15B of the Securities and Exchange Act of 1934, as amended. Similarly, JPW and Associates, LLC does not provide the District with financial advisory services or offer investment advice in any form.

River Landing Community Development District Land Use Type - Series 2025 Project Table I

Product Type													
Description	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'	Total						
Phase 4	56	38	13	0	0	27	134						
Phase 5	0	13	47	0	0	16	76						
Total	56	51	60	0	0	43	210						

River Landing Community Development District Capital Improvement Program Cost Estimate - Series 2025 CIP Table II

No.	Facility	District's Master Capital Improvement Plan	Acc Rei 2023	trict Previously quired but not mbursed (from B CIP; eligible for future Bond Issuance)	Phase 4	Phase 5	otal Series 2025 ital Improvement Plan		imated Future Project Costs
1	Exterior Landscaping & Hardscape	\$2,025,000.00	\$	-	\$ 439,900.00	\$ 312,712.62	\$ 752,612.62	\$	752,612.62
2	Subdivision Potable Water System	\$1,700,000.00	\$	-	\$ 345,024.83	\$ 225,349.63	\$ 570,374.46	\$	570,374.46
3	Subdivision WasteWater System	\$3,390,000.00	\$	-	\$ 549,987.29	\$ 351,566.49	\$ 901,553.78	\$	901,553.78
4	Irrigation Facilities	\$1,350,000.00	\$	-	\$ 202,131.18	\$ 110,341.72	\$ 312,472.90	\$	312,472.90
5	Storm Water Facilities(1)(2)(3)	\$8,050,000.00	\$	-	\$ 1,831,894.24	\$ 493,508.43	\$ 2,325,402.67	\$:	2,325,402.67
6	Environmental Preservation & Mitigation	\$3,130,750.00	\$	-	\$ 274,450.00		\$ 274,450.00	\$	274,450.00
7	Off-Site Utilities	\$9,260,000.00	\$	-			\$ -	\$	-
8	Private Streets	\$0.00	\$	-			\$ -	\$	-
9	Off-Site Roads	\$1,275,000.00	\$	-	\$ 950,984.00		\$ 950,984.00	\$	950,984.00
10	District Roadways	\$1,250,000.00	\$	-	\$ 164,614.74	\$ 443,783.58	\$ 608,398.32	\$	608,398.32
11	Amenities	\$0.00	\$	-			\$ -	\$	-
12	Electrical/Street Lights	\$1,203,200.00	\$	-			\$ -	\$	-
13	Miscellaneous Structures	\$0.00	\$	-			\$ -	\$	-
14	Municipal Fees & Permits	\$0.00	\$	-			\$ -	\$	-
15	Subtotal (Improvements Benefiting All Units)	\$32,633,950.00	\$	-	\$ 4,758,986.28	\$ 1,937,262.47	\$ 6,696,248.75	\$ (6,696,248.75
16	Balance of Series 2023 to be funded From Series 2025 Bonds (Includes Phases 1A, 2 & 3 hardscape, Landscape & Roadway improvements described in the Supplemental Engineer's Report dated May, 2023		\$	304,024.02			\$ 304,024.02		\$304,024.02
17	Contingency	\$3,263,395.00	\$	-	\$ 237,949.31	\$ 96,863.12	\$ 334,812.44	\$	334,812.44
18	Professional Fees	\$1,475,000.00		_	\$ 213,500.00	\$ 195,575.68	\$ 409,075.68	\$	409,075.68
18	Total Improvements	\$37,372,345.00	\$	304,024.02	\$ 5,210,435.59	\$ 2,229,701.27	\$ 7,744,160.89	\$7	7,744,160.89

Amount to Be Financed from the Series 2025 Bonds \$4,398,772.29

River Landing Community Development District Capital Improvement Revenue Bonds PLOM - Source and Use of Funds - Series 2025

Table III		
Sources:		Series 2025
Bond Proceeds		
Par Amount	\$	4,990,000.00
		, ,
Total Source of Funds:	\$	4,990,000.00
Uses:		
Project Funds Deposit		
Const of Construction	\$	4,398,772.29
Rounding Proceeds	\$ \$ \$	286.29
-	\$	4,399,058.58
Other Funds Deposits:		
Capitalized Interest		\$167,372.92
Debt Service Reserve	\$	88,218.51
		\$255,591.42
Delivery Date Expenses		
Cost of Issuance	\$	235,550.00
Underwriter's Discount	\$ \$ \$	99,800.00
	\$	335,350.00
Total Use of Funds:	\$	4,990,000.00
Average Coupon:		5.750%
Reserve Requirement		25% of MADS
Anticipated Issuance Date		4/1/2025
Capitalized Interest (Through 11/01/2024)		11/1/2025
Max Annual Debt Service		\$352,874.03

River Landing Community Development District Assessment Allocation - Series 2025 Project (PHASE 4 AND PHASE 5) Table IV

Description of Product	EAU Factor	Development Plan	Total EAU	Total	l Apportioned Costs	Percent of Apportioned Costs Funded		Apportioned Costs (4)	otal Par Debt Allocation	Foal Par Debt Allocation Per Unit	Princinal and	Di	Estimated scounts and llections (2)	To D	Estimated otal Annual ebt Service Per Unit	Tot	timated al Annual ot Service (1)	otal Annual bt Service (3)
Townhomes (20')	0.3846	56	21.5385	\$	501,632.92	69.5820%	\$	349,046.22	\$ 395,960.63	\$ 7,070.73	\$ 500.02	\$	35.00	\$	535.02	\$	28,000.85	\$ 29,960.91
50' - 55'	1.0000	51	51.0000	\$	1,187,795.09	96.3423%	\$ 1	,144,349.11	\$ 1,298,158.14	\$ 25,454.08	\$ 1,800.02	\$	126.00	\$	1,926.02	\$	91,800.86	\$ 98,226.92
60' -64'	1.1923	60	71.5385	\$	1,666,137.91	94.2705%	\$ 1	,570,676.54	\$ 1,781,787.15	\$ 29,696.45	\$ 2,100.02	\$	147.00	\$	2,247.02	\$ 1	26,001.29	\$ 134,821.38
65' - 69'	1.2500	0	0.0000	\$	-	0.0000%	\$	-	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$ -
70' -74'	1.3462	0	0.0000	\$	-	0.0000%	\$	-	\$ -	\$ -	\$ -	\$	-	\$	-	\$	-	\$ -
75' - 79'	1.4423	43	62.0192	\$	1,444,434.08	92.4030%	\$ 1	,334,700.42	\$ 1,514,094.08	\$ 35,211.49	\$ 2,490.02	\$	174.30	\$	2,664.33	\$ 1	07,071.04	\$ 114,566.01
Totals	:	210	206.0962	\$	4,800,000.00		\$ 4	,398,772.29	\$ 4,990,000.00		Estimat	ed	Max Annual	De	bt Service:	•	52,874.03 52,874.03	\$ 377,575.21

(1) Excludes Discounts/Collection Costs

Rounding: \$

⁽²⁾ Estimated at 4% for Discounts and 3% for Collection Costs by County

⁽³⁾ Includes Discounts and Collection Costs

⁽⁴⁾ All Assessments are limited to Estimated Annual Debt Service noted above. Instead, the Developer will make or has made a contribution of infrastructure, work product, land or other consideration in order to offset any capital assessment on these lots, as more fully identificed in the Master Assessment Methodology, dated, July 28, 2020

						r				
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6570	LOT 657	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6580	LOT 658	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6590	LOT 659	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6600	LOT 660	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6610	LOT 661	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6620	LOT 662	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA. FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6630	LOT 663	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619	, , , , , , ,						
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6640	LOT 664	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
30 -0 -1 0-10 00000 00 10	10.00.	_	TAMPA, FL 33619	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_					
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6650	LOT 665	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
30 20 21 0110 0000 0030	20.005	_	TAMPA. FL 33619	7,070.73	_					
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6660	LOT 666	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
30 20 21 0110 0000 0000	20.000	-	TAMPA. FL 33619	7,070.73	_					
			TAYLOR MORRISON OF FLORIDA INC	-					1	
30-26-21-0110-00000-6670	LOT 667	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1				1	
30 20 21 0110 0000 0070	101 007	_	TAMPA. FL 33619	7,070.73	_					
			TAYLOR MORRISON OF FLORIDA INC						1	
30-26-21-0110-00000-6680	LOT 668	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
30-20-21-0110-00000-0080	LO1 008	1	TAMPA. FL 33619	7,070.73	_					
			TAYLOR MORRISON OF FLORIDA INC						1	
30-26-21-0110-00000-6690	LOT 669	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1				1	
30-20-21-0110-00000-0030	101 009	1	TAMPA, FL 33619	7,070.73	1					
			TAYLOR MORRISON OF FLORIDA INC						1	
30-26-21-0110-00000-6700	LOT 670	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
30-20-21-0110-00000-0/00	101 0/0	1		7,070.73	1				1	
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC						 	
20 26 21 0110 00000 5710	LOT 674	1		\$ 7,070.73	1				1	
30-26-21-0110-00000-6710	LOT 671	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619	<u> </u>					1	L

						F	y Folio Numbe	nber		
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6720	LOT 672	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6730	LOT 673	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6740	LOT 674	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6750	LOT 675	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6760	LOT 676	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6770	LOT 677	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6780	LOT 678	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6790	LOT 679	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6800	LOT 680	T 680 1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6810	LOT 681	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC]	
30-26-21-0110-00000-6820	LOT 682	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC]	
30-26-21-0110-00000-6830	LOT 683	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC]	
30-26-21-0110-00000-6840	LOT 684	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1				1	
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC]	
30-26-21-0110-00000-6850	LOT 685	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6860	LOT 686	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619		<u> </u>				<u> </u>	

						r				
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6870	LOT 687	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6880	LOT 688	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6890	LOT 689	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6900	LOT 690	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6910	LOT 691	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6920	LOT 692	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6930	LOT 693	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6940	LOT 694	OT 694 1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6950	LOT 695	5 1	3922 COCONUT PALM DR STE 100	\$ 7,070.7	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-6960	LOT 696	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC]	
30-26-21-0110-00000-6970	LOT 697	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC]	
30-26-21-0110-00000-6980	LOT 698	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC]	
30-26-21-0110-00000-6990	LOT 699	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-7000	LOT 700	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1				1	
			TAMPA, FL 33619		<u> </u>					
			TAYLOR MORRISON OF FLORIDA INC							
30-26-21-0110-00000-7010	LOT 701	1	3922 COCONUT PALM DR STE 100	\$ 7,070.73	1					
			TAMPA, FL 33619		<u> </u>					

					Planned Units by Folio Number											
PID Number	Lot Number	Platted Units	Property Owner	Total Assessme by Folio	ent	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'					
					:	\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49					
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7020	LOT 702	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7030	LOT 703	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7040	LOT 704	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7050	LOT 705	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7060	LOT 706	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7070	LOT 707	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7080	LOT 708	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7090	LOT 709	LOT 709	LOT 709	LOT 709	LOT 709	LOT 709	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1					
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7100	LOT 710	10 1	3922 COCONUT PALM DR STE 100	\$ 7,070	0.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7110	LOT 711	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
30-26-21-0110-00000-7120	LOT 712	1	3922 COCONUT PALM DR STE 100	\$ 7,070	.73	1										
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC													
25-26-20-0110-00000-7130	LOT 713	1	3922 COCONUT PALM DR STE 100	\$ 25,454	.08		1									
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC	1.												
25-26-20-0110-00000-7140	LOT 714	1	3922 COCONUT PALM DR STE 100	\$ 25,454	.08		1									
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC	1.												
25-26-20-0110-00000-7150	LOT 715	1	3922 COCONUT PALM DR STE 100	\$ 25,454	.08		1									
			TAMPA, FL 33619													
			TAYLOR MORRISON OF FLORIDA INC	1.												
25-26-20-0110-00000-7160	LOT 716	1	3922 COCONUT PALM DR STE 100	\$ 25,454	.08		1									
			TAMPA, FL 33619													

					Planned Units by Folio Number									
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'				
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49				
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7170	LOT 717	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7180	LOT 718	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7190	LOT 719	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7200	LOT 720	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7210	LOT 721	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7220	LOT 722	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7230	LOT 723	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7240	LOT 724	LOT 724	LOT 724	LOT 724	LOT 724	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7250	LOT 725	5 1	3922 COCONUT PALM DR STE 100	\$ 25,454.08	1									
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC											
25-26-20-0110-00000-7260	LOT 726	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC		1									
25-26-20-0110-00000-7270	LOT 727	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08	1	1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC	1.										
25-26-20-0110-00000-7280	LOT 728	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
	. 		TAYLOR MORRISON OF FLORIDA INC		1	_								
25-26-20-0110-00000-7290	LOT 729	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC		1									
25-26-20-0110-00000-7300	LOT 730	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08	1	1								
			TAMPA, FL 33619											
			TAYLOR MORRISON OF FLORIDA INC		1	_								
25-26-20-0110-00000-7310	LOT 731	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08	1	1								
			TAMPA, FL 33619		1]					

					Planned Units by Folio Number						
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'	
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49	
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7320	LOT 732	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7330	LOT 733	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
			TAMPA, FL 33619								
			VASRAM BHARAT & PATEL VASRAM								
25-26-20-0110-00000-7340	LOT 734	1	ROSHNI MAHENDRA	\$ 29,696.45			1				
			2263 OVERFALLS PL								
			WESLEY CHAPEL, FL 33543								
25 26 20 0440 00000 7250	107.725	4	TAYLOR MORRISON OF FLORIDA INC	20.000.45			4				
25-26-20-0110-00000-7350	LOT 735	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
			TAMPA, FL 33619								
35 36 30 0440 00000 7360	107.736		TAYLOR MORRISON OF FLORIDA INC	20.000.45			4				
25-26-20-0110-00000-7360	LOT 736	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC								
35 36 30 0110 00000 7370	107.737			\$ 29,696.45			1				
25-26-20-0110-00000-7370	LOT 737	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC								
25 26 20 0440 00000 7200	LOT 738	1	3922 COCONUT PALM DR STE 100	¢ 20.000.45			1				
25-26-20-0110-00000-7380	LU1 /38	1		\$ 29,696.45			1				
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC							-	
25-26-20-0110-00000-7390	LOT 739	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
23-26-20-0110-00000-7390	101 /33	1	TAMPA. FL 33619	3 29,090.45			1				
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7400	LOT 740	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
25-20-20-0110-00000-7400	101740	_	TAMPA, FL 33619	25,050.45			_				
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7410	LOT 741	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
23 20 20 0110 00000 7410	101741	_	TAMPA, FL 33619	25,050.45			_				
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7420	LOT 742	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
25 26 26 6116 6666 7426	101742	-	TAMPA, FL 33619	23,030.13			_				
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7430	LOT 743	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
		_	TAMPA, FL 33619				_				
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7440	LOT 744	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7450	LOT 745	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7460	LOT 746	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								

					Planned Units by Folio Number						
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'	
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49	
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7470	LOT 747	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7480	LOT 748	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7490	LOT 749	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7500	LOT 750	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA. FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7510	LOT 751	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619	,							
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7520	LOT 752	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
	10.701	_	TAMPA. FL 33619	φ 33)222.13						_	
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7530	LOT 753	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
25 20 20 0110 00000 7550	201733	-	TAMPA, FL 33619	33,211.43						_	
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7540	LOT 754	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
25-20-20-0110-00000-7540	101734	_	TAMPA, FL 33619	33,211.43						_	
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7550	LOT 755	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
25-26-20-0110-00000-7550	101 /33	1		3 33,211.49						1	
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC								
25 26 20 0110 00000 7560	LOT 756	1		ć 25 211 40						1	
25-26-20-0110-00000-7560	LU1 /56	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
25 26 20 0110 0000 7570	107.757	4	TAYLOR MORRISON OF FLORIDA INC	ć 25.244.40						4	
25-26-20-0110-00000-7570	LOT 757	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC								
25 26 20 0110 00000 7500	107.750	4		ć 25.244.40							
25-26-20-0110-00000-7580	LOT 758	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
25 26 20 0440 00000 7555	107	_	TAYLOR MORRISON OF FLORIDA INC	4 25 244 12							
25-26-20-0110-00000-7590	LOT 759	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7600	LOT 760	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC	1.							
25-26-20-0110-00000-7610	LOT 761	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								

					Planned Units by Folio Number						
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'	
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49	
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7620	LOT 762	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7630	LOT 763	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7640	LOT 764	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7650	LOT 765	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7660	LOT 766	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7670	LOT 767	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7680	LOT 768	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7690	LOT 769	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7700	LOT 770	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC								
25-26-20-0110-00000-7710	LOT 771	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1	
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC		1						
25-26-20-0110-00000-7720	LOT 772	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45	1		1				
			TAMPA, FL 33619								
			TAYLOR MORRISON OF FLORIDA INC	1.							
25-26-20-0110-00000-7730	LOT 773	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
			TAMPA, FL 33619								
	l		TAYLOR MORRISON OF FLORIDA INC				_				
25-26-20-0110-00000-7740	LOT 774	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1				
			TAMPA, FL 33619								
	l	_	TAYLOR MORRISON OF FLORIDA INC		1						
25-26-20-0110-00000-7750	LOT 775	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45	1		1				
			TAMPA, FL 33619								
	l		TAYLOR MORRISON OF FLORIDA INC		1		_				
25-26-20-0110-00000-7760	LOT 776	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45	1		1				
			TAMPA, FL 33619		1						

						F	Planned Units b	y Folio Numbe	r	
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7770	LOT 777	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7780	LOT 778	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7790	LOT 779	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7800	LOT 780	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7810	LOT 781	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7820	LOT 782	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7830	LOT 783	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7840	LOT 784	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7850	LOT 785	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7860	LOT 786	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7870	LOT 787	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7880	LOT 788	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	1.						
25-26-20-0110-00000-7890	LOT 789	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	1.						
25-26-20-0110-00000-7900	LOT 790	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7910	LOT 791	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619				<u> </u>			

					Planned Units by Folio Number					
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7920	LOT 792	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7930	LOT 793	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7940	LOT 794	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	1.						
25-26-20-0110-00000-7950	LOT 795	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	1.						
25-26-20-0110-00000-7960	LOT 796	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	1.						
25-26-20-0110-00000-7970	LOT 797	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7980	LOT 798	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
		_	TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-7990	LOT 799	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
		_	TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8000	LOT 800	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
		4	TAYLOR MORRISON OF FLORIDA INC	20.505.45						
25-26-20-0110-00000-8010	LOT 801	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
25 26 20 0440 00000 0000	LOTOGO	4	TAYLOR MORRISON OF FLORIDA INC	¢ 20.505.45			_			
25-26-20-0110-00000-8020	LOT 802	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8030	LOT 803	1	3922 COCONUT PALM DR STE 100	¢ 20.606.45			1			
25-20-20-0110-00000-8030	LU1 803	1		\$ 29,696.45			1			
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8040	LOT 804	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
25-20-20-0110-0000-0040	101 004	1	TAMPA, FL 33619	25,050.45			1			
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8050	LOT 805	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
23-20-20-0110-00000-0030	101 003	1	TAMPA, FL 33619	23,030.43						
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8110	LOT 811	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
25 20-20-0110-00000-0110	201011	1	TAMPA, FL 33619	23,434.08		1				
			I AIVIPA, FL 33013	L						

						F	Planned Units b	y Folio Numbe	ŗ	
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8120	LOT 812	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8130	LOT 813	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8140	LOT 814	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8150	LOT 815	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8160	LOT 816	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8170	LOT 817	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8180	LOT 818	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8190	LOT 819	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8200	LOT 820	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
		_	TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8210	LOT 821	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	25.45.22	1					
25-26-20-0110-00000-8220	LOT 822	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08	1	1				
			TAMPA, FL 33619						[
25 26 20 0440 00000 0000	LOTOSS	4	TAYLOR MORRISON OF FLORIDA INC	6 25 45 4 22	1	_				
25-26-20-0110-00000-8230	LOT 823	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC		-					
25 26 20 0110 00000 9240	LOT 934	1	3922 COCONUT PALM DR STE 100	¢ 25.454.00	1	1				
25-26-20-0110-00000-8240	LOT 824	1		\$ 25,454.08	1	1				
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC		-					
25-26-20-0110-00000-8250	LOT 825	1	3922 COCONUT PALM DR STE 100	¢ 25.454.00		1				
23-20-20-0110-00000-8250	LUI 825	1		\$ 25,454.08		1				
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8260	LOT 826	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08	1	1				
23-20-20-0110-00000-8260	LU1 826	1		\$ 25,454.08	1	1				
			TAMPA, FL 33619		<u> </u>		l		L	

					Planned Units by Folio Number					
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8270	LOT 827	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8280	LOT 828	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8290	LOT 829	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8300	LOT 830	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8310	LOT 831	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8320	LOT 832	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8330	LOT 833	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8340	LOT 834	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8350	LOT 835	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8360	LOT 836	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8370	LOT 837	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8380	LOT 838	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	l.						
25-26-20-0110-00000-8390	LOT 839	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619		ļ				ļ	
	l		TAYLOR MORRISON OF FLORIDA INC		1					[
25-26-20-0110-00000-8400	LOT 840	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08	1	1				[
			TAMPA, FL 33619						ļ	
	l		TAYLOR MORRISON OF FLORIDA INC		1					[
25-26-20-0110-00000-8410	LOT 841	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							

					Planned Units by Folio Number					
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8420	LOT 842	1	3922 COCONUT PALM DR STE 100	\$ 25,454.08		1				
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8430	LOT 843	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8440	LOT 844	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8450	LOT 845	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8460	LOT 846	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8470	LOT 847	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8480	LOT 848	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8490	LOT 849	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	1.						
25-26-20-0110-00000-8500	LOT 850	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC	1.						
25-26-20-0110-00000-8510	LOT 851	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC		1		_			
25-26-20-0110-00000-8520	LOT 852	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619		_					
25 26 20 0442 2022 2555		_	TAYLOR MORRISON OF FLORIDA INC	d 20.505 :-						
25-26-20-0110-00000-8530	LOT 853	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45			1			
			TAMPA, FL 33619		 					
25 26 20 0440 00005 27-2			TAYLOR MORRISON OF FLORIDA INC	20.505.45	1		_			
25-26-20-0110-00000-8540	LOT 854	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45	1		1			
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC		 					
25 26 20 0440 00000 0550	LOTAGE	4		d 20.000.45	1		_			
25-26-20-0110-00000-8550	LOT 855	1	3922 COCONUT PALM DR STE 100	\$ 29,696.45	1		1			
			TAMPA, FL 33619 TAYLOR MORRISON OF FLORIDA INC		 					
35 36 30 0110 00000 0500	LOTOFO	1		ć 25.244.40						_
25-26-20-0110-00000-8590	LOT 859	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49	1					1
			TAMPA, FL 33619		L]			<u> </u>	<u> </u>

						ſ	Planned Units b	y Folio Numbe	r	
PID Number	Lot Number	Platted Units	Property Owner	Total Assessment by Folio	TWH (20')	50' - 55'	60' -64'	65' - 69'	70' -74'	75' - 79'
					\$ 7,070.73	\$ 25,454.08	\$ 29,696.45	\$ -	\$ -	\$ 35,211.49
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8600	LOT 860	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8610	LOT 861	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8620	LOT 862	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8630	LOT 863	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8640	LOT 864	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8650	LOT 865	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8660	LOT 866	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8670	LOT 867	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8680	LOT 868	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8690	LOT 869	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8700	LOT 870	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8710	LOT 871	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8720	LOT 872	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8730	LOT 873	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49					1	1
			TAMPA, FL 33619							
			TAYLOR MORRISON OF FLORIDA INC							
25-26-20-0110-00000-8740	LOT 874	1	3922 COCONUT PALM DR STE 100	\$ 35,211.49						1
			TAMPA, FL 33619							
Totals:		210		\$ 4,990,000.00	56	51	60	0	0	43

Exhibit C:

Legal Description of the Assessment Area

ASSESSMENT AREA THREE LEGAL DESCRIPTION

LOTS 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, AND 874, RIVER LANDING PHASES 4 AND 5, AS RECORDED IN PLAT BOOK 93, PAGES 113 — 128, OF THE OFFICIAL RECORDS OF PASCO COUNTY, FLORIDA.

LOTS 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, AND 855, RIVER LANDING PHASES 4 AND 5 – PARTIAL REPLAT, AS RECORDED IN PLAT BOOK 97, PAGES 136 – 137, OF THE OFFICIAL RECORDS OF PASCO COUNTY, FLORIDA.

Comp. Exhibit D:

Maturities and Coupon of Bonds Sources and Uses of Funds for Bonds Annual Debt Service Payment Due on Bonds

BOND PRICING

River Landing Community Development District (Pasco County, Florida)

Capital Improvement Revenue Bonds, Series 2025 Pricing Date: March 5, 2025 Final Pricing Numbers

	Maturity					
Bond Component	Date	CUSIP	Amount	Rate	e Yield	Price
Term Bond due 2032:						
	05/01/2026		80,000	4.200%	4.200%	100.000
	05/01/2027		80,000	4.200%	4.200%	100.000
	05/01/2028		85,000	4.200%		100.000
	05/01/2029		90,000	4.200%		100.000
	05/01/2030		95,000	4.200%		100.000
	05/01/2031	760201 4144	95,000	4.200%		100.000
	05/01/2032	76828J AK4	100,000	4.200%	4.200%	100.000
			625,000			
Term Bond due 2045:						
	05/01/2033		105,000	5.200%	5.210%	99.870
	05/01/2034		110,000	5.200%	5.210%	99.870
	05/01/2035		115,000	5.200%		99.870
	05/01/2036		125,000	5.200%		99.870
	05/01/2030		130,000	5.200%		99.870
	05/01/2038		135,000	5.200%		99.870
	05/01/2039		145,000	5.200%		99.870
	05/01/2040		150,000	5.200%		99.870
	05/01/2041		160,000	5.200%		99.870
	05/01/2042		170,000	5.200%	5.210%	99.870
	05/01/2043		180,000	5.200%	5.210%	99.870
	05/01/2044		190,000	5.200%	5.210%	99.870
	05/01/2045	76828J AL2	200,000	5.200%	5.210%	99.870
	55,52,253		1,915,000			
Torm Dand due 2005						
Term Bond due 2055:			240.000	F 4500		400.000
	05/01/2046		210,000	5.450%		100.000
	05/01/2047		220,000	5.450%		100.000
	05/01/2048		235,000	5.450%	5.450%	100.000
	05/01/2049		245,000	5.450%	5.450%	100.000
	05/01/2050		260,000	5.450%	5.450%	100.000
	05/01/2051		275,000	5.450%	5.450%	100.000
	05/01/2052		290,000	5.450%	5.450%	100.000
	05/01/2053		305,000	5.450%		100.000
	05/01/2054		325,000	5.450%		100.000
		760201 4440				
	05/01/2055	76828J AM0	<u>340,000</u> 2,705,000	5.450%	5.450%	100.000
			5,245,000			
Dated	Date		03/21/20	125		
	ry Date		03/21/20			
	•					
First C	oupon		05/01/20)25		
Par An	nount		5,245,000	.00		
Origina	al Issue Discoun	t	-2,489	.50		
Produc	ction		5,242,510	.50 9	99.952536%	
	writer's Discour	nt	-104,900		-2.000000%	
	se Price ed Interest		5,137,610	.50 9	97.952536%	
				_		
Net Pr	oceeds		5,137,610	.50		

SOURCES AND USES OF FUNDS

River Landing Community Development District (Pasco County, Florida) Capital Improvement Revenue Bonds, Series 2025 Pricing Date: March 5, 2025 Final Pricing Numbers

Sources:	
Bond Proceeds:	
Par Amount	5,245,000.00
Original Issue Discount	-2,489.50
	5,242,510.50
Uses:	
Project Fund Deposits:	
Project Fund	4,653,457.23
Other Fund Deposits:	
Debt Service Reserve Fund 25% of MADs	88,190.63
Capitalized Interest Fund Thru 11/1/2025	166,987.64
	255,178.27
Delivery Date Expenses:	
Cost of Issuance	228,975.00
Underwriter's Discount	104,900.00
	333,875.00
	5,242,510.50

Note: Call Date: May 1, 2035 @ 100%

BOND DEBT SERVICE

River Landing Community Development District (Pasco County, Florida) Capital Improvement Revenue Bonds, Series 2025 Pricing Date: March 5, 2025 Final Pricing Numbers

Period				
Ending	Principal	Coupon	Interest	Debt Service
11/01/2025			166,987.64	166,987.64
11/01/2026	80,000	4.200%	271,572.50	351,572.50
11/01/2027	80,000	4.200%	268,212.50	348,212.50
11/01/2028	85,000	4.200%	264,747.50	349,747.50
11/01/2029	90,000	4.200%	261,072.50	351,072.50
11/01/2030	95,000	4.200%	257,187.50	352,187.50
11/01/2031	95,000	4.200%	253,197.50	348,197.50
11/01/2032	100,000	4.200%	249,102.50	349,102.50
11/01/2033	105,000	5.200%	244,272.50	349,272.50
11/01/2034	110,000	5.200%	238,682.50	348,682.50
11/01/2035	115,000	5.200%	232,832.50	347,832.50
11/01/2036	125,000	5.200%	226,592.50	351,592.50
11/01/2037	130,000	5.200%	219,962.50	349,962.50
11/01/2038	135,000	5.200%	213,072.50	348,072.50
11/01/2039	145,000	5.200%	205,792.50	350,792.50
11/01/2040	150,000	5.200%	198,122.50	348,122.50
11/01/2041	160,000	5.200%	190,062.50	350,062.50
11/01/2042	170,000	5.200%	181,482.50	351,482.50
11/01/2043	180,000	5.200%	172,382.50	352,382.50
11/01/2044	190,000	5.200%	162,762.50	352,762.50
11/01/2045	200,000	5.200%	152,622.50	352,622.50
11/01/2046	210,000	5.450%	141,700.00	351,700.00
11/01/2047	220,000	5.450%	129,982.50	349,982.50
11/01/2048	235,000	5.450%	117,583.75	352,583.75
11/01/2049	245,000	5.450%	104,503.75	349,503.75
11/01/2050	260,000	5.450%	90,742.50	350,742.50
11/01/2051	275,000	5.450%	76,163.75	351,163.75
11/01/2052	290,000	5.450%	60,767.50	350,767.50
11/01/2053	305,000	5.450%	44,553.75	349,553.75
11/01/2054	325,000	5.450%	27,386.25	352,386.25
11/01/2055	340,000	5.450%	9,265.00	349,265.00
	5,245,000		5,433,371.39	10,678,371.39

BOND DEBT SERVICE

River Landing Community Development District (Pasco County, Florida) Capital Improvement Revenue Bonds, Series 2025 Pricing Date: March 5, 2025 Final Pricing Numbers

05/01/2025	Period					Annual
11/01/2026 80,000 4.200% 136,626.25 136,626.25 166,987.64 05/01/2027 80,000 4.200% 134,946.25 134,946.25 351,572.50 05/01/2027 80,000 4.200% 134,946.25 134,946.25 344,946.25 134,946.25 134,946.25 344,946.25 134,046.25 134,946.25 348,212.50 05/01/2028 85,000 4.200% 133,266.25 218,266.25 348,212.50 05/01/2028 131,481.25 11,481.25 11,481.25 11,481.25 11/01/2029 129,591.25 12	Ending	Principal	Coupon	Interest	Debt Service	Debt Service
05/01/2026 80,000 4.200% 136,626.25 216,626.25 351,572.50 05/01/2027 80,000 4.200% 134,946.25 134,946.25 349,46.25 11/01/2028 85,000 4.200% 134,946.25 133,266.25 348,212.50 05/01/2029 90,000 4.200% 131,481.25 131,481.25 349,747.50 05/01/2029 90,000 4.200% 131,481.25 121,481.25 11/01/2029 05/01/2030 95,000 4.200% 129,591.25 129,591.25 351,072.50 05/01/2030 95,000 4.200% 129,591.25 129,591.25 351,072.50 05/01/2030 95,000 4.200% 129,591.25 127,596.25 352,187.50 05/01/2031 95,000 4.200% 129,591.25 222,596.25 11/01/2031 125,601.25 125,601.25 125,601.25 125,001.25 11/01/2031 125,601.25 125,601.25 125,601.25 125,001.25 11/01/2032 123,501.25 123,501.25 123,501.25 123,501.25 123,501.25 123,501.25 123,001.25 125,001.25 11/01/2033 115,000 5.200% 117,911.25 23,911.25 349,825.0 11/01/2037 130,000 5.200% 111,671.25 111,671.25 351,592.50 11/01/2037 130,000 5.200% 111,671.25 111,671.25 349,925.25 11/01/2038 135,000 5.200% 101,011.25 101,011.25 349,925.25 11/01/2039 145,000 5.200% 101,011.25 124,921.25 349,925.25 11/01/2039 145,000 5.200% 97,111.25 97,911.25 348,122.50 11/01/2039 145,000 5.200% 97,111.25 97,911.25 348,122.50 11/01/2040 97,111.25 97,911.25 97,911.25 350,002.50 11/01/2044 150,000 5.200% 97,911.25 97,911.25 350,002.50 11/01/2044 150,000 5.200% 97,911.25 97,911.25 350,002.50 11/01/2044 150,000 5.200% 97,911.25 97,911.25 352,622.50 11/01/2044 190,000 5.200% 97,911.25 97,993.75 350,002.50 11/01/2044 190,000 5.450% 67,988.75 266,993.75 350,002.50 11/01/2044 190,000 5.	05/01/2025			30,361.39	30,361.39	
11/01/2027 80,000 4.200% 134,946.25 134,946.25 34,946.25 11/01/2027 133,266.25 133,266.25 348,212.50 05/01/2028 85,000 4.200% 133,266.25 218,266.25 348,212.50 05/01/2028 90,000 4.200% 131,481.25 213,481.25 349,747.50 05/01/2029 90,000 4.200% 131,481.25 221,481.25 11/01/2029 129,591.25 129,591.25 129,591.25 351,072.50 05/01/2030 95,000 127,596.25 17,596.25 352,187.50 05/01/2031 95,000 4.200% 127,596.25 172,596.25 352,187.50 05/01/2031 95,000 4.200% 125,601.25 125,601.25 348,197.50 05/01/2031 105,000 5.200% 123,501.25 125,501.25 349,102.50 05/01/2031 105,000 5.200% 123,501.25 125,501.25 349,102.50 05/01/2031 105,000 5.200% 123,501.25 125,501.25 349,102.50 05/01/2034 110,000 5.200% 120,771.25 120,771.25 349,272.50 05/01/2034 110,000 5.200% 120,771.25 120,771.25 349,272.50 05/01/2035 11,011/2036 114,921.25 114,921.25 114,921.25 11/01/2036 05/01/2036 125,000 5.200% 114,921.25 114,921.25 348,682.50 05/01/2037 130,000 5.200% 114,921.25 114,921.25 349,922.50 05/01/2038 135,000 5.200% 114,921.25 114,921.25 349,962.50 05/01/2039 145,000 5.200% 104,781.25 241,671.25 11/01/2037 106,201.25 106,201.25 124,671.25 11/01/2038 135,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2034 150,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2034 150,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2034 150,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2034 150,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2044 150,000 5.200% 88,531.25 88,531.25 350,062.50 05/01/2044 190,000 5.200% 88,531.25 88,531.25 350,062.50 05/01/2044 190,000 5.450% 67,988.75 28,988.75 351,700.00 05/01/2046 200,000 5.450% 67,988.75 28,988.7	11/01/2025			136,626.25	136,626.25	166,987.64
05/01/2027 80,000 4.200% 134,946.25 214,946.25 348,212.50 05/01/2028 85,000 4.200% 133,266.25 133,266.25 348,212.50 05/01/2028 85,000 4.200% 133,481.25 213,266.25 348,212.50 05/01/2029 90,000 4.200% 131,481.25 131,481.25 349,747.50 05/01/2030 95,000 4.200% 129,591.25 129,591.25 351,072.50 05/01/2031 95,000 4.200% 127,596.25 127,596.25 352,187.50 05/01/2031 95,000 4.200% 127,596.25 127,596.25 352,187.50 05/01/2031 95,000 4.200% 125,601.25 125,601.25 348,197.50 05/01/2031 100,000 4.200% 125,601.25 125,601.25 348,197.50 05/01/2031 100,000 5.200% 123,501.25 125,501.25 349,102.50 05/01/2033 105,000 5.200% 120,771.25 120,771.25 349,102.50 05/01/2033 105,000 5.200% 110,791.125 117,911.25 348,682.50 05/01/2034 110,000 5.200% 117,911.25 222,911.25 11/01/2034 150,000 5.200% 114,921.25 239,921.25 11/01/2035 115,000 5.200% 114,921.25 239,921.25 11/01/2036 125,000 5.200% 114,921.25 239,921.25 11/01/2036 125,000 5.200% 114,921.25 239,921.25 11/01/2038 135,000 5.200% 111,671.25 114,671.25 349,925.50 05/01/2038 135,000 5.200% 111,671.25 100,291.25 349,925.50 05/01/2038 135,000 5.200% 111,671.25 100,291.25 349,925.50 05/01/2038 135,000 5.200% 100,781.25 100,291.25 349,925.50 05/01/2038 135,000 5.200% 100,781.25 243,291.25 11/01/2039 145,000 5.200% 100,781.25 100,781.25 349,925.50 05/01/2040 150,000 5.200% 97,911.25 92,951.25 349,925.50 05/01/2041 160,000 5.200% 97,911.25 92,951.25 350,002.50 05/01/2041 160,000 5.200% 97,911.25 92,951.25 350,002.50 05/01/2044 190,000 5.200% 88,531.25 68,531.25 68,531.25 68,531.25 68,531.25 69,937.75 11/01/2046 79,711.25 79,9	05/01/2026	80,000	4.200%	136,626.25	216,626.25	
11/01/2028 85,000 4.200% 133,266.25 133,266.25 348,212.50 05/01/2028 90,000 4.200% 131,481.25 131,481.25 349,747.50 05/01/2029 90,000 4.200% 129,591.25 129,591.25 351,072.50 05/01/2030 95,000 4.200% 129,591.25 224,591.25 11/01/2030 127,596.25 127,596.25 352,187.50 05/01/2031 95,000 4.200% 127,596.25 127,596.25 352,187.50 05/01/2031 95,000 4.200% 125,560.25 125,560.125 348,197.50 05/01/2032 100,000 4.200% 125,560.25 125,560.125 348,197.50 05/01/2032 100,000 4.200% 125,560.25 125,560.125 349,102.50 05/01/2033 105,000 5.200% 123,501.25 123,501.25 349,102.50 05/01/2033 105,000 5.200% 120,771.25 120,771.25 349,272.50 05/01/2034 110,000 5.200% 120,771.25 120,771.25 349,272.50 05/01/2034 110,000 5.200% 117,911.25 117,911.25 348,682.50 05/01/2035 115,000 5.200% 114,921.25 114,921.25 347,832.50 05/01/2036 125,000 5.200% 114,921.25 239,921.25 114,921.25 349,102.30 05/01/2037 130,000 5.200% 114,921.25 239,921.25 114,921.25 349,962.50 05/01/2038 135,000 5.200% 116,71.25 111,671.25 349,962.50 05/01/2038 135,000 5.200% 116,71.25 111,671.25 349,962.50 05/01/2038 135,000 5.200% 104,011.25 104,781.25 349,962.50 05/01/2038 135,000 5.200% 104,781.25 104,781.25 349,962.50 05/01/2038 145,000 5.200% 104,781.25 104,781.25 349,962.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 349,962.50 05/01/2040 150,000 5.200% 104,781.25 27,111.25 350,792.50 05/01/2041 160,000 5.200% 97,111.25 97,111.25 350,792.50 05/01/2041 160,000 5.200% 99,951.25 92,951.25 350,062.50 05/01/2044 190,000 5.200% 99,951.25 262,951.25 350,062.50 05/01/2044 190,000 5.200% 99,711.25 27,711.25 352,825.00 05/01/2044 190,000 5.200% 99,711.25 27,711.25 352,825.00 05/01/2044 190,000 5.200% 99,711.25 97,711.25 352,825.00 05/01/2044 190,000 5.200% 99,711.25 97,711.25 352,825.00 05/01/2044 190,000 5.200% 99,711.25 27,711.25 350,762.50 05/01/2044 190,000 5.200% 99,711.25 27,711.25 350,762.50 05/01/2044 190,000 5.200% 99,711.25 27,711.25 352,622.50 05/01/2045 200,000 5.450% 48,913.75 30,993.75 349,982.50 05/01/2046 50,000 5.450% 48,913.75 34,913.75 349,982.50 05/01/2049 245,	11/01/2026			134,946.25	134,946.25	351,572.50
05/01/2028 85,000 4.200% 133,266.25 218,266.25 349,747.50 05/01/2029 90,000 4.200% 131,481.25 31,481.25 349,747.50 05/01/2030 95,000 4.200% 129,591.25 129,591.25 351,072.50 05/01/2030 95,000 4.200% 129,591.25 129,591.25 351,072.50 05/01/2031 95,000 4.200% 127,596.25 127,596.25 352,187.50 05/01/2031 95,000 4.200% 127,596.25 127,596.25 352,187.50 05/01/2032 100,000 4.200% 125,601.25 125,601.25 348,197.50 05/01/2032 100,000 5.200% 123,501.25 123,501.25 349,102.50 05/01/2033 105,000 5.200% 123,501.25 123,501.25 349,102.50 05/01/2033 105,000 5.200% 120,771.25 120,771.25 349,727.50 05/01/2033 11/01/2034 110,000 5.200% 120,771.25 230,771.25 11/01/2034 117911.25 114,921.25 348,682.50 05/01/2036 155,000 5.200% 117,911.25 114,921.25 348,682.50 11/01/2036 125,000 5.200% 114,921.25 114,921.25 348,882.50 05/01/2036 125,000 5.200% 114,921.25 114,921.25 347,832.50 05/01/2037 130,000 5.200% 111,671.25 111,671.25 351,592.50 05/01/2038 135,000 5.200% 111,671.25 108,291.25 349,962.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2040 150,000 5.200% 100,101.25 101,011.25 350,792.50 05/01/2041 160,000 5.200% 99,2951.25 262,951.25 350,062.50 05/01/2041 160,000 5.200% 99,2951.25 262,951.25 350,062.50 05/01/2044 190,000 5.200% 99,2951.25 262,951.25 350,062.50 05/01/2044 190,000 5.200% 88,531.25 88,531.25 352,882.50 05/01/2044 190,000 5.200% 88,531.25 278,911.25 351,002.04 05/01/2044 190,000 5.200% 88,531.25 262,951.25 350,062.50 05/01/2044 190,000 5.200% 88,531.25 278,911.25 351,002.05 05/01/2044 190,000 5.200% 88,531.25 278,911.25 351,002.05 05/01/2044 190,000 5.200% 88,531.25 262,951.25 350,062.50 05/01/2044 190,000 5.200% 88,531.25 278,911.25 350,062.50 05/01/2044 190,000 5.200% 88,531.25 278,911.25 350,062.50 05/01/2044 190,000 5.200% 88,531.25 278,911.25 350,062.50 05/01/2044 190,000 5.450% 48,913.75 34,913.75 349,932.50 05/01/2	05/01/2027	80,000	4.200%	134,946.25	214,946.25	
11/01/2028 90,000 4.200% 131,481.25 221,481.25 349,747.50 05/01/2030 95,000 4.200% 129,591.25 224,591.25 351,072.50 05/01/2030 95,000 4.200% 129,591.25 224,591.25 351,072.50 05/01/2031 95,000 4.200% 127,596.25 127,596.25 352,187.50 05/01/2031 95,000 4.200% 125,561.25 222,596.25 348,197.50 05/01/2032 100,000 4.200% 125,561.25 225,601.25 348,197.50 05/01/2032 100,000 4.200% 125,501.25 225,601.25 349,102.50 05/01/2033 105,000 5.200% 123,501.25 223,501.25 349,102.50 05/01/2033 105,000 5.200% 120,771.25 120,771.25 349,272.50 05/01/2034 110,000 5.200% 120,771.25 230,771.25 349,272.50 05/01/2034 115,000 5.200% 117,911.25 114,921.25 114,921.25 348,682.50 05/01/2035 115,000 5.200% 117,911.25 232,911.25 114,01/2034 05/01/2036 125,000 5.200% 114,921.25 239,921.25 114,01/2036 111,01/2036 111,01/2036 111,01/2037 108,931.25 108,291.25 114,671.25 349,962.50 05/01/2038 135,000 5.200% 108,291.25 104,781.25 349,962.50 05/01/2038 135,000 5.200% 108,291.25 104,781.25 349,962.50 05/01/2038 135,000 5.200% 104,781.25 104,781.25 349,962.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 349,962.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 340,962.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 340,962.50 05/01/2040 150,000 5.200% 104,781.25 27,711.25 350,792.50 05/01/2040 150,000 5.200% 101,011.25 257,111.25 340,782.50 11/01/2041 92,951.25 262,951.25 350,062.50 11/01/2041 92,951.25 262,951.25 350,062.50 05/01/2044 190,000 5.200% 88,531.25 88,531.25 352,382.50 05/01/2044 190,000 5.200% 88,531.25 88,531.25 352,382.50 05/01/2044 190,000 5.200% 88,531.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 88,531.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 88,531.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 88,531.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 88,531.25 88,531.25 352,382.50 05/01/2044 190,000 5.200% 88,531.25 288,531.25 352,382.50 05/01/2044 190,000 5.450% 88,531.25 288,531.25 352,382.50 05/01/2044 190,000 5.450% 88,531.25 288,531.25 352,382.5				133,266.25	133,266.25	348,212.50
05/01/2029 90,000 4.200% 131,481.25 221,481.25 351,072.50 (5/01/2030 95,000 4.200% 129,591.25 129,591.25 351,072.50 (5/01/2031 95,000 4.200% 127,596.25 127,596.25 352,187.50 (5/01/2031 100,000 4.200% 125,601.25 125,601.25 348,197.50 (5/01/2032 100,000 4.200% 125,601.25 125,601.25 348,197.50 (5/01/2032 100,000 5.200% 123,501.25 225,601.25 11/01/2033 105,000 5.200% 123,501.25 228,501.25 120,771.25 11/01/2034 110,000 5.200% 117,911.25 120,771.25 348,682.50 (5/01/2033 115,000 5.200% 117,911.25 117,911.25 348,682.50 (5/01/2034 110,000 5.200% 117,911.25 117,911.25 348,682.50 (5/01/2034 125,000 5.200% 114,921.25 114,921.25 349,212.51 (1/01/2035 15.000 5.200% 114,921.25 114,921.25 349,212.51 (1/01/2036 125,000 5.200% 114,671.25 111,671.25 341,671.25 11/01/2037 100,2037 110,000 5.200% 111,671.25 100,291.25 349,922.50 (5/01/2038 135,000 5.200% 108,291.25 108,291.25 349,962.50 (5/01/2038 135,000 5.200% 104,781.25 104,781.25 348,072.50 (5/01/2038 135,000 5.200% 104,781.25 104,781.25 348,072.50 (5/01/2038 135,000 5.200% 104,781.25 104,781.25 348,072.50 (5/01/2038 135,000 5.200% 104,781.25 104,781.25 348,072.50 (5/01/2038 135,000 5.200% 104,781.25 104,781.25 348,072.50 (5/01/2034 150,000 5.200% 104,781.25 104,781.25 348,072.50 (5/01/2034 150,000 5.200% 104,781.25 104,781.25 348,072.50 (5/01/2034 150,000 5.200% 104,781.25 251,011.25 350,792.50 (5/01/2044 150,000 5.200% 97,111.25 97,111.25 350,062.50 (5/01/2044 190,000 5.200% 88,531.25 262,951.25 350,062.50 (5/01/2044 190,000 5.200% 88,531.25 268,531.25 352,362.50 (5/01/2044 190,000 5.200% 88,531.25 268,531.25 352,362.50 (5/01/2044 190,000 5.450% 73,711.25 73,711.25 352,762.50 (5/01/2044 190,000 5.450% 73,711.25 73,711.25 352,762.50 (5/01/2044 190,000 5.450% 73,711.25 73,711.25 352,762.50 (5/01/2044 190,000 5.450% 73,711.25 73,711.25 352,762.50 (5/01/2044 190,000 5.450% 73,711.25 73,711.25 352,762.50 (5/01/2044 190,000 5.450% 73,711.25 73,711.25 352,762.50 (5/01/2044 20,000 5.450% 73,711.25 73,711.25 352,762.50 (5/01/2044 20,000 5.450% 73,711.25 73,711.25 352,762.50 (5/01/2044		85,000	4.200%	133,266.25	218,266.25	
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05/01/2034 110,000 5.200% 120,771.25 230,771.25 348,682.50 05/01/2035 115,000 5.200% 117,911.25 117,911.25 348,682.50 05/01/2036 125,000 5.200% 114,921.25 114,921.25 347,832.50 05/01/2036 125,000 5.200% 114,921.25 114,671.25 341,671.25 05/01/2037 130,000 5.200% 111,671.25 108,291.25 349,962.50 05/01/2038 135,000 5.200% 108,291.25 108,291.25 349,962.50 05/01/2038 135,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2040 150,000 5.200% 101,011.25 251,011.25 350,792.50 05/01/2041 160,000 5.200% 97,111.25 97,111.25 374,11.25 350,062.50 05/01/2041 160,000 5.200% 92,951.25 262,951.25 350,062.50 11/01/204 92,951.25 </td <td></td> <td>105,000</td> <td>5.200%</td> <td></td> <td></td> <td></td>		105,000	5.200%			
11/01/2034						349,272.50
05/01/2035 115,000 5.200% 117,911.25 232,911.25 347,832.50 05/01/2036 125,000 5.200% 114,921.25 134,921.25 347,832.50 05/01/2036 125,000 5.200% 114,921.25 239,921.25 111,671.25 351,592.50 05/01/2037 130,000 5.200% 111,671.25 241,671.25 349,962.50 05/01/2038 135,000 5.200% 108,291.25 243,291.25 349,962.50 05/01/2038 135,000 5.200% 108,291.25 243,291.25 349,962.50 05/01/2038 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 101,011.25 101,011.25 350,792.50 05/01/2040 150,000 5.200% 101,011.25 251,011.25 11/01/2040 97,111.25 97,111.25 348,122.50 05/01/2041 160,000 5.200% 97,111.25 257,111.25 348,122.50 05/01/2042 170,000 5.200% 97,111.25 257,111.25 350,062.50 05/01/2042 170,000 5.200% 88,531.25 88,531.25 351,482.50 05/01/2043 180,000 5.200% 88,531.25 88,531.25 351,482.50 05/01/2044 190,000 5.200% 83,851.25 268,531.25 11/01/2044 78,911.25 78,911.25 352,762.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 11/01/2044 78,911.25 78,911.25 352,762.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,762.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 11/01/2044 78,911.25 78,911.25 352,762.50 05/01/2044 200,000 5.200% 83,851.25 283,711.25 352,762.50 05/01/2044 200,000 5.200% 83,851.25 283,711.25 352,762.50 05/01/2044 200,000 5.450% 73,711.25 283,711.25 352,622.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 352,622.50 05/01/2046 235,000 5.450% 67,988.75 61,993.75 349,982.50 05/01/2048 235,000 5.450% 67,988.75 289,993.75 351,700.00 05/01/2049 245,000 5.450% 61,993.75 308,913.75 41,01/2049 245,000 5.450% 48,913.75 308,913.75 349,950.75 05/01/2049 245,000 5.450% 48,913.75 308,913.75 349,950.75 05/01/2049 245,000 5.450% 48,913.75 308,913.75 349,950.375 05/01/2049 245,000 5.450% 48,913.75 308,913.75 349,950.375 05/01/2049 245,000 5.450% 48,913.75 308,913.75 349,950.375 05/01/2049 245,000 5.450% 343,335.00 324,335.00 351,163.75 05/01/2050 260,000 5.450% 343,335.00 324,335.00 350,767.50 05/01/2051 275,000 5.450% 343,335.00 324,335.00 350,767.50 05/01/2053 305,000 5.450% 343,335.00 349,265.00 349,26		110,000	5.200%			
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05/01/2036 125,000 5.200% 114,921.25 239,921.25 351,592.50 11/01/2037 130,000 5.200% 111,671.25 214,671.25 344,671.25 114,671.25 349,962.50 11/01/2038 135,000 5.200% 108,291.25 243,291.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 243,291.25 348,072.50 05/01/2040 150,000 5.200% 101,011.25 101,011.25 350,792.50 05/01/2040 150,000 5.200% 101,011.25 251,011.25 348,122.50 05/01/2040 160,000 5.200% 97,111.25 97,111.25 348,122.50 05/01/2041 160,000 5.200% 97,111.25 92,951.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 350,062.50 05/01/2042 170,000 5.200% 88,531.25 88,531.25 351,482.50 05/01/2043 180,000 5.200% 83,851.25 273,851.25 3148.25.50		115,000	5.200%			
11/01/2036 111,671.25 111,671.25 351,592.50 05/01/2037 130,000 5.200% 111,671.25 241,671.25 349,962.50 05/01/2038 135,000 5.200% 108,291.25 104,781.25 349,962.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 11/01/2039 101,011.25 101,011.25 101,011.25 350,792.50 05/01/2040 150,000 5.200% 101,011.25 251,011.25 11/01/2040 97,111.25 97,111.25 371,112.5 11/01/2041 92,951.25 92,951.25 350,062.50 05/01/2042 170,000 5.200% 97,111.25 27,111.25 351,482.50 05/01/2042 170,000 5.200% 88,531.25 262,951.25 350,062.50 05/01/2043 180,000 5.200% 88,531.25 268,531.25 351,482.50 05/01/2044 190,000 5.200% 83,851.25 83,851.25 352,382.50 05/01/2044 190,000 5.200%						347,832.50
05/01/2037 130,000 5.200% 111,671.25 241,671.25 349,962.50 05/01/2038 135,000 5.200% 108,291.25 243,291.25 349,962.50 11/01/2038 135,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2039 145,000 5.200% 101,011.25 210,101.25 350,792.50 11/01/2040 150,000 5.200% 101,011.25 251,011.25 348,122.50 05/01/2041 160,000 5.200% 97,111.25 97,111.25 348,122.50 05/01/2042 170,000 5.200% 97,111.25 262,951.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 350,062.50 05/01/2043 180,000 5.200% 88,531.25 88,531.25 351,482.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,762.50 05/01/2045 200,000 <t< td=""><td></td><td>125,000</td><td>5.200%</td><td></td><td></td><td></td></t<>		125,000	5.200%			
11/01/2038 135,000 5.200% 108,291.25 243,291.25 349,962.50 05/01/2038 135,000 5.200% 108,291.25 243,291.25 348,072.50 05/01/2039 145,000 5.200% 104,781.25 104,781.25 348,072.50 05/01/2040 150,000 5.200% 101,011.25 101,011.25 350,792.50 05/01/2040 150,000 5.200% 101,011.25 25,111.25 350,792.50 05/01/2041 160,000 5.200% 97,111.25 297,111.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 92,951.25 350,062.50 11/01/2042 88,531.25 88,531.25 385,125 351,482.50 05/01/2043 180,000 5.200% 83,851.25 268,531.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,622.50 05/01/2045 200,000 5.200% <td< td=""><td></td><td></td><td></td><td></td><td></td><td>351,592.50</td></td<>						351,592.50
05/01/2038		130,000	5.200%			
11/01/2038						349,962.50
05/01/2039 145,000 5.200% 104,781.25 249,781.25 350,792.50 01/01/2040 150,000 5.200% 101,011.25 251,011.25 350,792.50 05/01/2040 150,000 5.200% 101,011.25 97,111.25 348,122.50 05/01/2041 160,000 5.200% 97,111.25 29,51.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 351,482.50 05/01/2043 180,000 5.200% 88,531.25 38,531.25 351,482.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 78,911.25 352,762.50 05/01/2044 190,000 5.200% 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 73,711.25 371.12.5 371.12.5 371.12.5 371.12.5 3		135,000	5.200%			
11/01/2039 101,011.25 101,011.25 350,792.50 05/01/2040 150,000 5.200% 101,011.25 251,011.25 348,122.50 05/01/2041 160,000 5.200% 97,111.25 257,111.25 348,122.50 11/01/2041 92,951.25 92,951.25 92,951.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 350,062.50 05/01/2043 180,000 5.200% 88,531.25 268,531.25 351,482.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 78,911.25 352,762.50 05/01/2044 190,000 5.200% 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 73,711.25 352,622.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 352,622.50 05/01/2047 220,000 5.450% 67,988.75 61,993.75						348,072.50
05/01/2040 150,000 5.200% 101,011.25 251,011.25 348,122.50 05/01/2041 160,000 5.200% 97,111.25 257,111.25 348,122.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 350,062.50 05/01/2043 180,000 5.200% 88,531.25 268,531.25 351,482.50 05/01/2044 190,000 5.200% 83,851.25 268,531.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 78,911.25 352,762.50 05/01/2044 190,000 5.200% 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 278,911.25 352,762.50 05/01/2046 210,000 5.450% 73,711.25 73,711.25 351,700.00 05/01/2047 220,000 5.450% 67,988.75 67,988.75 37,988.75 11/01/2047 61,993.75 61,		145,000	5.200%		,	
11/01/2040 97,111.25 97,111.25 348,122.50 05/01/2041 160,000 5.200% 97,111.25 257,111.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 92,951.25 350,062.50 05/01/2042 170,000 5.200% 82,951.25 262,951.25 351,482.50 05/01/2043 180,000 5.200% 88,531.25 268,531.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 73,851.25 352,382.50 05/01/2045 200,000 5.200% 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 73,711.25 352,762.50 05/01/2046 210,000 5.450% 73,711.25 73,711.25 352,762.50 05/01/2047 220,000 5.450% 67,988.75 67,988.75 351,700.00 05/01/2047 220,000 5.450% 67,988.75 287,988.75 351,700.00 05/01/2048 235,000 5.450% 61,993.75 296,99						350,792.50
05/01/2041 160,000 5.200% 97,111.25 257,111.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 92,951.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 351,482.50 05/01/2043 180,000 5.200% 88,531.25 268,531.25 352,382.50 11/01/2043 83,851.25 273,851.25 352,382.50 350,01/2044 190,000 5.200% 83,851.25 273,851.25 352,762.50 05/01/2044 190,000 5.200% 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 773,711.25 352,622.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 11/01/25 11/01/2047 67,988.75 67,988.75 67,988.75 351,700.00 05/01/2047 220,000 5.450% 61,993.75 296,993.75 349,982.50 05/01/2048 235,000 5.450% 55,590.00 300,590.0 352,583.75		150,000	5.200%			
11/01/2041 92,951.25 92,951.25 350,062.50 05/01/2042 170,000 5.200% 92,951.25 262,951.25 350,062.50 11/01/2043 180,000 5.200% 88,531.25 268,531.25 351,482.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.450% 73,711.25 283,711.25 352,622.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 351,700.00 05/01/2046 210,000 5.450% 67,988.75 67,988.75 351,700.00 05/01/2047 220,000 5.450% 61,993.75 287,988.75 31,700.00 05/01/2048 235,000 5.450% 61,993.75 29,993.75 349,982.50 05/01/2049 245,000 5.450% 55,590.00 300,						348,122.50
05/01/2042 170,000 5.200% 92,951.25 262,951.25 11/01/2042 88,531.25 88,531.25 351,482.50 05/01/2043 180,000 5.200% 88,531.25 268,531.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,382.50 05/01/2045 200,000 5.200% 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 278,911.25 352,622.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 351,700.00 05/01/2046 210,000 5.450% 67,988.75 67,988.75 351,700.00 05/01/2047 220,000 5.450% 61,993.75 61,993.75 349,982.50 05/01/2048 235,000 5.450% 61,993.75 296,993.75 349,982.50 05/01/2048 235,000 5.450% 55,590.00 55,590.00 352,583.75 05/01/2049 245,000 5.450% 55,590.00 30,590.00 34,93		160,000	5.200%			250 062 50
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05/01/2043 180,000 5.200% 88,531.25 268,531.25 352,382.50 11/01/2043 83,851.25 83,851.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 11/01/2045 78,911.25 78,911.25 352,762.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 11/01/2046 67,988.75 67,988.75 351,700.00 05/01/2047 220,000 5.450% 67,988.75 287,988.75 11/01/2047 61,993.75 61,993.75 349,982.50 05/01/2048 235,000 5.450% 61,993.75 296,993.75 11/01/2048 55,590.00 55,590.00 352,583.75 05/01/2049 245,000 5.450% 55,590.00 300,590.00 11/01/2049 48,913.75 48,913.75 349,503.75 05/01/2050 260,000 5.450% 48,913.75 308,913.75 11/01/2051 34,335.00 34,335.00 34,335.00 351,163.75 05/01/20		170,000	5.200%			
11/01/2043 83,851.25 83,851.25 352,382.50 05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 278,911.25 352,622.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 351,700.00 05/01/2047 220,000 5.450% 67,988.75 287,988.75 351,700.00 05/01/2047 220,000 5.450% 67,988.75 287,988.75 349,982.50 05/01/2048 235,000 5.450% 61,993.75 296,993.75 349,982.50 05/01/2048 235,000 5.450% 55,590.00 300,590.00 352,583.75 05/01/2049 245,000 5.450% 55,590.00 300,590.00 352,583.75 05/01/2050 260,000 5.450% 48,913.75 308,913.75 349,503.75 11/01/2051 34,335.00 34,335.00 34,335.00 351,163.75 05/01/2051 275,000 5.450% 34,335.0		400.000	F 2000/			351,482.50
05/01/2044 190,000 5.200% 83,851.25 273,851.25 352,762.50 11/01/2044 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 278,911.25 11/01/2045 73,711.25 73,711.25 352,622.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 11/01/2047 67,988.75 67,988.75 351,700.00 05/01/2047 220,000 5.450% 67,988.75 287,988.75 11/01/2047 61,993.75 61,993.75 349,982.50 05/01/2048 235,000 5.450% 61,993.75 296,993.75 11/01/2049 245,000 5.450% 55,590.00 300,590.00 11/01/2049 245,000 5.450% 55,590.00 300,590.00 11/01/2050 48,913.75 48,913.75 349,503.75 11/01/2050 41,828.75 316,828.75 11/01/2051 34,335.00 34,335.00 351,163.75 05/01/2052 290,000 5.450% <td></td> <td>180,000</td> <td>5.200%</td> <td></td> <td></td> <td>252 202 50</td>		180,000	5.200%			252 202 50
11/01/2044 78,911.25 78,911.25 352,762.50 05/01/2045 200,000 5.200% 78,911.25 278,911.25 352,762.50 11/01/2045 73,711.25 73,711.25 352,622.50 352,622.50 352,622.50 05/01/2046 210,000 5.450% 73,711.25 283,711.25 351,700.00 05/01/2047 220,000 5.450% 67,988.75 287,988.75 351,700.00 05/01/2048 235,000 5.450% 61,993.75 296,993.75 349,982.50 05/01/2048 235,000 5.450% 61,993.75 296,993.75 352,583.75 05/01/2049 245,000 5.450% 55,590.00 350,590.00 352,583.75 05/01/2049 245,000 5.450% 55,590.00 300,590.00 349,503.75 05/01/2050 260,000 5.450% 48,913.75 308,913.75 349,503.75 11/01/2050 41,828.75 316,828.75 350,742.50 350,742.50 05/01/2051 275,000 5.450% 34,335.00 34,335.00		100.000	F 2000/			352,382.50
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RESOLUTION 2025-11

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT CONFIRMING AND APPROVING THE ACTIONS OF THE CHAIRMAN AND DISTRICT STAFF REGARDING THE ACQUISITION OF CERTAIN RIVER LANDING PHASES 2 & 3 IMPROVEMENTS AND CONVEYANCE OF RIVER LANDING PHASES 4 & 5 UTILITIES TO PASCO COUNTY, FLORIDA; AND ADDRESSING SEVERABILITY AND AN EFFECTIVE DATE.

WHEREAS, the River Landing Community Development District ("District") is a local unit of special-purpose government created and existing pursuant to Chapter 190, *Florida Statutes* ("Act"); and

WHEREAS, the Act authorizes the District to construct, acquire, operate, and maintain public infrastructure improvements; and

WHEREAS, the District has adopted an improvement plan for the planning, design, acquisition, construction, and installation of certain infrastructure improvements, facilities, and services within and without the boundaries of the District and specifically relating to the area known as River Landing Phases 4 & 5, which plan is detailed in the *Master Engineer's Report*, dated July 2020, as supplemented by the *Third Supplemental Engineer's Report*, dated February 18, 2025 ("Capital Improvement Program"); and

WHEREAS, the District has authorized an *Acquisition Agreement*, dated July 28, 2020, as amended by the *First Amendment to the Acquisition Agreement*, dated September 29, 2020, and the *Second Amendment to the Acquisition Agreement*, dated November 18, 2020, with Taylor Morrison of Florida, Inc. ("Developer") which sets forth the process by which the District may acquire the improvements comprising the Capital Improvement Program; and

WHEREAS, the Developer has advanced, funded, commenced, and completed certain Phases 4 & 5 improvements ("Improvements"), including but not limited to utilities ("Utilities"), located within the plats known as "River Landing Phases 4 and 5, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled River Landing Phases 4 and 5 – Partial Replat, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida ("Utilities"); and

WHEREAS, the District desires to confirm and approve all actions of the District Chairman and District Staff regarding the acquisition of the Improvements and subsequent conveyance of the Utilities to the County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT:

SECTION 1. The acquisition of the Improvements, the execution of documents relating to such acquisition of the Improvements, the conveyance of the Utilities to the County, and all actions taken in the furtherance of the acquisition and conveyance of the Improvements, are hereby declared and affirmed as being in the best interests of the District and are hereby approved and confirmed by the Board.

SECTION 2. If any provision of this Resolution is held to be illegal or invalid, the other provisions shall remain in full force and effect.

PASSED AND ADOPTED this 15th day of April 2025.

ATTEST:	RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT
Jame P. Ward, Secretary	Mike Piendel, Chairperson

Exhibit A: River Landing Phases 4 & 5 Improvements Acquisition Package

River Landing Community Development District c/o James P. Ward, District Manager JP Ward & Associates, LLC 2301 NE 37th Street Ft. Lauderdale, Florida 33308

RE: Letter Agreement for Acquisition of Public Infrastructure Improvements
River Landing Phases 4 and 5 Improvements

Dear Jim,

Pursuant to the *Acquisition Agreement*, dated July 28, 2020 ("Acquisition Agreement"), you are hereby notified that Taylor Morrison of Florida, Inc. ("Developer") has completed and wishes to sell ("Sale") to the River Landing Community Development District ("District") certain utilities improvements ("Improvements"), related to what is known as River Landing Phases 4 and 5 and all as described in Exhibit A attached hereto. Subject to and without intending to alter the terms of the Acquisition Agreement, and subject to the availability of bond proceeds, the following terms govern the proposed Sale:

- As consideration for the Sale, the District agrees to pay from bond proceeds the
 amount identified in Exhibit A attached hereto, which represents the actual cost of
 constructing and/or creating the Improvements. This amount will be processed by
 requisition and paid to Developer upon availability of bond proceeds.
- Notwithstanding anything to the contrary herein, certain amounts, as identified in Exhibit A, may still be owed to contractors (balance to finish & retainage) and Developer agrees to ensure that all punch list and/or other open items necessary to complete the Improvements are completed and to timely make payment for all remaining amounts owed under the contract, and to ensure that no liens are placed on the Improvements. With respect to any punch list items, the District may pay the Developer upon completion of such items, upon the availability of bond proceeds and upon proof of payment by the Developer to the Contractor of the remaining amounts.
- The Developer agrees and acknowledges it is solely responsible for completing, or causing to be completed, any or all items necessary to achieve final completion of the Improvements. Unless directed otherwise by the District, the Developer agrees and acknowledges it shall facilities, at Developer's sole cost and expense, the turnover from the District to the County of all the District's rights, title and interest in the utilities improvements, including but not limited to the Developer completing, or causing to be completed, any punch list items, warranting any such improvements to the extent required by the County, and/or posting and maintaining any required maintenance bonds, and receipt from the County the certificate of completion, if any.

[CONTINUED ON FOLLOWING PAGE]

If the District is in agreement with the terms stated herein, please execute this letter agreement in the space below and proceed with the necessary steps to effect the Sale.

Sincerely,

TAYLOR MORRISON OF FLORIDA, INC., a

Florida corporation

Agreed to by:

RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT

Chairman, Board of Supervisors

EXHIBIT A

Description of Improvements

Wastewater Improvements — All wastewater lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, force mains, service leads, tees, manholes, gate valves, lift stations, equipment and appurtenances hereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Potable Water Improvements — All potable water lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, water mains, service leads, tees, fire hydrants, blowoff valves assemblies, equipment and appurtenances thereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Reclaimed Water Improvements — All reclaimed water lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, water mains, service leads, tees, blowoff valves assemblies, equipment and appurtenances thereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Drainage & Surface Water Management – All master drainage and surface water management systems, including but not limited to lakes, ponds, water control structures, pipes, storm drainage culverts, curb inlets, grate inlets, mitered end sections, junction box, earthwork manipulation, and other water conveyance structures, as well as all catch-basins and related stormwater facilities, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement), Tracts B-1, B-2, B-3, B-4, B-5, and B-6 (HOA Open Space; CDD Drainage and Access Easement), Tracts D-1, D-2, D-3, D-4, D-5, D-6, D-7, D-8, D-9, D-10, D-11 and D-12 (CDD Drainage Area), Tract L-2 (HOA Landscape Area, HOA Open Space, CDD Drainage and Access Easement), Tracts L-4, L-5, L-8, L-9 and L-10 (HOA Landscape Area, CDD Drainage and Access Easement), Tract L-12 (TH-HOA Landscape, Wall and Signage Area; CDD Drainage and Access Easement), Tracts W-1 and W-3 (Wetland Conservation Area), the "CDD Drainage and Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located within the plat titled *River Landing Phases 4 and 5* recorded in Plat Book 93, Pages 113 - 128, of

the Official Records of Pasco County, Florida, and the "CDD Drainage and Access Easements," the "CDD Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located within the plat titled *River Landing Phases 4 and 5* – Partial Replat, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Roadway - All public roads, pavement, curbing and other physical improvements within or upon rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, and Tract A-4 (CDD Right-of-Way), as identified in the plat known as *River Landing Phases 4 and 5* recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida.

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Work Product—Any and all site plans, construction and development drawings, plans and specifications, documents, surveys, engineering and soil reports and studies, licenses, permits, zoning approvals, entitlements, building permits, demolition and excavation permits, curb cut and right-of-way permits, utility permits, drainage rights, bonds, and similar or equivalent private and governmental documents of every kind and character whatsoever pertaining or applicable to or in any way connected with the development, construction, and ownership of the above-referenced Improvements.

Description	CDD Eligible Items Amount	Paid to Date (Developer to Contractor)
Hardscape (Perimeter Wall)	\$220,062.25	\$220,062.25
Earthwork	\$432,614.71	\$432,614.71
Roadway (Public)	\$636,635.88	\$636,635.88
Roadway (TH)	\$146,936.15	\$146,936.15
Water	\$757,113.55	\$757,113.55
Sanitary	\$812,078.96	\$812,078.96
Reclaimed Water	\$401,836.76	\$401,836.76
Drainage	\$734,001.51	\$734,001.51
Engineering	\$321,000.00	\$321,000.00
Survey	\$179,992.00	\$179,992.00
Material Testing	\$127,113.01	\$127,113.01
TOTAL:	\$4,769,384.78	\$4,769,384.78

CORPORATE DECLARATION REGARDING COSTS PAID [RIVER LANDING PHASES 4 AND 5 IMPROVEMENTS]

TAYLOR MORRISON OF FLORIDA, INC., a Florida corporation ("Developer"), does hereby certify to the River Landing Community Development District ("District"), a special purpose unit of local government established pursuant to Chapter 190, Florida Statutes:

- 1. The Developer is the developer of certain lands within the District.
- 2. The District's *Master Engineer's Report*, dated July 2020, as supplemented by the *Third Supplemental Engineer's Report*, dated February 18, 2025 (together, "Engineer's Report") describes certain public infrastructure improvements that the District intends to finance, fund, plan, establish, acquire, construct or reconstruct, enlarge or extend, equip, operate, or maintain pursuant to Chapter 190, *Florida Statutes*.
- 3. Developer has expended funds to develop and/or acquire certain of the public infrastructure improvements described in the Engineer's Report and more specifically described in **Exhibit A**. The attached **Exhibit A** accurately identifies certain of those improvements that have been completed to date and states the amounts that Developer has spent on those improvements.
- 4. Except for the balance to finish and/or retainage set forth in **Exhibit A**, no money is owed to any contractors or subcontractors for any work performed on the completed improvements.
- 5. The Developer acknowledges that the District intends to rely on this Declaration for purposes of acquiring the infrastructure improvements identified in **Exhibit A**.

[CONTINUED ON FOLLOWING PAGE]

SIGNATURE PAGE TO CORPORATE DECLARATION REGARDING COSTS PAID [RIVER LANDING PHASES 4 AND 5 IMPROVEMENTS]

IN WITNESS WHEREOF, the undersigned hof the Developer as of the day of	nas executed this certificate for and on behalf, 2025.
	TAYLOR MORRISON OF FLORIDA, INC.
	Name: Michael Bendel Title: Land Development Director
COUNTY OF Hillspoorsh	
The foregoing instrument was sworn and	subscribed before me by means of physical
presence or online notarization this Z	coment Director of Taylor
Morrison of Florida, Inc., a Florida corporation, an	d who appeared before me this day in person,
and who is either personally known to me,	or produced as
identification.	
(NOTARY SEAL) MY COMMISSION EXPIRES 2-22-2026 EXPIRES 2-22-2026	NOTARY PUBLIC, STATE OF Name: Or Notary Public, Printed, Stamped or Typed as Commissioned)

EXHIBIT A

Description of Improvements

Wastewater Improvements — All wastewater lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, force mains, service leads, tees, manholes, gate valves, lift stations, equipment and appurtenances hereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Potable Water Improvements — All potable water lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, water mains, service leads, tees, fire hydrants, blowoff valves assemblies, equipment and appurtenances thereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

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Survey	\$179,992.00	\$179,992.00
Material Testing	\$127,113.01	\$127,113.01
TOTAL:	\$4,769,384.78	\$4,769,384.78

CONTRACTOR ACKNOWLEDGMENT AND RELEASE [RIVER LANDING PHASES 4 AND 5 IMPROVEMENTS]

THIS ACKNOWLEDGMENT AND RELEASE ("Release") is made the <u>24th</u>day of <u>March</u>, 2025, by **The Kearney Companies**, **LLC**, having offices located at 9625 Wes Kearney Way, Riverview, Florida 33578 ("Contractor"), in favor of the **River Landing Community Development District ("District")**, which is a local unit of special-purpose government situated in Pasco County, Florida, and having offices at c/o James P. Ward, District Manager, JP Ward & Associates, LLC, 2301 NE 37th Street, Ft. Lauderdale, Florida 33308.

RECITALS

WHEREAS, pursuant to that certain agreement ("Contract") dated 7/25/2023, and between Contractor and Taylor Morrison of Florida, Inc., a Florida corporation ("Developer"), Contractor has constructed for Developer certain infrastructure improvements, as described in Exhibit A ("Improvements"); and

WHEREAS, Developer may in the future convey certain Improvements to the District and for that purpose has requested Contractor to confirm the release of all restrictions on the District's right to use and rely upon the Improvements; and

WHEREAS, Contractor has agreed to the release of any such restrictions.

- **NOW, THEREFORE,** for and in consideration of mutual promises and obligations, the receipt and sufficiency of which are hereby acknowledged, Contractor provides the following acknowledgment and release:
- **SECTION 1. GENERAL.** The recitals so stated above are true and correct and by this reference are incorporated as a material part of this Release.
- **SECTION 2. ACQUISITION OF IMPROVEMENTS.** Contractor acknowledges that the District is in the process of acquiring or has acquired certain Improvements constructed by Contractor in connection with the Contract, from Developer, and accordingly, the District has the unrestricted right to rely upon the terms of the Contract for same.
- **SECTION 3. WARRANTY.** Contractor hereby expressly acknowledges the District's right to enforce the terms of the Contract, including any warranties provided therein and to rely upon and enforce any other warranties provided under Florida law.
- **SECTION 4. CERTIFICATE OF PAYMENT.** Except as set forth herein, Contractor hereby acknowledges that it has been fully compensated for its services and work related to completion of the Improvements. Contractor further certifies that, except as set forth herein, no outstanding requests for payment exist related to the Improvements, including any payments to subcontractors, materialmen, suppliers or otherwise, and that there is no disagreement as to the

appropriateness of payment made for the Improvements. Except as set forth herein, this document shall constitute a final waiver and release of lien for any payments due to Contractor by Developer or District for the Improvements.

SECTION 5. EFFECTIVE DATE. This Release shall take effect upon execution.

	THE KEARNEY COMPANIES, LLC
	By: April Pearson Its: CFO
STATE OF Florida COUNTY OF Hillsborough The foregoing instrument was acknowledged or online notarization this 24th	ged before me by means of 図 physical presence day of <u>March</u> , 2025, by
April Pearson as	CFO of
The Kearney Companies, LLC , and with the entit(ies) identified above, and who appeared personally known to me, or produced	
	NOTARY PUBLIC, STATE OF Florida
(NOTARY SEAL)	Name: Joyce Mary Zevola
JOYCE MARY ZEVOLA MY COMMISSION # HH 129588 EXPIRES: June 13, 2025 EXPIRES: June 13, 2025	(Name of Notary Public, Printed, Stamped or Typed as Commissioned)

EXHIBIT A

Description of Improvements

Wastewater Improvements — All wastewater lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, force mains, service leads, tees, manholes, gate valves, lift stations, equipment and appurtenances hereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

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Roadway (TH)	\$146,936.15	\$146,936.15
Water	\$757,113.55	\$757,113.55
Sanitary	\$812,078.96	\$812,078.96
Reclaimed Water	\$401,836.76	\$401,836.76
Drainage	\$734,001.51	\$734,001.51
TOTAL:	\$3,921,217.52	\$3,921,217.52

CONTRACTOR ACKNOWLEDGMENT AND RELEASE [RIVER LANDING PHASES 4 AND 5 IMPROVEMENTS]

THIS ACKNOWLEDGMENT AND RELEASE ("Release") is made the 25 day of day of maker 2025, by Permacast, LLC, having offices located at 6015 21st Street East, Bradenton, Florida 34203 ("Contractor"), in favor of the River Landing Community Development District ("District"), which is a local unit of special-purpose government situated in Pasco County, Florida, and having offices at c/o James P. Ward, District Manager, JP Ward & Associates, LLC, 2301 NE 37th Street, Ft. Lauderdale, Florida 33308.

RECITALS

WHEREAS, pursuant to that certain agreement ("Contract") dated _______, and between Contractor and Taylor Morrison of Florida, Inc., a Florida corporation ("Developer"), Contractor has constructed for Developer certain infrastructure improvements, as described in Exhibit A ("Improvements"); and

WHEREAS, Developer may in the future convey certain Improvements to the District and for that purpose has requested Contractor to confirm the release of all restrictions on the District's right to use and rely upon the Improvements; and

WHEREAS, Contractor has agreed to the release of any such restrictions.

- NOW, THEREFORE, for and in consideration of mutual promises and obligations, the receipt and sufficiency of which are hereby acknowledged, Contractor provides the following acknowledgment and release:
- **SECTION 1. GENERAL.** The recitals so stated above are true and correct and by this reference are incorporated as a material part of this Release.
- SECTION 2. ACQUISITION OF IMPROVEMENTS. Contractor acknowledges that the District is in the process of acquiring or has acquired certain Improvements constructed by Contractor in connection with the Contract, from Developer, and accordingly, the District has the unrestricted right to rely upon the terms of the Contract for same.
- **SECTION 3.** WARRANTY. Contractor hereby expressly acknowledges the District's right to enforce the terms of the Contract, including any warranties provided therein and to rely upon and enforce any other warranties provided under Florida law.
- **SECTION 4. CERTIFICATE OF PAYMENT.** Except as set forth herein, Contractor hereby acknowledges that it has been fully compensated for its services and work related to completion of the Improvements. Contractor further certifies that, except as set forth herein, no outstanding requests for payment exist related to the Improvements, including any payments to subcontractors, materialmen, suppliers or otherwise, and that there is no disagreement as to the

appropriateness of payment made for the Improvements. Except as set forth herein, this document shall constitute a final waiver and release of lien for any payments due to Contractor by Developer or District for the Improvements.

SECTION 5. EFFECTIVE DATE. This Release shall take effect upon execution.

PERMACAST, LLC

				27-0	innon Rl	new		
			Ву:_	Shann	on Rhew			=
			lts:_	Contra	ct Coordinator			
STATE OF FLOCIDA COUNTY OF MANATES				3-25-2	5			
The foregoing instrument or □ online notarization	was ack this as	25	day	of	MARC		ical pres 2025,	ence by
the entit(ies) identified above, and personally known to me, or produ	d who a	and with	author	ity to e				
the entit(ies) identified above, and	d who a	and with	author before	ity to e	is day in pe	rson, and iffication.	who is e	the

MY COMMISSION # HH 143698 EXPIRES: June 20, 2025 Bonded Thru Notary Public Underwriters

EXHIBIT A

Description of Improvements

Hardscape Improvements – All perimeter wall improvements, located within or upon Tract L-1 (HOA Landscape Area), Tracts L-9 and L-10 (HOA Landscape Area; CDD Drainage and Access Easement), and Tract B-5 (HOA Open Space, CDD Drainage and Access Easement), as identified in the plat known as *River Landing Phases 4 and 5* recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida.

Description	CDD Eligible Items Amount	Paid to Date (Developer to Contractor)
Hardscape (Perimeter Wall)	\$220,062.25	\$220,062.25

DISTRICT ENGINEER'S CERTIFICATE [RIVER LANDING PHASES 4 AND 5 IMPROVEMENTS]

, 2025

Board of Supervisors
River Landing Community Development District

Re: Acquisition of Improvements

River Landing Phases 4 and 5 Improvements

Ladies and Gentlemen:

The undersigned, a representative of Atwell, LLC, ("District Engineer"), as engineer for River Landing Community Development District ("District"), hereby makes the following certifications in connection with the District's acquisition of improvements ("Improvements"), as further described in Exhibit A, and in a "Bill of Sale" dated on or about the same date as this certificate. For good and valuable consideration, the sufficiency and receipt of which are hereby acknowledged, the undersigned, an authorized representative of the District Engineer, hereby certifies that:

- 1. I have inspected the Improvements. I have further reviewed certain documentation relating to the same, including but not limited to, the Bill of Sale, agreements, invoices, plans, as-builts, and other documents.
- 2. The Improvements are within the scope of the *Master Engineer's Report,* dated July 2020, as supplemented by the *Third Supplemental Engineer's Report,* dated February 18, 2025, and are therefore part of the District's Capital Improvement Program.
- 3. The Improvements were installed in accordance with their specifications, and are capable of performing the functions for which they were intended.
- 4. The total costs associated with the Improvements are as set forth in the Bill of Sale. Such costs are equal to or less than each of the following: (i) what was actually paid by the Developer to create and/or construct the Improvements, and (ii) the reasonable fair market value of the Improvements.
- 5. All known plans, permits and specifications necessary for the operation and maintenance of the Improvements are complete and on file with the District, and have been transferred, or are capable of being transferred, to the District for operations and maintenance responsibilities.

6. With this document, I hereby certify that it is appropriate at this time for the District to acquire the Improvements.

ATWELL, LLC

Florida Registration No. 53548

District Engineer

COUNTY OF Hillsbore agh

NOTARY PUBLIC, STATE OF Florida

(NOTARY SEAL)

Notary Public State of Florida Amy He My Commission HH 234441 Exp. 3/1/2028 (Name of Notary Public, Printed, Stamped or Typed as Commissioned)

Name: Amy He

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Drainage & Surface Water Management – All master drainage and surface water management systems, including but not limited to lakes, ponds, water control structures, pipes, storm drainage culverts, curb inlets, grate inlets, mitered end sections, junction box, earthwork manipulation, and other water conveyance structures, as well as all catch-basins and related stormwater facilities, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement), Tracts B-1, B-2, B-3, B-4, B-5, and B-6 (HOA Open Space; CDD Drainage and Access Easement), Tracts D-1, D-2, D-3, D-4, D-5, D-6, D-7, D-8, D-9, D-10, D-11 and D-12 (CDD Drainage Area), Tract L-2 (HOA Landscape Area, HOA Open Space, CDD Drainage and Access Easement), Tracts L-4, L-5, L-8, L-9 and L-10 (HOA Landscape Area, CDD Drainage and Access Easement), Tract L-12 (TH-HOA Landscape, Wall and Signage Area; CDD Drainage and Access Easement), Tracts W-1 and W-3 (Wetland Conservation Area), the "CDD Drainage and Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located within the plat titled *River Landing Phases 4 and 5* recorded in Plat Book 93, Pages 113 - 128, of

the Official Records of Pasco County, Florida, and the "CDD Drainage and Access Easements," the "CDD Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located within the plat titled *River Landing Phases 4 and 5* – Partial Replat, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Roadway - All public roads, pavement, curbing and other physical improvements within or upon rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, and Tract A-4 (CDD Right-of-Way), as identified in the plat known as *River Landing Phases 4 and 5* recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida.

Hardscape Improvements – All perimeter wall improvements, located within or upon Tract L-1 (HOA Landscape Area), Tracts L-9 and L-10 (HOA Landscape Area; CDD Drainage and Access Easement), and Tract B-5 (HOA Open Space, CDD Drainage and Access Easement), as identified in the plat known as *River Landing Phases 4 and 5* recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida.

Work Product—Any and all site plans, construction and development drawings, plans and specifications, documents, surveys, engineering and soil reports and studies, licenses, permits, zoning approvals, entitlements, building permits, demolition and excavation permits, curb cut and right-of-way permits, utility permits, drainage rights, bonds, and similar or equivalent private and governmental documents of every kind and character whatsoever pertaining or applicable to or in any way connected with the development, construction, and ownership of the above-referenced Improvements.

Description	CDD Eligible Items Amount	Paid to Date (Developer to Contractor)
Hardscape (Perimeter Wall)	\$220,062.25	\$220,062.25
Earthwork	\$432,614.71	\$432,614.71
Roadway (Public)	\$636,635.88	\$636,635.88
Roadway (TH)	\$146,936.15	\$146,936.15
Water	\$757,113.55	\$757,113.55
Sanitary	\$812,078.96	\$812,078.96
Reclaimed Water	\$401,836.76	\$401,836.76
Drainage	\$734,001.51	\$734,001.51
Engineering	\$321,000.00	\$321,000.00
Survey	\$179,992.00	\$179,992.00
Material Testing	\$127,113.01	\$127,113.01
TOTAL:	\$4,769,384.78	\$4,769,384.78

BILL OF SALE AND LIMITED ASSIGNMENT [RIVER LANDING PHASES 4 AND 5 IMPROVEMENTS]

THIS BI	ILL OF SALE AND LIMITED ASSIGNMENT is made as of this 24th day of
March	, 2025, by and between Taylor Morrison of Florida, Inc., a Florida corporatior
whose address	for purposes hereof is 551 North Cattlemen Road, Suite 200, Sarasota, Florid
34232 ("Grant e	or"), and for good and valuable consideration, to it paid by the River Landin
Community De	evelopment District, a local unit of special-purpose government establishe
pursuant to Cha	apter 190, Florida Statutes ("District" or "Grantee"), whose address is c/o Jame
P. Ward, Distric	ct Manager, JP Ward & Associates, LLC, 2301 NE 37th Street, Ft. Lauderdale, Florid
33308.	

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor and Grantee, intending to be legally bound, do hereby agree as follows:

- 1. Grantor hereby transfers, grants, conveys, and assigns to Grantee all right, title and interest of Grantor, if any, in and to the following property (together, "Property") as described below to have and to hold for Grantee's own use and benefit forever:
 - a) All of the improvements identified in Exhibit A; and
 - b) All of the right, title, interest, and benefit of Grantor, if any, in, to and under any and all contracts, guaranties, affidavits, warranties, bonds, claims, lien waivers, and other forms of indemnification, given heretofore and with respect to the construction, installation, or composition of the improvements described in **Exhibit A**.
- 2. Grantor hereby covenants that: (i) Grantor is the lawful owner of the Property; (ii) the Property is free from any liens or encumbrances and the Grantor covenants to timely address any such liens or encumbrances if and when filed; (iii) Grantor has good right to sell the Property; and (iv) the Grantor will warrant and defend the sale of the Property hereby made unto the Grantee against the lawful claims and demands of all persons claiming by, through or under the Grantor.
- 3. Without waiving any of the rights against third parties granted herein, the Property is being conveyed to the District in its as-is condition, without representation or warranty of any kind from Grantor. The District agrees that Grantor shall not be responsible or liable to the District for any defect, errors, or omissions in or relating to the development and/or entitlement of, or construction of improvements on or related to, the Property, latent or otherwise, or on account of any other conditions affecting the Property, as the District is purchasing the Property, "AS IS, WHERE IS", AND "WITH ALL FAULTS". The District, on its own behalf and on behalf of anyone claiming by, through or under the District and on behalf of it successors and assigns, to the maximum extent permitted by applicable law, irrevocably and unconditionally waives, releases, discharges and forever acquits the Grantor from any and all

claims, loss, costs, expense or judgments of any nature whatsoever known or unknown, suspected or unsuspected, fixed or contingent, which the District may now or hereafter have, own, hold or claim to have, own or hold, or at any time heretofore may have had, owned, held or claimed to have, own or hold, against Grantor, its affiliates, successors and assigns, relating to this letter agreement, the transaction contemplated hereby, and/or the Property, including, without limitation, the physical condition of the Property, the environmental condition of the Property, the entitlements for the Property, any hazardous materials that may be on or within the Property and any other conditions existing, circumstances or events occurring on, in, about or near the Property whether occurring before, after or at the time of transfer of the Property. Grantor shall not be liable for any damages whatsoever, including but not limited to special, direct, indirect, consequential, or other damages resulting or arising from or relating to the ownership, use, condition, location, development, maintenance, repair, or operation of the Property.

- 4. The Grantor represents that it has no knowledge of any latent or patent defects in the Property, and hereby assigns, transfers and conveys to the Grantee any and all rights against any and all firms or entities which may have caused any latent or patent defects, including, but not limited to, any and all warranties and other forms of indemnification.
- 5. By execution of this document, the Grantor affirmatively represents that it has the contractual right, consent and lawful authority of any and all forms to take this action in this document and in this form. Nothing herein shall be construed as a waiver of Grantee's limitations on liability as provided in Section 768.28, *Florida Statutes*, and other statutes and law.

[CONTINUED ON FOLLOWING PAGE]

WHEREFORE, the foregoing Bill of Sale and Limited Assignment is hereby executed and delivered on the date first set forth above.

Signed, sealed and delivered by:

WITNESSES	TAYLOR MORRISON OF FLORIDA, INC.
By: Mara Ferlita	Name: Michael Previde! Title: Levy Development Director
By: Josh Coffee	
COUNTY OF HUSBORACHT	
or online notarization this 24	ged before me by means of physical presence day of March 2025, by etor of Land Development of authority to execute the foregoing on behalf of
the entit(ies) identified above, and who appeared	
(NOTARY SEAL) MY COMMISSION EXPIRES 2-22-2026 ON ATE OF FLORITY MY COMMISSION EXPIRES 2-22-2026 MY COMMISSION EXPIRES 2-22-2026	NOTARY PUBLIC, STATE OF FL Name: COVY CooleySCO (Name of Notary Public, Printed, Stamped or Typed as Commissioned)

EXHIBIT A

Description of Improvements

Wastewater Improvements — All wastewater lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, force mains, service leads, tees, manholes, gate valves, lift stations, equipment and appurtenances hereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Potable Water Improvements — All potable water lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, water mains, service leads, tees, fire hydrants, blowoff valves assemblies, equipment and appurtenances thereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

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the Official Records of Pasco County, Florida, and the "CDD Drainage and Access Easements," the "CDD Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located within the plat titled *River Landing Phases 4 and 5* – Partial Replat, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

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Description	CDD Eligible Items Amount	Paid to Date (Developer to Contractor)						
Hardscape (Perimeter Wall)	\$220,062.25	\$220,062.25						
Earthwork	\$432,614.71	\$432,614.71						
Roadway (Public)	\$636,635.88	\$636,635.88						
Roadway (TH)	\$146,936.15	\$146,936.15						
Water	\$757,113.55	\$757,113.55						
Sanitary	\$812,078.96	\$812,078.96						
Reclaimed Water	\$401,836.76	\$401,836.76						
Drainage	\$734,001.51	\$734,001.51						
Engineering	\$321,000.00	\$321,000.00						
Survey	\$179,992.00	\$179,992.00						
Material Testing	\$127,113.01	\$127,113.01						
TOTAL:	\$4,769,384.78	\$4,769,384.78						

Page 1 of 2

This instrument was prepared by and upon recording should be returned to:	(This space reserved for Clerk)
Jere Earlywine, Esq.	
KUTAK ROCK, LLP	
107 West College Avenue	
Tallahassee. Florida 32301	

SPECIAL WARRANTY DEED [RIVER LANDING PHASES 4 AND 5]

THIS SPECIAL WARRANTY DEED is made as of the <u>24</u> day of <u>March</u>, 2025, by and between **Taylor Morrison of Florida**, **Inc.**, a Florida corporation ("**Grantor**"), whose mailing address is 3922 Coconut Palm Drive, Suite 108, Tampa, Florida 33619, and **River Landing Community Development District**, a community development district formed pursuant to Chapter 190, Florida Statutes ("**Grantee**"), whose address is c/o JP Ward & Associates, LLC, 2301 NE 37th Street, Ft. Lauderdale, Florida 33308.

SPECIAL WARRANTY GRANT OF FEE TITLE

WITNESS THAT GRANTOR, for good and valuable consideration in hand paid by Grantee, the receipt and sufficiency whereof are hereby acknowledged, grants, bargains and conveys to Grantee forever, all of the right, title, interest, claim and demand which the Grantor have in and to the following described lot, piece or parcel of land, situate, lying and being in the County of Pasco, State of Florida, and more particularly below ("**Property**"):

Tract A-4 (CDD Right-of-Way), Tracts D-1, D-2, D-3, D-4, D-5, D-6, D-7, D-8, D-9, D-10, D-11 and D-12 (CDD Drainage Area), and Tracts W-1 and W-3 (Wetland Conservation Area), River Landing Phases 4 and 5 recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida.

TOGETHER with all of the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining, and to have and to hold the same in fee simple forever. Such conveyance is subject to all matters of record; however, reference hereto shall not operate to re-impose the same.

The Grantor hereby covenants with said Grantee that the Grantor is lawfully seized of said land in fee simple and that the Grantor has good right and lawful authority to sell and convey said land. Further, the Grantor hereby warrant the title to said land and will defend the same against the lawful claims of all persons or entities whomsoever claiming by, through or under Grantor, but against none other. Additionally, the Grantor warrants that it has complied with the provisions of Section 196.295, *Florida Statutes*.

RESERVATION OF EASEMENT

GRANTOR hereby reserves unto itself and its successors and assigns, and Grantee by acceptance hereby gives and grants unto Grantor and its successors and assigns, non-exclusive easements for ingress and egress over, upon and across the Property, together with the rights to install, maintain, repair, plant, mow, cultivate, irrigate, improve and care for all drainage, hardscaping, landscaping, irrigation, wetland and related improvements, and the right to maintain, repair and replace and improve any improvements

now or hereafter located on the Property; provided, however, that Grantor's reservation of rights hereunder shall not be deemed to impose any obligations on Grantor's to maintain, repair or replace any part of the Property or improvements located thereon.

IN WITNESS WHEREOF, Grantor has caused these presents to be executed on the day and year first above written.

WITNESSES		TAYLOR MORRISON OF FLORIDA, INC.
By: Mar Name: Mar Address: 10210 Tamps FL 33	Ferlita Highland Mynar D. Swite 400	
By: Name: Josh Address: 10210 Tampa FL	Telper Highland Manar Or. Suide 33610	2 400A
STATE OF FLORIDA COUNTY OFH(U)	seonax1+	
notarization, this	ment Brown of March	re me by means of Sphysical presence or online , 2025, by <u>Microsch Ponds</u> , as on of Florida, Inc., who appeared before me this day
in person, and whidentification.	no is either personally known	to me or produced as
(NOTARY SEAL)	MY COMMISSION EXPIRES 2-22-2026 OF FLORIT	NOTARY PUBLIC, STATE OF FLORIDA Name: CONTROL

Note to Examiner: This instrument evidences a conveyance of an interest in unencumbered real estate as a gift and is exempt from Florida documentary stamp tax pursuant to Rule 12B-4.014(2)(a), Florida Administrative Code.

This instrument was prepared by and upon recording should be returned to:

Jere Earlywine, Esq. KUTAK ROCK, LLP 107 West College Avenue Tallahassee, Florida 32301 (This space reserved for Clerk)

EASEMENT AGREEMENT [RIVER LANDING PHASES 4 AND 5]

This EASEMENT AGREEMENT ("Agreement") is made and entered into this 24 day of Macch____, 2025, by and among:

Taylor Morrison of Florida, Inc.., a Florida corporation, whose mailing address is 3922 Coconut Palm Drive, Suite 108, Tampa, Florida 33619 ("Developer", and together with the Community Association and Townhome Association (both defined herein), "Grantor"); and

River Landing Community Development District, a community development district formed pursuant to Chapter 190, Florida Statutes, whose address is c/o James P. Ward, District Manager, JP Ward & Associates, LLC, 2301 NE 37th Street, Ft. Lauderdale, Florida 33308 ("District" or "Grantee"); and

River Landing Community Association, Inc., a Florida not-for-profit corporation, whose address is 3922 Coconut Palm Drive, Suite 108, Tampa, Florida 33619 ("Community Association"): and

River Landing Townhomes Homeowners Association, Inc., a Florida not-for-profit corporation, whose address is 3922 Coconut Palm Drive, Suite 108, Tampa, Florida 33619 ("Townhome Association").

WITNESSETH

WHEREAS, the District was established pursuant to the Uniform Community Development District Act of 1980, Chapter 190, Florida Statutes, as amended ("Act"), and is validly existing under the Constitution and laws of the State of Florida; and

WHEREAS, the Act authorizes the District to plan, finance, construct, install, operate and/or maintain certain infrastructure, including, but not limited to, stormwater ponds, roadway improvements, and other improvements and uses within the boundaries of the District; and

WHEREAS, Grantor desires to formally grant to, and/or clarify the terms of, the District easements over the Easement Areas (herein defined) for the purposes more particularly described herein; and

WHEREAS, Grantor and District acknowledge that use of the Easement Areas is necessary for District to carry out its essential purpose; and

WHEREAS, the District has requested that Grantor grant to the District a perpetual easement over the Easement Areas and Grantor is agreeable to granting such an easement on the terms and conditions set forth herein.

Now, Therefore, for good and valuable consideration and the mutual covenants of the parties, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

- 1. RECITALS. The foregoing recitals are true and correct and by this reference are incorporated as a material part of this Easement Agreement.
- 2. Grant of Easement. Grantor hereby grants to the extent of the Developer's and the Community Association's respective interests, if any to the District, its successors, and assigns, in perpetuity, non-exclusive easements over, upon, under, through, and across the lands identified below ("Easement Areas") to have and to hold the same unto the District, its successors and assigns forever for the following purposes (collectively, "Easement"):
 - a) The District shall have and is hereby granted a perpetual, non-exclusive easement for purposes of ingress and egress, construction, installation, use, maintenance, repair, reconstruction, and replacement by the District of master drainage and other District facilities located within Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement), Tracts B-1, B-2, B-3, B-4, B-5, and B-6 (HOA Open Space; CDD Drainage and Access Easement), Tract L-2 (HOA Landscape Area, HOA Open Space, CDD Drainage and Access Easement), Tract L-3 (HOA Landscape Area and Open Space, CDD Drainage and Access Easement), Tract L-4, L-5, L-8, L-9 and L-10 (HOA Landscape Area; CDD Drainage and Access Easement), Tract L-12 (TH-HOA Landscape, Wall and Signage Area; CDD Drainage and Access Easement), the "CDD Drainage and Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located within the plat titled *River Landing Phases 4 and 5* recorded in Plat Book 93, Pages 113 128, of the Official Records of Pasco County, Florida; and
 - b) The District shall have and is hereby granted a perpetual, non-exclusive easement for purposes of ingress and egress, construction, installation, use, maintenance, repair, reconstruction, and replacement by the District of master drainage and other District facilities located within the "CDD Drainage and Access Easements," the "CDD Access Easements," the "CDD Side Yard Drainage/Access Easements," and any other drainage easements located within the plat titled River Landing Phases 4 and 5 Partial Replat, as recorded in Plat Book 97, Pages 136 137, of the Official Records of Pasco County, Florida.

The parties agree that, absent a separate agreement between the Association and District, the District shall be responsible for the ownership, ownership, operation, maintenance, repair and replacement of the master stormwater system within the District.

3. INCONSISTENT USE. Grantor agrees and covenants that it shall not grant or exercise any rights in the Easement Areas inconsistent with, or which unreasonably interfere with, the rights herein accorded to the District. Further, no permanent improvements shall be placed within Easement Areas that interfere with the rights granted hereunder.

- **4. DEFAULT.** A default by any party under this Easement Agreement shall entitle the other party to all remedies available at law or in equity, which may include but not be limited to the right of actual damages, injunctive relief and/or specific performance.
- 5. ENFORCEMENT OF AGREEMENT. In the event that either the District or any owner of property upon which the Easement Areas are located seeks to enforce this Easement Agreement by court proceedings or otherwise, then the prevailing party shall be entitled to recover all fees and costs incurred, including reasonable attorneys' fees and costs for trial, alternative dispute resolution or appellate proceedings.
- **6. CONTROLLING LAW.** This Easement Agreement shall be construed, interpreted and controlled according to the laws of the State of Florida.
- **7. Public Records.** Grantor understands and agrees that all documents of any kind provided to the District or to District Staff in connection with this Easement Agreement are public records and are to be treated as such in accordance with Florida law.
- 8. SEVERABILITY. The invalidity or unenforceability of any one or more provisions of this Easement Agreement shall not affect the validity or enforceability of the remaining portions of this Easement Agreement, or any part of this Easement Agreement not held to be invalid or unenforceable.
- **9. BINDING EFFECT; RUNS WITH THE LAND.** This Easement Agreement and all of the provisions of this Easement Agreement shall inure to the benefit of and be binding upon the parties set forth herein and their respective successors and permitted assigns, and the agents, employees, invitees, tenants, subtenants, licensees, lessees, mortgagees in possession and independent contractors thereof, as a covenant running with and binding upon the Easement Areas.
- 10. AUTHORIZATION. By execution below, the undersigned represent that they have been duly authorized by the appropriate body or official of their respective entity to execute this Easement Agreement, and that each party has complied with all the requirements of law and has full power and authority to comply with the terms and provisions of this instrument.
- **11. AMENDMENTS.** Amendments to and waivers of the provisions contained in this Easement Agreement may be made only by an instrument in writing which is executed by all parties hereto.
- **12. ENTIRE AGREEMENT.** This instrument shall constitute the final and complete expression of the agreement between the parties relating to the subject matter of this Easement Agreement.
- 13. COUNTERPARTS. This instrument may be executed in any number of counterparts, each of which, when executed and delivered, shall constitute an original, and such counterparts together shall constitute one and the same instrument. Signature and acknowledgment pages, if any, may be detached from the counterparts and attached to a single copy of this document to physically form one document.

IN WITNESS WHEREOF, the parties have caused this instrument to be executed by their duly authorized officers effective as of the day and year first above written.

WITNESSES	TAYLOR MORRISON OF FLORIDA, INC.
By: Marc Ferlita Address: 10210 Highland Manur Dr. Swite 400 A Tampa FL 33610 By: Mame: Josh Tepher Address: 10210 Highland Manur Or. Swite 400 A Tampa FL 33610	
STATE OF FLORIDA COUNTY OF	
The foregoing instrument was acknowledged before notarization, this Z4 day of Murch, in the foregoing instrument was acknowledged before notarization, this Z4 day of Murch, of Taylor Morrison in person, and who is either personally known to	of Florida, Inc., who appeared before me this day
identification.	
(NOTARY SEAL) MY COMMISSION EXPIRES 2-22-2026 OF FLORDING	NOTARY PUBLIC, STATE OF FLORIDA Name: COYYY GOOD COOL (Name of Notary Public, Printed, Stamped or Typed as Commissioned)

CONTINUED ON FOLLOWING PAGE]

WITNESSES	RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT						
By: Name: Lie ran Chia Charles Ste 400A Tampa, Florida 33610	Name: Marc Ferlita Title: Chair person						
Name: Jeonifer J. Johnson Address: 10210 Highland Manor Drive, Ste 40 Tampa, Florida 33610	00A						
STATE OF FLORIDA COUNTY OF Hellsborocegh							
The foregoing instrument was acknowledged before notarization, this 24 day of March 2025, by Landing Community Development District, who appears personally known to me, or produced	larc fer lita as Chairperson of Rive						
Bonded Thru Natary Public Underwriters (NO TARY SEAT) Name:	PUBLIC, STATE OF FLORIDA Jeffifery Jahrson Notary Public, Printed, Stamped or Typed as						

[CONTINUED ON FOLLOWING PAGE]

Commissioned)

WITNESSES

RIVER LANDING COMMUNITY ASSOCIATION, INC.

Name: Ovvin Andrewste, Title: President Address: 10210 high landmanor Tampa FL 38610
By: Mula Cer Name: kiera Calnoun Address: 10210 Nighland manor Tampa FL 38610
STATE OF FLORIDA COUNTY OF HIS COUNTY The foregoing instrument was acknowledged before me by means of physical presence or online notarization, this all day of Mayon 2025, by Matt Sauger, as of County of County who appeared
before me this day in person, and who is either personally known to me, or produced as identification.
(NOTARY SEAL) MY COMMISSION EXPIRES 2-22-2026 (Name of Notary Public, Printed, Stamped or Typed as Commissioned) NOTARY PUBLIC, STATE OF FLORIDA Notary Public, Printed, Stamped or Typed as Commissioned)

WITNESSES

RIVER LANDING TOWNHOMES HOMEOWNERS ASSOCIATION, INC.

By: S Name: CONN GODIENSTE Address: 10210 highland Tampafl 33610	Name: Matt Sauger Title: President
By: her Calhour Name: tiera Calhour Address: 10216 highland Tampa FL 33610	
notarization, this 24 day of 19	ged before me by means of physical presence or online 2025, by Mathematical presence or as as a land who is either personally known to me, or produced on.
(NOTARY SEAE) MY COMMISSION EXPIRES 2-22-2026	NOTARY PUBLIC, STATE OF FLORIDA Name: OV V Cookers Le (Name of Notary Public, Printed, Stamped or Typed as Commissioned)

BILL OF SALE [RIVER LANDING PHASES 4 AND 5 IMPROVEMENTS]

PROJECT: RIVER LANDING PHASES 4 AND 5

PCU PROJECT NO.:

PROJECT LOCATION: South of SR-56

<u>RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT</u> (Grantor), in the County of Pasco, State of Florida, for valuable consideration, the receipt of which is hereby acknowledged, does hereby grant, sell, transfer, and deliver unto <u>PASCO COUNTY, FLORIDA</u> (Grantee) the following:

Wastewater Improvements — All wastewater lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, force mains, service leads, tees, manholes, gate valves, lift stations, equipment and appurtenances hereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 - Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Potable Water Improvements — All potable water lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, water mains, service leads, tees, fire hydrants, blowoff valves assemblies, equipment and appurtenances thereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 - Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

Reclaimed Water Improvements — All reclaimed water lines, including but not limited to all pipes, structures, fittings, valves, pumps, laterals, water mains, service leads, tees, blowoff valves assemblies, equipment and appurtenances thereto, located within those rights-of-way designated as Barrelman Boulevard and Oldswoods Avenue, Tract A-1 (HOA Right-of-Way, Utility Easement; CDD Drainage and Access Easement), Tract A-4 (CDD Right-of-Way), Tract A-5 (HOA Right-of-Way, Utility Easement, CDD Drainage and Access Easement) and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5*, recorded in Plat Book 93, Pages 113 - 128, of the Official Records of Pasco County, Florida, and any "Utility Easements" located within the plat titled *River Landing Phases 4 and 5 – Partial Replat*, as recorded in Plat Book 97, Pages 136 – 137, of the Official Records of Pasco County, Florida.

To have and to hold the same to Pasco County, Florida, and its successors and assigns, to their use forever.

And the Grantor hereby covenants with the Grantee that the Grantor is the lawful owner of the said goods, that they are free from all encumbrances, that the Grantor has good right to sell the same as aforesaid, and that the Grantor will warrant and defend the same against the lawful claims and demands of all persons.

IN WITNESS WHEREOF, the SELLER has hereunto set its hand and seal, by and through its duly authorized representatives, this A day of Mayon RIVER LANDING COMMUNITY **WITNESSES** DEVELOPMENT DISTRICT STATE OF **COUNTY OF** The foregoing instrument was acknowledged before me by means of physical presence day of online notarization, this as ()(Q)() who is personally known to me or has produced NOTARY PUBLIC, STATE OF MY COMMISSION Name: COVINGOOLUSKE (NOTARY SEAL) (Name of Notary Public, Printed,

Stamped or Typed as Commissioned)

RESOLUTION 2025-12

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT RE-DESIGNATING DATES, TIME, AND LOCATION FOR REGULAR MEETINGS OF THE BOARD OF SUPERVISORS OF THE DISTRICT; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY AND PROVIDING AN EFFECTIVE DATE.

RECITALS

WHEREAS, the River Landing Community Development District (the "District") is a local unit of special-purpose government established pursuant to Chapter 190, Florida Statutes for the purpose of providing, operating and maintaining infrastructure improvements, facilities and services to the lands within the District; and

WHEREAS, in accordance with the provisions of Chapter 189.415, Florida Statutes, the District is required to file quarterly, semi-annually, or annually a schedule of its regular meetings with the local governing authority or authorities; and

WHEREAS, in accordance with the above referenced Statute, the District shall also publish quarterly, semi-annually, or annually its regular meeting schedule in a newspaper of general paid circulation in the County in which the District is located and shall appear in the legal notices section of the classified advertisements.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT:

SECTION 1. DESIGNATION OF DATES, TIME, AND LOCATION OF REGULAR MEETINGS.

a. **Dates:** The third Tuesday of each month during the Fiscal Year 2025, which covers the period April 15, 2025, through September 30, 2025

Fiscal Year 2025 Board Meeting Dates

April 15, 2025	May 20, 2025
June 17, 2025	July 15, 2025
August 19, 2025	September 16, 2025

b. **Time:** 2:00 P.M.

c. Location: River's Edge Club

2345 Oxbow Boulevard Wesley Chapel, Florida 33543

SECTION 2. SUNSHINE LAW AND MEETING CANCELATIONS AND CONTINUATIONS. The meetings of the Board of Supervisors are open to the public and will be conducted in accordance with the provisions of Florida Law for Community Development Districts. The District by and through its District

RESOLUTION 2025-12

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT DESIGNATING DATES, TIME, AND LOCATION FOR REGULAR MEETINGS OF THE BOARD OF SUPERVISORS OF THE DISTRICT; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY AND PROVIDING AN EFFECTIVE DATE.

Manager may cancel any meeting of the Board of Supervisors and all meetings may be continued to a date, time, and place to be specified on the record at the hearings or meeting.

- **SECTION 3. CONFLICT.** That all Sections or parts of Sections of any Resolutions, Agreements, or actions of the Board of Supervisors in conflict are hereby repealed to the extent of such conflict.
- **SECTION 4. SEVERABILITY.** The invalidity or unenforceability of any one or more provisions of this Resolution shall not affect the validity or enforceability of the remaining portions of this Resolution, or any part thereof.
- **SECTION 5. EFFECTIVE DATE.** This Resolution shall take effect upon the passage and adoption of this Resolution by the Board of Supervisors of the River Landing Community Development District.

PASSED AND ADOPTED by the Board of Supervisors of the River Landing Community Development District, Pasco County, Florida, this 15th day of April 2025.

ATTEST:	RIVER LANDING COMMUNITY
	DEVELOPMENT DISTRICT
James P. Ward, Secretary	Mike Piendel, Chairperson

RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT



FINANCIAL STATEMENTS - FEBRUARY 2025

FISCAL YEAR 2025

PREPARED BY:

JPWard and Associates, LLC

Community Development District Advisors

River Landing Community Development District Table of Contents

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JPWard & Associates, LLC

2301 NORTHEAST 37 STREET FORT LAUDERDALE, FLORIDA 33308

River Landing Community Develoment District Balance Sheet for the Period Ending February 28, 2025

				Debt Serv		rernmental Fund	ls				Ca	pital Projects Funds		Account	Gro	ups		Totals
											G	eneral Long	General Fixed		(M	emorandum		
	General Fund			Series 2020A		Series 2020B		Series 2023A		Series 2023B		Series 2023A&B		Term Debt	Assets		Only)	
Assets																		
Cash and Investments																		
General Fund - Invested Cash	\$	379,323	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	379,323
Debt Service Fund																		
Interest Account		-		-		-		-		-		-		-		-		-
Sinking Account		-		-		-		-		-		-		-		-		-
Reserve Account		=		253,546		-		135,006		-		-		-				388,552
Revenue Account		=		579,228		-		302,049		-		-		-		-		881,277
Capitalized Interest		-		-		-		16		-		-		-		-		16
Prepayment Account		-		286		-		-		-		-		-		-		286
Construction Account		-		-		-		-		-		12,676		-				12,676
Cost of Issuance Account		-		=		-		-		-		-		-				-
Due from Other Funds																		
General Fund		-		-		-		-		-		-		-		-		-
Debt Service Fund(s)		-		-		-		-		-		-		-		-		-
Accounts Receivable		-		-		-		-		-		-		-		-		-
Assessments Receivable		-		-		-		-		-		-		-		-		-
Amount Available in Debt Service Funds		-		-		-		-		-		-		1,270,130		-		1,270,130
Amount to be Provided by Debt Service Funds		-		-		-		-		-		-		10,639,870		-		10,639,870
Investment in General Fixed Assets (net of																		
depreciation)			_		_	-	_		_		_		_		_	11,263,440	_	11,263,440
Total Ass	sets 5	379,323	\$	833,059	\$	-	\$	437,071	\$	-	\$	12,676	\$	11,910,000	\$	11,263,440	\$	24,835,569

River Landing Community Develoment District Balance Sheet for the Period Ending February 28, 2025

		Debt Serv	Governmental Fund vice Funds	s		Capital Projects Funds		t Groups	
	General Fund	Series 2020A	Series 2020B	Series 2023A	Series 2023B	Series 2023A&B	General Long Term Debt	General Fixed Assets	(Memorandum Only)
Liabilities									
Accounts Payable & Payroll Liabilities	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Due to Developer	-	=	-	-	=	=	-	-	-
Developer Advance	-	=	-	-	=	413,888	-	-	413,888
Due to Other Funds	-	-	-	-	-	-	-	-	-
General Fund	-	-	-	-	-	-	-	-	-
Debt Service Fund(s)	-	-	-	-	-	-	-	-	-
Bonds Payable									
Current Portion (Due Within 12 Months)									
Series 2020A	-	-	-	-	-	-	170,000	=	170,000
Series 2020B	-	=	-	=	-	=	-	-	-
Series 2023A	-	-	-	-	-	-	55,000	-	55,000
Series 2023B	-	-	-	-	-	-	-	-	-
Long Term									
Series 2020A	-	-	-	-	-	-	7,925,000	-	7,925,000
Series 2020B	-	-	-	-	-	-	-	-	-
Series 2023A	_	-	_	-	-	-	3,760,000	_	3,760,000
Series 2023B	_	-	_	-	-	-	-	_	-
	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 413,888	\$ 11,910,000	\$ -	\$ 12,323,888
Fund Equity and Other Credits									
Investment in General Fixed Assets								11,263,440	11,263,440
Fund Balance	-	-	-				-	11,203,440	11,203,440
Restricted									
		495,739	184,213	241,133	3,113,873	(406,887)			3,628,071
Beginning: October 1, 2024 (Unaudited)	-						-	-	
Results from Current Operations	-	337,320	(184,213)	195,939	(3,113,873)	5,675	-	=	(2,759,153)
Unassigned	200 205								200 205
Beginning: October 1, 2024 (Unaudited)	209,295	-	-	-	-	-	-	-	209,295
Results from Current Operations Total Fund Equity and Other Credits	\$ 379,323	\$ 833,059	\$ (0)	\$ 437,071	\$ (0)	\$ (401,212)	\$ -	\$ 11,263,440	170,028 \$ 12,511,681
Total rund Equity and Other Credits	7 373,323	9 633,033	y (0)	y 437,071	- (0)	y (401,212)		7 11,203,440	7 12,311,001
Total Liabilities, Fund Equity and Other Credits	\$ 379,323	\$ 833,059	\$ (0)	\$ 437,071	\$ (0)	\$ 12,676	\$ 11,910,000	\$ 11,263,440	\$ 24,835,569

River Landing Community Development District General Fund

Description	October	November	December	January	February	Year to Date	Total Annual Budget	% of Budget
Revenue and Other Sources								
Carryforward	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	N/A
Interest								
Interest - General Checking	-	-	-	-	-	-	-	N/A
Special Assessment Revenue								
Special Assessments - On-Roll	1,207	27,244	213,748	4,927	3,972	251,098	273,950	92%
Special Assessments - Off-Roll	-	-	-	-	-	-	-	N/A
Developer Contribution	-	-	-	-	-	-	-	N/A
Intragovernmental Transfer In	-	-	-	-	-	-	-	N/A
Total Revenue and Other Sources:	\$ 1,207	\$ 27,244	\$ 213,748	\$ 4,927	\$ 3,972	\$ 251,098	\$ 273,950	N/A
Expenditures and Other Uses								
Executive								
Professional Management	3,667	3,667	3,667	3,667	3,667	18,333	44,000	42%
Financial and Administrative								
Audit Services	-	-	-	5,600	-	5,600	8,500	66%
Accounting Services	2,375	2,375	2,375	2,375	2,375	11,875	28,500	42%
Assessment Roll Services	2,375	2,375	2,375	2,375	2,375	11,875	28,500	42%
Arbitrage Rebate Services	-	-	-	-	500	500	1,000	50%
Other Contractual Services								
Legal Advertising	-	534	-	-	-	534	2,800	19%
Trustee Services	-	-	-	6,988	-	6,988	8,600	81%
Dissemination Agent Services	-	-	-	-	-	-	6,000	0%
Bond Amortization Schedules	-	1,000	-	-	-	1,000	-	N/A
Property Appraiser Fees	-	-	-	-	-	-	150	0%
Bank Service Fees	-	-	-	-	-	-	100	0%
Communications & Freight Services								
Postage, Freight & Messenger	23	50	-	70	-	143	200	72%

River Landing Community Development District General Fund

escription	October	November	December	January	February	Year to Date	Total Annual Budget	% of Budge
Computer Services - Website Development	-	-	-	300	-	300	1,500	20%
Insurance	13,021	-	-	8,568	-	21,589	13,318	162%
Printing & Binding	-	-	-	-		-	100	0%
Subscription & Memberships	-	175	-	-	-	175	175	100%
Legal Services								
Legal - General Counsel	-	-	413	799	-	1,212	10,000	12%
Legal - 2020 Bonds	-	-	-	-	-	-	-	N/A
Other General Government Services								
Engineering Services	-	-	226	-	720	946.00	5,000	19%
Stormwater Needs Analysis	-	-	-	-	-	-	-	N/A
Contingencies	-	-	-	-	-	-	-	N/A
Other Current Charges	-	-	-	-	-	-	-	N/A
Other Physical Environment								
Repairs and Maintenance								
Naturalized Area Maintenance	-	-	-	-	-	-	-	N/A
Wetland Maitenance	-	-	-	-	_	-	100,000	0%
Road & Street Facilities								
Capital Improvements	-	-	-	-	_	-	-	N/A
Street Lights Purchase	-	_	-	-	-	-	-	N/A
Street Lights Installation	-	_	-	-	-	-	-	N/A
Reserves	-	_	_	-	-	-	-	N/A
Operational Reserve (Future Years)	-	-	-	-	-	-	-	N/A
Other Fees and Charges								
Discounts/Collection Fees	-	_	_	-	-	-	15,507	0%
Sub-Total:	21,461	10,176	9,055	30,741	9,637	81,070	273,950	N/A
Total Expenditures and Other Uses:	\$ 21,461	\$ 10,176	\$ 9,055	\$ 30,741	\$ 9,637	\$ 81,070	\$ 273,950	 30%
Net Increase/ (Decrease) in Fund Balance	(20,254)	17,068	204,693	(25,814)	(5,665)	170,028	-	
Fund Balance - Beginning	209,295	189,041	206,109	410,802	384,988	209,295	209,295	_
Fund Balance - Ending	\$ 189,041	\$ 206,109	\$ 410,802	\$ 384,988	\$ 379,323	\$ 379,323	\$ 209,295	-

River Landing Community Development District Debt Service Fund - Series 2020A

Description	October	November	December	Janua	ary	February	Year to Date		al Annual Budget	% of Budget
Revenue and Other Sources										
Carryforward	\$ -	\$	- \$ -	\$	-	\$ -	\$ -	\$	-	N/A
Interest Income										
Interest Account	-				-	-	-		-	N/A
Sinking Fund Account	-				-	-	-		-	N/A
Reserve Account	1,049	1,019	947		943	914	4,873		10,000	49%
Prepayment Account	-				-	-	-		-	N/A
Revenue Account	1,000	982	. 311	. :	1,189	2,026	5,506		7,600	72%
Capitalized Interest Account	-				-	-	-		-	N/A
Special Assessments - Prepayments										
Special Assessments - On Roll	2,381	53,755	421,742		9,722	7,836	495,436		545,459	91%
Special Assessments - Off Roll	-				-	-	-		-	N/A
Special Assessments - Prepayments	-				-	-	-		-	N/A
Debt Proceeds	-				-	-	-		-	N/A
Intragovernmental Transfer In	_				-	-	-		-	N/A
Total Revenue and Other Sources:	\$ 4,429	\$ 55,755	\$ 423,000	\$ 13	1,854	\$ 10,776	\$ 505,815	\$	563,059	90%
xpenditures and Other Uses										
Debt Service										
Principal Debt Service - Mandatory										
Series 2020A	-				-	-	-		170,000	0%
Principal Debt Service - Early Redemptions										
Series 2020A	-				-	-	-		-	N/A
Interest Expense										
Series 2020A	-	168,495	-		-	-	168,495		337,388	50%
Unamortized Premium/Discount on Bonds Payable	-				-	-	-		35,517	0%
Underwriter's Discount	-				-	-	-		-	N/A
Operating Transfers Out (To Other Funds)	-				-	-	-		-	N/A
Total Expenditures and Other Uses:	\$ -	\$ 168,495	\$ -	\$	-	\$ -	\$ 168,495	\$	542,905	31%
Net Increase/ (Decrease) in Fund Balance	4,429	(112,740) 423,000	1:	1,854	10,776	337,320		20,154	
Fund Balance - Beginning	495,739	500,169	387,428	810	0,428	822,282	495,739		495,739	
Fund Balance - Ending	\$ 500,169	\$ 387,428			2,282	\$ 833,059	\$ 833,059	Ś	515,893	

River Landing Community Development District Debt Service Fund - Series 2020B

Description	October	N	ovember	De	ecember	January	F	ebruary	Ye	ar to Date	tal Annual Budget	% of Budget
Revenue and Other Sources						<u> </u>		<u> </u>				
Carryforward	\$	- \$	-	\$	-	\$ -	\$	-	\$	-	\$ -	N/A
Interest Income												
Interest Account		-	-		-	-				-	-	N/A
Sinking Fund Account		-	-		-	-		-		-	-	N/A
Reserve Account	84	ļ	65		60	54		47		310	2,600	12%
Prepayment Account	486	5	981		551	1,387		2,158		5,563	13,750	40%
Revenue Account	7	7	78		16	19		29		219	650	34%
Capitalized Interest Account		-	-		-	-		-		-	-	N/A
Special Assessments - Prepayments												
Special Assessments - On Roll		-	-		-	-		-		-	-	N/A
Special Assessments - Off Roll		-	_		85,000	-		-		85,000	85,000	100%
Special Assessments - Prepayments	122,659)	51,813		148,460	-		-		322,933	-	N/A
Contribution from Taylor Morrison		-	_		182,981	-		(3,693)		179,288	-	N/A
Debt Proceeds		-	_		-	-		-		-	-	N/A
Intragovernmental Transfer In		-	-		-	-		-		-	-	N/A
Total Revenue and Other Sources:	\$ 123,30	7 \$	52,936	\$	417,069	\$ 1,460	\$	(1,460)	\$	593,312	\$ 102,000	582%
Expenditures and Other Uses												
Debt Service												
Principal Debt Service - Mandatory												
Series 2020B		-	_		-	-		-		-	-	N/A
Principal Debt Service - Early Redemptions												
Series 2020B		_	145,000		-	-		610,000		755,000	-	N/A
Interest Expense												
Series 2020B		_	16,044		-	-		6,481		22,525	85,000	27%
Unamortized Premium/Discount on Bonds Payable		_	-		-	-		-		· -	-	N/A
Underwriters Discount		_	_		-	-		-		-	-	N/A
Operating Transfers Out (To Other Funds)		-	_		-	-		-		-	-	N/A
Total Expenditures and Other Uses:	\$	- \$	161,044	\$	-	\$ -	\$	616,481	\$	777,525	\$ 85,000	915%
Net Increase/ (Decrease) in Fund Balance	123,30	7	(108,107)		417,069	1,460		(617,941)		(184,213)	17,000	
Fund Balance - Beginning	184,213		307,520		199,413	616,481		617,941		184,213	184,213	
Fund Balance - Ending	\$ 307,520		199,413	_	616,481	 617,941	-	,5	\$		\$ 201,213	

River Landing Community Development District Debt Service Fund - Series 2023A Statement of Revenues, Expenditures and Changes in Fund Balance

Through February 28, 2025

											al Annual	% of
Description	October	Nove	mber	December	January	F	ebruary	Ye	ar to Date	ا	Budget	Budge
evenue and Other Sources												
Carryforward	\$ -	\$	-	\$ -	\$ -	\$	-	\$	-		-	N/A
Interest Income												
Interest Account	-		-	-	-		-		-		-	N/A
Sinking Fund Account	-		-	-	-		-		-		-	N/A
Reserve Account	558	;	543	504	502		487		2,595		6,700	39%
Prepayment Account	-		-	-	-		-		-		-	N/A
Revenue Account	29)	458	66	391		702		1,646		2,900	57%
Capitalized Interest Account	16	i	16	-	-		-		32		1,800	2%
Special Assessments - Prepayments												
Special Assessments - On Roll	1,260) :	28,459	223,280	5,147		4,149		262,296		288,914	91%
Special Assessments - Off Roll	-		-	-	-		-		-		-	N/A
Special Assessments - Prepayments	-	•	-	-	-		-		-		-	N/A
Debt Proceeds	-	•	-	-	-		-		-		-	N/A
Intragovernmental Transfer In	6,318	;	16,288	2,375	5,277		53,255		83,513		-	N/A
Total Revenue and Other Sources:	\$ 8,182	\$ 4	45,764	\$ 226,226	\$ 11,317	\$	58,593	\$	350,082	\$	300,314	117%
xpenditures and Other Uses												
Debt Service												
Principal Debt Service - Mandatory												
Series 2023A	-		-	-	-		-		-		55,000	0%
Principal Debt Service - Early Redemptions												
Series 2023A	-		-	-	-		-		-		-	N/A
Interest Expense												
Series 2023A	-	. 10	06,126	-	-		-		106,126		212,253	50%
Unamortized Premium/Discount on Bonds Payable	-		_	-	_		-		_		18,901	0%
Underwriters Discount	-		_	-	-		-		-		-	N/A
Operating Transfers Out (To Other Funds)	558	;	543	504	502		45,909		48,016		_	N/A
Total Expenditures and Other Uses:	\$ 558	\$ 10	06,669	\$ 504	\$ 502	\$	45,909	\$	154,143	\$	286,154	54%
Net Increase/ (Decrease) in Fund Balance	7,624	. ((60,905)	225,722	10,815		12,684		195,939		14,160	
Fund Balance - Beginning	241,133	2	48,756	187,851	413,573		424,387		241,133		241,133	
~ ~				•	, -		•					

River Landing Community Development District Debt Service Fund - Series 2023B

Description	October	November	December	January	February	Year to Date	Total Annual Budget	% of Budget
Revenue and Other Sources				· ·				
Carryforward	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	-	N/A
Interest Income						-		
Interest Account	-	-				-	-	N/A
Sinking Fund Account	-	-	-	-	-	-	-	N/A
Reserve Account	775	678	630	491	328	2,901	9,900	29%
Prepayment Account	6,318	9,559	2,375	5,277	7,833	31,363	-	N/A
Revenue Account	-	-	-	-	-	-	-	N/A
Capitalized Interest Account	28	27	-	-	-	55	3,600	2%
Special Assessments - Prepayments						-		
Special Assessments - On Roll	-	-	-	-	-	-	-	N/A
Special Assessments - Off Roll	-	-	409,781	-	_	409,781	409,781	100%
Special Assessments - Prepayments	760,993	349,885	522,808	-	-	1,633,686	-	N/A
Contributions from Taylor Morrison	-	-	1,058,365	-	-	1,058,365	-	N/A
Debt Proceeds	-	-	-	-	-	-	-	N/A
Intragovernmental Transfer In	-	-	-	-	45,422	45,422	-	N/A
Total Revenue and Other Sources:	\$ 768,114	\$ 360,148	\$ 1,993,960	\$ 5,768	\$ 53,583	\$ 3,181,572	\$ 423,281	N/A
Expenditures and Other Uses								
Debt Service								
Principal Debt Service - Mandatory								
Series 2023B	-	-	-	-	_	-	_	N/A
Principal Debt Service - Early Redemptions								
Series 2023B	-	2,765,000	-	-	3,230,000	5,995,000	-	N/A
Interest Expense								
Series 2023B	-	168,609	-	-	45,422	214,031	409,781	52%
Unamortized Premium/Discount on Bonds Payable	-	-	-	-	-	-	-	N/A
Underwriters Discount	-	-	-	-	-	-	_	N/A
Operating Transfers Out (To Other Funds)	7,093	16,966	3,005	5,768	53,583	86,414	_	N/A
Total Expenditures and Other Uses:	\$ 7,093	\$ 2,950,575		\$ 5,768	\$ 3,329,005	\$ 6,295,446	\$ 409,781	N/A
Net Increase/ (Decrease) in Fund Balance	761,021	(2,590,427)	1,990,955	0	(3,275,422)	(3,113,873)	13,500	
Fund Balance - Beginning	3,113,873	3,874,894	1,284,467	3,275,422	3,275,422	3,113,873	3,113,873	
Fund Balance - Ending	\$ 3,874,894	\$ 1,284,467	\$ 3,275,422	\$ 3,275,422		\$ -	\$ 3,127,373	

River Landing Community Development District Capital Projects Fund - Series 2023AB

Statement of Revenues, Expenditures and Changes in Fund Balance Through February 28, 2025

Description		October	November	December		January	Februar		Ve	ear to Date		l Annual udget	% of Budge
Revenue and Other Sources		October	November	December		January	rebruar	У	16	ear to Date	Б	uuget	Buuge
Carryforward	\$	- \$	_	\$ -	Ś	-	¢	_	\$	_	\$	_	N/A
Interest Income	Ţ	Y		Ÿ.	Ţ		Y		Ţ		Ţ		N/A
Construction Account		28	33	35		40		42		179		_	N/A
Cost of Issuance		-	-	-		-		-		-		_	N/A
Debt Proceeds		_	_	_		_		_		_		_	N/A
Developer Contributions		_	_	_		_		_		_		_	N/A
Operating Transfers In (From Other Funds)		1,333	1,221	1,134		993	8	15		5,496		_	N/A
Total Revenue and Other Sources:	\$	1,362 \$			\$	1,033		57	\$	5,675	\$	-	N/A
expenditures and Other Uses													
Executive													
Professional Management		_	-	-		_		_		_		_	N/A
Other Contractual Services													,
Trustee Services		_	-	-		_		_		-		-	N/A
Other General Government Services													•
Engineering Services		-	-	-		-		-		-		-	N/A
Printing & Binding		-	-	-		-		-		-		-	N/A
Capital Outlay													
Irrigation		-	-	-		-		-		-		-	
Water-Sewer Combination		-	-	-		-		-		-		-	N/A
Stormwater Management		-	-	-		-		-		-		-	N/A
Landscaping		-	-	-		-		-		-		-	N/A
Roadway Improvement		-	-	-		-		-		-		-	N/A
Cost of Issuance													
Legal - Series 2023 Bonds		-	-	-		-		-		-		-	N/A
Underwriter's Discount		-	-	-		-		-		-		-	N/A
Operating Transfers Out (To Other Funds)		-	-	-		-		-		-		-	N/A
Total Expenditures and Other Uses:	\$	- \$	-	\$ -	\$	-	\$	-	\$	-	\$	-	N/A
Net Increase/ (Decrease) in Fund Balance	\$	1,362 \$	1,254	\$ 1,169	\$	1,033	\$ 8	57	\$	5,675		-	
Fund Balance - Beginning	\$	(406,887) \$	(405,526)	\$ (404,272	\$	(403,102)	\$ (402,0	69)	\$	(406,887)	\$		
Fund Balance - Ending	\$	(405,526) \$	(404,272)	\$ (403,102	\$	(402,069)	\$ (401,2	12)	\$	(401,212)	\$	-	

Unaudited

RIVER LANDING COMMUNITY DEVELOPMENT DISTRICT



FINANCIAL STATEMENTS - MARCH 2025

FISCAL YEAR 2025

PREPARED BY:

JPWARD & ASSOCIATES, LLC, 2301 NORTHEAST 37TH STREET, FORT LAUDERDALE, FL 33308

T: 954-658-4900 E: JimWard@JPWardAssociates.com

JPWard and Associates, LLC

Community Development District Advisors

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JPWard & Associates, LLC

2301 NORTHEAST 37 STREET FORT LAUDERDALE, FLORIDA 33308

River Landing Community Develoment District Balance Sheet for the Period Ending March 31, 2025

			Debt Sen	Governi vice Funds	mental Funds			Capital Pro	ojects Funds	Accoun	t Groups	Totals
	General	l Fund	Series 2020A	Series 2020B	Series 2023A	Series 2023B	Series 2025	Series 2023A&B	Series 2025	General Long Term Debt	General Fixed Assets	(Memorandum Only)
Assets					Jenes 2020/1	Jenes 2020B	Jenes 2025	Jenes 2020/103	501105 2025			C,
Cash and Investments												
General Fund - Invested Cash	\$	360,814	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 360,814
Debt Service Fund												
Interest Account		-	-	-	-	-	-	-	-	-	-	-
Sinking Account		-	-	-	-	-	-	-	-	-	-	-
Reserve Account		-	253,546	-	135,006	-	88,191	-	-	-		476,743
Revenue Account		-	585,905	143	305,326	-	-	-	-	-	-	891,374
Capitalized Interest		-	-	-	16	-	166,988	-	-	-	-	167,004
Prepayment Account		-	286	-	-	-	-	-	-	-	-	286
Construction Account		-	-	-	-	-	-	13,178	4,653,457	-		4,666,635
Cost of Issuance Account		-	-	-	-	-	-	-	6,400	-		6,400
Due from Other Funds												
General Fund		-	-	-	-	-	-	-	-	-	-	-
Debt Service Fund(s)		-	-	-	-	-	-	-	-	-	-	-
Accounts Receivable		-	-	-	-	-	-	-	-	-	-	-
Assessments Receivable		-	-	-	-	-	-	-	-	-	-	-
Amount Available in Debt Service Funds		-	-	-	-	-	-	-	-	1,280,228	-	1,280,228
Amount to be Provided by Debt Service Funds		-	-	-	-	-	-	-	-	15,874,772	-	15,874,772
Investment in General Fixed Assets (net of												
depreciation)		200.014		-		<u> </u>	ć 255 430	\$ 13.178	ć 4.550.053	- 47.4FF.000	11,263,440	11,263,440
Total Assets	s <u>></u>	360,814	\$ 839,736	\$ 143	\$ 440,349	\$ -	\$ 255,178	\$ 13,178	\$ 4,659,857	\$ 17,155,000	\$ 11,263,440	\$ 34,987,695

River Landing Community Develoment District Balance Sheet for the Period Ending March 31, 2025

				mental Funds							
		Debt Ser	vice Funds				Capital Pro	jects Funds		t Groups	Totals
	General Fund	Series 2020A	Series 2020B	Series 2023A	Series 2023B	Series 2025	Series 2023A&B	Series 2025	General Long Term Debt	General Fixed Assets	(Memorandur Only)
Liabilities											· ''
Accounts Payable & Payroll Liabilities	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$
Due to Developer	-	-	-	-	-	-	-	-	-	-	
Developer Advance	-	-	-	-	-	-	413,888	-	-	-	413,888
Due to Other Funds	-	-	-	-	-	-	-	-	-	-	
General Fund	-	-	-	-	-	-	-	-	-	-	
Debt Service Fund(s)	-	-	-	-	-	-	-	-	-	-	
Bonds Payable											
Current Portion (Due Within 12 Months)											
Series 2020A	-	-	-		-	-	-	-	170,000	-	170,000
Series 2020B	_	-	-	-	-	-	_	_	-	-	
Series 2023A	-	-	-	-	-	-	-	-	55,000	-	55,000
Series 2023B	_	_	-	_	-	_	_	_	· -	-	
Series 2025	_	_	-	_	-	_	_	_	_	-	
Long Term											
Series 2020A	_	_	_	_	_	_	_	_	7,925,000	_	7,925,000
Series 2020B	_	_	_	_	_	_	_	_	-,,	_	-
Series 2023A	_	_	_	_	_	_	_	_	3,760,000	_	3,760,000
Series 2023B	_	_		_	_		_	_	5,700,000	_	3,7 00,000
Series 2025	_	_		_	_		_	_	5,245,000	_	5,245,000
Total Liabilities	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 413,888	\$ -	\$ 17,155,000	\$ -	\$ 17,568,888
											-
Fund Equity and Other Credits											
Investment in General Fixed Assets	-	-	-						-	11,263,440	11,263,440
Fund Balance											
Restricted											
Beginning: October 1, 2024 (Unaudited)	-	495,739	184,213	241,133	3,113,873	-	(406,887)	-	-	-	3,628,071
Results from Current Operations	-	343,997	(184,071)	199,216	(3,113,873)	255,178	6,177	4,659,857	-	-	2,166,482
Unassigned											
Beginning: October 1, 2024 (Unaudited)	209,295	-	-	-	-	-	-	-	-	-	209,295
Results from Current Operations	151,519	·		-				-			151,519
Total Fund Equity and Other Credits	\$ 360,814	\$ 839,736	\$ 143	\$ 440,349	\$ (0)	\$ 255,178	\$ (400,710)	\$ 4,659,857	\$ -	\$ 11,263,440	\$ 17,418,806
Total Liabilities, Fund Equity and Other Credits	\$ \$ 360,814	\$ 839,736	\$ 143	\$ 440,349	\$ (0)	\$ 255,178	\$ 13,178	\$ 4,659,857	\$ 17,155,000	\$ 11,263,440	\$ 34,987,695
rotal Liabilities, ruliu Equity and Other Credits	300,814	2 039,/30	, 143	y 440,349	y (U)	<i>ϕ</i> 235,1/8	γ 13,1/8	y 4,009,857	ş 17,133,000	y 11,200,440	÷ 34,707,095

River Landing Community Development District General Fund

								Total Annual	% of
Description	October	November	December	January	February	March	Year to Date	Budget	Budget
Revenue and Other Sources									
Carryforward	\$ -	- \$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	0%
Interest									
Interest - General Checking	-		-	-	-	-	-	-	0%
Special Assessment Revenue									
Special Assessments - On-Roll	1,207	27,244	213,748	4,927	3,972	2,019	253,116	273,950	92%
Special Assessments - Off-Roll	-		-	-	-	-	-	-	0%
Other Fees and Charges									
Discounts/Collection Fees	-		-	-	-	-	-	(15,507)	0%
Developer Contribution	-	-	-	-	-	-	-	-	0%
Intragovernmental Transfer In			-	-	-	-	-	-	0%
Total Revenue and Other Sources:	\$ 1,207	\$ 27,244	\$ 213,748	\$ 4,927	\$ 3,972	\$ 2,019	\$ 253,116	\$ 258,443	98%
Expenditures and Other Uses									
Executive									
Professional Management	3,667	3,667	3,667	3,667	3,667	3,667	22,000	44,000	50%
Financial and Administrative									
Audit Services	-	-	-	5,600	-	-	5,600	8,500	66%
Accounting Services	2,375	2,375	2,375	2,375	2,375	2,375	14,250	28,500	50%
Assessment Roll Services	2,375	2,375	2,375	2,375	2,375	2,375	14,250	28,500	50%
Arbitrage Rebate Services	-		-	-	500	-	500	1,000	50%
Other Contractual Services									
Legal Advertising	-	534	-	-	-	188	722	2,800	26%
Trustee Services	-	-	-	6,988	-	-	6,988	8,600	81%
Dissemination Agent Services	-	-	-	-	-	7,000	7,000	6,000	117%
Bond Amortization Schedules	-	1,000	-	-	-	-	1,000	-	0%
Property Appraiser Fees	-	-	-	-	-	150	150	150	100%
Bank Service Fees	-	-	-	-	-	-	-	100	0%
Communications & Freight Services									
Postage, Freight & Messenger	23	50	-	70	-	97	240	200	120%

River Landing Community Development District General Fund

Statement of Revenues, Expenditures and Changes in Fund Balance Through March 31, 2025

								Total Assessed	0/ - f
Description	October	November	December	January	February	March	Year to Date	Total Annual Budget	% of Budget
Computer Services - Website Development	-	-		- 300		-	300	1,500	20%
Insurance	13,021	-		- 8,568	-	-	21,589	13,318	162%
Printing & Binding	-	-				-	-	100	0%
Subscription & Memberships	-	175			-	-	175	175	100%
Legal Services									
Legal - General Counsel	-	-	413	799	-	494	1,706	10,000	17%
Legal - 2020 Bonds	-	-			-	-	-	-	0%
Other General Government Services									
Engineering Services	-	-	226	5 -	720	4,183	5,128.50	5,000	103%
Stormwater Needs Analysis	-	-			-	-	-	-	0%
Contingencies	-	-			-	-	-	-	0%
Other Current Charges	-	-			-	-	-	-	0%
Other Physical Environment									
Repairs and Maintenance									
Naturalized Area Maintenance	-	-			-	-	-	-	0%
Wetland Maitenance	-	-			-	-	-	100,000	0%
Road & Street Facilities									
Capital Improvements	-	-			-	-	-	-	0%
Street Lights Purchase	-	-			-	-	-	-	0%
Street Lights Installation	-	-			-	-	-	-	0%
Reserves	-	-			-	-	-	-	0%
Operational Reserve (Future Years)	-	-			-	-	-	-	0%
Sub-Total:	21,461	10,176	9,055	30,741	9,637	20,528	101,597	258,443	_ 39%
Takal Companditions and Oil 11	ć 34.454	ć 40.47C	ć 0.555	. 6 20.74	¢ 0.00=	ć 30.500	ć 404 F07	ć 250.110	- 2001
Total Expenditures and Other Uses:	\$ 21,461	\$ 10,176	\$ 9,055	\$ 30,741	\$ 9,637	\$ 20,528	\$ 101,597	\$ 258,443	_ 39%
Net Increase/ (Decrease) in Fund Balance	(20,254)	17,068	204,693	3 (25,814)	(5,665)	(18,509)	151,519	-	
Fund Balance - Beginning	209,295	189,041	206,109	410,802	384,988	379,323	209,295	209,295	
Fund Balance - Ending	\$ 189,041	\$ 206,109	\$ 410,802	\$ 384,988	\$ 379,323	\$ 360,814	\$ 360,814	\$ 209,295	

Prepared by:

River Landing Community Development District

Debt Service Fund - Series 2020A

Description	October	No	ovember	De	cember	ا	lanuary	F	ebruary	March	Ye	ar to Date	tal Annual Budget	% of Budget
Revenue and Other Sources														
Carryforward	\$ -	\$	-	\$	-	\$	-	\$	-	\$ -	\$	-	\$ -	0%
Interest Income														
Interest Account	-		-		-		-		-	-		-	-	0%
Sinking Fund Account	-		-		-		-		-	-		-	-	0%
Reserve Account	1,049		1,019		947		943		914	826		5,699	10,000	57%
Prepayment Account	-		-		-		-		-	-		-	-	0%
Revenue Account	1,000		981		311		1,189		2,026	1,869		7,375	7,600	97%
Capitalized Interest Account	-		-		-		-		-	-		-	-	0%
Special Assessments - Prepayments														
Special Assessments - On Roll	2,381		53,755		421,742		9,722		7,836	3,983		499,419	545,459	92%
Special Assessments - Off Roll	-		-		-		-		-	-		-	-	0%
Special Assessments - Prepayments	-		-		-		-		-	-		-	-	0%
Unamortized Premium/Discount on Bonds Payable	-		-		-		-		-	-		-	(35,517)	0%
Debt Proceeds	-		-		-		-		-	-		-	-	0%
Intragovernmental Transfer In	-		-		-		-		-	-		-	-	0%
Total Revenue and Other Sources:	\$ 4,429	\$	55,755	\$	423,000	\$	11,854	\$	10,776	\$ 6,677	\$	512,492	\$ 527,542	97%
Expenditures and Other Uses														
Debt Service														
Principal Debt Service - Mandatory														
Series 2020A	-		-		-		-		-	-		-	170,000	0%
Principal Debt Service - Early Redemptions														
Series 2020A	-		-		-		-		-	-		-	-	0%
Interest Expense														
Series 2020A	-		168,495		-		-		-	-		168,495	337,388	50%
Underwriter's Discount	-		-		-		-		-	-		-	-	0%
Operating Transfers Out (To Other Funds)	-		-		-		-		-	-		-	-	0%
Total Expenditures and Other Uses:	\$ -	\$	168,495	\$	-	\$	-	\$	-	\$ -	\$	168,495	\$ 507,388	33%
Net Increase/ (Decrease) in Fund Balance	4,429		(112,740)		423,000		11,854		10,776	6,677		343,997	20,154	
Fund Balance - Beginning	495,739		500,169		387,428		810,428		822,282	 833,059		495,739	 495,739	
Fund Balance - Ending	\$ 500,169	\$	387,428	Ś	810,428	Ś	822,282	Ś	833,059	\$ 839,736	\$	839,736	\$ 515,893	

River Landing Community Development District

Debt Service Fund - Series 2020B

Description	October	November	December	January	February	March	Year to Date	Total Annual Budget	% of Budget
Revenue and Other Sources				Julium,					
Carryforward	\$ -	\$ -	\$ -	\$ -	\$ - 9	\$ -	\$ -	\$ -	0%
Interest Income									
Interest Account	-	-	-	-			-	-	0%
Sinking Fund Account	_	-	-	-	-	-	-	-	0%
Reserve Account	84	65	60	54	47	3	313	2,600	12%
Prepayment Account	486	981	551	1,387	2,158	139	5,703	13,750	41%
Revenue Account	77	78	16	19	29	-	219	650	34%
Capitalized Interest Account	-	-	-	-	-	-	-	-	0%
Special Assessments - Prepayments									
Special Assessments - On Roll	-	-	-	-	-	-	-	-	0%
Special Assessments - Off Roll	-	-	85,000	-	-	-	85,000	85,000	100%
Special Assessments - Prepayments	122,659	51,813	148,460	-	-	-	322,933	-	0%
Unamortized Premium/Discount on Bonds Payable	-	-	-	-	-	-	-	-	0%
Contribution from Taylor Morrison	-	-	182,981	-	(3,693)	-	179,288	-	0%
Debt Proceeds	-	-	-	-	-	-	-	-	0%
Intragovernmental Transfer In	-	-	-	-	-	-	-	-	0%
Total Revenue and Other Sources:	\$ 123,307	\$ 52,936	\$ 417,069	\$ 1,460	\$ (1,460)	\$ 143	\$ 593,454	\$ 102,000	582%
Expenditures and Other Uses									
Debt Service									
Principal Debt Service - Mandatory									
Series 2020B	_	-	-	-	-	-	-	-	0%
Principal Debt Service - Early Redemptions									
Series 2020B	_	145,000	-	-	610,000	-	755,000	-	0%
Interest Expense									
Series 2020B	_	16,044	-	-	6,481	-	22,525	85,000	27%
Underwriters Discount	-	-	-	-	-	-	-	-	0%
Operating Transfers Out (To Other Funds)	-	-	-	-	-	-	_	-	0%
Total Expenditures and Other Uses:	\$ -	\$ 161,044	\$ -	\$ -	\$ 616,481	\$ -	\$ 777,525	\$ 85,000	915%
Net Increase/ (Decrease) in Fund Balance	123,307	(108,107)	417,069	1,460	(617,941)	143	(184,071)	17,000	
Fund Balance - Beginning	184,213	307,520	199,413	616,481	617,941	-	184,213	184,213	
Fund Balance - Ending	\$ 307,520	\$ 199,413	\$ 616,481	\$ 617,941	\$ - :	\$ 143	\$ 143	\$ 201,213	

River Landing Community Development District Debt Service Fund - Series 2023A

													Tot	al Annual	% of
Description	October		November	De	cember	J	anuary	F	ebruary	March	Ye	ar to Date		Budget	Budget
Revenue and Other Sources															
Carryforward	\$	- \$	-	\$	-	\$	-	\$	-	\$ -	\$	-		-	0%
Interest Income															
Interest Account		-	-		-		-		-	-		-		-	0%
Sinking Fund Account		-	-		-		-		-	-		-		-	0%
Reserve Account	5!	8	543		504		502		487	440		3,034		6,700	45%
Prepayment Account		-	-		-		-		-	-		-		-	0%
Revenue Account	:	29	458		66		391		702	663		2,309		2,900	80%
Capitalized Interest Account	:	L6	16		-		-		-	-		32		1,800	2%
Special Assessments - Prepayments															
Special Assessments - On Roll	1,20	50	28,459		223,280		5,147		4,149	2,109		264,404		288,914	92%
Special Assessments - Off Roll		-	-		-		-		-	-		-		-	0%
Special Assessments - Prepayments		-	-		-		-		-	-		-		-	0%
Unamortized Premium/Discount on Bonds Payable		-	-		-		-		-	-		-		(18,901)	0%
Debt Proceeds		-	-		-		-		-	-		-		-	0%
Intragovernmental Transfer In	6,3	L8	16,288		2,375		5,277		53,255	506		84,019		-	0%
Total Revenue and Other Sources:	\$ 8,1	32 \$	45,764	\$	226,226	\$	11,317	\$	58,593	\$ 3,717	\$	353,799	\$	281,413	126%
Expenditures and Other Uses															
Debt Service															
Principal Debt Service - Mandatory															
Series 2023A		-	-		-		-		-	-		-		55,000	0%
Principal Debt Service - Early Redemptions															
Series 2023A		-	-		-		-		-	-		-		-	0%
Interest Expense															
Series 2023A		-	106,126		-		-		-	-		106,126		212,253	50%
Underwriters Discount		-	-		-		-		-	-		-		-	0%
Operating Transfers Out (To Other Funds)	5!	8	543		504		502		45,909	440		48,456		-	0%
Total Expenditures and Other Uses:	\$ 5!	8 \$	106,669	\$	504	\$	502	\$	45,909	\$ 440	\$	154,582	\$	267,253	58%
Net Increase/ (Decrease) in Fund Balance	7,6	24	(60,905)		225,722		10,815		12,684	3,277		199,216		14,160	
Fund Balance - Beginning	241,1	33	248,756		187,851		413,573		424,387	437,071		241,133		241,133	
Fund Balance - Ending	\$ 248,7				413,573	\$	424,387	Ś	437,071	\$ 440,349	\$	440,349	\$	255,293	

River Landing Community Development District

Debt Service Fund - Series 2023B

Description	October	November	December	January	February	March	Year to Date	Total Annual Budget	% of Budget
Revenue and Other Sources	octobe.	novembe.	Becember	January	restauty	iviaren	1001100		Danger
Carryforward	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	-	0%
Interest Income				•			· -		
Interest Account	_	-					-	-	0%
Sinking Fund Account	_	-	-	-	_	-	-	-	0%
Reserve Account	775	678	630	491	328	21	2,922	9,900	30%
Prepayment Account	6,318	9,559	2,375	5,277	7,833	506	31,869	-	0%
Revenue Account	_	-	-	-	-	-	-	-	0%
Capitalized Interest Account	28	27	-	-	-	-	55	3,600	2%
Special Assessments - Prepayments							-		
Special Assessments - On Roll	-	-	-	-	-	-	-	-	0%
Special Assessments - Off Roll	_	-	409,781	-	-	-	409,781	409,781	100%
Special Assessments - Prepayments	760,993	349,885	522,808	-	-	-	1,633,686	-	0%
Unamortized Premium/Discount on Bonds Payable	-	-	-	-	-	-	-	-	0%
Contributions from Taylor Morrison	_	-	1,058,365	-	-	-	1,058,365	-	0%
Debt Proceeds	_	-	-	-	-	-	-	-	0%
Intragovernmental Transfer In	-	-	-	-	45,422	-	45,422	-	0%
Total Revenue and Other Sources:	\$ 768,114	\$ 360,148	\$ 1,993,960	\$ 5,768	\$ 53,583	\$ 527	\$ 3,182,099	\$ 423,281	752%
Expenditures and Other Uses									
Debt Service									
Principal Debt Service - Mandatory									
Series 2023B	_	-	-	-	-	-	-	-	0%
Principal Debt Service - Early Redemptions									
Series 2023B	_	2,765,000	-	-	3,230,000	-	5,995,000	-	0%
Interest Expense									
Series 2023B	_	168,609	-	-	45,422	-	214,031	409,781	52%
Underwriters Discount	_	-	-	-	-	_	, -	, -	0%
Operating Transfers Out (To Other Funds)	7,093	16,966	3,005	5,768	53,583	527	86,941	-	0%
Total Expenditures and Other Uses:	\$ 7,093	\$ 2,950,575	\$ 3,005	\$ 5,768	\$ 3,329,005	\$ 527	\$ 6,295,973	\$ 409,781	1536%
Net Increase/ (Decrease) in Fund Balance	761,021	(2,590,427)	1,990,955	0	(3,275,422)	-	(3,113,873)	13,500	
Fund Balance - Beginning	3,113,873	3,874,894	1,284,467	3,275,422	3,275,422	-	3,113,873	3,113,873	
Fund Balance - Ending	\$ 3,874,894		\$ 3,275,422	\$ 3,275,422		\$ -	\$ -	\$ 3,127,373	

River Landing Community Development District Debt Service Fund - Series 2025

Description	March	Ye	ar to Date	Total Annual Budget	% of Budget
Revenue and Other Sources	March		u. 05 2 4 05		280
Carryforward	\$ _	\$	_	-	0%
Interest Income			_		
Interest Account			-	-	0%
Sinking Fund Account	-		-	-	0%
Reserve Account	-		-	-	0%
Prepayment Account	-		-	-	0%
Revenue Account	-		-	-	0%
Capitalized Interest Account	-		-	-	0%
Special Assessments - Prepayments			-		
Special Assessments - On Roll	-		-	-	0%
Special Assessments - Off Roll	-		-	-	0%
Special Assessments - Prepayments	-		-	-	0%
Unamortized Premium/Discount on Bonds Payable	-		-	-	0%
Contributions from Taylor Morrison	-		-	-	0%
Debt Proceeds	255,178		255,178	-	0%
Intragovernmental Transfer In	-		-	-	0%
Total Revenue and Other Sources:	\$ 255,178	\$	255,178	\$ -	0%
expenditures and Other Uses					
Debt Service					
Principal Debt Service - Mandatory					
Series 2025	-		-	-	0%
Principal Debt Service - Early Redemptions					
Series 2025	-		-	-	0%
Interest Expense					
Series 2025	-		-	-	0%
Underwriters Discount	-		-	-	0%
Operating Transfers Out (To Other Funds)	-		-	-	0%
Total Expenditures and Other Uses:	\$ -	\$	-	\$ -	0%
Net Increase/ (Decrease) in Fund Balance	255,178		255,178	-	
Fund Balance - Beginning	-		-	-	
Fund Balance - Ending	\$ 255,178	\$	255,178	\$ -	

River Landing Community Development District Capital Projects Fund - Series 2023AB Statement of Revenues, Expenditures and Changes in Fund Balance Through March 31, 2025

													Total A	nnual	% of
Description		October	N	ovember	[December	January	F	February	March	Y	ear to Date	Bud	get	Budge
Revenue and Other Sources															
Carryforward	\$	-	\$	-	\$	-	\$ -	\$	- \$	-	\$	-	\$	-	0%
Interest Income															
Construction Account		28		33		35	40		42	41		220		-	0%
Cost of Issuance		-		-		-	-		-	-		-		-	0%
Debt Proceeds		-		-		-	-		-	-		-		-	0%
Developer Contributions		-		-		-	-		-	-		-		-	0%
Operating Transfers In (From Other Funds)		1,333		1,221		1,134	993		815	461		5,957		-	0%
Total Revenue and Other Sources:	\$	1,362	\$	1,254	\$	1,169	\$ 1,033	\$	857 \$	502	\$	6,177	\$	-	0%
xpenditures and Other Uses															
Executive															
Professional Management		-		-		-	-		-	-		-		-	0%
Other Contractual Services															
Trustee Services		-		-		-	-		-	-		-		-	0%
Other General Government Services															
Engineering Services		-		-		-	-		-	-		-		-	0%
Printing & Binding		-		-		-	-		-	-		-		-	0%
Capital Outlay															
Irrigation		-		-		-	-		-	-		-		-	
Water-Sewer Combination		-		-		-	-		-	-		-		-	0%
Stormwater Management		-		-		-	-		-	-		-		-	0%
Landscaping		-		-		-	-		-	-		-		-	0%
Roadway Improvement		-		-		-	-		-	-		-		-	0%
Cost of Issuance															
Legal - Series 2023 Bonds		-		-		-	-		-	-		-		-	0%
Underwriter's Discount		-		-		-	-		-	-		-		-	0%
Operating Transfers Out (To Other Funds)		-		-		-	-		-	-		-		-	0%
Total Expenditures and Other Uses:	\$	-	\$	-	\$	-	\$ -	\$	- \$	-	\$	-	\$	-	0%
Net Increase/ (Decrease) in Fund Balance	\$	1,362	\$	1,254	\$	1,169	\$ 1,033	\$	857 \$	502	\$	6,177		_	
Fund Balance - Beginning	\$	(406,887)		(405,526)		(404,272)	(403,102)		(402,069) \$		\$	(406,887)	\$	-	
Fund Balance - Ending	Ś	(405,526)		(404,272)		(403,102)	 (402,069)		(401,212) \$	· · ·	\$	(400,710)	\$		

River Landing Community Development District Capital Projects Fund - Series 2025 Statement of Revenues, Expenditures and Changes in Fund Balance Through March 31, 2025

Description	March	Ye	ar to Date	Annual dget	% of Budget
Revenue and Other Sources					
Carryforward	\$ -	\$	-	\$ -	0%
Interest Income					
Construction Account	-		-	-	0%
Cost of Issuance	-		-	-	0%
Unamortized Premium/Discount on Bonds Payable	(2,490)		(2,490)	-	0%
Debt Proceeds	4,989,822		4,989,822	-	0%
Developer Contributions	-		-	-	0%
Operating Transfers In (From Other Funds)			-	-	0%
Total Revenue and Other Sources:	\$ 4,987,332	\$	4,987,332	\$ -	0%
Expenditures and Other Uses					
Executive					
Professional Management	25,000		25,000	-	0%
Financial and Administrative					
Assessment Roll Services	25,000		25,000	-	0%
Other Contractual Services					
Trustee Services	6,075		6,075	-	0%
Other General Government Services					
Engineering Services	15,000		15,000	-	0%
Printing & Binding	2,250		2,250	-	0%
Capital Outlay					
Irrigation	-		-	-	
Water-Sewer Combination	-		-	-	0%
Stormwater Management	-		-	-	0%
Landscaping	-		-	-	0%
Roadway Improvement	-		-	-	0%
Cost of Issuance					
Legal - Series 2025 Bonds	149,250		149,250	-	0%
Underwriter's Discount	104,900		104,900	-	0%
Operating Transfers Out (To Other Funds)	-		-	-	0%
Total Expenditures and Other Uses:	\$ 327,475	\$	327,475	\$ -	0%
Net Increase/ (Decrease) in Fund Balance	\$ 4,659,857	\$	4,659,857	-	
Fund Balance - Beginning	\$ -	\$	-	\$ -	
Fund Balance - Ending	\$ 4,659,857	\$	4,659,857	\$ _	