BOARD OF SUPERVISOR'S

HERITAGE HARBOUR MARKET PLACE COMMUNITY DEVELOPMENT DISTRICT

LANDOWNER'S MEETING AGENDA

July 2, 2015

Board of Supervisor's

Terry Kirschner, Chairman William Riley, Vice Chairman David Negip schner, Assistant Secretary Scott Edwards, Assistant Secretary Matt Morris, Assistant Secretary

James P. Ward District Manager 2041 N.E. 6th Terrace Wilton Manors, FL. 333051

Phone: 954-658-4900 E-mail: ward9490@comcast.net



HERITAGE HARBOUR MARKET PLACE COMMUNITY DEVELOPMENT DISTRICT

Landowner's Agenda

Date: July 2, 2015 Time: 2:15 P.M.

Location: River Strand Golf & Country Club (Club House)

7155 Grand Estuary Trail Bradenton, Florida 34212

1. Call to Order

- 2. Election of a Chairperson for the Purpose of Conducting the Landowner's Meeting
- 3. Election of Supervisor's
 - a) Determination of the Number of Voting Units Represented or Assigned by Proxy
 - b) Nominations for Supervisor's (Three Positions)
 - c) Casting of Ballots
 - d) Ballot Tabulations and Results
- 4. Landowner's Question or Comments
- 5. Adjournment



James P. Ward District Manager **2041 NORTHEAST 6TH TERRACE WILTON MANORS, FL. 33305**PHONE (954) 658-4900

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INSTRUCTIONS RELATING TO LANDOWNERS' MEETING OF THE HERITAGE HARBOUR MARKET PLACE COMMUNITY DEVELOPMENT DISTRICT FOR THE ELECTION OF SUPERVISORS

DATE OF LANDOWNERS' MEETING: JULY 2, 2015

TIME: 2:15 P.M.

LOCATION: River Strand Golf and Country Club, 7155 Estuary Trail, Bradenton, FL 34212

Pursuant to Chapter 190, Florida Statutes, after a Community Development District ("District") has been established and the landowners have held their initial election, there shall be a subsequent landowners' meeting for the purpose of electing members of the Board of Supervisors every two years until the District qualifies to have its board members elected by the qualified electors of the district. The following instructions on how all landowners may participate in the election is intended to comply with Section 190.006(2)(b), Florida Statutes, as amended by Chapter 2004-353, Laws of Florida.

A landowner may vote in person at the Landowner's Meeting, or the landowner may nominate a proxy holder to vote at the meeting in place of the landowner. Whether in person or by proxy, each landowner shall be entitled to cast one vote per acre of land owned by him or her and located within the District, for each person that the landowner desires to elect to a position on the Board of Supervisors that is open for election for the upcoming term (three (3) seats on the Board will be up for election). A fraction of an acre shall be treated as one (1) acre, entitling the landowner to one vote with respect thereto. Please note that a particular parcel of real property is entitled to only one vote for each eligible acre of land or fraction thereof; therefore, two or more people who own real property in common, that is one acre or less, are together entitled to only one vote for that real property.

At the Landowners' Meeting, the first step is to elect a chair for the meeting, who may be any person present at the meeting. The landowners' shall also elect a secretary for the meeting who may be any person present at the meeting. The secretary shall be responsible for the minutes of the meeting. The chair shall conduct the nominations and the voting. If the chair is a landowner or proxy holder of a landowner, he or she may nominate candidates and make and second motions. Candidates must be nominated and then shall be elected by a vote of the landowners. Nominees may be elected only to a position on the Board of Supervisors that is open for election for the upcoming term. The two candidates receiving the highest number of votes shall be elected for a term of four (4) years. The remaining candidate receiving votes shall be elected for a term of two (2) years. The term of office for each successful candidate shall commence upon election.

A proxy is available upon request. To be valid, each proxy must be signed by <u>one</u> of the legal owners of the property for which the vote is cast and must contain the typed or printed name of the individual who signed the proxy; the street address, legal description of the property or tax parcel identification number; and the number of authorized votes. If the proxy authorizes more than one vote, each property must be listed and the number of acres of each property must be included. The signature on a proxy does not need to be notarized.

HERITAGE HARBOUR MARKET PLACE COMMUNITY DEVELOPMENT DISTRICT MANATEE COUNTY, FLORIDA LANDOWNERS MEETING – JULY 2, 2015

OFFICIAL BALLOT

For Election (3 Supervisors): The two (2) candidates receiving the highest number of votes will each receive a four (4) year term, and the remaining candidate shall receive a two (2) year term, with the term of office for each successful candidate commencing upon election.

The undersigned certifies that the undersigned is executing this Official Ballot in his or her individual capacity as landowner, or in his or her capacity as an authorized representative of the entity named below as landowner, (hereinafter, "Landowner") and that Landowner is the fee simple owner of land, or the proxy holder for the fee simple owner of land, located within the Heritage Harbour Market Place Community Development District and described as follows:

Property D	escription		<u>Acreage</u>
			
			
[Insert abo	ove the street address of each p	parcel, the legal description of	each parcel, or the tax
identificati	on number of each parcel. If more	space is needed, identification	of parcels owned may be
incorporate	ed by reference to an attachment h	ereto.]	
Th a .aaa b a	ou af authouisad vatas fauthia hallat	· i	
rne numbe	er of authorized votes for this ballot	IS:	_
l,		in my individual capacity as Lan	downer; or in my capacity
	norized representative of Landow		
Landownei	rs Proxy attached hereto, do cast m	y votes as follows:	
	NAME OF CANDIDATE	NIIMRFI	R OF VOTES
	NAME OF CANDIDATE	WOWIDE	101 10123
1.		<u> </u>	
2.		<u> </u>	
3.		_	
Date:		Signed:	
שמנכ		Printed Name	

NOTE: If the fee simple landowner is not an individual, and is instead a corporation, limited liability company, limited partnership or other entity, evidence that the individual signing on behalf of the entity has the authority to do so should be attached hereto. (e.g., bylaws, corporate resolution, etc.).

HERITAGE HARBOUR MARKET PLACE COMMUNITY DEVELOPMENT DISTRICT MANATEE COUNTY, FLORIDA LANDOWNERS MEETING – JULY 2, 2015

LANDOWNER PROXY

KNOW ALL MEN BY THESE PRESENTS	S , that the undersigned hereby con	stitutes and appoints:
Proxy holder		_
For and on behalf of the undersigned Heritage Harbour Market Place Community I Club, 7155 Grand Estuary Trail, Bradenton, Manatee County; and at any adjournments the and/or platted lots owned by the undersign vote if then personally present, upon any quality which may come before said meeting in Board of Supervisors and may vote in accordetermined at the time of solicitation of this proxy heretofore given by the undersigned for in force from the date hereof until the concadjournments thereof, but may be revoked Secretary of the Heritage Harbour Market Plane.	Development District to be held at Florida 34212 said meeting publishereof, according to the number of the landowner which the undersign question, proposition, or resolution including, but not limited to, the electrodrace with their discretion on a disproxy, which may legally come to said meeting is hereby revoked. Elusion of the landowners meeting displacements at any time by notice thereof, in	the River Strand Country ished in a newspaper in of acres of unplatted land ned would be entitled to n or any other matter or ection of members of the all matters not known or before the meeting. Any This proxy is to continue and any adjournment or in writing, filed with the
Signed:		
Print Name:		
Date:		
Property Description		Acreage ————
[Insert above the street address of each identification number of each parcel. If mor incorporated by reference to an attachment	re space is needed, identification of	·
The number of authorized votes for this prox	y is:	

NOTE: If the fee simple landowner is not an individual, and is instead a corporation, limited liability company, limited partnership or other entity, evidence that the individual signing on behalf of the entity has the authority to do so should be attached hereto. (e.g., bylaws, corporate resolution, etc.).