

RESOLUTION NO. 21-\_\_\_\_\_

**A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF PORT ST. LUCIE, FLORIDA, TO AMEND THE PGA VILLAGE DEVELOPMENT OF REGIONAL IMPACT (DRI) APPROVED BY RESOLUTION 03-R68 ON OCTOBER 27, 2003, INCLUDING THOSE AMENDMENTS APPROVED BY RESOLUTION 03-R96 ON DECEMBER 15, 2003, RESOLUTION 09-R49 ON APRIL 13, 2009, RESOLUTION 09-R138 ON OCTOBER 26, 2009, RESOLUTION NO. 10-R31 ON JUNE 14, 2010, RESOLUTION NO. 12-R102 ON OCTOBER 22, 2012, AND RESOLUTION NO. 18-R01 ON JANUARY 8, 2018 IN ACCORDANCE WITH THE REQUIREMENTS OF CHAPTER 380, FLORIDA STATUTES; MAKING FINDINGS OF FACT AND CONCLUSIONS OF LAW PERTAINING TO THE VERANO DRI; AND CONSTITUTING THIS RESOLUTION AS THE AMENDED DEVELOPMENT ORDER FOR THE VERANO DRI IN COMPLIANCE WITH LAW; PROVIDING AN EFFECTIVE DATE; AND PROVIDING A TERMINATION DATE.**

**WHEREAS**, Reserve Homes, Ltd., (the "**Developer**") has filed an Application for Development Approval (ADA) for the Professional Golf Association (PGA) Village Development of Regional Impact (DRI) with the City of Port St. Lucie, Florida, in accordance with Section 380.06, Florida Statutes; and

**WHEREAS**, the Developer proposes to construct 7,200 dwelling units; 300 vehicle space recreational vehicle park; 50 assisted living units; 848,500 sq. ft. retail/service; 100,000 sq. ft. office, 300 hotel rooms; 1 golf course with 100,000 square feet of ancillary golf-related facilities such as a clubhouse, dining, pro shop, cart storage and maintenance facility; and to dedicate a 48 acre public school site (the "**Proposed Development**") on that real property located in the City of Port St. Lucie, Florida legally described in Exhibit "A" hereto (the "**Property**") in accordance with the Master Plan for the PGA Village DRI attached hereto as Exhibit "B"; and

**WHEREAS**, the Proposed Development constitutes a Development of Regional Impact (DRI) pursuant to the standards set forth in Chapter 380, Florida Statutes and the Florida Administrative Code; and

## RESOLUTION 21-

**WHEREAS**, the City Council, as the governing body of the City of Port St. Lucie with jurisdiction over the Property pursuant to Chapter 380, Florida Statutes, is authorized and empowered to consider Applications for Development Approval for Developments of Regional Impact (DRI); and

**WHEREAS**, on October 6<sup>th</sup>, 2003, the City Planning and Zoning Board held a duly noticed public hearing on the Application for Development Approval (ADA) for the PGA Village DRI and recommended that the City Council approve the ADA; and

**WHEREAS**, on the 27<sup>th</sup> day of October, 2003, the City Council adopted the PGA Village DRI Development Order by Resolution 03-R68; and

**WHEREAS**, on the 8<sup>th</sup> and 15<sup>th</sup> day of December, 2003, the City Council held a duly noticed public hearing on this Amended and Restated Development Order for the PGA Village DRI and heard and considered the testimony taken at said hearing, where at the conclusion of that hearing adopted Resolution 03-R96 providing for the first amendment to the PGA Village Development Order and determined that the proposed amendments did not constitute a substantial deviation to the original Development Order; and

**WHEREAS**, on the 13<sup>th</sup> of April 2009, the City Council held a duly noticed public hearing on this Amended and Restated Development Order for the PGA Village DRI and heard and considered the testimony taken at said hearing, where at the conclusion of that hearing adopted Resolution 09-R49 providing for the second amendment to the PGA Village Development Order and determined that the proposed amendments did not constitute a substantial deviation to the original Development Order; and

**WHEREAS**, on the 26<sup>th</sup> of October 2009, the City Council held a duly noticed public hearing on this Amended and Restated Development Order for the PGA Village DRI and heard and considered the testimony taken at said hearing, where at the conclusion of that hearing adopted Resolution 09-R138 providing for the third amendment to the PGA Village Development Order and determined that the proposed amendments did not constitute a substantial deviation to the original Development Order; and

**WHEREAS**, the City Council has received and considered the assessment report and recommendations of the Treasure Coast Regional Planning Council (TCRPC); and

**WHEREAS**, the Developer submitted an application for, and the City processed and approved, a concurrent land use plan amendment for the Property in accordance with the requirements of Section 380.06(6), F.S. (the "LUPA"); and

RESOLUTION 21-

**WHEREAS**, the Developer, has assigned its ownership interests in the Professional Golf Association (PGA) Village Development of Regional Impact to the Verano Development, LLC and the PSL Commercial Holdings, LLC; and

**WHEREAS**, the Verano Development, LLC and the PSL Commercial Holdings, LLC; have assumed the role and responsibilities of the “Developer” as related to the administration and implementation of this Development Order; and

**WHEREAS**, in order to avoid unnecessary levels of confusion with a similar named residential project in the immediate area of the PGA Village DRI, the Developer has amended the name of the PGA Village DRI so that it is now to be referred to as the Verano Development of Regional Impact; and

**WHEREAS**, Section 380.06(19)(c), F.S. provides a 3-year extension to DRI phase, buildout, and expiration dates and is not subject to further development-of-regional-impact review; and

**WHEREAS**, the Developer has submitted a fourth Notice of Proposed Change to the existing Development of Regional Impact previously known as Professional Golf Association (PGA) Village Development of Regional Impact (DRI) and now known as the Verano Development of Regional Impact; and

**WHEREAS**, on the 24<sup>th</sup> of May, 2010, the City Council held a duly noticed public hearing on this Amended Development Order for the Verano DRI and heard and considered the testimony taken at said hearing, and continued the hearing on this item until June 14, 2010, and.

**WHEREAS**, on the 14<sup>th</sup> of June, 2010, the City Council reconvened the public hearing on this Amended Development Order for the Verano DRI and heard and considered the testimony taken at said hearing, where at the conclusion of that hearing adopted Resolution 10-R31 providing for the fourth amendment to the PGA Village Development Order and determined that the proposed amendments did not constitute a substantial deviation to the original Development Order; and

**WHEREAS**, the Developer has submitted a fifth Notice of Proposed Change to the existing Development of Regional Impact previously known as Professional Golf Association (PGA) Village Development of Regional Impact (DRI) and now known as the Verano Development of Regional Impact; and

**WHEREAS**, Section 380.06(19)(c), F.S. provides a 4 year extension to DRI phase, buildout, and expiration dates and is not subject to further development-of-regional-impact review; and

RESOLUTION 21-

**WHEREAS**, the City Council has received and considered the assessment report and recommendations of the Treasure Coast Regional Planning Council (TCRPC); and

**WHEREAS**, an application to amend the Reserve DRI was filed on October 3, 2011 (the “Reserve Amendment”), which proposes a reduction in land use intensities that will result in a corresponding reduction in p.m. peak hour external trips sufficient to more than offset the increase in p.m. peak hour external trips proposed by this Verano DRI amendment; and

**WHEREAS**, on the 22<sup>th</sup> of October, 2012, the City Council held a duly noticed public hearing on Amended Development Order for the Verano DRI and heard and considered the testimony taken at said hearing, where at the conclusion of that hearing adopted Resolution 12-R102 providing for the fifth amendment to the PGA Village Development Order and determined that the proposed amendments did not constitute a substantial deviation to the original Development Order; and

**WHEREAS**, the Developer has submitted a sixth amendment per section 380.19(e)(2).m, requesting to amend Map H, the preliminary master plan, of the existing Development of Regional Impact previously known as Professional Golf Association (PGA) Village Development of Regional Impact (DRI) and now known as the Verano Development of Regional Impact; and

**WHEREAS**, the sixth amendment proposes to amend Map H, Verano Preliminary Master Plan, by removing the hatching that currently designates the commercial and residential uses identified on the current master plan; and

**WHEREAS**, on December 6, 2017, the Planning and Zoning Board of the City of Port St. Lucie held a public hearing on the proposed sixth amendment and recommended approval of the changes; and

**WHEREAS**, on January 8, 2018, the City Council held a duly noticed public hearing for the City of Port St. Lucie to consider adoption of the sixth amendment and heard and considered the testimony taken at said hearing, and afforded all interested persons an opportunity to be heard and present evidence, and

**WHEREAS**, THE City Council received and considered the opinion and recommendations of Department of Economic Opportunity (DEO) and the Treasure Coast Regional Planning Council (TCRPC); and

**WHEREAS**, the City believes that approving this sixth amendment to the Final Development Order for Verano Development of Regional Impact (DRI), is in the best interest of the public health, safety and public welfare of the citizens of Port St. Lucie, and further that the proposed amendment does not constitute a substantial deviation to the original Development Order, as amended, and that

## RESOLUTION 21-

the proposed changes do not create additional unmitigated regional impacts on regional resources and facilities that were not previously reviewed, and

**WHEREAS**, the Developer has submitted a seventh amendment per section 380.06 (7), Florida Statutes, requesting to amend the existing Development of Regional Impact previously known as Professional Golf Association (PGA) Village Development of Regional Impact (DRI) and now known as the Verano Development of Regional Impact; and

**WHEREAS**, the seventh amendment proposes to amend Condition 50 and delete Condition 51 and Exhibits “E”, “E1”, and “E2”, which refer to a previous version of Map H and design criteria; and

**WHEREAS**, on November 3, 2020, the Planning and Zoning Board of the City of Port St. Lucie held a public hearing on the proposed seventh amendment and recommended approval of the changes; and

**WHEREAS**, on November 23, 2020, the City Council held a duly noticed public hearing for the City of Port St. Lucie to consider adoption of the seventh amendment and heard and considered the testimony taken at said hearing, and afforded all interested persons an opportunity to be heard and present evidence, and

**WHEREAS**, the City believes that approving this seventh amendment to the Final Development Order for Verano Development of Regional Impact (DRI), is in the best interest of the public health, safety and public welfare of the citizens of Port St. Lucie, and

**WHEREAS**, the City Council has made the following FINDINGS OF FACT and CONCLUSIONS OF LAW with regard to the Application for Development Approval and proposed amendments to the Verano DRI Development Order:

### FINDINGS OF FACT

1. The Proposed Development is not in an area of critical state concern designated pursuant to the provisions of Section 380.06, Florida Statutes.
2. On June 20, 2003, the Treasure Coast Regional Planning Council issued a report and recommendation on the PGA Village DRI (now known as Verano DRI) pursuant to Section 380.06(12)(a), Florida Statutes.
3. Upon approval of the LUPA, the Proposed Development will be consistent with the local Comprehensive Plan of the City.

## RESOLUTION 21-

4. The mitigation of impacts on public facilities and services required by this Development Order ensures that the Proposed Development meets concurrency with respect to all public facilities and services for which concurrency is required.
5. The City of Port St. Lucie has no objection to the development of the 136-acre reservoir described, as documented in the application for development approval, provided any such development satisfies all applicable environmental permitting requirements.
6. According to the Consolidated DRI Traffic Analysis prepared by MacKenzie Engineering and Planning, Inc. and Kimley Horn & Associates, Inc., the improvements described in Exhibit "C" of this Development Order reflect those regionally significant roadways which are significantly impacted by the Proposed Development.

As set forth therein, the Developer's proportionate share of the cost of those improvements is \$33,351,288.00 as summarized in Table A of Exhibit "C" of this Development Order. Pursuant to Section 163.3180(5)(h), Florida Statutes and Policy 1.1.4.1.d (as amended 2003), City of Port St. Lucie Comprehensive Plan Land Use Element, the City is exercising its discretion to accept a proportionate share contribution for local and regionally significant traffic impacts sufficient to pay for one or more required improvements that will benefit a regionally significant transportation facility through the transportation conditions set forth in this Development Order.

The City finds that the transportation conditions set forth in this Development Order adequately mitigate the traffic impacts of the Proposed Development together with a total Developer proportionate share contribution in the amount of \$37,044,395 as summarized in Table A of Exhibit "C" and comprised of (i) the estimated cost of constructing Village Parkway from PGA Village Learning Center to the PGA Village entrance of \$17,597,365.00; and (ii) a lump sum payment to the City in the amount of \$3,000,000.00 pursuant to that Capacity Agreement by and between the City and the Developer dated February 24, 2003; (iii) proportionate share payments to St. Lucie County in the amount of \$275,454.00 for roadway improvements to Midway Road; (iv) the estimated cost of a 135-foot wide right-of-way for the extension of Crosstown Parkway along the southerly DRI property line together with the right-of-way for an interchange at the intersection of Crosstown Parkway and I-95 in the amount of \$3,855,000.00; (v) a proportionate share payment to the City of Port St. Lucie in the amount of \$3,595,076.00 for roadway and interchange improvements to St. Lucie West Boulevard and I-95; (vi) the estimated cost of an 80-foot wide right-of-way for North-South (N/S) A from Crosstown Parkway to Glades Cut-Off Road of \$727,273, (vii) the estimated proportionate share cost of constructing two-lanes of Crosstown Parkway from Village Parkway to the Proposed North-South A of \$4,561,586,

## RESOLUTION 21-

(viii) the estimated proportionate share cost of constructing widening Crosstown Parkway from Village Parkway to Commerce Center Drive of \$977,007, and (ix) the estimated cost of constructing two-lanes of North-South Road A from Crosstown Parkway to the first residential Verano Entrance of \$2,455,634. The City of Port St. Lucie has no obligation to construct any of the improvements listed in Exhibit “C”, unless otherwise noted in Development Order. Additional site related specific and internal roadway network improvements may also be required to provide safe and adequate access.

7. The Proposed Development does not create an Adequate Housing Need within the meaning of Rule 9J-2.048, F.A.C. and, therefore, no mitigation is required for affordable housing.
8. The ad valorem tax, sales tax, and gas tax revenue to be generated by the Proposed Development, together with the permit fees, license fees and impact fees, and the conditions set forth in this Development Order, will be sufficient to fund the police, fire, parks/recreation, emergency management services, and library demands of the Proposed Development.
9. The 48-acre school site to be dedicated by the Developer to the St. Lucie County School Board meets the school needs of the Proposed Development (per the requirements of condition No. 56 of this Development Order) and an agreement shall be entered with the St. Lucie School County School Board based on said dedication.

### **CONCLUSIONS OF LAW AND**

### **CONDITIONS OF APPROVAL**

**NOW, THERE BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF PORT ST. LUCIE, FLORIDA**, in a public meeting, duly constituted and assembled this (date to be determined), that the PGA Village DRI (now known as Verano DRI) Application for Development Approval submitted by Verano Development LLC/ PSL Commercial Holdings, LLC, is APPROVED, and is hereby amended subject to the following conditions, restrictions, and limitations:

### **APPLICATION FOR DEVELOPMENT APPROVAL:**

1. The PGA Village DRI Application for Development Approval (now referred to as the Verano Development of Regional Impact) is incorporated herein by reference. It is relied upon, but not to the exclusion of other available information, by the parties in discharging their statutory duties under Chapter 380, Florida Statutes. Substantial compliance with the representations contained in the ADA, as modified by Development Order conditions, is a condition for approval.

## RESOLUTION 21-

For purposes of this condition, the ADA shall include the following items:

- a) Application for Development approval (ADA) dated October 18, 2002, and
- b) Supplemental information submitted February 4, 2003, April 1, 2003, August 2003, and final revisions submitted in September 2003.

### **Commencement and Progress of Development:**

2. In the event the Developer fails to commence significant physical development within three years from the effective date of the Development Order, development approval shall terminate and the development shall be subject to further Development of Regional Impact (DRI) review by the Treasure Coast Regional Planning Council (TCRPC) pursuant to Section 380.06, Florida Statutes. For the purposes of this paragraph, construction shall be deemed to have been initiated after placement of permanent evidence of a structure (other than a mobile home) on a site, such as the pouring of slabs or footings or any work beyond the stage of excavation of land clearing, such as the construction of roadways or other utility infrastructure.

SATISFIED

### **PHASING AND MASTER PLAN:**

3. The Verano DRI project shall be developed in four phases as follows pursuant to the phasing schedule set forth below:



RESOLUTION 21-

**Phasing Schedule**

Land Use*	Phase I 2003 to-2015	Phase II 2011 to 2020	Phase III 2016 to 2025	Phase IV 2021 to 2030
Residential**	1,200 Units	2,400 Units	1,920 Units	1,680 Units
Assisted Living	0 Units	0 Units	0 Units	50 Units
Recreational Vehicle park	0 spaces	150 spaces	150 spaces	0 spaces
Retail / Service	150,000 s.f	273500 s.f.	175,000 s.f	250,000 s.f.
Office	0	20,000 s.f.	30,000 s.f.	50,000 s.f.
Hotel	100 Rooms	200 rooms	0	0
Attraction and Recreation Facilities	1 full-size golf course, and 60,000 s.f. of ancillary uses	1 full-size golf course and 40,000 s.f. of ancillary uses	0	0
Institutional	0	48-Acre school site	0	0

\* Uses include those permitted under the ITE Trip generation Manual, 8<sup>th</sup> Edition, Land Use:  
820 Shopping Center

All development, except agricultural uses, shall be consistent with the Verano Master Plan Map H, attached as Exhibit “B”. Agriculture and agriculture related activities, such as citrus, cash crops and ranching, shall be permitted on all parcels within the Verano DRI until such parcel is platted for non-agricultural uses. Parcel lines and golf course boundaries as depicted on Map H are illustrative only and may be shifted without amending this Development Order within the permitted land use boundaries.

**BUILDOUT DATE:**

- The build-out date for the Verano DRI shall be August 27, 2036.

**EXPIRATION DATE:**

- This Development Order shall expire on August 27, 2036, unless extended as provided in Section 380.06(19)(c), Florida Statutes.

## RESOLUTION 21-

### UPLAND PRESERVATION:

- 6A. The Developer shall comply with the 25% upland preservation set aside requirement of the City of Port St. Lucie Code Section 157.39, Required Preservation of Habitat. At the time of the first Planned Unit Development (PUD) rezoning request, the Developer shall provide the City and the Florida Fish and Wildlife Conservation Commission (FWWCC) a Conservation Area Management Plan for review. The plan shall provide for the protection or relocation of gopher tortoises as needed.

This required upland preservation set aside may be met by upland habitat creation within the buffer area along the western perimeter of the project as depicted on the DRI master plan. The buffer area shall be a minimum of 200 feet in width, an average 500 feet in width, and a maximum 1,000 feet in width. No development shall occur within this area with the exception of road connections. The Developer shall provide evidence of approval from FPL to plant in any area located within the FPL right of way.

The western perimeter buffer may be permitted as an upland mitigation site for meeting upland preservation requirements of the Verano DRI provided the buffer is planted with native vegetation that includes native canopy trees, understory trees, shrubs, and groundcover and is planted in accordance with Section 153.25 of the City's Land Clearing Code. With City approval, the western perimeter buffer located in the Verano DRI may be used as a mitigating site for upland preserve located in The Reserve DRI and located within the City. The mitigation ratio for replanting the buffer shall be 1.5 acres of created upland vegetation to 1 acre of removed existing upland vegetation.

- 6B. As an alternative to providing additional upland preservation on the Peacock Parcel being added to the Verano DRI, the city acknowledges that the developer has previously exceeded the 25% upland preservation requirement of the City of Port St Lucie Code Section 157.39 (Upland Preservation) for the Verano DRI. The existing Verano Conservation Area Management Plan and conservation easement includes a surplus 11.4 acres of protected upland habitat beyond what was required for the original Verano development order.

Any rezoning and/or site plan application for the southeastern quadrant of the Peacock parcel, as depicted on Exhibit F, shall incorporate the preservation and relocation of significant Live oak trees, greater than 12 inches in caliper, into the site plan. A tree survey reflecting the locations of the existing Live Oak trees shall be prepared to provide for the preservation of the most significant trees in situ. The relocation of oak trees, Sabal Palms and other significant vegetation from the hammock area shall be incorporated into the open space and landscape areas visible to the public along Crosstown parkway and Village Parkway extending into the project.

In addition to the original conservation area, developer shall upon adoption of the fifth

## RESOLUTION 21-

amendment to Resolution 03-R68 deed to the City of Port St. Lucie 22.86 acres of land for open space conservation purposes as shown on Exhibit G. All upland habitat portion of said 22.86 acre parcel of land shall count toward the required upland habitat within the Reserve DRI. Should the City develop this land for non-conservation uses(s) the City shall be required to mitigate for the loss of the upland habitat.

### **LISTED SPECIES:**

7. The Developer shall comply with the permitting requirements of the Florida Fish and Wildlife Conservation Commission (FWCC).
8. In the event that it is determined that any additional representative of a state or federally listed plant or animal species is resident on, or otherwise is significantly dependent upon the project site, the Developer shall cease all activities which might negatively affect that individual population and immediately notify City of Port St. Lucie. The Developer shall provide proper protection to the satisfaction of City of Port St. Lucie in consultation with the U.S. Fish and Wildlife Service and the Florida Fish and Wildlife Conservation Commission. Mitigation may include relocation offsite, provided such sites exist and provided approval is obtained from applicable environmental agencies.

### **WETLANDS:**

9. The Developer shall preserve and enhance the 6.45 acres of wetlands proposed for preservation on Map F-1, Vegetation Map, contained in the ADA, to the extent required by South Florida Water Management District and the U.S. Army Corps of Engineers. Other wetland areas shall be preserved or mitigated for to the extent as required by applicable environmental agencies. Offsite mitigation or onsite mitigation within the western perimeter buffer shall be permitted provided approval is obtained from applicable environmental agencies.

SATISFIED

10. The Developer shall preserve or create a buffer zone of native upland edge vegetation around all preserved and created wetlands on site as may be required pursuant to applicable environmental permits. The upland buffers shall be designed to be consistent with the buffer requirements of the SFWMD and the City of Port St. Lucie. Preserved buffer zones shall consist of existing native canopy trees, under-story trees, shrubs, and groundcover, unless additional native vegetation is required by applicable environmental agencies. Created upland buffer zones shall consist of native canopy trees, under-story trees, shrubs, and ground cover. Created upland buffers shall be planted in accordance with Section 153.25 of the City's Land Clearing Code. The upland buffers are to be maintained according to the details provided in a Conservation Area Management Plan to be approved by the City of Port St. Lucie.

**EXOTIC SPECIES:**

11. Prior to obtaining a Certificate of Occupancy (CO) for a structure located on a particular development parcel on the project site, the Developer shall remove from that particular parcel all Brazilian Pepper and any other nuisance and invasive exotic vegetation such as Melaleuca, Australian Pine, Old World Climbing Fern, Downy Rose-myrtle, and exotic vegetation listed by the Florida Exotic Pest Plant Council and the City of Port St. Lucie. Removal shall be in a manner that avoids seed dispersal by any of these species. There shall be no planting of these species on site. Methods and a schedule for the removal of exotic and nuisance species shall be approved by the City of Port St. Lucie. The entire site, including wetlands and conservation areas, shall be maintained free of these species in perpetuity.

**DRAINAGE:**

12. The Developer shall design and construct the surface water management system to detain the maximum volumes of water consistent with SFWMD criteria for flood control.

Post-development runoff volumes and rates shall not exceed pre-development runoff volumes and rates. Required detention volumes may be accommodated in a combination of vegetated swales, dry retention areas, lakes, or other suitable detention/retention structures. All discharges from the surface water management system shall meet the water quality standards of FAC Rule 17-3. If lakes are permitted to be used as mitigation for existing wetlands, they shall be landscaped in accordance with the City of Port St. Lucie, SFWMD, and other applicable jurisdiction's requirements. Minimum landscape requirements around lakes shall be determined at time of PUD review.

13. All elements of the surface water management system shall be designed to minimize negative impacts to adjacent areas and to the receiving bodies of water. The Developer shall establish a permanent water quality monitoring system to demonstrate that the C-24 Canal and adjacent properties will not be negatively impacted by water from the project site. The Developer shall address all of the National Pollution Discharge Elimination System (NPDES) requirements. The proposed plans for the water quality monitoring system shall be approved by the City of Port St. Lucie prior to construction of the surface water management system. Reporting of findings shall be included in the Biennial reports of the DRI.
14. The Developer shall design and construct the surface water management system to provide stormwater treatment and attenuation/storage, per SFWMD requirements, for a 135-foot road right-of-way located along the southern boundary of the project.

## RESOLUTION 21-

15. The Developer shall work with the City of Port St. Lucie to minimize the amount of impervious surface constructed for automobile parking on the project site. The Developer and the City will consider the use of pervious parking lot materials where feasible.
16. Maintenance and management efforts required to assure the continued viability of all components of the surface water management system shall be the financial and physical responsibility of the Developer or their assigns. Any entities subsequently replacing the Developer shall be required, at a minimum, to assume the responsibilities outlined above.

### **WATER:**

17. No residential subdivision plat shall be recorded nor final site plan approved for any development parcel until the Developer has provided written confirmation from the providing utility that adequate capacity of treated potable water is available to serve such development parcel and that the providing utility has service/distribution infrastructure that is either operational or guaranteed through surety, in a form acceptable to the City, to serve such development parcel.
18. The preferred source of irrigation water shall be treated wastewater effluent at such time as this source is made available to the site. The project shall be equipped with an irrigation water distribution system to provide reclaimed water to all domestic residential lots when it becomes available. No individual home wells shall be constructed on the project site. Prior to availability of a sufficient supply of reclaimed water, other water supply sources may be used for landscape irrigation subject to meeting SFWMD permitting criteria in effect at the time of permit application.
19. In order to reduce irrigation water demand, xeriscape landscaping meeting the requirements of the City of Port St. Lucie shall be implemented throughout the project.
20. The project shall use water-saving plumbing fixtures and other water conserving methods that meet the criteria outlined in the water conservation plan of the public water supply permit issued to the City of Port St. Lucie by the SFWMD.
21. At the time of the first PUD review, the Developer shall indicate the location of two 50' x 50' well sites along with access to such sites. The exact location shall be coordinated with the City Utility Department. The well sites shall be reserved for the City. At the time of platting the property, two 50' x 50' perpetual easements and a 20-foot wide ingress/egress easement for each site shall be indicated.

## RESOLUTION 21-

### **WASTE WATER MANAGEMENT:**

22. No residential subdivision plat shall be recorded nor final site plan approved for any development parcel until the Developer has provided written confirmation from the providing utility that adequate capacity for wastewater treatment is available to serve such development parcel and that the providing utility has service/distribution infrastructure that is either operational or guaranteed through surety, in a form acceptable to the City, to serve such development parcel.

### **SOLID WASTE AND HAZARDOUS MATERIALS:**

23. Development shall only occur concurrently with the provision of adequate solid waste disposal services and facilities. Prior to issuing site plan approvals for any phase of development, the Developer shall provide written evidence from St. Lucie County that adequate facilities will be available when needed.

### **AIR QUALITY:**

24. Within 180 days of the effective date of this Development Order, the Developer shall complete a carbon monoxide air quality study. Before conducting the study the Developer shall meet with the Florida Department of Environmental Protection (FDEP) and the Treasure Coast Regional Planning Council (TCRPC) to establish parameters for the study. This study is to be submitted to the FDEP and to the TCRPC within fifteen days of its completion and shall be completed to the satisfaction of the FDEP in consultation with the TCRPC. The study results shall be provided to the City of Port St. Lucie. Remediation for any problems projected by the study shall be undertaken consistent with the Department of Community Affairs (DCA) Air Quality Uniform Standard Rule 9J-2.046, FAC. Approval of the study by the FDEP must be obtained before receiving any final Site Plan approval beyond Phase 1 development. SATISFIED
25. During land clearing and site preparation, soil treatment techniques appropriate for controlling unconfined particulate emissions shall be undertaken. If construction on a parcel will not begin within thirty days of clearing, the soil shall be stabilized until construction on the parcel begins. Cleared areas may be sodded, seeded, landscaped, or mulched to stabilize the soil. Minimal clearing for access roads, survey lines, fence installation, or construction trailers and equipment staging areas is allowed without the need for soil stabilization. The purpose of this condition is to minimize dust production and soil erosion during land clearing and to prevent soil particulates from becoming airborne between the time of clearing and construction. Proposed development shall comply with all NPDES requirements.

## RESOLUTION 21-

### TRANSPORTATION:

26. The applicant shall donate land located within the Verano DRI that is required to build the Crosstown Parkway/I-95 interchange, street ROW, and other associated infrastructure (hereinafter "the Crosstown Parkway Interchange") to the City or other appropriate public agency or division. The Crosstown Parkway Interchange shall be constructed generally within the area identified on Exhibit "D". The areas of the Verano site that potentially may be affected by the construction of the Crosstown Parkway Interchange shall be designated on the applicable PUD Plans. Until the results of the Interchange Justification Report ("IJR") have been issued, no subdivision plats or site plans shall be approved within the area identified on Exhibit "D". Notwithstanding the foregoing, this limitation shall expire if the results of the IJR have not been received by the City by January 1, 2013.

SATISFIED

- 27A. Road Donation: By January 1<sup>st</sup>, 2005, the Developer shall dedicate to the City a 135-foot wide strip of land for a public street right-of-way (ROW) along the southern boundary of Verano to be used for transportation purposes and for the future westward extension of the Crosstown Parkway corridor. The Developer shall be prohibited from constructing any permanent structures within the 135-foot wide side strip of land prior to the land being dedicated. The City may determine that for reasons other than the results of the IJR that the 135-foot wide street ROW is necessary. The City shall not construct the westerly extension of Crosstown Parkway or allow its construction by others for a period of ten (10) years from the effective date (October 27, 2003/ 03-R68) of this Development Order. Developer shall retain the right, but not the obligation, to construct the westerly extension of Crosstown Parkway and provide access to Verano at any time prior to expiration of this Development.

SATISFIED

- 27B. The Developer acknowledges the need for the extension of Crosstown Parkway west of Village Parkway (refer to Map H for location reference). The "Peacock Property" which generally forms a triangular shape by the Verano DRI and Crosstown Parkway located just north and west of Village Parkway, has been acquired by Verano and is being incorporated into the DRI. In consideration of this, the Developer will transfer the right-of-way needed to complete Crosstown Parkway to the City prior to October 31, 2013. Prior to October 31, 2013, the developer agrees to work with the City and adjacent landowners to create an alignment for Crosstown Parkway from Village Parkway to the eastern terminus of the land previously deeded to the City for road right-of-way.

RESOLUTION 21-

28. In the event the Developer proposes to modify the amount of permitted uses within the Proposed Development, the Developer shall include in an application for PUD zoning for the PUD pod or phase within which such change is contemplated an analysis showing the proposed change and how it conforms to the conversion methodologies set forth below and the resulting impacts of the conversion in terms of potable water usage, wastewater capacity, and solid waste capacity. A letter shall be included in the PUD application at the time of the proposed conversion verifying that potable water, wastewater, and solid waste capacity are available to accommodate the impacts resulting from the conversion. In addition, the DRI Biennial Report shall include information indicating the cumulative number of single-family dwelling units, multi-family dwelling units, hotel units, and retail square footage that have been approved by the City as of the date of the Biennial Report, but in no event, shall the retail/service/office square footage be converted and reduced by more than 50,000 square feet or increased by more than 100,000 square feet. Additionally, in no event shall the hotel rooms be converted and reduced or increased by more than 100 rooms. Conversion between non-residential uses is not restricted. Conversion between residential uses is not restricted.

The following conversion matrix shall be used to allow land use conversions within the Proposed Development:

Land Use	Trade Off	Single Family	Multi-Family	Hotel	Retail / Service	Office	Age-Restricted Single Family	Age-Restricted Multi-Family	RV Campgrnd	Continuing Care Retirement Community	
<b>TO GET THIS LAND USE</b>											
<b>TRADE OFF FROM THIS LAND USE</b>	Single-Family	1 DU	-- DU	2.09 DU	1.19 RM	207 SF	580 DU	2.33 DU	3.93 DU	1.70 Site	2.17 Units
	Multi-Family	1 DU	0.48 DU	-- DU	0.57 RM	99 SF	278 DU	1.12 DU	1.88 DU	0.81 Site	1.04 Units
	Hotel	1 RM	0.84 DU	1.75 DU	-- RM	174 SF	487 DU	1.96 DU	3.30 DU	1.43 Site	1.82 Units
	Retail/Service	1000 SF	4.84 DU	10.10 DU	5.76 RM	-- SF	2,804 DU	11.27 DU	19.03 DU	8.23 Site	10.50 Units
	Office	1000 SF	1.72 DU	3.60 DU	2.05 RM	357 SF	-- DU	4.02 DU	6.79 DU	2.93 Site	3.74 Units
	Age Restricted Single-Family	1 DU	0.43 DU	0.90 DU	0.51 RM	89 SF	249 DU	-- DU	1.69 DU	0.73 Site	0.93 Units
	Age Restricted Multi-Family	1 DU	0.25 DU	0.53 DU	0.30 RM	53 SF	147 DU	0.59 DU	-- DU	0.43 Site	0.55 Units
	RV Campground	1	0.59 DU	1.23 DU	0.70 RM	122 SF	341 DU	1.37 DU	2.31 DU	-- Site	1.28 Units
	Continuing Care Retirement Community	1 DU	0.46 DU	0.96 DU	0.55 RM	95 SF	267 DU	1.07 DU	1.81 DU	0.78 Site	-- Units

29. No building permits shall be issued for development adjacent to the Commerce Centre Drive right-of-way and all intersections thereof until the necessary 120-foot wide right-of-way for the four-laning of Commerce Centre Drive has been dedicated to the City of Port St. Lucie. Except for golf course construction and related ancillary facilities, no building permits for the portion of the development south of the C-24 Canal shall be issued after December 30, 2006 until Commerce Centre Drive from St. Lucie West/Reserve Boulevard to the Verano entrance, has been constructed as a four-lane divided roadway. The roadway



## RESOLUTION 21-

shall include the appropriate lane geometry, signalization, lighting and associated improvements.

- 29a. The Developer shall work with the City of Port St. Lucie, The Reserve Master Association and St. Lucie County to convey Commerce Centre Drive, from the project Entrance to St. Lucie West Boulevard, right-of-way and the completed four-lane divided roadway to the City.
30. Prior to the issuance of any construction permit for any public infrastructure improvement specifically required to be constructed by the Developer pursuant to this Development Order, a time frame for the construction or installation of the improvement required by the Development Order for the funding and letting of contracts shall be approved by the City. Such approval shall not be unreasonably withheld. Failure to complete the construction or installation of an improvement within such specified time frame shall result in the City withholding the issuance of building permits or other development approvals. The Developer may petition the City Council for relief from this provision and upon a showing of good cause. The City Council may extend the time frame established for the construction or installation of an improvement, allow the Developer to bond the required improvement, or provide such other relief as the City Council deems appropriate.
31. No certificates of occupancy shall be issued for development within the project until contracts have been funded and let by the Developer to construct the following listed improvements (i and ii):
- i. Signalization and necessary roadway improvements at St. Lucie West Boulevard and I-95 West Ramps intersection; and,
  - ii. Extend the southbound right-turn lane, including the deceleration distance, to a minimum of 600 feet back from the STOP bar for the southbound left-turn lane and all other associated improvements. The Developer assumes these responsibilities beyond the terms of the Capacity Agreement between the City and the Developer dated February 24, 2003

### **SATISFIED**

32. Except as provided for in paragraphs A, B, and C below, no building permits shall be issued for development that cumulatively generates more than 1,037 total PM peak-hour trips until contracts have been funded and let by the Developer for improvements to obtain the following intersection geometries and roadway configuration listed below including the appropriate lane geometry, signalization, lighting and associated improvements (i)

## RESOLUTION 21-

- i) Six-lane St. Lucie West/Reserve Boulevard from Commerce Centre Drive to NW Peacock Boulevard. This improvement includes the construction of a six-lane bridge over I-95. The Developer assumes these responsibilities beyond the terms of the Capacity Agreement between the City and the Developer dated February 24, 2003.
- A) The Developer may provide for the construction of this improvement through a jointly funded undertaking among private and / or public entities and such construction and funding shall satisfy this condition provided it is the subject of a binding executed developer's agreement or contract.
  - B) As an alternative to constructing this improvement, the Developer may make a separate proportionate share payment for the improvements described in (i) above, with said payment being made payable to the City of Port St. Lucie in the amount of \$3,595,076.00 for the construction of a six-lane road and six-lane bridge.

Following payment of the proportionate share by the Developer, the City shall include this improvement in the City's Capital Improvement Program. The proportionate share payment and earned interest shall be applied to the listed improvement; or,

- C) The Developer has voluntarily agreed to prioritize and advance the following mobility improvements ("Priority Improvements"), subject to the ability to obtain requisite permits:
  - 1. Within 18 months from the effective date of the fifth amendment to Resolution 03-R96 the Developer shall let contracts for the construction of the following improvements including the appropriate lane geometry, signalization, lighting and associated improvements:
    - a. Dual eastbound left-turn lanes on St. Lucie West at Peacock Boulevard;
    - b. Including signal coordination between I-95 west ramp, I-95 east ramp and Peacock intersection
  - 2. Within 5 years from the effective date of the fifth amendment to Resolution 03-R96, or by 1,037 total P.M. peak hour trips, whichever occurs earlier, the Developer shall let contracts for construction the following improvements including the appropriate lane geometry, signalization, lighting and associated improvements:
    - a. Construction of a second westbound lane on St. Lucie Boulevard from I-95 and St. Lucie West Boulevard northbound ramps to the St. Lucie West Boulevard WB to I-95 SB ramp;

## RESOLUTION 21-

- b. Conversion of the Peacock Boulevard, southbound through lane to a shared through and right-turn lane.
3. The Developer shall execute a binding agreement with the City of Port St. Lucie for the Priority Improvements, subject to permitting. The design, permitting, construction and inspection costs for the Priority Improvements shall be credited toward the \$3,595,076.00 proportionate share contribution as set forth in Condition 32(B), including credits for design and permitting costs for any Priority Improvement component that is not permitted. The binding agreement shall specify options for how any balance of the \$3,595,076 proportionate share that is not expended on the Priority Improvements (“Remaining proportionate Share”) shall be applied to achieve a mobility improvement to St. Lucie West Boulevard, which shall be prioritized in the following order:
    - a. utilizing the Remaining Proportionate Share, in conjunction with sufficient funding from other sources, including FDOT, to widen St. Lucie West Boulevard to four lanes through all or part of the segment between the east end of St. Lucie West Overpass and Peacock Boulevard and/or to construct additional improvements to the St. Lucie West/Peacock Boulevard intersection; or
    - b. utilizing the Remaining proportionate Share to construct improvements to St. Lucie West Boulevard within one mile to east of the bridge.

The above options in Condition 32(C)3.a and b. shall be credited in the same manner as described for the Priority Improvements. The developer and City, in consultation with St. Lucie County, also have the option to execute a binding agreement to implement only Condition 32(C)1 rather than Condition 32(C)2 and utilize the Remaining Proportionate Share, in conjunction with funding from FDOT or any other available funding source, to expedite all or a part of the improvements described in Condition 32(C)3.a. If this option is utilized, the Remaining proportionate Share payment would be due within 5 years from the effective date of the fifth amendment to Resolution 03-R96, or by 1,037 total P.M. peak hour trips, whichever occurs earlier. Implementation of Condition 32(C) shall fully satisfy mitigation requirements for impacts to St. Lucie West Boulevard.

One year after Phase 1 improvements (1.a and 1.b) are completed the developer shall conduct an analysis of St. Lucie West Boulevard between the southbound off ramp and Peacock Boulevard. If said analysis indicates operational improvements are warranted then developer shall coordinate a meeting with FDOT, City of port St. Lucie, St. Lucie County and the TPO with the goal of advancing any of the improvements specified in the condition or otherwise agreed to in a binding agreement provided that governmental funding sources are sufficient to match the developer’s contribution at no less than 60% toward the selected improvements. In no case shall this condition be construed to

RESOLUTION 21-

require the developer to contribute funding and improvements that collectively exceed a value of \$3,595,076.

33. No building permits shall be issued for development that cumulatively generates more than 742 total PM peak-hour trips until one of the following (A, B, C, D, or E) has occurred for the following listed improvement (i):

- A) Contracts have been funded and let by the Developer for improvement(s) to obtain the following intersection geometry; or,
- B) St. Lucie County includes within the first three years of their adopted Capital Improvements Program roadway improvements to obtain the following intersection geometry; or,
- C) An analysis has been conducted that demonstrates the intersection geometry specified below is not needed. The analysis shall also identify the new intersection geometry and a new trip threshold when such improvements will be needed. The methodology for such analysis and the study results shall be provided to the TCRPC and the Florida Department of Transportation (FDOT) for review and shall be approved by the DCA; or,
- D) A local government development agreement consistent with sections 163.3220 through 163.3243, F.S. has been executed and attached as an exhibit to the Development Order; or,
- E) The Developer has made a proportionate share payment to St. Lucie County of \$8,500.

**i) West Midway Road and Selvitz Road**

**Northbound Selvitz Rd**

One approach lanes

**Eastbound West Midway Road**

One left turn/Through Lane

One right-turn lane\*

**Southbound Selvitz Rd.**

One approach lane

**Westbound West Midway Road**

One approach lane

\* - required intersection improvements

34. No building permits shall be issued for development that cumulatively generates more than 742 total PM peak-hour trips until an operational analysis of the Commerce Centre Drive / St. Lucie West/Reserve Boulevard roundabout is conducted. This analysis shall be completed annually and submitted to the City of Port St. Lucie and St. Lucie County with the annual report. The operational analysis shall include monitoring of current safety and

RESOLUTION 21-

operational conditions and shall project operation conditions for a three-year period. The methodology of such an analysis shall be reviewed and approved by the City of Port St. Lucie and St. Lucie County. In the event that the overall operating conditions of the roundabout are projected to be below level of service "D" or safety deficiencies are identified, operational or geometric improvements shall be implemented to provide level of service "D" or better. The roundabout / intersection shall be improved as necessary up to and including the intersection geometry identified in (i) below which replaces the roundabout with a standard intersection. Building permits shall not be issued 24 months after a need for an improvement has been identified by the operational study or projected until contracts have been funded and let by the Developer for the identified improvements. Such improvements may include additional turn lanes, warranted signalization, pavement markings, signage, lighting, and associated improvements (i):

**Northbound Commerce Centre Drive**

- One left-turn lane
- One left -turn lane
- Two -right turn lanes

**Southbound Commerce Centre Drive**

- Two left-turn lanes
- Two through lanes
- Two through lanes

**Eastbound Reserve Boulevard**

- Two left -turn lanes
- Two through lanes
- One right-turn lane

**Westbound St. Lucie West**

**Boulevard/Reserve Boulevard**

- Two left-turn lanes
- Two through lanes
- One right-turn lane

35. No building permits shall be issued for development that cumulatively generates more than 1,237 total PM peak-hour trips until one of the following (A, B, C, D, or E) has occurred for the following listed improvement (i):
- A) Contracts have been funded and let by the Developer for improvement(s) to obtain the following intersection geometry; or,
  - B) St. Lucie County includes within the first three years of their adopted Capital Improvements Program roadway improvements to obtain the following intersection geometry; or,
  - C) An analysis has been conducted that demonstrates the intersection geometry specified below is not needed. The analysis shall also identify the new intersection geometry and a new trip threshold when such improvements will be needed. The methodology for such analysis and the study results shall be provided to the TCRPC and the FDOT for review and shall be approved by the DCA; or,

RESOLUTION 21-

- D) A local government development agreement consistent with sections 163.3220 through 163.3243, F.S. has been executed and attached as an exhibit to the Development Order; or,
- E) The Developer has made a proportionate share payment to St. Lucie County of \$15,800:

**i) West Midway Road and 25th Street**

**Northbound 25th Street**

- One left-turn lane
- Two through lanes
- One right-turn lane\*

**Eastbound Midway Boulevard**

- One left-turn/through lane
- One right-turn lane\*

**Southbound 25th Street**

- One left-turn lane
- Two through lanes
- One right-turn lane\*

**Westbound West Midway Rd**

- One approach lane
- Two through lanes
- One right-turn lane

\* - required intersection improvement

- 36. No building permits shall be issued for development that cumulatively generates more than 1,237 total PM peak-hour trips until contracts have been funded and let by the Developer for improvements to obtain the following intersection geometries and roadway configuration including appropriate lane geometry, signalization, lighting and associated improvements at the Glades Cut-Off Road and Commerce Centre Drive intersection (i):

**i) Glades Cut-Off Road and Commerce Centre- Drive**

**Northbound Glades Cut-Off Rd.**

- One through lane
- One right-turn lane

**Westbound Commerce Centre Drive**

- One left-turn lane
- One right-turn lane\*

**Southbound Glades Cut-Off Rd.**

- One left-turn lane
- One through lane

\* - required intersection improvement

RESOLUTION 21-

37. No building permits shall be issued for development that cumulatively generates more than 4,337 total PM peak-hour trips until one of the following (A, B, C, D, or E) has occurred for the following listed improvement (i):

- A) Contracts have been funded and let by the Developer for improvement(s) to obtain the following intersection geometry; or,
- B) St. Lucie County includes within the first three years of their adopted Capital Improvements Program roadway improvements to obtain the following intersection geometry; or,
- C) An analysis has been conducted that demonstrates the intersection geometry specified below is not needed. The analysis shall also identify the new intersection geometry and a new trip threshold when such improvements will be needed. The methodology for such analysis and the study results shall be provided to the TCRPC and the FDOT for review and shall be approved by the DCA; or,
- D) A local government development agreement consistent with sections 163.3220 through 163.3243, F.S. has been executed and attached as an exhibit to the Development Order; or,
- E) The Developer has made a proportionate share payment to St. Lucie County of \$22,100:

**i) West Midway Road and Selvitz Road**

**Northbound Selvitz Rd**

One approach lane

**Eastbound West Midway Road**

One left-turn lane\*

One through lane

One right-turn lane\*

**Southbound Selvitz Rd**

One approach lane

**Westbound West Midway Rd.**

One left-turn lane\*

One through/right-turn lane

\* - required intersection improvement

38. No building permits shall be issued for development that cumulatively generates more than 4,337 total PM peak-hour trips until one of the following (A, B, C, or D) has occurred for the following listed improvement (i):

RESOLUTION 21-

- A) Contracts have been funded and let by the Developer for the following roadway improvement; or,
- B) The following improvement has been included within the first three (3) years of St. Lucie County's Capital Improvements Program; or,
- C) The Developer has made a proportionate share payment to St. Lucie County of \$176,500; or,
- D) St. Lucie County has conducted an analysis and determined that the following improvement is not required.
  - i) Four-lane West Midway Road from East Torino Parkway to U.S. 1

39. No building permits shall be issued for development beyond December 31, 2020 until one of the following (A, B or C) has occurred for the following listed improvement (i):

- A) Contracts have been funded and let by the Developer for the following roadway improvements; or
- B) The Developer may submit recent traffic counts completed during the peak season to show the traffic volumes do not exceed the adopted level of service. At the time of the Biennial Traffic Report, traffic projections for the following three years shall be performed to determine if any improvements are necessary.
- C) An analysis has been conducted that demonstrates the roadway improvement specified below is not needed. The methodology for such analysis and the study results shall be provided to the City of Port St. Lucie and applicable agencies for review and approval. The analysis shall project operating conditions for a three-year period. In the event the projected operating condition falls below the adopted level of service building permits shall not be issued 24 months after a need for an improvement has been identified by the analysis until contracts have been funded and let by the Developer.
  - i) Four-lane of Commerce Centre Drive from Reserve Boulevard to the industrial section to the north, including appropriate lane geometry, signalization, lighting and associated improvements at the Glades Cut-Off Road and Commerce Centre Drive intersection.

40. No building permits shall be issued beyond December 31, 2020, until one of the following (A, B or C) has occurred for the following listed improvement (i):



RESOLUTION 21-

- A) Contracts have been funded and let by the Developer for the following roadway improvements; or
- B) The Developer may submit recent traffic counts completed during the peak season to show the traffic volumes do not exceed the adopted level of service. At the time of the Biennial Traffic Report, traffic projections for the following three years shall be performed to determine if any improvements are necessary.
- C) An analysis has been conducted that demonstrates the roadway improvement specified below is not needed. The methodology for such analysis and the study results shall be provided to the City of Port St. Lucie and applicable agencies for review and approval. The analysis shall project operating conditions for a three-year period. In the event the projected operating condition falls below the adopted level of service building permits shall not be issued 24 months after a need for an improvement has been identified by the analysis until contracts have been funded and let by the Developer.
  - i) Four-lane of Commerce Centre Drive from the industrial section to the north to Glades Cut-Off Road, including appropriate lane geometry, signalization, lighting and associated improvements at the Glades Cut-Off Road and Commerce Centre Drive intersection.

41. Beginning one year after the approval date of this Development Order, a PM peak-hour trip generation summary of the approved development shall be provided to the City of Port St. Lucie on a biennial basis and the Biennial Status Report shall include the most recently provided trip generation summary.

42. When constructed, the intersection of Commerce Centre Drive and the Verano entrance shall include the following intersection geometry:

Eastbound	One left-turn lane One right-turn lane
Northbound	One left-turn lane Two through lanes
Southbound	Two through lanes One right-turn lane

SATISFIED by construction of a roundabout at this location.

RESOLUTION 21-

43. The Developer shall conduct a signal warrant analysis at the following intersections beginning January 2008. The signal warrant analysis shall be continued on a biennial basis until all signals are warranted, or until the completion of the Verano DRI, whichever occurs first.
- A) Crosstown Parkway and Verano main entrance,
  - B) Glades Cut-off Road and Commerce Centre Drive ,

The analyses shall be performed during the peak season and presented and approved by the City of Port St. Lucie and/or St. Lucie County, as applicable. The analysis may be limited to providing traffic volume counts only when agreed to by either the City of Port St. Lucie and/or St. Lucie County, as applicable. The signal warrant analysis shall project warrants for a one-year period.

Additional certificates of occupancy shall not be issued nine months after the analysis showing a traffic signal is warranted until either (i or ii):

- i) Contracts have been funded and let by the Developer for the installation of the traffic signal and applicable intersection improvements including appropriate lane geometry, signalization, pavement markings, signage, lighting and associated improvements; or,
  - ii) Within sixty (60) days after a signal is warranted, a letter of credit equivalent to 120% of the design and construction costs of the applicable signal and intersection improvements shall be posted assuring that the applicable signal will be installed within 12 months after the signal is warranted.
44. The Commerce Centre Drive (Village Parkway) bridge that is planned to span the C-24 canal shall be built to allow for the Crosstown Parkway Interchange with the location and the timing of the construction to be approved by the City Engineer. The bridge shall be open for public use by the end of 2006.

SATISFIED

45. Developer shall dedicate right-of-way for a two-lane public access roadway (North-South Road A) (80 feet wide) through the Verano DRI. The right-of-way shall be located west of the Florida Power and Light (FPL) power transmission line and extend northerly from the southern boundary of Verano to Glades Cut-off Road. This right-of-way shall be dedicated on or before the commencement of any proposed residential development or PUD approval located west of the FPL easement. Prior to the first residential Certificate of Occupancy west of North-South A, the developer shall construct a 2-lane roadway from Crosstown Parkway to the southernmost residential access.

RESOLUTION 21-

46. During the Site Plan Review Process, a traffic study may be requested for any development within the Verano DRI. The traffic study shall be submitted to the City of Port St. Lucie for review and approval to determine, as a minimum (i and ii):
- i.) Lane geometry of access driveways on the internal roadway system, turn lanes and signal improvements.
  - ii.) Need for signalization improvements, including coordination (timing) of the traffic signals.
47. No building permits shall be issued for development that cumulatively generates more than 5,518 total PM peak-hour trips until one of the following (A, B, C, D, or E) has occurred for the following listed improvement (i):
- A) Contracts have been funded and let for the following roadway improvements; or
  - B) The Developer has submitted recent traffic counts completed during the peak season and shown that the traffic volumes do not exceed the adopted generalized service volume. At the time of the Biennial Traffic Report, traffic projections for the following three years shall be performed to determine if any improvements are necessary; or
  - C) An analysis has been conducted that demonstrates the roadway improvement specified below is not needed. The methodology for such analysis and the study results shall be provided to the City of Port St. Lucie, TCRPC, Martin County, and the FDOT for review and shall be approved by the DCA; or
  - D) The following improvement has been included within the first three years of the either the Martin County adopted Capital Improvements Program or the Florida Department of Transportation's adopted Work Program; or
  - E) A local government development agreement consistent with sections 163.3220 through 163.3243, F.S. has been executed and attached as an exhibit to the Development Order.
    - i) Four-lane S.R. 714 from C.R. 76A to 42nd Avenue (Martin County).
48. Any transportation analysis provided by the Developer for roadways owned by St. Lucie County shall be jointly submitted to the City and St. Lucie County.
- 49A. The developer shall be entitled to receive traffic impact fee credits in the amount of \$21,804,608.00 (Impact Fee Credit) for transportation improvements, including design, right

## RESOLUTION 21-

of way contributions and construction, and proportionate share payments required by this development order ("Creditable Contributions"). Creditable Contributions provided by the Developer through August 1, 2012, exceed a value of \$22,000,000.00, and total Creditable Contributions required by this Development Order will substantially exceed the Impact Fee Credit. In consideration for limiting the Impact Fee Credit to \$21,804,808.00 for previous and future Creditable Contributions, the Developer shall be entitled to utilize the Impact Fee Credit immediately and henceforth upon the effective date of this Development Order.

- 49B. The Developer shall by December 31, 2010, submit an access management plan for that portion of the project lying adjacent to the Crosstown Parkway to the City for review and approval.

SATISFIED

- 49C. Except as provided for in paragraphs A, B, C and D below, no building permits shall be issued for development that cumulatively generates more than 5,023 total PM peak-hour trips until contracts have been funded and let by for improvements to obtain the following intersection geometries and roadway configuration listed below including the appropriate lane geometry, signalization, lighting and associated improvements (i)

- i) Two-lane Crosstown Parkway from Village Parkway to North-South A right-of-way.
  - A) The Developer may provide for the construction of this improvement through a jointly funded undertaking among private and / or public entities and such construction and funding shall satisfy this condition provided it is the subject of a binding executed developer's agreement or contract.
  - B) The following improvement has been included within the first three years of the either a local government adopted Capital Improvements Program or the Florida Department of Transportation's adopted Work Program.
  - C) As an alternative to constructing this improvement, the Developer may make a separate proportionate share payment for the improvements described in (i) above, with said payment being made payable to the City of Port St. Lucie in the amount of 51.6 percent of the engineering, construction, and inspection for the improvements described in (i) above based on City or FDOT cost estimates.

The Developer shall execute a binding agreement with the City of Port St. Lucie to apply the proportionate share payment toward the listed improvement to allow for a future connection to a roadway planned to extend from the south and connect to

## RESOLUTION 21-

Crosstown parkway approximately halfway between Village Parkway and North South A.

- 49D. Except as provided for in paragraphs A, B, C, D, E, and F below, no building permits shall be issued for development that cumulatively generates more than 5,375 total PM peak-hour trips until contracts have been funded and let by for improvements to obtain the following intersection geometries and roadway configuration listed below including the appropriate lane geometry, signalization, lighting and associated improvements (i)
- i) Six-lane Crosstown Parkway from Village Parkway to the End of the six-lane section west of the C-24 Canal Bridge.
- A) The Developer may provide for the construction of this improvement through a jointly funded undertaking among private and / or public entities and such construction and funding shall satisfy this condition provided it is the subject of a binding executed developer's agreement or contract.
  - B) The following improvement has been included within the first five years of the either a local government adopted Capital Improvements Program or the Florida Department of Transportation's adopted Work Program.
  - C) As an alternative to constructing this improvement, the Developer may make a separate proportionate share payment for the improvements described in (i) above, with said payment being made payable to the City of Port St. Lucie in the amount of 29.2 percent of the engineering, construction, and inspection costs for the improvements described in (i) above based on City or FDOT cost estimates. The Developer shall enter into a binding agreement with the City of Port St. Lucie to apply the proportionate share payment and earned interest to construct a portion of the six lane improvement; or,
  - E) The Developer has submitted recent traffic counts completed during the peak season and shown that the traffic volumes do not exceed the adopted generalized service volume. At the time of the Biennial Traffic Report, traffic projections for the following three years shall be performed to determine if any improvements are necessary; or
  - F) An analysis has been conducted that demonstrates the roadway improvement described in (i) above is not needed. The methodology for such analysis and the study results shall be provided to the City of Port St. Lucie, TCRPC, and the FDOT for review and shall be approved by the DCA. If resolution on the methodology cannot be reached by all parties, the City of Port St. Lucie shall be the final arbiter.

## RESOLUTION 21-

### **PUD ZONING AND DRI MASTER PLAN**

50. All development within the project shall be in the form of a Planned Unit Development (PUD) Zoning district.

At the time of submitting a PUD zoning application for the area south of the C-24 canal, the Developer shall provide the following:

- a) An Internal Roadway Network Circulation Plan and Capacity Analysis.

### **SITE DEVELOPMENT STANDARDS**

51. This condition was deleted.

### **BIENNIAL STATUS REPORT**

52. The Biennial Status Report shall be submitted the City of Port St. Lucie for the preceding two calendar year beginning on July 31, 2005 until build out. The report shall include the information required by Rule 9J-2.025(7), FAC. If no additional development pursuant to the Development Order has occurred since the submission of the previous report, a letter from the Developer stating that no development has occurred shall satisfy the requirement for a biennial report.

No further building permits for Verano Development of Regional Impact shall be issued at the time the Biennial Status Report reveals that any needed transportation improvement specifically required to be constructed by the Developer pursuant to this Development Order is no longer scheduled or guaranteed, or has been delayed in schedule such that it is not guaranteed to be in place and operational, or under actual construction for the entire improvement consistent with the timing criteria established in this development order.

### **HOUSING**

53. Prior to the commencement of Phase II of the development, the Developer shall provide a new analysis of affordable housing demand, supply and need based upon the methodology utilized in the ADA. The analysis shall be for the entire Verano DRI plan of development. The analysis will be submitted to the City of Port St. Lucie, the Department of Community Affairs, and Treasure Coast Regional Planning Council for review. If an adequate housing need, as defined in Rule 9J-2.048, F.A.C., is identified, then the City of Port St. Lucie shall require the necessary remedial actions to mitigate the need consistent with Rule 9J-2.048, F.A.C.

**OTHER URBAN SERVICES**

**Fire/EMS:** Prior to January 1, 2005, the Developer shall provide a plan for the provision of Fire and Emergency Medical Service to meet the demand created as a result of permanent employment and residential development for the project. The methodology used to determine the demand and the standards used to determine adequate services shall be agreed upon by the Developer and the St. Lucie County Fire District. The plan shall be subject St. Lucie County Fire District approval. Such Fire and Emergency Medical Service facilities shall be available to serve projected demand in accordance with the approved plan.

**SATISFIED**

The Developer shall provide a 12-foot wide emergency access route including a bridge capable of supporting the weight of the Fire District’s heaviest apparatus across the SFWMD C-24 canal that is operational. The approved route shall provide for a connection from Plantation Lakes Drive located within the existing Reserve DRI community to the proposed loop road located within Verano south of the canal. No building permits shall be issued for development that cumulatively generates more than 5,023 total PM peak hour trips until the bridge is constructed.

**55. Police Service:** Prior to January 1, 2005, the Developer shall provide a plan for the provision of police protection to meet the demand created as a result of permanent employment and residential development for the project. The methodology used to determine the demand and the standards used to determine adequate protection shall be agreed upon by the Developer and the City of Port St. Lucie and shall include a provision to allow for mini-substation located within a commercial area, if needed, in the Verano DRI. The plan shall be subject to City approval. Such police protection facilities shall be available to serve projected demand in accordance with the approved plan.

**56 . Education:** Prior to January 1, 2005, the Developer shall provide the City of Port St. Lucie and the St. Lucie County School Board an agreement for the provision of necessary school facilities concurrent with the development of the residential portion of the Verano DRI. The agreement shall be subject to approval from the School Board and the City of Port St. Lucie. School facilities shall be available to serve projected demand in accordance with the approved agreement. If requested by the City, the Developer shall provide written evidence from the St. Lucie County School Board that the Developer has met its obligations as identified in the agreement at the time of each PUD or Site Plan approval as needed. Prior to the completion of the 6,000th residential unit, the developer shall re-evaluate the project's student generation rate. If the re-analysis estimates that 8,300 residential units will generate 2501 students or greater, the developer shall dedicate an additional 25 acres of land for a K-8 school site contiguous to the proposed 48-acre high school site.

## RESOLUTION 21-

- 57 **Parks and Recreation:** No later than two years from the effective date of this resolution, the Developer shall submit a subdivision plat that includes dedication of at minimum 50 contiguous acres of property to the City of Port St. Lucie to be used as an active recreation park site. The property shall contain no more than 2.5 acres of wetlands and be 95% usable land. The Developer may consider off-site donation or mitigation. A site may be provided on Developer owned land that is located adjacent to the DRI if approved by the City Council.

### **SATISFIED**

### **HISTORIC AND ARCHAEOLOGICAL SITES:**

58. In the event of discovery of any archaeological artifacts during project construction, construction shall stop in the area of discovery and immediate notification provided to the City of Port St. Lucie and the Division of Historical Resources in the Florida Department of State.

### **ENERGY:**

59. The Developer shall incorporate energy conservation measures into the design and operation of the development. At minimum, the Developer shall construct all development so that it is conformance with the specifications of the State of Florida Energy Efficiency Code for Building Construction (State Energy Code).

### **HURRICANE PREPAREDNESS:**

60. Prior to January 1, 2005, the Developer shall provide a plan for provision of usable emergency shelter space which meets the minimum requirements of American Red Cross Standard 4496. The methodology used to project demand shall be agreed upon by the Developer and the City of Port St. Lucie, in consultation with the St. Lucie County Division of Emergency Management and the Treasure Coast Regional Planning Council prior to plan initiation and shall be submitted as part of the complete plan. The City of Port St. Lucie shall approve the plan, in consultation with the St Lucie County Division of Emergency Management and the Treasure Coast Regional Planning Council. The intent of this condition is to ensure that adequate public shelter space is available at all times to meet the demand of Verano residents.
61. Should at anytime beyond 2007, a biennial status report shows that the plan approved by the City is not being implemented, no further residential building permits for the Verano DRI shall be issued. Issuance of building permits for the Verano DRI shall resume when either, (a) compliance with the plan is achieved, or (b) assurances are provided by the City



RESOLUTION 21-

that alternative measures are being implemented to provide adequate public shelter space for residents of the Verano DRI.

**MISCELLANEOUS:**

62. It shall be the Developer's own financial responsibility to construct, or cause to be constructed through an independent special district or other governmental entity, acceptable to the City, the following capital facilities to serve the dwelling units as they are constructed within a phase:
- internal potable water distribution and fire hydrant system,
  - wastewater collection system,
  - surface water management system,
  - project roads, landscaping, streetscape and recreational facilities.

**BE IT FURTHER RESOLVED BY THE CITY COUNCIL OF THE CITY OF PORT ST. LUCIE, FLORIDA, AS FOLLOWS:**

- A. Any modification or deviations from the approval plans or requirements of this Development Order shall be submitted to the Planning & Zoning Department Director for a determination by the City of Port St. Lucie City Council as to whether the change constitutes a substantial deviation as provided in Section 380.06 (19), Florida Statutes. The City Council of the City of Port St. Lucie shall make its determination of substantial deviation at a public hearing after notice to the Developer.
- B. The City of Port St. Lucie shall monitor the development of the project to ensure compliance with this Development Order. The City of Port St. Lucie City Manager shall be the local official assigned the responsibility for monitoring the development and enforcing the terms of the Development Order.
- C. The Developer shall make a biennial report as required by Section 380.06(18), Florida Statutes. The biennial report shall be submitted one year after the anniversary date of the adoption of this Development Order (October 27, 2003) and every other year thereafter and shall include the following:
- 1.) Any changes in the plan of development, or in the representations contained in the ADA, or in the phasing for the reporting years and for the next year;
  - 2.) A summary comparison of development activity proposed and actually conducted for the two year period;

RESOLUTION 21-

- 3.) Undeveloped tracts of land that have been sold, transferred, or leased to a successor developer;
  - 4.) Identification and intended use of lands purchased, leased, or optioned by the Developer adjacent to the original site since the Development Order was issued;
  - 5.) An assessment of the Developer's and local government's compliance with the conditions of approval contained in this Development Order and the commitments specified in the ADA for the development undertaken;
  - 6.) Any request for a substantial deviation determination that was filed in the reporting years or is anticipated to be filed during the next year;
  - 7.) An indication of a change, if any, in local government jurisdiction for any portion of the development since the Development Order was issued;
  - 8.) A list of significant local, State, and federal permits which have been obtained or which are pending by agency, type of permit, permit number, and purpose of each;
  - 9.) The biennial report shall be transmitted to the City of Port St. Lucie, the Treasure Coast Regional Planning Council (TCRPC), the Florida Department of Community Affairs (DCA), the Florida Department of Environmental Protection (FDEP), the South Florida Water Management District (SFWMD), and such additional parties as may be appropriate or required by law;
  - 10.) A copy of any recorded notice of the adoption of a Development Order or the subsequent modification of an adopted Development Order that was recorded by the Developer pursuant to Subsection 380.06 (15), Florida Statutes; and
  - 11.) Any other information requested by the City of Port St. Lucie City Council or the City of Port St. Lucie City Manager to be included in the biennial report.
- D. The definitions found in Chapter 380, Florida Statutes, shall apply to this Development Order.
- E. The City of Port St. Lucie hereby agrees that prior to December 31, 2030, the Verano DRI shall not be subject to down zoning, unit density reduction, or intensity reduction, unless the City demonstrates that substantial changes in the conditions underlying the approval of the Development Order have occurred, or that the Development Order was based on substantially inaccurate information provided by the Developer, or that the change is clearly established by the City of Port St. Lucie to be essential to the public health, safety, or welfare.

## RESOLUTION 21-

- F. This Development Order shall be binding upon the Developer and its assignees or successors in interest. It is understood that any reference herein to any governmental agency shall be construed to mean any future instrumentality which may be created and designated as successor in interest to, or which otherwise possesses any of the powers and duties of any referenced government agency in existence on the effective date of this Development Order.
- G. The approval granted by this Development Order shall not be construed to obviate the duty of the Developer to comply with all other applicable local, State, and federal permitting requirements.
- H. In the event that any portion or section of this amended Development Order is deemed to be invalid, illegal, or unconstitutional by a court of competent jurisdiction, such decision shall in no manner effect the remaining portions or sections of this amended Development Order, which shall remain in full force and effect.
- I. This Development Order shall become effective upon enactment.
- J. Certified copies of this Development Order, including any amendments thereto, shall be transmitted immediately by certified mail to the Department of Community Affairs, the Treasure Coast Regional Planning Council, and the Developers.
- K. Within 21 days of the effective date of this Resolution, the Developer, shall record a notice of adoption of this Order in compliance with Chapter 380.06(15)(f), Florida Statutes, with copies of said notice being provided to the Florida Department of Community Affairs, Treasure Coast Regional Planning Council, St. Lucie County and the City of Port St. Lucie.
- L. In the event the Developer, its successors, grantees or assigns, violates any of the conditions of the Development Order, as amended, or otherwise fails to act in substantial compliance with the Development Order, as amended, the City of Port St. Lucie may stay the effectiveness of the Development Order, as amended, on the identifiable tract or parcel, or the portion of a tract or parcel owned by the person or entity violating a condition of the Development Order, as amended, and within the property described in Exhibit "A" attached hereto, and all further development permits, approvals and services for the development of said tract or parcel, or portion of tract or parcel shall be withheld until the violation is corrected. For purposes of this section, the term "tract" and "parcel" shall be defined to mean:

Any quantity of land capable of being described with such definiteness that its boundaries may be established, which is designated by its owner or developer as land to be used or developed as a unit or which has been used or developed as a unit, located within the legal description set out in Exhibit "A" attached hereto and the Master Development Plan (Map H) attached as Exhibit "B".

## RESOLUTION 21-

The Developer, its successors, grantees, or assignees shall be given a written notice of violation by the City of Port St. Lucie and a reasonable period of time to cure the violation. The Developer may petition the City Council for review of the notice of violation, prior to the stated compliance date, and said review shall be conducted at a public hearing. Filing of a petition for review shall delay the effectiveness of the notice of violation until the review has been concluded.

### **Compliance Letters**

- M. Upon the request of the Developer and in accordance with the City's development review fee schedule, the City of Port St. Lucie shall provide the Developer, its successors, assignees, grantees, or designee, a letter stating whether the portion of the Verano DRI at issue is in compliance with the applicable Development Order conditions.

### **Rules**

- N. Pursuant to Section 380.06(5)(c), Florida Statutes, the Verano DRI shall be bound by the rules adopted pursuant to Chapters 373 and 403, Florida Statutes, in effect at the time of issuance of this Development Order.

**Go to next page**

RESOLUTION 21-

**PASSED AND ADOPTED** in a public hearing held on this \_\_\_\_\_ day of \_\_\_\_\_, 2021.

**CITY COUNCIL  
CITY OF PORT ST. LUCIE**

\_\_\_\_\_  
By: Gregory J. Oravec, Mayor

ATTEST:

APPROVED AS TO FORM:

\_\_\_\_\_  
Karen A. Phillips, City Clerk

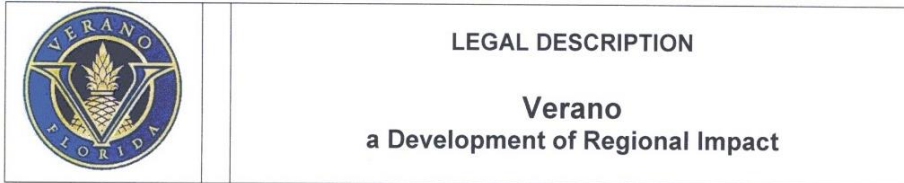
\_\_\_\_\_  
James Stokes, City Attorney

**EXHIBIT A**

**Verano Development of Regional Impact  
Legal Description**

**(go to next page)**

RESOLUTION 21-



LEGAL DESCRIPTION

BEING ALL OF PARCELS 1, 2, 3, AND 4, ACCORDING TO VERANO MASTER PLAT, AS RECORDED IN PLAT BOOK 57, PAGES 25-32, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA;

TOGETHER WITH:

A PORTION OF A FLORIDA POWER & LIGHT EASEMENT, AS RECORDED IN OFFICIAL RECORDS BOOK 348, PAGE 993, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS;

COMMENCE AT THE SOUTHWEST CORNER OF PARCEL 4 OF VERANO MASTER PLAT, AS RECORDED IN PLAT BOOK 57, PAGES 25-32, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA; THENCE N00°01'15"E A DISTANCE OF 1975.87 FEET TO THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL;

THENCE N00°01'15"E A DISTANCE OF 780.20 FEET; THENCE N00°08'55"W A DISTANCE OF 156.88 FEET; THENCE N44°46'01"E A DISTANCE OF 7,402.60 FEET; THENCE N89°40'25"E A DISTANCE OF 35.38 FEET; THENCE N44°46'02"E A DISTANCE OF 5,435.15 FEET; THENCE S43°08'38"E A DISTANCE OF 660.44 FEET; THENCE S44°46'02"W A DISTANCE OF 4,748.92 FEET; THENCE N89°40'25"E A DISTANCE OF 35.41 FEET; THENCE S44°46'12"W A DISTANCE OF 1,795.70 FEET; THENCE N04°13'00"W A DISTANCE OF 66.11 FEET; THENCE S44°46'01"W A DISTANCE OF 7,027.80 FEET TO THE POINT OF BEGINNING.

TOGETHER WITH:

A PARCEL OF LAND LYING IN SECTIONS 28, 29, 33, AND 34, TOWNSHIP 36 SOUTH, RANGE 39 EAST, ST. LUCIE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE INTERSECTION OF THE SOUTHEASTERLY RIGHT-OF-WAY LINE OF THE FLORIDA EAST COAST RAILROAD AND THE NORTHEASTERLY RIGHT-OF-WAY

## RESOLUTION 21-

LINE OF SOUTH FLORIDA WATER MANAGEMENT DISTRICT CANAL NO. C-24; THENCE N44°45'38"E, ALONG SAID SOUTHEASTERLY RIGHT-OF-WAY LINE, A DISTANCE OF 1,221.80 FEET TO THE SOUTHERLY LINE OF SABLE CREEK, PHASE II, AS RECORDED IN PLAT BOOK 24, PAGE 1, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA; THENCE S43°34'29"E, ALONG SAID SOUTHERLY LINE OF SAID PLAT AND ALONG THE SOUTHERLY LINE OF SABLE CREEK, PHASE IV, AS RECORDED IN PLAT BOOK 24, PAGE 17, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, A DISTANCE OF 5,340.48 FEET; THENCE S43°09'01"E, ALONG THE SOUTHERLY LINE OF SAID SABLE CREEK, PHASE IV, A DISTANCE OF 1,026.26 FEET TO THE SOUTHEAST CORNER OF SAID SABLE CREEK, PHASE IV; THENCE N45°11'03"E, ALONG THE EAST LINE OF SAID SABLE CREEK, PHASE IV, A DISTANCE OF 0.99 FEET; THENCE S43°08'40"E A DISTANCE OF 52.97 FEET; THENCE S43°09'00"E A DISTANCE OF 331.07 FEET; THENCE S43°08'32"E A DISTANCE OF 3,671.33 FEET; THENCE S72°43'17"E A DISTANCE OF 217.80 FEET TO THE NORTHWESTERLY LINE OF THAT CERTAIN PARCEL OF LAND DESCRIBED IN SPECIAL WARRANTY DEED AS RECORDED IN OFFICIAL RECORDS BOOK 1577, PAGE 1222, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA; THENCE N61°51'31"E, ALONG SAID NORTHWESTERLY LINE, A DISTANCE OF 188.61 FEET; THENCE S43°08'30"E A DISTANCE OF 2,361.96 FEET TO THE NORTH LINE OF THAT CERTAIN PARCEL OF LAND DESCRIBED IN OFFICIAL RECORDS BOOK 1547, PAGE 490, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA; THENCE N89°52'17"E, ALONG SAID NORTH LINE, A DISTANCE OF 1,335.55 FEET; THENCE S43°07'40"W A DISTANCE OF 70.63 FEET; THENCE S46°52'20"E A DISTANCE OF 20.00 FEET; THENCE S43°07'40"W A DISTANCE OF 44.16 FEET TO THE BEGINNING OF A CURVE CONCAVE TO THE SOUTHEAST HAVING A RADIUS OF 1,240.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE A DISTANCE OF 246.08 FEET THROUGH A CENTRAL ANGLE OF 11°22'13"; THENCE S42°11'23"W A DISTANCE OF 107.90 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE EAST, HAVING A RADIUS OF 1,264.00 FEET, THE CHORD OF WHICH BEARS S20°45'38"W; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 272.72 FEET THROUGH A CENTRAL ANGLE OF 12°21'44"; THENCE S14°34'46"W A DISTANCE OF 79.15 FEET; THENCE S53°16'05"W A DISTANCE OF 106.26 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE SOUTH, HAVING A RADIUS OF 11,099.69 FEET, THE CHORD OF WHICH BEARS N89°03'35"W; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 393.86 FEET THROUGH A CENTRAL ANGLE OF 02°01'59"; THENCE S81°39'48"W A DISTANCE OF 561.65 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE NORTH, HAVING A RADIUS OF 11,385.00 FEET, THE CHORD OF WHICH BEARS N88°40'44"W; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 1,089.05 FEET THROUGH A CENTRAL ANGLE OF 05°28'51" TO THE POINT OF REVERSE CURVATURE WITH A CURVE CONCAVE TO THE SOUTH, HAVING A RADIUS OF 8,175.00 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE A DISTANCE OF 185.12 FEET, THROUGH A CENTRAL ANGLE OF 01°17'51" TO THE NORTHEASTERLY RIGHT-OF-WAY LINE OF CANAL C-24; THENCE N43°08'36"W, ALONG SAID NORTHEASTERLY RIGHT-OF-WAY LINE, A DISTANCE OF 12,623.50 FEET TO THE POINT OF BEGINNING.



## RESOLUTION 21-

TOGETHER WITH:

COMMENCE AT THE NORTHEAST CORNER OF COMMON AREA "E", AND THE WESTERLY RIGHT-OF-WAY LINE OF COMMERCE CENTER DRIVE (A 120.00 FOOT WIDE RIGHT-OF-WAY) ACCORDING TO THE PLAT OF VERANO P.U.D. NO. 1 BEING A REPLAT OF MONTAGE P.U.D. NO. 1, AS RECORDED IN PLAT BOOK 56, PAGE 11, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA; THENCE N89°52'17"E, ALONG THE NORTH LINE OF SAID PLAT, A DISTANCE OF 159.49 FEET TO THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL;

THENCE CONTINUE N89°52'17"E, ALONG THE NORTH LINE OF SAID PLAT A DISTANCE OF 124.42 FEET TO THE WEST LINE OF THOSE LANDS RECORDED IN OFFICIAL RECORDS BOOK 2817, PAGE 2062 PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA; THENCE ALONG THE WEST AND NORTH LINES OF SAID OFFICIAL RECORDS BOOK 2817, PAGE 2062 THE FOLLOWING 10 COURSES AND DISTANCES; THENCE S43°07'40"W A DISTANCE OF 70.63 FEET; THENCE S46°52'20"E A DISTANCE OF 20.00 FEET; THENCE S43°07'40"W A DISTANCE OF 44.16 FEET TO THE BEGINNING OF A CURVE CONCAVE TO THE SOUTHEAST HAVING A RADIUS OF 1,240.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE A DISTANCE OF 246.08 FEET THROUGH A CENTRAL ANGLE OF 11°22'13"; THENCE S42°11'23"W A DISTANCE OF 107.90 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE EAST, HAVING A RADIUS OF 1,264.00 FEET, THE CHORD OF WHICH BEARS S20°45'38"W; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 272.72 FEET THROUGH A CENTRAL ANGLE OF 12°21'43"; THENCE S14°34'46"W A DISTANCE OF 79.15 FEET; THENCE S53°16'05"W A DISTANCE OF 106.26 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE SOUTH, HAVING A RADIUS OF 11,099.69 FEET, THE CHORD OF WHICH BEARS N89°03'35"W; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 393.86 FEET THROUGH A CENTRAL ANGLE OF 02°01'59"; THENCE S81°39'48"W A DISTANCE OF 93.76 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 1,639.50 FEET, THE CHORD OF WHICH BEARS N57°02'43"E; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 391.32 FEET THROUGH A CENTRAL ANGLE OF 13°40'32" TO THE POINT OF COMPOUND CURVATURE WITH A CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 776.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE 103.05 FEET THROUGH A CENTRAL ANGLE OF 07°36'31"; THENCE N42°35'56"E A DISTANCE OF 556.01 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 2,060.00 FEET, THE CHORD OF WHICH BEARS N41°05'17"E; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 107.90 FEET THROUGH A CENTRAL ANGLE OF 03°00'04" TO THE NORTH LINE OF SAID PLAT AND THE POINT OF BEGINNING.

## RESOLUTION 21-

A PARCEL OF LAND LYING IN SECTIONS 26, 34, AND 35, TOWNSHIP 36 SOUTH, RANGE 39 EAST, ST. LUCIE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF THE PLAT OF PGA COMMERCE CENTRE AT THE RESERVE, AS RECORDED IN PLAT BOOK 37, PAGES 6, 6A THRU 6C, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY; THENCE N00°00'04"E AS A BASIS OF BEARINGS ALONG THE NORTHERLY PROLONGATION OF THE EASTERLY LINE OF SAID PLAT OF PGA COMMERCE CENTRE AT THE RESERVE, A DISTANCE OF 111.20 FEET TO THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL;

SAID POINT ALSO BEING A POINT OF INTERSECTION WITH THE WESTERLY RIGHT-OF-WAY LINE OF STATE ROAD NO. 9 (I-95), AND A POINT OF INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 1,295.00 FEET, THE CHORD OF WHICH BEARS S19°21'15"E; THENCE TRAVERSING SAID WESTERLY RIGHT-OF-WAY LINE BY THE FOLLOWING NINE (9) COURSES AND DISTANCES:

THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 204.51 FEET THROUGH A CENTRAL ANGLE OF 09°02'54" TO THE POINT OF COMPOUND CURVATURE WITH A CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 2,684.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE 640.94 FEET THROUGH A CENTRAL ANGLE OF 13°40'56"; THENCE S01°08'52"E A DISTANCE OF 668.79 FEET; THENCE S00°00'04"W A DISTANCE OF 1,044.89 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 5,555.58 FEET, THE CHORD OF WHICH BEARS S12°50'28"W; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 1,486.54 FEET THROUGH A CENTRAL ANGLE OF 15°19'51"; THENCE N69°29'03"W A DISTANCE OF 10.41 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 1,815.88 FEET, THE CHORD OF WHICH BEARS S24°59'30"W; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 283.71 FEET THROUGH A CENTRAL ANGLE OF 08°57'06"; THENCE N60°31'57"W A DISTANCE OF 20.00 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 1,795.88 FEET, THE CHORD OF WHICH BEARS S30°29'59"W; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 64.69 FEET THROUGH A CENTRAL ANGLE OF 02°03'51"; THENCE N40°32'39"W A DISTANCE OF 109.89 FEET; THENCE S79°27'49"W A DISTANCE OF 55.39 FEET; THENCE N10°32'10"W A DISTANCE OF 50.00 FEET; THENCE N79°27'49"E A DISTANCE OF 55.51 FEET; THENCE N19°28'17"E A DISTANCE OF 683.65 FEET; THENCE N12°25'51"E A DISTANCE OF 640.99 FEET; THENCE N04°50'19"E A DISTANCE OF 637.01 FEET; THENCE N00°00'04"E A DISTANCE OF 700.32 FEET TO THE SOUTHEAST CORNER OF SAID PLAT OF PGA COMMERCE CENTRE AT THE RESERVE; THENCE CONTINUE N00°00'04"E, ALONG THE EAST LINE OF SAID PLAT, A DISTANCE OF 1,434.22 FEET TO THE POINT OF BEGINNING.

## RESOLUTION 21-

TOGETHER WITH:

A PARCEL OF LAND LYING IN SECTIONS 26, 34, AND 35, TOWNSHIP 36 SOUTH, RANGE 39 EAST, ST. LUCIE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF THE PLAT OF PGA COMMERCE CENTRE AT THE RESERVE, AS RECORDED IN PLAT BOOK 37, PAGES 6, 6A THRU 6C, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY; THENCE N00°00'04"E AS A BASIS OF BEARINGS ALONG THE NORTHERLY PROLONGATION OF THE EASTERLY LINE OF SAID PLAT OF PGA COMMERCE CENTRE AT THE RESERVE, A DISTANCE OF 111.20 FEET, SAID POINT ALSO BEING A POINT OF INTERSECTION WITH THE WESTERLY RIGHT-OF-WAY LINE OF STATE ROAD NO. 9 (I-95), AND A POINT OF INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 1,295.00 FEET, THE CHORD OF WHICH BEARS S19°21'15"E; THENCE TRAVERSING SAID WESTERLY RIGHT-OF-WAY LINE BY THE FOLLOWING FIVE (5) COURSES AND DISTANCES:

THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 204.51 FEET THROUGH A CENTRAL ANGLE OF 09°02'54" TO THE POINT OF COMPOUND CURVATURE WITH A CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 2,684.00 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE 640.94 FEET THROUGH A CENTRAL ANGLE OF 13°40'56"; THENCE S01°08'52"E A DISTANCE OF 668.79 FEET; THENCE S00°00'04"W A DISTANCE OF 1,044.89 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 5,555.58 FEET, THE CHORD OF WHICH BEARS S14°22'35"W; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 1,784.26 FEET THROUGH A CENTRAL ANGLE OF 18°24'05"; THENCE S23°34'37"W A DISTANCE OF 478.17 FEET TO THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL;

THENCE CONTINUE TRAVERSING SAID WESTERLY RIGHT-OF-WAY LINE BY THE FOLLOWING THREE (3) COURSES AND DISTANCES: THENCE CONTINUE S23°34'37"W A DISTANCE OF 921.19 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 7,465.44 FEET, THE CHORD OF WHICH BEARS S27°56'11"W; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 1,335.61 FEET THROUGH A CENTRAL ANGLE OF 10°15'02"; THENCE S33°03'42"W A DISTANCE OF 595.42 FEET TO THE NORTHEASTERLY RIGHT-OF-WAY LINE OF SOUTH FLORIDA WATER MANAGEMENT DISTRICT (S.F.W.M.D.) CANAL NO. C-24;

THENCE N43°08'36"W, ALONG SAID NORTHEASTERLY RIGHT-OF-WAY LINE, A DISTANCE OF 2,350.77 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE SOUTH, HAVING A RADIUS OF 8,175.00 FEET, THE CHORD OF

RESOLUTION 21-

WHICH BEARS S86°35'13"E; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 185.13 FEET THROUGH A CENTRAL ANGLE OF 01°17'51" TO THE POINT OF REVERSE CURVATURE WITH A CURVE CONCAVE TO THE NORTH, HAVING A RADIUS OF 11,385.00 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE A DISTANCE OF 1,089.07 FEET, THROUGH A CENTRAL ANGLE OF 05°28'51"; THENCE N81°39'48"E A DISTANCE OF 467.89 FEET; THENCE CONTINUE EASTERLY ALONG LASTLY SAID LINE, A DISTANCE OF 93.76 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE SOUTH, HAVING A RADIUS OF 11,099.69 FEET, THE CHORD OF WHICH BEARS S89°03'35"E; THENCE EASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 393.86 FEET THROUGH A CENTRAL ANGLE OF 02°01'59"; THENCE N53°16'05"E A DISTANCE OF 106.26 FEET; THENCE N14°34'46"E A DISTANCE OF 79.15 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE EAST, HAVING A RADIUS OF 1,264.00 FEET, THE CHORD OF WHICH BEARS N20°45'39"E; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 272.72 FEET THROUGH A CENTRAL ANGLE OF 12°21'43"; THENCE N42°11'23"E A DISTANCE OF 107.90 FEET TO THE INTERSECTION WITH A NON TANGENT CURVE CONCAVE TO THE SOUTHEAST, HAVING A RADIUS OF 1,240.00 FEET, THE CHORD OF WHICH BEARS N37°26'33"E; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 246.08 FEET THROUGH A CENTRAL ANGLE OF 11°22'13"; THENCE N43°07'40"E A DISTANCE OF 44.16 FEET; THENCE N46°52'20"W A DISTANCE OF 20.00 FEET; THENCE N43°07'40"E A DISTANCE OF 70.63 FEET; THENCE N89°52'17"E A DISTANCE OF 215.77 FEET TO THE POINT OF BEGINNING.

TOGETHER WITH:

PARCEL 1:  
(O.R.B. 2829, PG. 691)

THAT CERTAIN PARCEL LOCATED IN SECTION 33, TOWNSHIP 36 SOUTH, RANGE 39 EAST AND SECTION 4, TOWNSHIP 37 SOUTH, RANGE 39 EAST, ST. LUCIE COUNTY, FLORIDA AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE POINT OF INTERSECTION OF SOUTH LINE OF SECTION 34, TOWNSHIP 36 SOUTH, RANGE 39 EAST, AND THE SOUTHWESTERLY RIGHT-OF-WAY LINE OF SOUTH FLORIDA WATER MANAGEMENT DISTRICT CANAL C-24 AS SHOWN ON THE RIGHT-OF-WAY MAP FOR CANAL C-24, CHECKED DATED NOVEMBER 25, 1958 AND REVISED FEBRUARY 23, 1959; THENCE NORTH 43°08'38"WEST, ALONG SAID RIGHT-OF-WAY, A DISTANCE OF 2992.80 FEET; THENCE SOUTH 02°40'10"EAST A DISTANCE OF 4.30 FEET TO THE BEGINNING OF A CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 130.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE A DISTANCE OF 112.33 FEET, THROUGH AN ANGLE OF 49°30'25"; THENCE SOUTH 46°50'15"WEST A DISTANCE OF 2041.23 FEET TO THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL:

RESOLUTION 21-

THENCE NORTH 43°58'20"WEST A DISTANCE OF 214.57 FEET; THENCE SOUTH 51°16'22"WEST A DISTANCE OF 950.06 FEET; THENCE SOUTH 45°15'13"WEST A DISTANCE OF 400.02 FEET; THENCE SOUTH 38°44'44"WEST A DISTANCE OF 1227.76 FEET; THENCE SOUTH 27°11'26"EAST A DISTANCE OF 57.24 FEET; THENCE NORTH 74°54'36"EAST A DISTANCE OF 1079.51 FEET; THENCE NORTH 76°11'52"EAST A DISTANCE OF 819.19 FEET; THENCE NORTH 62°44'35"EAST A DISTANCE OF 967.89 FEET; THENCE NORTH 43°58'20"WEST A DISTANCE OF 1125.91 FEET TO THE POINT OF BEGINNING.

LESS AND EXCEPT PARCEL CONVEYED TO RIVER COUNTRY CITRUS, INC. BY WARRANTY DEED RECORDED IN OFFICIAL RECORDS BOOK 658, PAGE 110, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE POINT OF INTERSECTION OF SOUTH LINE OF SECTION 34, TOWNSHIP 36 SOUTH, RANGE 39 EAST, AND THE SOUTHWESTERLY RIGHT-OF-WAY LINE OF SOUTH FLORIDA WATER MANAGEMENT DISTRICT CANAL C-24 AS SHOWN ON THE RIGHT-OF-WAY MAP FOR CANAL C-24, CHECKED DATED NOVEMBER 25, 1958 AND REVISED FEBRUARY 23, 1959; THENCE NORTH 43°08'38"WEST ALONG SAID RIGHT-OF-WAY, A DISTANCE OF 2992.80 FEET; THENCE SOUTH 02°40'10"EAST A DISTANCE OF 4.30 FEET TO THE BEGINNING OF A CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 130.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE A DISTANCE OF 112.33 FEET, THROUGH A CENTRAL ANGLE OF 49°30'25"; THENCE SOUTH 46°50'15"WEST A DISTANCE OF 2041.23 FEET TO THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL:

THENCE NORTH 43°58'20"WEST A DISTANCE OF 214.57 FEET; THENCE SOUTH 51°16'22"WEST A DISTANCE OF 913.19 FEET; THENCE NORTH 68°01'19"EAST A DISTANCE OF 698.53 FEET; THENCE NORTH 66°21'27"EAST A DISTANCE OF 96.04 FEET; THENCE NORTH 60°53'18"EAST A DISTANCE OF 57.02 FEET; THENCE NORTH 52°35'12"EAST A DISTANCE OF 61.17 FEET; THENCE NORTH 49°40'37"EAST A DISTANCE OF 55.84 FEET; THENCE NORTH 43°58'20"WEST A DISTANCE OF 22.09 FEET TO THE POINT OF BEGINNING.

CONTAINING 46.86 ACRES, MORE OR LESS.

CONTAINING 3001.152 TOTAL ACRES, MORE OR LESS.

RESOLUTION 21-

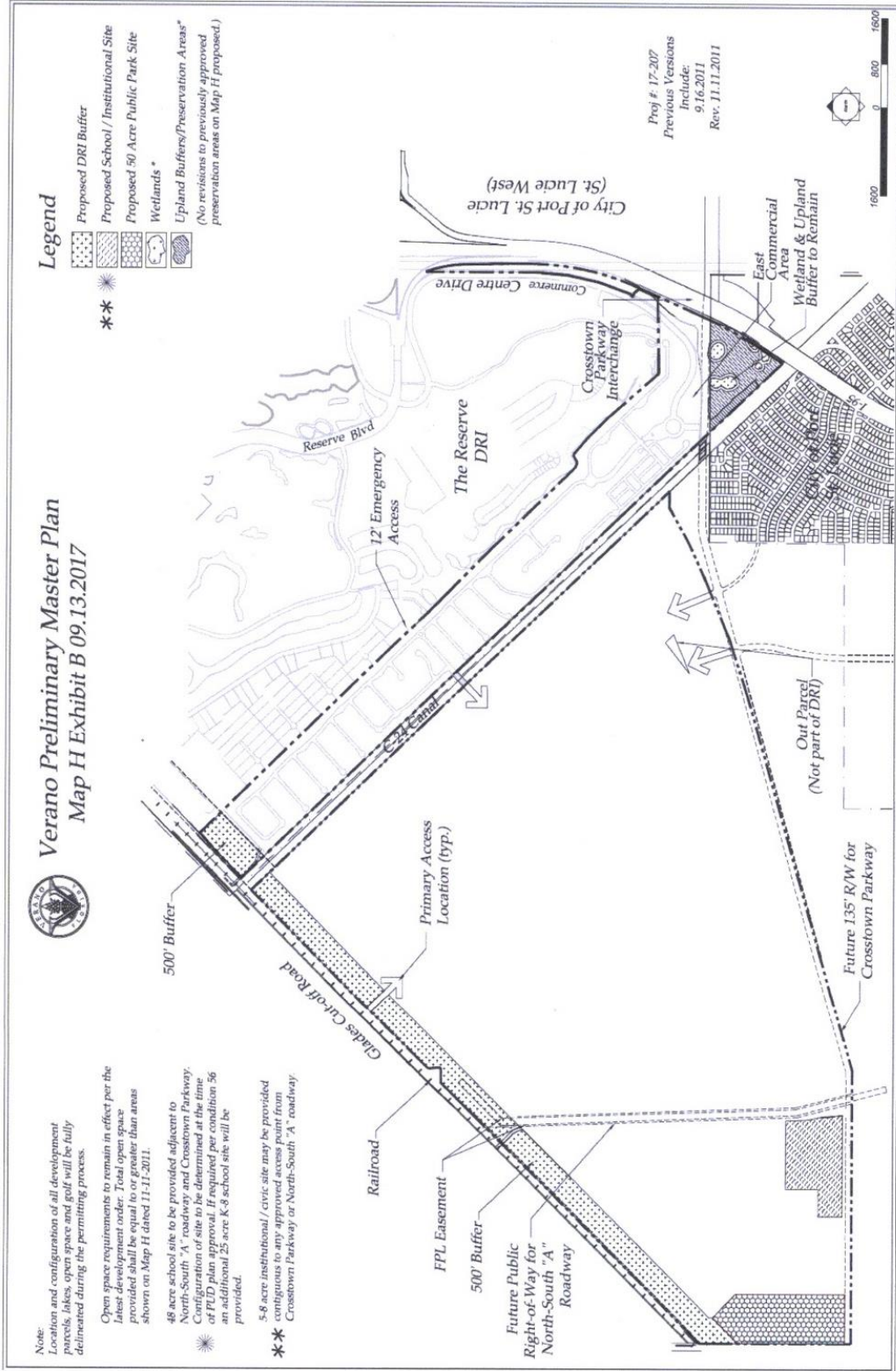
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**EXHIBIT B**

**Verano Development of Regional Impact  
Map H – Master Plan**

**As amended through January 2018**

**(Go to next page)**





**EXHIBIT C**

**Consolidated Traffic Analysis  
MacKenzie Engineering and Planning, Inc.**

**(Go to next Page)**

RESOLUTION 21-

Table A. Proportionate Share Summary

**VERANO DRI  
CUMULATIVE PROPORTIONATE SHARE**

**Cumulative Mitigation**

Contributions	Amount
Original Mitigation	\$28,322,895
North-South A Right-of-Way(1)	\$727,273
New Mitigation (Crosstown Parkway - North-South A to Village Pkwy)	\$4,561,586
New Mitigation (Crosstown Parkway - Village Pkwy to Commerce Center Drive 6-Laning)	\$977,007
North-South A Construction	\$2,455,634
<b>Total</b>	<b>\$37,044,395</b>

**Cumulative Proportionate Share**

Road Impacts	Amount
Original Impacts (Roads)	\$25,061,962
Additional Impacts (Roads)	\$8,289,326
<b>Total</b>	<b>\$33,351,288</b>

**Project Benefit**

Contributions	\$37,044,395
Impacts	\$33,351,288
<b>Net Benefit</b>	<b>\$3,693,107</b>

Using proportionate share mitigation (Florida Statute 163.3180(5)(h)) allows mixed use DRIs to mitigate their transportation impacts by paying money or constructing improvements (pipelining). Acceptance of the applicant's proportionate share mitigation plan does not obligate the City to make ANY improvements.

(1) ROW estimated at 80 feet wide, 5280 feet and \$75,000 per acre

RESOLUTION 21-

Table B. Verano DRI Additional Proportionate Share

Roadway	Segment	Exst. Lanes	Exst. PHD Service Volume	Required Improvement	Improvement Length (Miles)	PHD Service Volume Future	Traffic Assignment	Project Trips (2)	Proportionate Share (%)	Construction Cost per Mile (3)	Contingency (10%)	R.O.W. Cost per Mile	R.O.W. 100%	Engineering Cost per Mile (5)	Total Cost per Mile	Total Cost (\$)	Proportionate Share Cost
Prima Vista Blvd.	Arioso Blvd to Foresta Dr.	4	1,870	4LD to 6LD	0.59	2,830	3.5%	29	3.0%	\$ 3,525,726	\$ 352,573	\$ 3,525,726	100%	\$ 1,269,261	\$ 8,673,286	\$ 5,117,239	\$ 153,517
	Foresta Dr. to US 1	4	1,960	4LD to 6LD	1.38	2,970	3.5%	29	2.9%	\$ 3,525,726	\$ 352,573	\$ 3,525,726	100%	\$ 1,269,261	\$ 8,673,286	\$ 11,969,135	\$ 347,105
	Foresta Dr. to US 1	4	1,960	Bridge	1.00	2,970	3.5%	29	2.9%	\$ 1,872,000	\$ 187,200	\$ -	0%	\$ 673,920	\$ 2,733,120	\$ 273,312	\$ 79,260
	Commerce Center Dr to NW Peacock Blvd	2	1,345	2L to 6-8LD	1.00	3,500	6.0%	50	2.3%	\$ 20,000,000	\$ -	\$ -	-	\$ 3,000,000	\$ 23,000,000	\$ 23,000,000	\$ 529,000
St. Lucie West Blvd.	NW Peacock Blvd to California Blvd.	4	1,960	4LD to 6LD	0.44	2,970	4.5%	38	(9)	\$ 3,525,726	\$ 352,573	\$ -	-	\$ 1,269,261	\$ 5,147,560	\$ 2,264,926	\$ -
	California Blvd to County Club Blvd	4	1,960	4LD to 6LD	0.29	2,970	3.5%	29	(8)	\$ 3,525,726	\$ 352,573	\$ -	-	\$ 1,269,261	\$ 5,147,560	\$ 1,492,792	\$ -
	County Club Blvd to Bethany Dr	4	1,960	4LD to 6LD	0.59	2,970	3.5%	29	(9)	\$ 3,525,726	\$ 352,573	\$ -	-	\$ 1,269,261	\$ 5,147,560	\$ 3,037,060	\$ -
	Bethany Dr to Cashmere Blvd	4	1,960	4LD to 6LD	0.45	2,970	3.5%	29	(9)	\$ 3,525,726	\$ 352,573	\$ -	-	\$ 1,269,261	\$ 5,147,560	\$ 2,316,402	\$ -
US 1	Cashmere Blvd to Bayshore Blvd	6	2,970	6LD to 8LD	0.58	3,970	0.5%	4	(8)	\$ 3,785,989	\$ 378,599	\$ -	-	\$ 1,362,956	\$ 5,527,544	\$ 3,205,976	\$ -
	Cashmere Blvd to Bayshore Blvd	6	2,970	Bridge	1.00	3,970	0.5%	4	(6),(9)	\$ 780,000	\$ 78,000	\$ -	-	\$ 280,800	\$ 1,138,800	\$ 1,138,800	\$ -
	Prima Vista Blvd to Walton Rd	6	2,810	6LD to 8LD	2.25	3,770	1.0%	8	(8)	\$ 3,785,989	\$ 378,599	\$ -	-	\$ 1,362,956	\$ 5,527,544	\$ 12,436,974	\$ -
	St. Lucie West Blvd to NW Peacock Blvd	2	840	2L to 4LD	1.53	1,860	1.0%	8	(9)	\$ 3,747,224	\$ 374,722	\$ -	-	\$ 1,349,001	\$ 5,470,947	\$ 8,370,549	\$ -
West Midway Rd	St. Lucie West Blvd to Heatherwood Blvd	2	840	2L to 4LD	0.48	1,860	1.5%	13	(9)	\$ 3,747,224	\$ 374,722	\$ -	-	\$ 1,349,001	\$ 5,470,947	\$ 2,626,065	\$ -
	E. Torino Pkwy to Selwitz Road	2	880	2L to 4LD	1.30	2,060	2.5%	21	1.8%	\$ 3,747,224	\$ 374,722	\$ 1,873,612	50%	\$ 1,349,001	\$ 7,344,559	\$ 9,547,927	\$ 171,863
	E. Torino Pkwy to Selwitz Road	2	880	Bridge	1.00	2,060	2.5%	21	(7)	\$ 2,340,000	\$ 234,000	\$ 1,170,000	50%	\$ 842,400	\$ 4,586,400	\$ 4,586,400	\$ 89,555
	Selwitz Rd to 25th St	2	880	2L to 4LD	1.00	2,060	1.1%	9	(9)	\$ 3,747,224	\$ 374,722	\$ 1,873,612	50%	\$ 1,349,001	\$ 7,344,559	\$ 7,344,559	\$ -
Crossdown Parkway	25th St to US 1	2	900	2L to 4LD	1.48	1,960	0.8%	7	(5),(9)	\$ 13,018,922	\$ -	\$ 13,842,292	FDOT	\$ 4,696,812	\$ 31,548,026	\$ 46,691,078	\$ -
	North-South A to Village Parkway	0	0	New 2-Lane	1.80	920	12.0%	475	(1),(8)	\$ 3,363,882	\$ 336,388	\$ -	-	\$ 1,210,998	\$ 4,911,268	\$ 8,840,282	\$ 4,561,586
North-South A Parkway	Village Parkway to 6 Lane Section	4	2,060	4LD to 6LD	0.65	3,348	45.0%	376	29.2%	\$ 3,525,726	\$ 352,573	\$ -	-	\$ 1,269,261	\$ 5,147,560	\$ 3,345,914	\$ 977,007
	Crossdown to Verano Entrance	0	0	New 2-Lane	0.50	840	12.0%	475	56.5%	\$ 3,363,882	\$ 336,388	\$ -	-	\$ 1,210,998	\$ 4,911,268	\$ 2,455,634	\$ 1,387,433
<b>TOTALS</b>																<b>\$ 180,024,997</b>	<b>\$ 8,288,326</b>

(1) Project trips are based on total external AM peak hour peak direction trips  
 (2) Project trips are external PM peak hour peak direction trips of the new DRI trips minus approved DRI trips  
 (3) FDOT February 2011, (cont per centerline Mile), Engineering = 36% of Construction Cost, ROW as shown  
 (4) Bridge based on a length of 600 feet, width of 24 feet and cost of \$130/SF  
 (5) Phase complete or funded in first three years of local government/CP or FDOT Work Program  
 (6) Bridge based on a length of 250 feet, width of 24 feet and cost of \$130/SF  
 (7) Bridge based on a length of 400 feet, width of 45 feet and cost of \$130/SF  
 (8) Assignment on this segment based on 1,000 ODs west of NS A, divided by a total 8,300 ODs for the project  
 (9) Project trips no longer significant and adverse on this segment

**TABLE C. ROADWAY CONSTRUCTION  
COST PER CENTERLINE MILE**

Typical Section	Improvement	Cost per mile
		FDOT
Urban	New 2-Lane	\$ 3,363,882
	New 4-Lane	\$ 4,837,011
	New 6-Lane	\$ 5,537,011
	2L to 4L	\$ 3,747,224
	4L to 6L	\$ 3,525,726
	6L to 8L	\$ 3,785,989
Rural	2L to 4L	\$ 1,991,138
	4L to 6L	\$ 1,989,599

Exhibit C (page 1 of 6)  
Table A  
Summary Of Improvements - PGA Village DRI - (revised December 1, 2003)

location	improvement/lane additions	improvement location	proportionate share amount	prop-share reference # (1)
Prima Vista Boulevard	Six-Lane	From Floresta Drive to US #1	\$ 1,824,852	22
St. Lucie West Boulevard	Six-Lane	From Bethany Drive to Cashmere Boulevard	\$ 442,204	26
Village Parkway	Six-Lane	From PGA Village Entrance to PGA Learning Center	\$ 7,209,243	20
St. Lucie West Boulevard	Six-Lane	From NW Peacock Boulevard to California Boulevard	\$ 671,805	23
St. Lucie West Boulevard	Six-Lane	From Country Club Drive to Bethany Drive	\$ 842,859	25
St. Lucie West Boulevard and Village Parkway	signal warrant analysis		\$ -	
Village Parkway and PGA Main Entrance	signal warrant analysis		\$ -	
Village Parkway and Glades Cut-Off Road	signal warrant analysis		\$ -	
St. Lucie West Boulevard and Village Parkway	signal warrant analysis		\$ -	
Glades Cut-Off Road and Village Parkway	signal warrant analysis		\$ -	
St. Lucie West Boulevard	six-lane	Westbound Village Parkway	\$ -	
California Boulevard	four-lane	From California Boulevard to Country Club Drive	\$ 343,114	24
Village Parkway	four-lane	From St. Lucie West Boulevard to NW Peacock Boulevard	\$ 351,531	33
West Midway Road	four-lane	From End of Four Lane Section to Glades Cut-Off Road	\$ -	
West Midway Road	four-lane	From East Torino Parkway to 25th Street	\$ 1,016,893	35
West Midway Road	four-lane	From 25th Street to US #1	\$ 536,763	36
St. Lucie West Boulevard	eight-lane (includes bridge)	From Village Parkway to NW Peacock Boulevard	\$ 8,777,976	37
U. S. 1	eight-lane	From Walton Road to Prima Vista Boulevard	\$ 1,276,199	31
St. Lucie West Boulevard	four-lane	From Cashmere Boulevard to Bayshore Boulevard	\$ 870,510	32
SR 714	four-lane	From CR 76A to 42nd Avenue	\$ -	
Prima Vista Boulevard	six-lane	From Alrose Boulevard to Floresta Drive	\$ 769,248	21
California Boulevard	four-lane	From Heathenwood Boulevard to St. James Boulevard	\$ 128,665	34
Total Proportionate Share Responsibility			\$ 25,061,962	

(1) - the prop-share reference # identifies the line item from table 3 for which the proportionate share amount was obtained. For some improvements, the proportionate share amount maybe aggregate of a few different components

Exhibit C (page 2 of 6)  
 Table 1  
 Preliminary opinions of probable cost for St. Lucie West Boulevard, Village Parkway and NW Peacock Boulevard - PGA Village DRI - (revised december 1, 2003)  
 based on FDOT's 2002 transportation costs

B-lining of bridge total cost reference #	roadway	from	to	improvement	road cost (\$/mile)	F.O.W. cost % of \$/miles	length	bridge		road	cost F.O.W. (2)	total improvement cost
								width	length			
1	St. Lucie West Blvd	Northbound departure lane for second left at east ramp		add 1/2 dip lane (1/2 of new 2L-R)	\$ 1,042,704	-	0.50			\$ 521,352		\$ 521,352
2	St. Lucie West Blvd	NS off ramp at I-95 east ramps		2nd fl lane (1/2 of new 2L-R)	\$ 1,042,704	-	0.10			\$ 104,270		\$ 104,270
3	St. Lucie West Blvd	Eastbound dual left at I-95 east ramps		dual left (1/2 of new 2L-R)	\$ 1,042,704	-	0.20			\$ 393,755		\$ 393,755
4	St. Lucie West Blvd	WB I-95 east ramps to WB to sb on-ramp		new 4L (1/2 of new 8L-4)	\$ 3,721,960	-	0.25	27	420	\$ 800,410	\$ 179,040	\$ 2,900,450
5	St. Lucie West Blvd	WB - bridge to I-95 west ramps		new 4L (1/2 of new 8L-4)	\$ 3,721,960	-	0.10			\$ 372,196		\$ 372,196
6	St. Lucie West Blvd	SB off-ramp at I-95 west ramps		2nd fl lane (1/2 of new 2L-R)	\$ 1,042,704	-	0.14			\$ 145,878		\$ 145,878
7	St. Lucie West Blvd	EB I-95 west ramps to I-95 east ramps		new 4L (1/2 of new 8L-4)	\$ 3,721,960	-	0.30			\$ 1,396,368	\$ 167,737	\$ 4,717,440
8	St. Lucie West Blvd	Commerce Center Pkwy I-95 west ramps		new 8 in - u	\$ 7,443,260	-	0.30			\$ 2,232,864		\$ 2,232,864
9	St. Lucie West Blvd	EB right at I-95 west ramps		rt lane (1/2 of new 2L-R)	\$ 1,918,024	-	0.10			\$ 191,802		\$ 191,802
10	St. Lucie West Blvd	SB off ramp at I-95 west ramp		2nd fl lane (1/2 of new 2L-R)	\$ 1,477,184	-	0.14			\$ 206,803		\$ 206,803
11	St. Lucie West Blvd	I-95 east ramps	NW Peacock Blvd	new 8 in - u	\$ 7,443,820	-	0.28			\$ 1,905,931		\$ 1,905,931

costs	construction cost/mi	engineering 3% (1)	total cost
state urban land	\$ 2,821,800	\$ 1,015,848	\$ 3,837,648
new 2 lane undivided	\$ 4,273,200	\$ 1,538,352	\$ 5,811,552
new 4 lane divided	\$ 4,649,300	\$ 1,780,998	\$ 6,430,298
new 6 lane divided	\$ 5,473,000	\$ 1,970,280	\$ 7,443,280
new 8 lane divided	\$ 2,812,900	\$ 1,012,644	\$ 3,825,544
2 to 4 lanes	\$ 3,454,000	\$ 1,243,655	\$ 4,697,655
4 to 6 lanes	\$ 2,754,600	\$ 981,656	\$ 3,736,256
6 to 8 lanes	\$ 3,100,100	\$ 1,116,036	\$ 4,216,136
State Rural Road	\$ 2,172,300	\$ 782,028	\$ 2,954,328
new 2 lane undivided	\$ 2,381,000	\$ 857,376	\$ 3,238,376
2 to 4 lanes	\$ 2,852,000	\$ 984,720	\$ 3,836,720
4 to 6			

0.36

(1) includes preliminary engineering, construction engineering inspection, right-of-way support and related support  
 (2) estimated at 45 of bridge construction costs

Exhibit C (page 4 of 6)  
 Table 3  
 proportionate-share costs for roadway improvements  
 PGA Village DRI - (revised December 1, 2003)

Reference #	Roadway	From	To	Improvement	Total Improvement Cost	Project Trips	Capacity		Prop Share	Prop-Share Cost
							Initial	Final		
20	Villages Pkwy	PGA Learning Center	PGA Village Entrance	new 4-u	\$ 17,597,385	762	0	1860	41.0%	\$ 7,209,243
21	Prima Vista Blvd	Airosa Blvd	Floresta Drive	4-u to 6-u	\$ 4,414,042	162	1860	2790	17.4%	\$ 789,248
22	Prima Vista Blvd	Floresta Dr	US #1	4-u to 6-u	\$ 11,867,913	143	1860	2790	15.4%	\$ 1,824,852
23	St. Lucie West Blvd	NW Peacock Blvd	California Blvd	4-u to 6-u	\$ 1,683,957	373	1800	2710	41.0%	\$ 871,805
24	St. Lucie West Blvd	California Blvd	Country Club Drive	4-u to 6-u	\$ 1,103,301	283	1800	2710	31.1%	\$ 343,114
25	St. Lucie West Blvd	Country Club Dr	Bethany Dr	4-u to 6-u	\$ 2,224,340	263	1800	2710	28.9%	\$ 642,859
26	St. Lucie West Blvd	Bethany Dr	Cashmere Blvd	4-u to 6-u	\$ 1,980,782	238	1800	2710	28.2%	\$ 442,204
31	US #1	Prima Vista Blvd	Wilton Rd	6-u to 8-u	\$ 9,478,724	101	2760	3540	13.5%	\$ 1,278,189
32	St. Lucie West Blvd	Cashmere Blvd	Bayshore Blvd	6-u to 8-u	\$ 3,102,985	210	2760	3540	28.0%	\$ 870,510
33	California Blvd	St. Lucie West Blvd	NW Peacock Blvd	2-r to 4-u	\$ 8,891,875	34	760	1620	4.0%	\$ 351,531
34	California Blvd	St. Lucie West Blvd	Heatherwood Blvd	2-r to 4-u	\$ 3,981,855	28	760	1620	3.0%	\$ 128,665
35	West Midway Rd	East Torino Pkwy	25th St	2-r to 4-u	\$ 21,921,854	45	890	1880	4.6%	\$ 1,016,993
36	West Midway Rd	25th Street	US #1	2-r to 4-u	\$ 14,071,845	37	890	1880	3.8%	\$ 535,753
37	St. Lucie West Blvd	Village Parkway	NW Peacock Blvd	8-in - u Interchp	\$ 14,936,075	1,287	1345	3500	58.8%	\$ 9,777,978
<b>\$ 24,661,951</b>										

Exhibit C (page 3 of 6)  
 Table 2  
 Preliminary opinions of probable cost for roadway improvements - PGA Village DRI - (revised december 1, 2003)  
 based on FDOT's 2002 transportation costs

total cost reference #	roadway	from	to	improvement	road cost (\$/mile) or \$/face	r.o.w cost %	length	bridge			cost			total improvement cost
								width	length	cost/ sf (2)	road	r.o.w. (2)	bridge	
20	Village Pkwy	PGA Learning Center	PGA Village Entrance	new 4-lu	\$ 5,811,552	76.000	2.18	85	300	100	\$ 2,376,182	\$ 2,950,000	\$ 17,597,365	
21	Prima Vista Blvd	Arroyo Blvd	Floresta Drive	4-lu to 8-lu	\$ 3,746,256	100%	0.59				\$ 2,206,021	\$ 2,206,021	\$ 4,414,042	
22	Prima Vista Blvd	Floresta Dr	US #1	4-lu to 8-lu	\$ 3,746,256	100%	1.38	24	600	100	\$ 5,185,154	\$ 5,242,759	\$ 11,867,613	
23	St. Lucie West Blvd	NW Pascoack Blvd	California Blvd	4-lu to 8-lu	\$ 3,746,256	-	0.44				\$ 1,683,957		\$ 1,683,957	
24	St. Lucie West Blvd	California Blvd	Country Club Drive	4-lu to 8-lu	\$ 3,746,256	-	0.28				\$ 1,103,301		\$ 1,103,301	
25	St. Lucie West Blvd	Country Club Dr	Behany Dr	4-lu to 8-lu	\$ 3,746,256	-	0.59				\$ 2,224,340		\$ 2,224,340	
26	St. Lucie West Blvd	Behany Dr	Cashmere Blvd	4-lu to 8-lu	\$ 3,746,256	-	0.45				\$ 1,690,762		\$ 1,690,762	
31	US #1	Prima Vista Blvd	Walton Rd	6-lu to 8-lu	\$ 4,216,136	-	2.25				\$ 8,478,724		\$ 9,478,724	
32	St. Lucie West Blvd	Cashmere Blvd	Bayshore Blvd	8-lu to 8-lu	\$ 4,216,136	-	0.58	24	250	100	\$ 2,484,685	\$ 24,000	\$ 3,108,985	
33	California Blvd	St. Lucie West Blvd	NW Pascoack Blvd	2-lr to 4-lu	\$ 5,811,552	-	1.53				\$ 8,891,675		\$ 9,881,675	
34	California Blvd	St. Lucie West Blvd	Healthwood Blvd	2-lr to 4-lu	\$ 5,811,552	-	0.48				\$ 3,981,655		\$ 3,981,655	
35	West Midway Rd	East Torino Pkwy	25th St	2-lr to 4-lu	\$ 5,811,552	50%	2.30	45	400	100	\$ 13,366,569	\$ 6,750,285	\$ 21,821,854	
36	West Midway Rd	25th Street	US #1	2-lr to 4-lu	\$ 5,811,552	50%	1.48	45	250	100	\$ 8,601,207	\$ 4,345,548	\$ 14,071,845	

Crack:  
 State Lucie Road  
 2 to 4 lanes  
 new 2 lane undivided  
 new 4 lane divided  
 3 to 4 lanes  
 2 to 6 lanes  
 4 to 6 lanes  
 6 to 8 lanes  
 State Rural Road  
 2 to 4 lanes

new cost: (including) sidewalk, curb, gutter  
 new cost: (including) sidewalk, curb, gutter  
 add 2 ins. to existing 20" wide sidewalk, curb, gutter  
 add 4 ins. to existing 20" wide sidewalk, curb, gutter & 12" curb in  
 add 2 ins. to existing 20" wide sidewalk, curb, gutter & 12" curb in  
 add 2 ins. to existing 20" wide sidewalk, curb, gutter  
 add 2 ins. to existing 20" wide sidewalk, curb, gutter

add 2 ins. to existing 20" wide paved shoulder

total cost  
 \$ 2,021,900  
 \$ 4,272,200  
 \$ 2,810,200  
 \$ 3,454,000  
 \$ 2,754,000  
 \$ 3,100,100

engineering  
 35% (1)  
 \$ 1,019,948  
 \$ 1,538,952  
 \$ 1,012,644  
 \$ 1,243,600  
 \$ 991,659  
 \$ 1,116,039

total cost  
 \$ 3,037,848  
 \$ 5,811,552  
 \$ 3,822,844  
 \$ 4,698,256  
 \$ 3,746,256  
 \$ 4,216,136

0.36

[1] includes preliminary engineering, construction engineering, inspection, right-of-way support and related support  
 [2] estimated at 45' or bridge construction costs  
 [3] \$900 square foot or bridge plus 25% engineering is \$100 square foot  
 [4] right of way of bridge was estimated at 4% of bridge construction cost



Exhibit C (page 6 of 6)  
 Table 4  
 Mitigation Summary for West Midway Road (revised December 1, 2008)  
 FGA Village DRI

West Midway Road Intersections

Intersection	Improvement	total improvement cost	year required	start year (2)	FGA Villages (3)	background	total (4)	end year (6)	FGA Villages (3)	background	Increases (6)		proportionate share percentage (7)	proportionate share cost
											FGA Villages (3)	total (4)		
West Midway & Schwitz	add EB RT	\$ 65,000	2005	2005	17	1,863	1,868	2,013	97	2,588	70	723	10.0%	\$ 9,500
West Midway & 25th	add NE RT and SB RT	\$ 170,000	2008	2008	35	3,709	3,744	2,013	75	4,098	40	369	9.3%	\$ 15,810
West Midway & Schwitz	add WB LT and EB LT	\$ 340,000	2013	2013	97	2,588	2,083	2,023	115	2,859	13	273	8.5%	\$ 22,100
														\$ 47,410

(1) For a right turn lane, an improvement cost of \$65,000 was used. For a left turn lane an improvement cost of \$170,000 was used.  
 (2) Start year represents the year when the improvement is needed.  
 (3) Total FGA Village PM project trips passing through the intersection in the subject year.  
 (4) Total PM trips passing through the intersection in the subject year.  
 (5) End year represents the year when an additional improvement would be needed to provide additional capacity or build of the project, whichever occurs first.  
 (6) The increase in FGA and total trips through the intersection between the year when the improvement is needed and the end year as defined by line 4.  
 (7) The proportionate share percentage is calculated as a ratio of FGA Village trips that pass through the intersection between the start year and the end year as compared to the total trips that pass through the intersection between the same two years.

West Midway Road - Links

roadway	from	to	improvement	total improvement cost (1)	year required	year	volume	source (2)	PGA Village Trips		proportionate share percentage (7)		
									increase	Project		Final	Increase
West Midway Road	East Torino Pkwy	25th St	2x to 4-lane	\$ 21,321,554	2013	2013	40	LT	6	890	1860	0.05	\$ 112,888
West Midway Road	25th St	US #1	3x to 4-lane	\$ 14,071,645	2013	2013	29	LT	6	890	1860	0.05	\$ 115,055
													\$ 228,954
<b>Total:</b>												\$ 275,454	

(1) Those portions of West Midway Road were determined to operate at capacity through 2013 as a two-lane roadway based on ART\_PLAN analysis as approved by St. Louis County.  
 (2) LT Link Table as included in the PGA Village ADA

# RESOLUTION 21-

Exhibit C (page 6 of 6)

Table 5

Mitigation Summary - (Revised december 1, 2003)

Capacity Agreement Payment	3,000,000
Right-Of-Way Dedication	3,855,000
Village Pkwy R/W Construction	17,597,365
West Midway Payment	275,454
SLW Interchange Payment	<u>3,595,076</u>
total	28,322,895

note:

based on 135' right-of-way connecting betw/ Range Line Road And Village Parkway, 120' betw/ Village Parkway and i-95, and the portion of the interchange



$$(12,640' \times 135') / 43560 + (1,200' \times 120') / 435460 + [(650' \times 1,200') / 2] / 4360 = 51.4$$

acres x \$75,000 per acre = \$3,855,000

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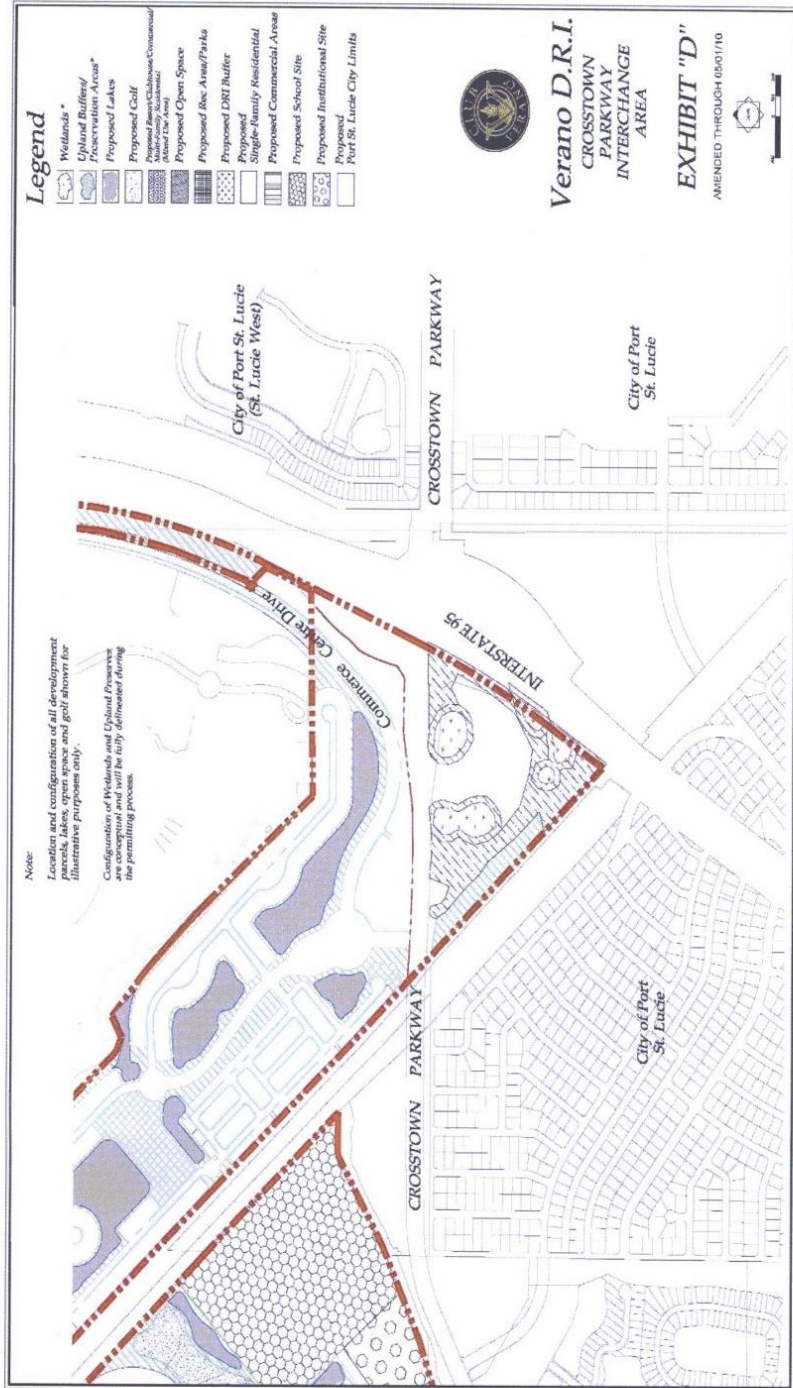
RESOLUTION 21-

**EXHIBIT D**

**Crosstown Parkway Interchange**

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**EXHIBIT "E"**

(includes Exhibits E-1 and E-2)

**PGA MIXED DESIGN CRITERIA**

**Includes Referenced Pod "A"**

**DELETED**

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**EXHIBIT F**

**PEACOCK PARCEL PRESERVATION PLAN**

**(go to next page)**



**EXHIBIT G**  
**UPLAND PRESERVATION PLAN**  
**(go to next page)**



1 inch = 300 feet  
0 37.5 75 150 225 300 Feet

*Upland Preservation Proposal*  
*Reserve Industrial Park*  
City of Port Saint Lucie, FL

**Cotleur & Hearing**  
1934 Commerce Lane · Suite 1 · Jupiter, FL · 33458  
561.747.6336 · 561.747.1377

Map Document:  
(F:\ArcMap\_Projects\09-1204.01 Verano DRI Amendment)  
8/30/2011 -- 1:30:00 PM

**EXHIBIT "G"**

LEGAL DESCRIPTION

EXHIBIT "G"

Being a parcel of land lying in Section 15, Township 36 South, Range 39 East, City of Port St. Lucie, St. Lucie County, Florida, being more particularly described as follows;

Commence at the Northeast corner of said Section 15; thence North 89°45'08" West, along the South line of said Section 15, a distance of 100.00 feet to the POINT OF BEGINNING of the following described parcel;

Thence continue North 89°45'08" West, along the South line of said Section 15, a distance of 355.39 feet; thence North 00°00'00" East, a distance of 200.00 feet; thence North 90°00'00" West, a distance of 430.00 feet; thence South 19°29'02" West, a distance of 209.85 feet to the South line of said Section 15; thence North 89°45'08" West, along the South line of said Section 15, a distance of 101.50 feet to the East line of the plat of G.O. TEAM INDUSTRIAL PARK UNIT THREE, as recorded in Plat Book 26, Pages 2 and 2a; thence North 00°14'57" East, along the East line of said plat of G.O. TEAM INDUSTRIAL PARK UNIT THREE, a distance of 1,362.20 feet to the Southerly right-of-way line of Commerce Centre Drive; thence along the Southerly and Westerly right-of-way line of said Commerce Centre Drive the following three courses and distances; thence South 80°36'34" East, a distance of 155.49 feet to a point of curve to the right having a radius of 950.00 feet, a central angle of 80°15'00"; thence southeasterly along the arc a distance of 1,330.59 feet; thence South 00°21'34" East, a distance of 409.66 feet to the POINT OF BEGINNING.

Containing 22.977 acres, more or less.

NOTE: THIS IS NOT A SKETCH OF SURVEY, BUT ONLY A GRAPHIC DEPICTION OF THE DESCRIPTION SHOWN HEREON. THERE HAS BEEN NO FIELD WORK, VIEWING OF THE SUBJECT PROPERTY OR MONUMENTS SET IN CONNECTION WITH THE PREPARATION OF THE INFORMATION SHOWN HEREON.


NOTE: LANDS SHOWN HEREON WERE NOT ABSTRACTED FOR RIGHT-OF-WAY AND/OR EASEMENTS OF RECORD.

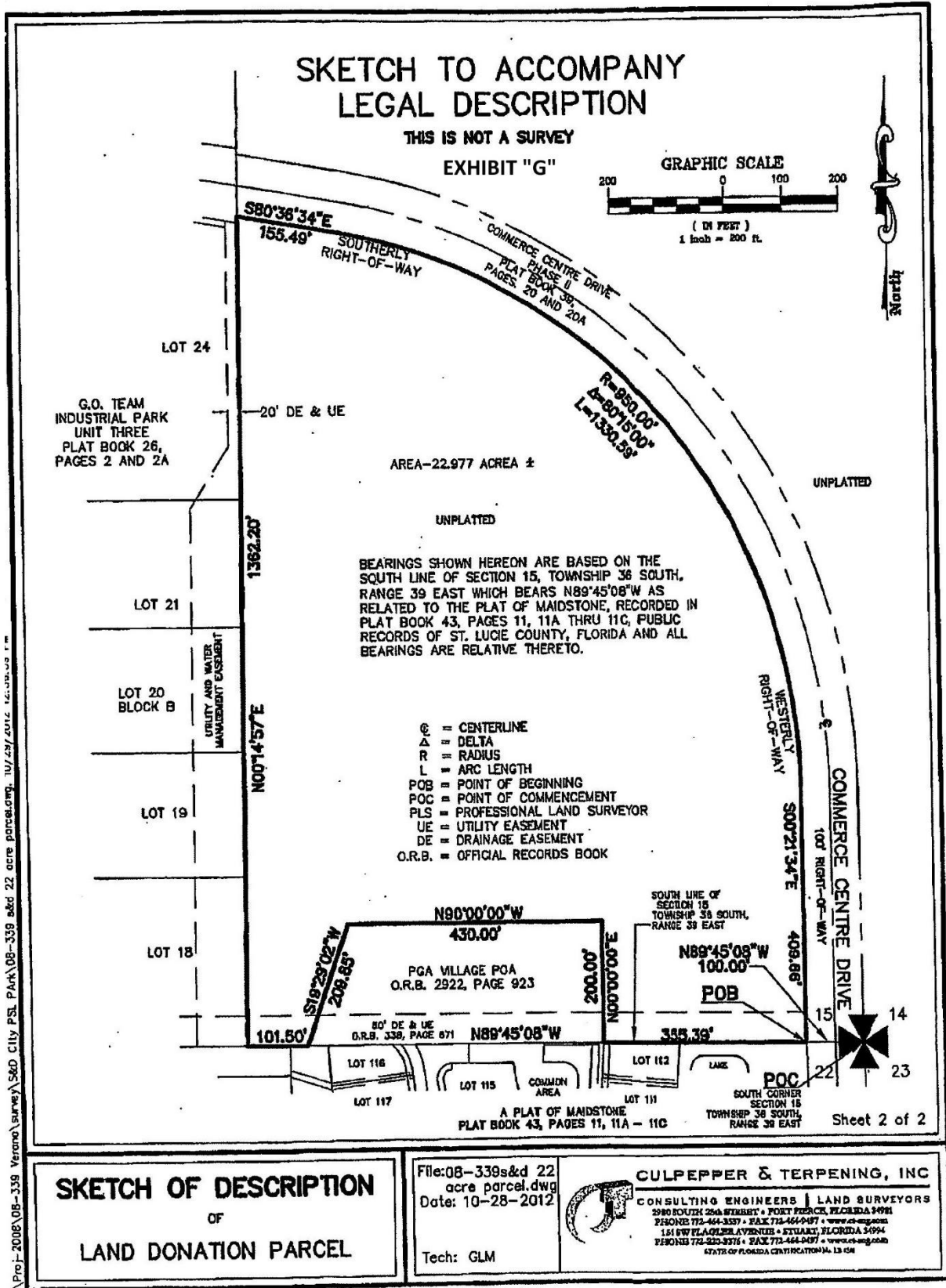
Michael T. Kolodziejczyk  
Professional Surveyor & Mapper  
Florida Certificate No. 3864

10/29/2012  
Date

Sheet 1 of 2

I:\Proj-2008\08-339 Verano\survey\S&D City PSL Park\08-339 s&d 22 acre parcel.dwg, 10/28/2012 10:58:41 AM

<p align="center"><b>DESCRIPTION</b> OF <b>LAND DONATION PARCEL</b></p>	<p>File: 08-339s&amp;d 22 acre parcel.dwg Date: 10-28-2012  Tech: GLM</p>	 <p><b>CULPEPPER &amp; TERPENING, INC</b> CONSULTING ENGINEERS   LAND SURVEYORS 290 SOUTH 25th STREET • PORT ST. LUCIE, FLORIDA 34951 PHONE 772-464-3437 • FAX 772-464-9497 • www.ct-eng.com 151 SW FLAGLER AVENUE • STUART, FLORIDA 34954 PHONE 772-222-3576 • FAX 772-464-9497 • www.ct-eng.com STATE OF FLORIDA CERTIFICATION 15 014</p>
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