

# DEAN | MEAD

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**W. LEE DOBBINS**  
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October 23, 2025

**VIA EMAIL: EHertz@cityofpsl.com**

Elizabeth Hertz  
Deputy City Attorney  
City of Port St. Lucie  
121 SW Port St. Lucie Blvd.  
Port St. Lucie, FL 34984

Re: Wylder Development

Dear Elizabeth:

Enclosed is the Agreement to Rebate Stormwater Assessments for the Wylder development executed by the CDD. Please have it scheduled for a City Council agenda.

Please let me know if you need anything further from me or my client, and thanks again for your help.

Best regards,



W. Lee Dobbins

WLD:lk  
Enclosure

cc: Austin Burr; **Aburr@greenpointellc.com**  
Ben Meyers; **BMeyers@greenpointellc.com**  
Dennis Murphy; **DMurphy@ct-eng.com**  
Colt Schwerdt, P.E.; **CSchwerdt@cityofpsl.com**

This instrument prepared by (and returned to):

W. Lee Dobbins, Esq.  
Dean, Mead, Minton & Moore  
1903 S. 25th Street, Suite 200  
Fort Pierce, FL 34947  
(772) 464-7700

**AGREEMENT TO REBATE STORMWATER ASSESSMENTS  
AND PROVIDE FOR MAINTENANCE OF STORMWATER MANAGEMENT  
SYSTEM FOR THE WYLDER COMMUNITY**

**THIS STORMWATER REBATE AGREEMENT** (the “**Agreement**”) is entered into as of the \_\_\_\_ day of \_\_\_\_\_, 2025, by and between **THE CITY OF PORT ST. LUCIE**, a municipal corporation of the State of Florida (the “**City**”) and **LTC RANCH WEST RESIDENTIAL COMMUNITY DEVELOPMENT DISTRICT** (the “**District**”), a community development district organized and existing under Chapter 190, Florida Statutes, for the master planned community known as “**Wylder.**”

**W I T N E S S E T H:**

**WHEREAS**, pursuant to the provisions of Chapter 380, Florida Statutes, the City duly adopted on September 25, 2023 that certain Resolution No. 23-R97, which is the amended Development Order for the LTC Ranch Development of Regional Impact, a mixed-use development of regional impact (“**LTC Ranch DRI**”); and

**WHEREAS**, the District was established pursuant to Chapter 190, Florida Statutes, by City of Port St. Lucie Ordinance No. 21-53, enacted by the City Council on June 14, 2021, and the boundaries of the District were expanded by Ordinance No. 22-74, enacted by the City Council on August 22, 2022 (collectively the “**Wylder Ordinances**”) for the purposes of planning, financing, constructing, operating, and maintaining certain infrastructure benefitting the lands within the District’s boundaries, including but not limited to stormwater drainage infrastructure (the “**Wylder Stormwater System**”); and

**WHEREAS**, the lands within the boundaries of the District are contiguous and are being developed as the residential Planned Unit Development known as LTC Ranch (West) Residential PUD and referred to herein as “**Wylder PUD**”; and

**WHEREAS**, in accordance with Section 190.012(1) Florida Statutes and the Wylder Ordinances, the District is authorized to exercise its special powers to operate and maintain public infrastructure, including infrastructure for stormwater management, for the benefit of the lands lying within the boundaries of the District; and

**WHEREAS**, the property lying within the District’s boundaries is set forth in the legal description attached hereto and made a part hereof as **Exhibit “A”**, the map attached hereto and made a part hereof as **Exhibit “B”**, and the list of tax parcels attached hereto and made a part

hereof as **Exhibit “C”**; and

**WHEREAS**, as Wylder is developed, the Wylder Ordinances may be further amended from time to time, to add additional real property to the District, as more specifically set forth in the Wylder Ordinances; and

**WHEREAS**, the property within the Wylder PUD is subject to South Florida Water Management District (“**SFWMD**”) Environmental Resource Permit No. 56-104212-P (the “**SFWMD Permit**”), and the Wylder Stormwater System must be maintained and operated in accordance with the SFWMD Permit; and

**WHEREAS**, the City collects fees for stormwater management within the Wylder PUD based upon its assessment of certain fees levied against those properties platted for urban development within the Wylder PUD; and

**WHEREAS**, due to the District assuming the obligation to maintain the Wylder Stormwater System within the District as set forth above, the City, while not required to, agrees to rebate to the District a portion of the stormwater utility fees assessed and collected by the City with respect to property located within the District; and

**WHEREAS**, the Florida Interlocal Cooperation Act of 1969, Section 163.01, Florida Statutes, permits local governmental units to make the most efficient use of their respective powers by enabling them to cooperate with one another on a basis of mutual advantage and thereby to provide services and facilities in a manner and pursuant to forms of governmental organization that will accord best with geographic, economic, population, and other factors influencing the needs and development of local communities; and

**WHEREAS**, the City and the District have determined that they should enter into this Agreement to formalize the parties’ understanding of the City’s handling and processing of the rebate of stormwater utility fees levied against the properties within the District and collected by the City; and

**NOW, THEREFORE**, in consideration of the mutual covenants, conditions, and promises set forth herein, the City and the District agree as follows:

1. **Authority of the District.** Pursuant to Section 190.012(1) Florida Statutes and the Wylder Ordinances, the District is authorized to exercise its special powers for the maintenance, operation and repair of the Wylder Stormwater System within the District, in accordance with the LTC Ranch DRI, Wylder PUD, SFWMD Permit, any modifications thereto, and any other applicable governmental permits or approvals (collectively, the “**Permits**”), and may collect assessments from the property owners within the District for the cost thereof.
2. **Maintenance of System.** In accordance with Section 190.012(1) Florida Statutes and the Wylder Ordinances, the maintenance and management efforts required to assure the continued viability of all components of the Wylder Stormwater System within the District shall be the financial and physical responsibility of the District. Maintenance and management of the Wylder Stormwater System within the District shall include the following:

- a. Maintenance of swales, conveyance channels, waterways and drainage infrastructure to ensure proper functioning of the Wylder Stormwater System within the District per design criteria in accordance with the requirements of all applicable Permits;
  - b. Maintenance of berms and drainageway divides to assure structural integrity;
  - c. Operation and maintenance of stormwater control structures in accordance with the requirements of all applicable Permits, including compliance with applicable requirements with respect to allowable discharges and management of stormwater within the system;
  - d. Water quality sampling analysis and reporting in accordance with the requirements of all applicable Permits;
  - e. Management of wetlands and preserve areas for water quality enhancement purposes in accordance with the requirements of all applicable Permits;
  - f. Compliance with all water quality standards imposed by all applicable governmental bodies, agencies, and special districts having authority within the District; and
  - g. Provide for the storage and conveyance of stormwater through the Wylder Stormwater System within the District in accordance with the requirements of all applicable Permits.
3. Responsibility for Maintaining System. The District shall have sole responsibility for maintaining and managing the Wylder Stormwater System within the District in accordance with this Agreement. The City shall have no responsibility for maintenance of the Wylder Stormwater System within the District and the City shall not respond to service calls with respect to same. If stormwater from City roads or other City properties or facilities (“**City Properties**”) drains into the Wylder Stormwater System, then the City shall be responsible for complying with any applicable SFWMD permits or other requirements governing the City Properties, and the District shall be responsible for complying with any applicable Permits governing the Wylder Stormwater System within the District.
  4. District Contact. The District shall designate a company or person (the “**District Contact**”) that shall be available to respond to complaints or issues raised by residents of the Wylder community relating to the Wylder Stormwater System within the District in good and bad weather. All residents in the District shall be provided the contact information for the forgoing District Contact. Emergency contact information for the forgoing District Contact shall also be provided to the City and SFWMD.
  5. Changes to District Boundaries. As lands are developed within the Wylder PUD, additional property may be added to the boundaries of the District from time to time. If the boundaries of the District are amended for any reason, the District shall give the City (a) an updated list of the tax parcels located within the District boundaries and (b) a written

statement, signed by the District and notarized, acknowledging that the District is assuming responsibility for maintaining the portion of the Wylder Stormwater System lying within the District boundaries, as modified. A copy of the foregoing shall be delivered to the City Finance Department no later than July 31 of any year, for inclusion in the following tax roll year. For example, any changes received no later than July 31<sup>st</sup> 2025 will be included in the 2025 tax roll.

6. Annual Report. On or before January 31 of every year during the term of this Agreement, the District shall deliver to the City a written statement signed and sealed by a professional engineer, licensed to do business in the State of Florida, confirming that the Wylder Stormwater System is in compliance with all requirements of the SFWMD Permit (the "Annual Report"). The foregoing Annual Report may be delivered to the City's Public Works Director, or his/her designee, in writing via U.S. certified mail, return receipt requested, or by uploading the Annual Report to the City's commercial permit tracker or other electronic submission program that may be utilized by the City at the time of submission.
7. Payment of Stormwater Fees. In consideration of the District providing stormwater maintenance services as outlined in the preceding paragraphs, the City agrees to pay the District a sum equal to seventy-five percent (75%) of the stormwater utility fees collected by the City from those lands lying within the District. As reimbursement for fiscal years 2023 – 2024 (10/1/2023 – 9/30/2024) and 2024 – 2025 (10/1/2024 – 9/30/2025) such payment shall be made by the City in one installment payment to the District in the amount of \$1,223,462.75, no later than forty-five (45) days after the Effective Date of this Agreement. There will be no other payment by the City to the District for fiscal years 2023 – 2024 or 2024 – 2025, or for fiscal years prior thereto, under this Agreement. For fiscal year 2025- 2026, payment shall be made on or before the 15th day of October 2026, of those fees collected by the City through September 30, 2026. For fiscal year 2026-2027, payment shall be made monthly, starting April 15<sup>th</sup>, 2027 as fees are collected by the City. Thereafter, payment shall be made annually, on or before the 15<sup>th</sup> day of April of each year, of those fees collected by the City through March 31. After April 15<sup>th</sup>, payment shall be made monthly as fees are collected by the City.
8. Term. The term of this Agreement shall commence upon the Effective Date as defined in Paragraph 17 below, and shall extend in perpetuity, provided, however, that either party shall have the right to terminate this Agreement, with or without cause, by written notice provided not less than twelve (12) months prior to such termination. Notwithstanding anything to the contrary, the City may terminate this Agreement in accordance with Paragraph 12 below. In the event of the termination of this Agreement for any reason, the District reserves all rights at law or in equity to challenge the validity or amount of stormwater utility fees assessed against properties within the District but only with respect to those stormwater utility fees accruing after the date of such termination. Additionally, should any of the District's improvements be reconveyed to the Developer, this Agreement shall terminate upon the reconveyance. The District shall provide the City notice of any conveyance of the District's improvements within ten (10) days of conveyance.
9. Indemnification. To the extent permitted by law, the District shall indemnify, defend, and

hold harmless the City, its representatives, employees, and elected officials, from and against all claims, causes, demands, legal fees, costs, losses, damages or other expenses occasioned by any act, conduct, negligence, error or omission by the District or its respective agents, employees or delegees in the performance of this Agreement or occasioned wholly or in part by any act, conduct, error or omission by the District or its respective agents, employees or delegees in the performance of this Agreement, occurring during the term of this Agreement. The term “delegees” as used in this Paragraph 9 shall include, but not be limited to, any neighborhood association to which the Association may delegate its responsibilities hereunder, and any agents or employees of such neighborhood association. In agreeing to this paragraph, the City does not alter, extend or waive any defense of sovereign immunity to which it may be entitled under the Florida Constitution, section 768.28, Florida Statutes, or as otherwise provided by law. This Paragraph 9 shall survive the termination of this Agreement.

10. Improvements Outside of District. In the event additional stormwater management facilities must be constructed or improved outside the boundaries of the District in order to serve lands within the boundaries of the District, such facilities shall be constructed or improved by or under the direction of the City. If such facilities only serve lands within the boundaries of the District, then all costs to construct or improve and thereafter maintain such facilities shall be the sole responsibility of the District. The City shall have the right to deduct from any payment due to the District pursuant to this Agreement, the costs of such construction or improvements and the costs of any continued maintenance thereof upon the failure by the District to pay such costs following not less than thirty (30) days written notice detailing the basis for the amount due.
11. Limitation on Use of Stormwater Fees. The District agrees that all monies paid pursuant to this Agreement shall be used solely and exclusively for maintenance, construction and administration of the Wylder Stormwater System within the boundaries of the District, and not for any other purpose. The monies paid hereunder shall not be pledged, encumbered or hypothecated or otherwise used as security for any indebtedness of the District, unless the City grants prior written authorization thereof.
12. Failure to Maintain System. In the event that the District fails to operate or maintain the Wylder Stormwater System within the District in accordance with this Agreement and the Permits, the City shall give the District written notice thereof. The District shall have forty-five (45) days after receipt of such written notice to cure such violation, or if such violation cannot be reasonably cured within such forty-five (45) day period then the District shall commence to cure such violation within such forty-five (45) day period, and shall thereafter proceed to complete such cure. If the District fails to cure such violation within the foregoing cure period, then (i) the City’s Code Enforcement Department may cite the District for a code enforcement violation (if any), and the City may pursue all rights and remedies arising from such code enforcement violation, (ii) the City may terminate this Agreement and discontinue the payment of stormwater utility fees to the District as set forth in Paragraph 7 above, and/or (iii) the City may assume responsibility for maintenance and operation of the Wylder Stormwater System within the District, but only in the event and for the duration of the District’s failure to maintain or operate such system in accordance with all applicable Permits. The foregoing shall not be the City’s sole and

exclusive remedies for breach or default under this Agreement and the City reserves all rights and remedies in law or in equity.

13. Notice. Other than as specifically set forth in Paragraphs 4 and 5 above, any notice required or permitted under this Agreement shall be in writing and shall be deemed to have been given, delivered and received when either (i) delivered in person to the agents designated hereinbelow for that purpose, (ii) on the first business day after delivery to an overnight courier (e.g. FedEx, UPS) as evidenced by the sender's copy, addressed as set forth hereinbelow, or (iii) three (3) days after deposited in the United States Mail, by certified mail, postage prepaid, return receipt requested, addressed to the other party. The addresses of the parties are as follows:

If to the District: LTC Ranch West Residential Community  
Development District  
c/o Rizzetta & Company, Inc.  
3434 Colwell Avenue, Suite 200  
Tampa, Florida 33614  
Attention: Brian Mendes, District Manager

With a copy to: Foley & Lardner, LLP  
1 Independent Drive, Suite 1300  
Jacksonville, Florida 32202  
Attention: N. Vincent Pulignano III, Esq.

And with a copy to: Kutak Rock, LLP  
107 W. College Avenue  
Tallahassee, Florida 32301  
Attention: Jonathan T. Johnson

If to the City: City of Port St. Lucie  
121 SW Port St. Lucie Boulevard  
Port St. Lucie Florida 34984  
Attention: City Manager

With a copy to: City of Port St. Lucie  
121 SW Port St. Lucie Boulevard  
Port St. Lucie Florida 34984  
Attention: City Attorney

And with a copy to: City of Port St. Lucie  
121 SW Port St. Lucie Boulevard  
Port St. Lucie Florida, 34984  
Attention: Public Works Director

Notice sent to counsel for either party hereto, in the manner of delivery provided for herein, shall be effective as notice to such party. Any party hereto may, from time to

time, give to the other party written notice, in the manner provided for herein, of some other address to which communications to such party shall be sent, in which event, notices to such party shall be personally delivered or sent in the manner set forth hereinabove to such address. If a party is represented by legal counsel, such legal counsel is authorized to give notice or make deliveries under this Agreement directly to the other party on behalf of his or her client, and the same shall be deemed proper notice or delivery if given or made in the manner specified above.

14. Amendments. No amendment, modification or waiver of this Agreement shall be valid or effective unless in writing and signed by both the City and the District and filed with the Clerk of the Circuit Court of St. Lucie County, Florida for recording in the public records.
15. Complete Agreement. This Agreement embodies the whole understanding of the parties hereto with respect to the subject matter set forth herein. There is no promise, term, condition or obligation between the parties with respect to the subject matter set forth in this Agreement, other than those contained herein, and this Agreement shall supersede all previous communications, representation, or agreements between the parties, either oral or written, with respect thereto.
16. Recording. Prior to its effectiveness, this Agreement, and subsequent amendments hereto, shall be filed with the Clerk of the Circuit Court for St. Lucie County, Florida, for recording in the public records at the expense of the District.
17. Effective Date. This Agreement shall be deemed effective as of the date the last party hereto signs this Agreement (the "Effective Date"). This Agreement must be fully executed prior to recordation.
18. Counterparts. This Agreement may be executed in any number of identical counterparts, each of which shall constitute an original, but all of which taken together shall constitute one and the same agreement. A copy of such signature received through email or other electronic transmission shall bind the party whose signature is so received as if such signature were an original. In making proof of this Agreement, it shall not be necessary to produce or account for more of such counterparts than are required to show that each party hereto executed at least one such counterpart.
19. Records. The District shall comply with all applicable requirements of Florida Statutes Chapter 119 with respect to the records, documents and papers of the District, and any request for such information.
20. Jury Waiver Provision. In the event it is necessary for either party to initiate legal action regarding this Agreement, venue shall be in the Nineteenth Judicial Circuit in and for St. Lucie County, Florida, for claims under state law, and in the Southern District of Florida for claims justiciable in federal court. TO ENCOURAGE PROMPT AND EQUITABLE RESOLUTION OF ANY LITIGATION, EACH PARTY HEREBY WAIVES ITS RIGHTS TO A TRIAL BY JURY IN ANY LITIGATION RELATED TO THIS AGREEMENT. This Paragraph shall survive the termination of this Agreement.



21. Assignment. Except as specifically set forth in this Agreement, the rights of the District under this Agreement may not be assigned in whole or in part without the prior written consent of the City, which shall not be unreasonably withheld. Additionally, an assignment pursuant to this paragraph shall not relieve the District of its obligations as set forth in this Agreement, unless relief is consented to by the City.

IN WITNESS WHEREOF, the City and the District have made and executed this Agreement on the respective dates under each signature, signing by and through their duly authorized representatives.

[SIGNATURES ON FOLLOWING PAGES]

ATTEST:

CITY OF PORT ST. LUCIE,  
FLORIDA, by its City Council

\_\_\_\_\_  
Sally Walsh, City Clerk

By: \_\_\_\_\_  
Shannon Martin, Mayor

APPROVED AS TO FORM AND  
CORRECTNESS:

\_\_\_\_\_  
Richard Berrios, City Attorney

STATE OF FLORIDA  
COUNTY OF ST. LUCIE

The foregoing instrument was acknowledged before me by means of  physical presence or  online notarization, this \_\_\_\_ day of \_\_\_\_\_, 2025, by Shannon Martin, as Mayor of the City of Port St. Lucie, Florida.  she is personally known to me or  produced identification. Type of identification produced \_\_\_\_\_.

(Notary Seal)

\_\_\_\_\_  
Print Name: \_\_\_\_\_  
Notary Public, State of Florida  
My Commission Expires: \_\_\_\_\_

Approved October 21, 2025

ATTEST:

**LTC RANCH WEST RESIDENTIAL  
COMMUNITY DEVELOPMENT  
DISTRICT**, by its Board of Supervisors

By: [Signature]

By: R. Austin Burr

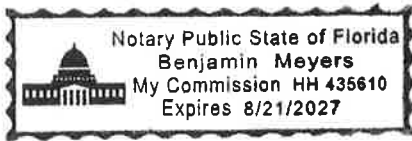
Print Name: Luke Reector  
Secretary/Assistant Secretary

Print Name: R. Austin Burr  
Chairman/Vice-Chairman

STATE OF FLORIDA  
COUNTY OF ST. LUCIE

The foregoing instrument was acknowledged before me by means of  physical presence or  online notarization this 21<sup>st</sup> day of October, 2025, by R. Austin Burr, as Chairman/Vice-Chairman of the Board of Supervisors of LTC Ranch West Residential Community Development District. He/she is personally known to me, or has produced \_\_\_\_\_ as identification.

[Notary Seal]



[Signature]  
Notary Public-State of Florida  
Print Name: Benjamin Meyers  
Commission No.: HH 435610  
My commission expires: 8/21/2027

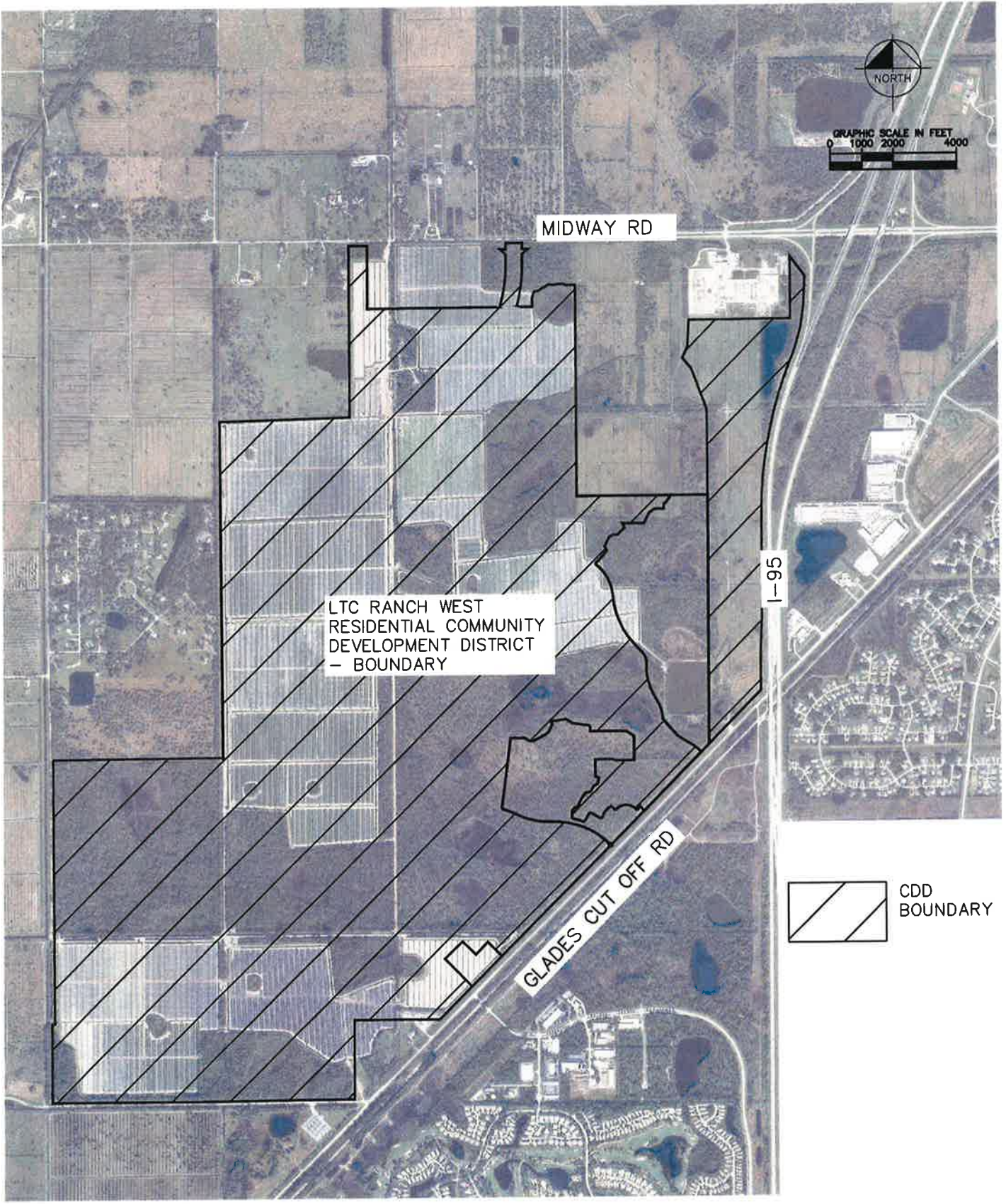
**EXHIBIT "A"**

Tract "D" of LTC Ranch West, according to the plat thereof, as recorded in Plat Book 83, pages 17 through 24 of the Public Records of St. Lucie County, Florida.

LESS AND EXCEPT all of Tracts "B1" and "C1" of LTC Ranch West Phase 2, according to the plat thereof, as recorded in Plat Book 117, Pages 10 through 17 of the Public Records of St. Lucie County, Florida.

EXHIBIT "B"

Plotted By: Daugherty, Alex Sheet Set: KNO Layout: FUTURE CDD LIMITS September 30, 2025 01:37:41pm K:\VRB\DEV\LTC Ranch\CDD\Initial Application\PETITION EXHIBITS.dwg  
 This document, together with the concepts and designs presented herein, is an instrument of service, is intended only for the specific purpose and client for which it was prepared. Rise of and/or major reliance on this document without written authorization and approval by Kimley-Horn and Associates, Inc. shall be without liability to Kimley-Horn and Associates, Inc.



**Kimley»Horn**

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 PHONE: 772-794-4100  
 WWW.KIMLEY-HORN.COM REGISTRY NO. 35106

LTC RANCH WEST RESIDENTIAL CDD

CDD BOUNDARY

SHEET NUMBER

EX-B

## EXHIBIT "C" - CDD 2025 PARCELS

3302-705-0001-000-7	3302-705-0002-000-4	3302-705-0003-000-1	3302-705-0004-000-8	3302-705-0005-000-5	3302-705-0006-000-2	3302-705-0007-000-9	3302-705-0008-000-6	3302-705-0009-000-3	3302-705-0010-000-3
3302-705-0011-000-0	3302-705-0012-000-7	3302-705-0013-000-4	3302-705-0014-000-1	3302-705-0015-000-8	3302-705-0016-000-5	3302-705-0017-000-2	3302-705-0018-000-9	3302-705-0019-000-6	3302-705-0020-000-6
3302-705-0021-000-3	3302-705-0022-000-0	3302-705-0023-000-7	3302-705-0024-000-4	3302-705-0025-000-1	3302-705-0026-000-8	3302-705-0027-000-5	3302-705-0028-000-2	3302-705-0029-000-9	3302-705-0030-000-9
3302-705-0031-000-6	3302-705-0032-000-3	3302-705-0033-000-0	3302-705-0034-000-7	3302-705-0035-000-4	3302-705-0039-000-2	3302-705-0040-000-2	3302-705-0041-000-9	3302-705-0042-000-6	3302-705-0043-000-3
3302-705-0044-000-0	3302-705-0045-000-7	3302-705-0046-000-4	3302-705-0047-000-1	3302-705-0048-000-8	3302-705-0049-000-5	3302-705-0050-000-5	3302-705-0051-000-2	3302-705-0052-000-9	3302-705-0053-000-6
3302-705-0054-000-3	3302-705-0055-000-0	3302-705-0056-000-7	3302-705-0057-000-4	3302-705-0058-000-1	3302-705-0059-000-8	3302-705-0060-000-8	3302-705-0061-000-5	3302-705-0062-000-2	3302-705-0063-000-9
3302-705-0064-000-6	3302-705-0065-000-3	3302-705-0066-000-0	3302-705-0067-000-7	3302-705-0068-000-4	3302-705-0069-000-1	3302-705-0070-000-1	3302-705-0071-000-8	3302-705-0072-000-5	3302-705-0073-000-2
3302-705-0074-000-9	3302-705-0075-000-6	3302-705-0076-000-3	3302-705-0077-000-0	3302-705-0078-000-7	3302-705-0079-000-4	3302-705-0080-000-4	3302-705-0081-000-1	3302-705-0082-000-8	3302-705-0083-000-5
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3302-705-0094-000-5	3302-705-0095-000-2	3302-705-0096-000-9	3302-705-0097-000-6	3302-705-0098-000-3	3302-705-0099-000-0	3302-705-0100-000-1	3302-705-0101-000-8	3302-705-0102-000-5	3302-705-0103-000-2
3302-705-0104-000-9	3302-705-0105-000-6	3302-705-0106-000-3	3302-705-0107-000-0	3302-705-0108-000-7	3302-705-0109-000-4	3302-705-0110-000-4	3302-705-0111-000-1	3302-705-0112-000-8	3302-705-0113-000-5
3302-705-0114-000-2	3302-705-0115-000-9	3302-705-0116-000-6	3302-705-0117-000-3	3302-705-0118-000-0	3302-705-0119-000-7	3302-705-0120-000-7	3302-705-0121-000-4	3302-705-0122-000-1	3302-705-0123-000-8
3302-705-0124-000-5	3302-705-0125-000-2	3302-705-0126-000-9	3302-705-0127-000-6	3302-705-0128-000-3	3302-705-0129-000-0	3302-705-0130-000-0	3302-705-0131-000-7	3302-705-0132-000-4	3302-705-0133-000-1
3302-705-0134-000-8	3302-705-0135-000-5	3302-705-0136-000-2	3302-705-0137-000-9	3302-705-0138-000-6	3302-705-0139-000-3	3302-705-0140-000-3	3302-705-0141-000-0	3302-705-0142-000-7	3302-705-0143-000-4
3302-705-0144-000-1	3302-705-0145-000-8	3302-705-0146-000-5	3302-705-0147-000-2	3302-705-0148-000-9	3302-705-0149-000-6	3302-705-0150-000-6	3302-705-0151-000-3	3302-705-0152-000-0	3302-705-0153-000-7
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