This Instrument Prepared By: W. LEE DOBBINS, ESQ. Dean, Mead, Minton & Moore 1903 South 25th Street, Suite 200 Post Office Box 2757 Fort Pierce, Florida 34954-2757 (772) 464-7700

DRAINAGE EASEMENT AGREEMENT

THIS DRAINAGE EASEMENT AGREEMENT (this "**Agreement**") is made and entered into this ___ day of _____, 2025, by the CITY OF PORT ST. LUCIE, a Florida municipal corporation ("**City**"), whose address is 121 Southwest Port St. Lucie Boulevard, Port St. Lucie, FL 34984, in favor of LTC RANCH WEST RESIDENTIAL COMMUNITY DEVELOPMENT DISTRICT, a community development district organized and existing under Chapter 190, Florida Statutes (the "**CDD**"), whose address is 3434 Colwell Ave., Suite 200, Tampa, FL 33614.

WITNESSETH:

That City is the owner in fee simple of that certain real property more particularly described in **Exhibit "A"**, attached hereto and made a part hereof (the "**City Site**"); and

That City, for and in consideration for the sum of Ten Dollars (\$10.00) in hand paid by the CDD, the receipt of which is hereby acknowledged, does hereby grant to the CDD, its successors and assigns, the following perpetual easements over a portion of the City Site, as more particularly described in **Exhibit "B"** (the "**Easement Premises**"), subject to the terms specified below:

1. Easement Rights and Responsibilities.

A. The CDD has the right to drain surface water from the lands within the residential Planned Unit Development known as LTC Ranch (West) Residential PUD, in accordance with all applicable South Florida Water Management District permits (the "Permits"), including without limitation, the right to inspect, operate, maintain, service, relocate and replace any and all ditches, culverts, pipes or other appurtenant structures relating to such drainage (the "Drainage Structures"), including rights for vehicular (including equipment) and pedestrian ingress and egress over and across the Easement Premises as shall be necessary or desirable to inspect, operate, maintain, service, relocate and replace the Drainage Structures located in the Easement Premises.

The easement granted herein is perpetual, but non-exclusive, and City reserves unto itself and its assigns and successors-in-interest and/or title, the right to utilize the Easement Premises for any purpose whatsoever provided such use is in recognition of, and not in

THIS DRAINAGE EASEMENT AGREEMENT IS BEING RECORDED TO REPLACE THE DRAINAGE EASEMENT AGREEMENT RECORDED IN O.R. BOOK 5296, PAGE 1222, WHICH WAS INADVERTENTLY RECORDED AFTER THE DEED RECORDED IN O.R. BOOK 529, PAGE 1218.

derogation of, the easement rights granted hereunder to the CDD. The CDD shall utilize the easements and rights granted hereunder and hereby with due regard for the rights of City reserved herein with respect to the Easement Premises, and with due regard for the rights of City to utilize and enjoy City's other property adjacent or contiguous to the Easement Premises.

B. The CDD is solely responsible for operating, maintaining, and administering the Drainage Structures, and City shall have no responsibility for maintaining same. If the CDD does not properly maintain the Drainage Structures, then City may give the CDD written notice thereof, whereupon the CDD 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 CDD shall commence to cure such violation within such forty-five (45) day period, and shall thereafter proceed to complete such cure. Notwithstanding, the forty-five (45) day notice and cure period shall not be applicable to emergency circumstances, as defined below. If the CDD does not cure or commence to cure such violation as required within the foregoing period or does not diligently proceed to complete such cure within a reasonable period of time then City shall have the right, but not the obligation, to conduct maintenance activities and be reimbursed the actual and reasonable expenses of those services from the CDD.

For purposes of this subparagraph "emergency circumstances" shall mean blocked drainage, damaged drainage pipe or drainage structure causing flooding of the roadway, sink hole, or eroded roadway embankment, if such condition poses a life safety risk, or any other condition that poses a life safety risk. In emergency circumstances City may make any necessary repairs and be reimbursed for the actual and reasonable costs of such repairs from the CDD, but City shall give the CDD notice of the work being performed to resolve such emergency circumstances.

- C. Before commencing any type of digging, drilling, excavation or other work below the ground surface, CDD shall, and as required by law, determine if any underground utility infrastructure exists within the location where such below-ground activity is expected to occur. All design, construction, repair and maintenance of facilities and improvements made in conjunction with this Agreement shall adhere to the construction plans approved by the appropriate governmental authority.
- D. To avoid interference with use of the City Site, the CDD shall not perform any construction or maintenance of the Drainage Structures that could require closure of the park or portions of the park, until approved in writing by the City, which approval will not be unreasonably withheld or delayed. In the event of emergency circumstances as defined above, the CDD shall not be required to obtain such approval from the City but shall give the City notice of the work being performed to resolve such emergency circumstances.
- E. This Agreement specifically reserves the perpetual right on the part of City, its successors, assigns, and successors in title to alter and/or modify and/or relocate, the Easement Premises or the Drainage Structures located within the Easement Premises, so long as (a) the design capacity of the altered or relocated Easement Premises or Drainage Structures

is such that the flow or drainage of water through the Easement Premises is not thereby interrupted or materially diminished from the capacities as specified in and by the Permits, and (b) such alterations, modifications or relocation will not materially increase the CDD's cost to maintain the Drainage Structures. The Agreement also specifically reserves the perpetual right on the part of City, its successors, assigns, and successors in title to convey roadway drainage through the Easement Premises and Drainage Structures, in accordance with all applicable Permits.

- F. To the extent permitted by law, the CDD shall indemnify, defend, save, and hold harmless the City, its elected officers, agents, servants, representatives, and employees, from and against any and all claims, demands, suits, losses, and liabilities of any nature whatsoever, including but not limited to reasonable attorney's fees and other litigation expenses, arising out of, because of, or due to any misconduct, negligent act, error, or omission of the CDD, its elected officers, agents, servants, representatives, or employees, in the performance of this Agreement. Nothing in this Agreement shall be deemed a waiver of immunity or limits of liability of either the CDD or the City beyond any statutory limited waiver of immunity or limits of liability contained in Section 768.28, Florida Statutes, as amended, or any other statute. Nothing in this Agreement shall inure to the benefit of any third party for the purpose of allowing any claim which would otherwise be barred under the Doctrine of Sovereign Immunity or by operation of law.
- G. The CDD is required to maintain Insurance as outlined in **Exhibit "C"**.

2. Miscellaneous Provisions.

- A. Easement Running with the Land. It is the intent of the parties hereto that the rights and obligations set forth in this Agreement shall run with the land, and shall be binding upon all successors, assigns, and successors in title to the parties hereto.
- B. <u>Records</u>. City and the CDD shall allow public access to any documents, papers, letters, and other materials made or received by them in conjunction with this Agreement, to the extent that such public access is required in order to comply with the provisions of Chapter 119, Florida Statutes.
- C. <u>Filing</u>. This Agreement shall be filed with the Clerk of the Circuit Court of St. Lucie County, Florida, for recording in the public records of the County.
- D. <u>Venue and Jury Waiver Provision</u>. 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.

E. <u>Effective Date</u>. This Agreement shall be deemed effective as of the date the last party hereto signs it (the "Effective Date"). This Agreement must be fully executed prior to recordation.

IN WITNESS WHEREOF, the parties hereto have caused the execution of this Agreement by their duly authorized officials on the dates stated below.

(SIGNATURE PAGE FOLLOWS)

IN WITNESS WHEREOF, the City has hereunto set its hand and affixed its seal as of the date first above written.

ATTEST:	<u>CITY</u> :	
	CITY OF PORT ST. LUCIE	
Calla Walata Cira Chail	By: Shannon Martin, Mayor	
Sally Walsh, City Clerk	Shannon Martin, Mayor	
	Date:	
	APPROVED AS TO FORM AND CORRECTNESS	
	By: Richard Berrios, City Attorney	
	Richard Berrios, City Attorney	
STATE OF FLORIDA COUNTY OF		
[] physical presence or [] online notarize Shannon Martin, as Mayor of CITY OF Induction of Martin, as Mayor of CITY OF Induction of City Of Induction (Check one) [knowledged before me by means of (check one) zation, this day of, 2025, by PORT ST. LUCIE, a Florida municipality, on behalf of said] is personally known to me, [] produced a driver's license hin the last five (5) years) as identification, or [] produced other	
	Print Name:Notary Public, State of	
[Affix Notary Seal]	Notary Public, State of	
	Commission No.:	
	WIV COMMISSION EXDITES	

IN WITNESS WHEREOF, the CDD has hereunto set its hand and affixed its seal as of the date first above written.

Signed, sealed and delivered in the presence of:	CDD: LTC RANCH WEST RESIDENTIAL COMMUNITY DEVELOPMENT DISTRICT, a community development district organized and existing under Chapter 190, Florida Statutes.	
Print Name:Address:		
Print Name:Address:	By:	
	Its:	
Two witnesses as to The CDD		
[] physical presence or [] online notarized, as, as	cnowledged before me by means of (check one) ation, this day of, 2025, by of the LTC RANCH WEST RESIDENTIAL RICT, a community development district organized and existing chalf of said district. Said person (check one) [] is personally use (issued by a state of the United States within the last five (5) ther identification, to wit:	
[Affix Notary Seal]	Print Name: Notary Public, State of Commission No.: My Commission Expires:	

Exhibit "A" City Site

BEING ALL OF TRACT "C1" OF LTC RANCH WEST PHASE 2, ACCORDING TO THE MAP OR PLAT THEREOF, AS RECORDED IN PLAT BOOK 117, PAGES 10 THROUGH 17, INCLUSIVE, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA.

Description Sketch

(Not A Survey)

DESCRIPTION:

A portion of Tract "C1", LTC RANCH WEST PHASE 2, according to the plat thereof, recorded in Plat Book 117, Pages 10 through 17 of the Public Records of St. Lucie County, lying in Section 10, Township 36 South, Range 39 East, St. Lucie County, Florida, and being more particularly described as follows:

COMMENCE at the Northeast corner of said Tract "C1" of LTC RANCH WEST PHASE 2, run thence along the East boundary thereof, S.00°14'00"E., a distance of 1386.71 feet for a **POINT OF BEGINNING**; thence continue along said East boundary, S.00°14'00"E., a distance of 50.00 feet; thence departing said East boundary, S.89°38'24"W., a distance of 207.60 feet; thence N.88°11'25"W., a distance of 352.88 feet; thence S.84°53'58"W., a distance of 346.33 feet; thence N.88°33'46"W., a distance of 195.39 feet; thence N.89°29'23"W., a distance of 388.56 feet to the West boundary of aforesaid Tract "C1"; thence along said West boundary, Northerly, 51.70 feet along the arc of a non-tangent curve to the left having a radius of 674.78 feet and a central angle of 04°23'24" (chord bearing N.14°10'55"W., 51.69 feet); thence departing said West boundary, S.89°29'23"E., a distance of 402.07 feet; thence S.88°33'46"E., a distance of 195.79 feet; thence N.84°50'41"E., a distance of 343.63 feet; thence S.88°11'25"E., a distance of 355.92 feet; thence N.89°37'48"E., a distance of 205.82 feet to the **POINT OF BEGINNING**.

Containing 1.717 acres, more or less.

SURVEYOR'S NOTES:

1) Bearings shown hereon are based on the East boundary of Tract "C1", LTC RANCH WEST PHASE 2, according to the plat thereof, recorded in Plat Book 117, Pages 10 through 17 of the Public Records of St. Lucie County, having a plat bearing of S.00°14'00" E..

DATE: 05/09/2024 CHECKED: MWG

2) See Sheet 2 for sketch.

LS7245



Michael W. Goodnight

Prepared For: GreenPointe Developers, LLC					
Revisions					
DATE	DESCRIPTION	DRAWN			
	·	Revisions			

JOB #: 1001811-City Park Drainage Easement

Central Florida
528 Northlake Blvd, Suite 1040
Altamonte Springs, Florida 32701
Phone: (321) 270-0440
www.geopointsurvey.com
Licensed Business No.: LB 7768

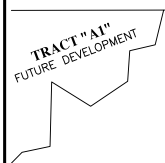
GeoPoint

Description Sketch

(Not A Survey)

UNPLATTED

PARCEL NO: 3310-111-0001-000-9



TRACT "C1" FUTURE DEVELOPMENT

No.

C1

I	Line Data Table			
No.	Bearing	Length		
L1	S00°14'00"E	50.00'		
L2	S89°38'24"W	207.60'		
L3	N88°11'25"W	352.88		
L4	S84°53'58"W	346.33		
L5	N88°33'46"W	195.39'		
L6	N89°29'23"W	388.56		
L7	S89°29'23"E	402.07		
L8	S88°33'46"E	195.79'		
L9	N84°50'41"E	343.63'		
L10	S88°11'25"E	355.92		

N89°37'48"E

4°23'24"

L8

L5

POINT OF COMMENCEMENT

NE CORNER OF TRACT "C1"_ LTC RANCH WEST PHASE 2 PLAT BOOK 117, PAGES 10-17

LTC RANCH WEST PHASE 2

PLAT BOOK 117, PAGES 10-17

TRACT "C1" FUTURE DEVELOPMENT

L10

Curve Data Table **Bearing Radius** Δ Chord Arc

205.82

(BEARING BASIS)

EAST BOUNDARY OF TRACT "C1"

TRACT "D1"
FUTURE DEVELOPMENT

NORTH BOUNDARY OF THE SE 1/4 OF SECTION 10-T36S-R39E

N14°10'55"W

POINT OF BEGINNING

L11

12

250

1" = 250'

WEST BOUNDARY OF TRACT "C1"

<u>L6</u>

674.78'

51.70'

<u>L3</u> L4 SUBJECT PARCEL

51.69'

±1.717 ACRES (INCLUDED PORTION OF TRACT "C1")

TRACT "C1" **FUTURE DEVELOPMENT**

See Sheet 1 for Description

Central Florida 528 Northlake Blvd, Suite 1040 Altamonte Springs, Florida 32701 Phone: (321) 270-0440 www.geopointsurvey.com Licensed Business No.: LB 7768



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LAST SAVED BY: MICHAELG

Exhibit "C" Insurance

Prior to any entry upon the Easement Premises, CDD shall provide certificates evidencing insurance coverage as required hereunder. All insurance policies shall be issued by companies authorized to do business under the laws of the State of Florida. CDD is responsible for ensuring that CDD or all contractors or subcontractors performing work relating to this Agreement have policies of insurance reflecting the coverage set forth below:

- i. Workers' Compensation Insurance & Employer's Liability: CDD or its contractors or subcontractors shall maintain Workers' Compensation Insurance & Employers' Liability in accordance with Chapter 440, Florida Statutes. Employers' Liability must include limits of at least \$100,000.00 each accident, \$100,000.00 each disease/employee, \$500,000.00 each disease/maximum. A Waiver of Subrogation endorsement shall be provided. Coverage shall apply on a primary basis.
- ii. <u>Commercial General Liability Insurance</u>: CDD or its contractors or subcontractors shall maintain Commercial General Liability insurance issued under an Occurrence form basis, including Contractual liability, to cover the hold harmless agreement set forth herein, with limits of not less than:

Each occurrence \$1,000,000 Personal/advertising injury \$1,000,000 Products/completed operations aggregate \$2,000,000 General aggregate \$2,000,000

Medical expense \$10,000 any 1 person

- iii. Additional Insured: An Additional Insured endorsement must be attached to the certificate of insurance and must include coverage for on-going and Completed Operations (should be ISO CG2037 & CG2010) under the General Liability policy. Products & Completed Operations coverage to be provided for a minimum of five (5) years from the date of completion of any improvements or repairs made pursuant to this Agreement. Coverage is to be written on an occurrence form basis. Coverage shall apply on a primary and non-contributory basis. Defense costs are to be in addition to the limit of liability. Coverage for the hazards of explosion, collapse and underground property damage (XCU) must also be included when applicable to the work performed. No exclusion for bodily injury/property damage arising out of heat, smoke, fumes, or hostile fire shall apply. Contractual Liability is to be included. Coverage is to include a cross liability or severability of interests' provision as provided under the standard ISO form separation of insurers clause.
- iv. <u>Certificate of Insurance:</u> Except as to Workers' Compensation and Employers' Liability, said Certificate(s) and policies shall clearly state that coverage required by this Agreement has been endorsed to include the City of Port St. Lucie, a municipality of the State of Florida, its officers, agents and employees as Additional Insured added to its Commercial General Liability policy. The name for the Additional Insured endorsement issued by the insurer shall read "City of Port St. Lucie, a municipality of the State of Florida, its officers, employees and agents.". The Policies shall be specifically endorsed to provide thirty (30) day written

notice to the City prior to any adverse changes, cancellation, or non-renewal of coverage thereunder. In the event that the statutory liability of the City is amended during the term of this Agreement to exceed the above limits, CDD shall be required, upon receipt of thirty (30) days written notice by the City, to provide coverage at least equal to the amended statutory limit of liability of the City. In the event that CDD is unable to obtain such coverage, CDD shall have the right to terminate this Agreement. Copies of the Additional Insured endorsements including Completed Operations coverage shall be attached to the Certificate of Insurance.

- v. <u>Automobile Liability Insurance</u>: CDD or its contractors or subcontractors shall maintain Business Automobile Liability at a limit of liability not less than \$1,000,000.00 each accident covering any auto, owned, non-owned and hired automobiles. In the event CDD does not own any automobiles; the Business Auto Liability requirement shall be amended allowing CDD to agree to maintain only Hired & Non-Owned Auto Liability. This amended requirement may be satisfied by way of endorsement to the Commercial General Liability, or separate Business Auto Coverage form. Certificate holder must be listed as additional insured. A waiver of subrogation shall be provided. Coverage shall apply on a primary non-contributory basis.
- vi. <u>Waiver of Subrogation</u>: CDD or its contractors or subcontractors shall agree to a Waiver of Subrogation for each required policy. This Waiver of Subrogation requirement shall not apply to any policy where a condition to the policy specifically prohibits such an endorsement, or voids coverage should CDD or its contractors or subcontractors enter into such a Contract on a pre-loss basis.
- vii. <u>Deductibles:</u> All deductible amounts shall be paid for and be the responsibility of the CDD or its contractors or subcontractors for any and all claims under this Agreement.

It shall be the responsibility of CDD to ensure that all independent contractors and/subcontractors comply with the insurance requirements as listed herein, including Products & Completed Operations coverage for a minimum of five (5) years from the date of completion of any improvements or repairs made pursuant to this Agreement. It will be the responsibility of CDD to obtain Certificates of Insurance from all contractors and subcontractors listing the City as an Additional Insured. If a contractor, independent contractor or subcontractor maintain higher limits than the minimums shown above, the City requires and shall be entitled to coverage for the higher limits maintained by contractor/independent contractor/subcontractor.

All insurance carriers must have an AM Best rating of at least A:VII or better.