ITEM 4.14

CITY MANAGER'S REPORT SEPTEMBER 13, 2021, CITY COUNCIL REGULAR MEETING

ITEM:

APPROVAL OF FINAL MAP, COMMON USE AGREEMENT, AND SUBDIVISION IMPROVEMENT AGREEMENT FOR 48 LOTS IN TRACT 4089 VILLAGE "HH1" WITHIN OLD RIVER DISTRICT OF RIVER

ISLANDS

RECOMMENDATION:

Adopt Resolution Approving Final Map for Tract 4089 Village "HH1" within the Old River District, Totaling 48 Single Family Lots, a Common Use Agreement, and a Subdivision Improvement Agreement with River Islands Stage 2B, LLC

SUMMARY:

The proposed Final Map for Tract 4089 will be the first tract map within the Village "HH" area. Pulte Homes is proposing forty-eight (48) $50' \times 80'$ single-family lots. A Vicinity Map is included as Attachment "B".

Staff recommends that the City Council approve the proposed Final Map Tract 4089, Village "HH", a Common Use Agreement with Island Reclamation District No. 2062 for portions of Beckford, Cloverdale and Woodgreen Courts, and a Subdivision Improvement Agreement with River Islands Stage 2B, LLC ("River Islands"), included as Attachment "C".

BACKGROUND:

The City of Lathrop City Council approved Vesting Tentative Map (VTM) 6716 on June 14, 2021. On August 4, 2021, the City of Lathrop Planning Commission approved a Neighborhood Design Plan (NDP) and Architectural Guidelines and Design Standards (AG/DS) for the Old River District, known as Stage 2B, within Phase 1 of the project. While the NDP contains conceptual guidance on parks within the Old River District, a Master Parks Plan includes revisions to the parks and open spaces within the Stage 2B area and is pending Planning Commission action. The land for the proposed Final Map for Tract 4089 is within the geographic boundaries of VTM 6716 and Stage 2B.

As required by the City's subdivision ordinance, all final maps must include a Subdivision Improvement Agreement (SIA) to guarantee specific offsite and onsite improvements.

The total cost of the improvements for Village "HH" is \$1,749,000, however, a large percentage of the improvements have already been construction and therefore do not need to be guaranteed. Performance and labor & material securities have been provided with the SIA for Tract 4089 that guarantee the unfinished improvements for Village "HH" in the amount of:

CITY MANAGER'S REPORT PAGE 2 SEPTEMBER 13, 2021 CITY COUNCIL REGULAR MEETING APPROVAL OF FINAL MAP, COMMON USE AGREEMENT, AND SUBDIVISION IMPROVEMENT AGREEMENT FOR 48 LOTS IN TRACT 4089 VILLAGE "HH" WITHIN OLD RIVER DISTRICT OF RIVER ISLANDS

Unfinished Improvement Total:	\$1,093,823
Performance Bond (120% of Unfinished Improvements):	\$1,312,588
Labor & Materials Bond (50% of Performance Bond)	\$656,294

The SIA for Tract 4089 refers to the Agreement for Dedication, Inspection, and Guarantee of Streets and Public Improvements ("Off-site Agreement") that was approved by the City on September 30, 2013. Although the Off-site Agreement applies to Tract 4089, the Final Map will not trigger any additional offsite improvements or security.

Acceptance of the public improvements will be processed by staff at a later date and when the unfinished improvements are completed. Prior to acceptance, River Islands will be required to provide a one (1) year warranty bond.

Village "DD" was annexed into the four different Community Facilities Districts (CFD's) for maintenance purposes with the approval of Tract 4091, Village GG. The CFDs are for the City, RD 2062 and River Islands Public Financing Authority (RIPFA).

There is also a need for a Common Use Agreement (CUA) between the City and Reclamation District No. 2062 (RD 2062) as a portions of Beckford, Cloverdale and Woodgreen Courts share an area with the easements recorded in favor of RD 2062 for the levee system. The CUA, included as Attachment "F", sets forth the terms and conditions to which RD 2062 can install, operate and maintain its facilities, which protects the City's street and other utilities that are located in affected areas. The CUA also includes a dedication and Public Utility Easement (PUE) to the City from RD 2062.

River Islands must satisfy the Escrow Instructions, included as Attachment "D", to guarantee the payment of all fees and execution of the documents related to the SIA.

REASON FOR RECOMMENDATION:

River Islands has fulfilled all of the requirements of the City's subdivision ordinance as listed below:

Doc	cuments	Status
1.	Final Map ready for signature	Completed
2.	Subdivision Improvement Agreement	Completed
3.	Performance Security – Uncompleted Landscaping and Miscellaneous Improvements	Completed
4.	Labor and Materials Security – Uncompleted Landscaping and Miscellaneous Improvements	Completed
5.	Street Improvement, Landscape, Light & Joint Trench	Completed
6.	Geotechnical Report	Completed
7.	Agreement for Backbone Improvements and Parks (Agreement for Dedication, Inspection and Guarantee of Streets and Public Improvements)	Completed
8.	Approval of 3 rd Amendment to Development Agreement that guarantees creation of CFD for City Maintenance and Shortfalls, and Guarantee of Developer CFDs for Developer/other public agency Maintenance	Completed
9.	Allocation of Water and Sewer capacity	Completed
10.	Recommendation for approval from Stewart Tract Design Review Committee	Completed
11.	Submitted Certificate of Insurance, Tax Letter	Completed
12.	Submitted Preliminary Guarantee of Title	Completed
13.	Escrow Instructions	Completed
14.	Village HH -Annexation No. 24 of City of Lathrop Community Facilities District No. 2013-1 (River Islands Public Services and Facilities)	Completed with Tract 4091
15.	Common Use Agreement with Island Reclamation District No. 2062	Approval pending with this item
Fees		Status
1.	Final Map plan check fee	Paid
2.	Improvement Plans - Plan check and inspection fees	Paid
3.	Sierra Club Settlement fee	To be paid in escrow

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SEPTEMBER 13, 2021 CITY COUNCIL REGULAR MEETING
APPROVAL OF FINAL MAP, COMMON USE AGREEMENT, AND SUBDIVISION
IMPROVEMENT AGREEMENT FOR 48 LOTS IN TRACT 4089 VILLAGE "HH"
WITHIN OLD RIVER DISTRICT OF RIVER ISLANDS

BUDGET IMPACT:

There is no budget impact to the City as all costs are covered by development fees and any shortfalls in the City's maintenance and operating costs are covered by the CFDs.

ATTACHMENTS:

- A. Resolution Approving Final Map for Tract 4089 Village "HH1" within the Old River District, Totaling 48 Single Family Lots, a Common Use Agreement, and a Subdivision Improvement Agreement with River Islands Stage 2B, LLC
- B. Vicinity Map Village "HH"
- C. Subdivision Improvement Agreement between the City of Lathrop and River Islands Stage 2B, LLC, a Delaware limited liability company, for Tract 4089, Village "HH1"
- D. Escrow Instructions for Final Map Tract 4089 Village "HH1"
- E. Final Map Tract 4089 Village "HH1"
- F. Common Use Agreement with Island Reclamation District No. 2062 for a portion of Beckford, Cloverdale and Woodgreen Courts, and associated;
 - o Offer of Dedication for Public Utility Easement

CITY MANAGER'S REPORT

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SEPTEMBER 13, 2021 CITY COUNCIL REGULAR MEETING APPROVAL OF FINAL MAP, COMMON USE AGREEMENT, AND SUBDIVISION IMPROVEMENT AGREEMENT FOR 48 LOTS IN TRACT 4089 VILLAGE "HH" WITHIN OLD RIVER DISTRICT OF RIVER ISLANDS

APPROVALS

City Manager

By 2	8/25/2021
Brad Taylor	Date
Land Development Manager	
Glum Gethart	8/25/21
Glenn Gebhardt	Date
City Engineer	
	8.25.2021
Michael King	Date
Pulplic Works Director	
(and the	8/25/2024
Cari James	Date
Finance & Administrative Services Director	
5-1	8.25-702,
Salvador Navarrete	Date
City Attorney	
	8.31.21
Stephen J. Salvatore	Date

RESOLUTION NO. 21-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LATHROP APPROVING FINAL MAP FOR TRACT 4089 VILLAGE "HH1" WITHIN THE OLD RIVER DISTRICT, TOTALING 48 SINGLE FAMILY LOTS, A COMMON USE AGREEMENT, AND A SUBDIVISION IMPROVEMENT AGREEMENT WITH RIVER ISLANDS STAGE 2B, LLC

WHEREAS, the City of Lathrop City Council approved Vesting Tentative Map (VTM) 6716 on June 14, 2021; and

WHEREAS, On August 4, 2021, the City of Lathrop Planning Commission approved a Neighborhood Design Plan (NDP) and Architectural Guidelines and Design Standards (AG/DS) for the Old River District, known as Stage 2B, within Phase 1 of the project; and

WHEREAS, the land for the proposed Final Map for Tract 4089 is within the geographic boundaries of VTM 6716 and Stage 2B; and

WHEREAS, required by the City's subdivision ordinance, all final maps must include a Subdivision Improvement Agreement (SIA) to guarantee specific offsite and onsite improvements; and

WHEREAS, the total cost of the improvements for Village "HH" is \$1,749,000, however, a large percentage of the improvements have already been construction and therefore do not need to be guaranteed. Performance and labor & material securities were provided with the SIA for Tract 4089 that guarantee the unfinished improvements for Village "HH" in the amount of; and

Unfinished Improvement Total:	\$1,093,823
Performance Bond (120% of Unfinished Improvements):	\$1,312,588
Labor & Materials Bond (50% of Performance Bond)	\$656,294

WHEREAS, acceptance of the public improvements will be processed by staff at a later date and when the unfinished improvements are completed. Prior to acceptance, River Islands will be required to provide a one (1) year warranty bond; and

WHEREAS, there is a need for a Common Use Agreement (CUA) between the City and Reclamation District No. 2062 (RD 2062) as a portions of Beckford, Cloverdale and Woodgreen Courts share an area with the easements recorded in favor of RD 2062 for the levee system. The CUA, included as Attachment "F" to the City Manager's Report; and

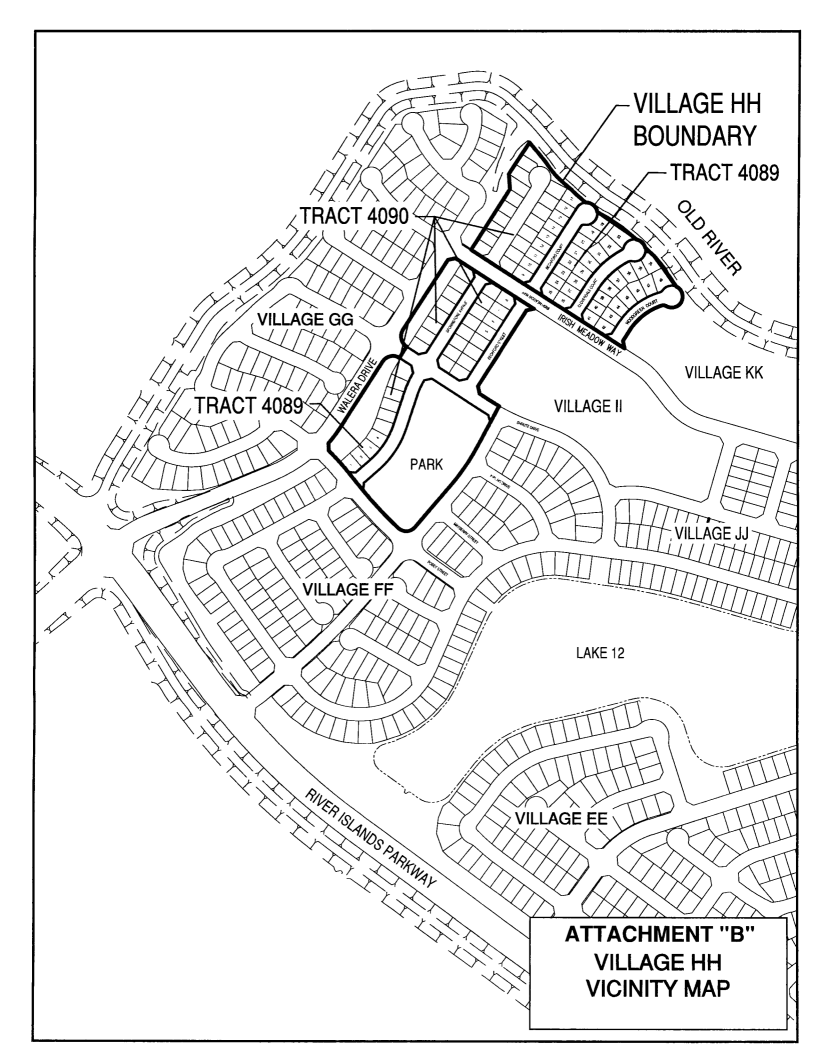
WHEREAS, Village "HH" was annexed into the four different Community Facilities Districts (CFD's) for maintenance purposes with the approval of Tract 4091, Village "GG". The CFDs are for the City, RD 2062 and River Islands Public Financing Authority (RIPFA); and

WHEREAS, River Islands Stage 2B must satisfy the Escrow Instructions, included as Attachment "D" to the City Manager's Report, to guarantee the payment of all fees and execution of the documents related to the SIA.

NOW, THEREFORE, BE IT RESOLVED, by the City Council of the City of Lathrop that approved and accepts the following actions:

- 1. The Final Map for Tract 4089, Village HH1, and is hereby approved as submitted for recordation with the San Joaquin County Assessor/Recorder/County Clerk Office. The recorded executed copy will be filed with the City Clerk.
- 2. The City Manager, or their designee, is authorized to execute a Subdivision Improvement Agreement with River Islands Stage 2B, LLC in substantially the form as attached to the September 13, 2021 staff report, the file executed copy will be filed with the City Clerk.
- 3. The City Manager, or their designee, is authorized to execute a Common Use Agreement with Reclamation District 2062 and Acceptance of Offer of Dedication for Public Utility Easements with River Islands Stage 2B, LLC, in substantially the form as attached to the City Manager's Report as Attachment "F", and is hereby approved as submitted as part of the public record with the San Joaquin County Assessor/Recorder/County Clerk Office. The recorded executed copy will be filed with the City Clerk.

PASSED AND ADOPTED by the City Council of the City of Lathrop this 13 th day of September 2020 by the following vote:			
AYES:			
NOES:			
ABSTAIN:			
ABSENT:			
	Sonny Dhaliwal, Mayor		
ATTEST:	APPROVED AS TO FORM:		
Teresa Vargas, City Clerk	Salvador Navarrete, City Attorney		



SUBDIVISION IMPROVEMENT AGREEMENT

BY AND BETWEEN THE CITY OF LATHROP AND

RIVER ISLANDS STAGE 2B, LLC, A DELAWARE LIMITED LIABILITY COMPANY

FOR TRACT 4089 VILLAGE "HH1" 48 RESIDENTIAL LOTS

RECITALS

- A. This Agreement is made and entered into this 13th day of September 2021, by and between the CITY OF LATHROP, a municipal corporation of the State of California (hereinafter "CITY") and River Islands Stage 2B, LLC, a Delaware limited liability company, (hereinafter "SUBDIVIDER").
- B. Pursuant to Division 2 of Title 7 of the Government Code of the State of California and the CITY's Subdivision Regulations (City of Lathrop, Code of Ordinances, Chapter 16), SUBDIVIDER is required to make dedications and improve Tract 4089. However, SUBDIVIDER has completed a significant portion of public infrastructure improvements associated with Tract 4089 (Village "HH") located within the Old River District of River Islands Phase 1, which also includes major streets necessary to access the site. Performance and Labor & Material securities have been provided that guarantee the unfinished improvements for Village "HH" in the amount shown in Section 8.
- C. SUBDIVIDER has completed a portion of the joint trench improvements for Tract 4089 and as noted in Recital B, security shall be required for the unfinished portion of these improvements, along with other required infrastructure associated with Tract 4089 and Village "HH" overall. Improvement plans, and street light plans prepared by Power Systems Design, Inc. have already been approved by the City. The street, sidewalk, underground utility, storm drainage, streetlight and joint trench improvements (hereinafter "Improvements") are substantially completed and minor improvements not yet constructed as part of the required infrastructure for Tract 4089 are required security as outlined in this Agreement is required.

NOW THEREFORE in consideration of CITY'S pending approval and acceptance of the Improvements upon their satisfactory completion, and in consideration of SUBDIVIDER'S construction of Improvements in strict accordance with the terms of this Agreement, all applicable laws, statutes, ordinances, rules and regulations currently in force and effect in CITY, the terms and conditions of which are incorporated herein by this reference, the parties hereto mutually covenant and agree as follows:

1. SUBDIVIDER shall complete construction of, or cause construction to be completed at its sole cost and expense, the Improvements for all of the lots within the Old River neighborhood, to the limits identified in Exhibit "A", including the public landscaping, streetlight and joint trench improvements. A Vicinity Map is included as Exhibit "B".

All improvements shall be constructed to the satisfaction and approval of the City Engineer, in a good and workmanlike manner in accordance with the above referenced improvement plans and specifications, the improvement standards and specifications of the CITY'S Department of Public Works, the applicable Ordinances of the City of Lathrop and the California Subdivision Map Act.

- 2. SUBDIVIDER shall complete the Improvements, including all deferred and unfinished improvements, prior to occupancy of the last home constructed in Tract 4089 that is conveyed to a private interest not associated with the transfer of title of Tract 4089 associated with the filing of Tract 4089 (homebuilder), prior to the completion and occupancy of the last production dwelling unit associated with Tract 4089, or September 13, 2022, whichever comes first. Such occupancy shall be documented by CITY in the form of a Certificate of Occupancy or Final Building Permit.
- 3. CITY, or its agent(s), shall, at any time during the progress of the Improvements, have free access thereto, and shall be allowed to examine the same and all material to be used therein. If the Improvements or any part thereof are not completed in strict compliance with the standards set forth in Paragraph 1 above, CITY may refuse to accept and may reject the defective Improvements and/or materials therein.
- 4. SUBDIVIDER shall secure the services of skilled personnel necessary to construct the Improvements. CITY is not skilled in these matters and relies upon the skill of the SUBDIVIDER to ensure that the construction of the Improvements is in the most skillful and durable manner.
- 5. CITY'S acceptance of the Improvements does not operate as a release of SUBDIVIDER from any guarantee hereunder.
- 6. SUBDIVIDER guarantees and warrants that the Improvements shall be constructed in compliance with the standards set forth in Paragraph 1 above, free from any defects in work or labor done, and from any defects in materials furnished. Further, SUBDIVIDER shall repair and maintain the Improvements in good condition and in accordance with CITY specifications for one (1) year after CITY'S acceptance of the Improvements. As required by this Agreement, prior to acceptance of the Improvements, SUBDIVIDER shall deposit with the City Engineer a Warranty Bond in the amount of \$174,900, equal to 10% of the estimated cost of the Improvements for the Village "HH" entire area (\$1,749,000) as included in the Engineer's estimate attached to this Agreement as Exhibit "D", to insure SUBDIVIDER'S repair and warranty of the Improvements in accordance with the terms of this Agreement. The Warranty Bond shall be released at the end of the one year guarantee period, provided there are no claims against it are then outstanding.
- 7. If SUBDIVIDER, in whole or in part, abandons the Improvements, or unnecessarily or unreasonably delays construction of the Improvements, fails to complete construction of the Improvements within the time specified in this Agreement, or fails to repair.

Replace or reconstruct any defects, as set forth in Paragraph 6 above, CITY may, but is not required

Subdivision Improvement Agreement (River Islands Stage 2B, LLC) Tract 4089 Village "HH"

to, proceed to complete and/or repair, replace, or reconstruct the Improvements, either by itself or by contract for such service, and CITY may cause to be forfeited such portion of any security deposited therein as is necessary to cover the costs of completion, repair, replacement, or reconstruction incurred by CITY.

Once action is taken by CITY to complete, repair, replace and/or reconstruct the Improvements, SUBDIVIDER shall be responsible for all costs incurred by CITY, even if SUBDIVIDER subsequently completes the work.

The CITY shall have recourse against SUBDIVIDER for any and all amounts necessary to complete the obligations of SUBDIVIDER in the event the security (including but not limited to any Letter of Guarantee, Certificate of Deposit, cash, bond for performance, labor and materials and repair and maintenance, letter of credit or cash deposit) therefore is insufficient to pay such amounts. All administrative costs, including reasonable attorney's fees pursuant to Government Code Section 66499.4, incurred by the CITY, in addition to the costs of the improvements shall be a proper charge against the security and SUBDIVIDER. In the event it becomes necessary for CITY to bring an action to compel performance of this Agreement or to recover costs of completing such improvements, SUBDIVIDER shall pay reasonable attorney's fees, costs of suit and all other expenses of litigation incurred by CITY in connection therewith.

8. Because the Improvements are not entirely complete, the SUBDIVIDER is required to only post Performance or Labor & Materials bonds to guarantee the unfinished improvements associated with Village "HH" as included and described in Exhibit "D" of this Agreement. Performance and Labor & Material securities have been provided in the amount shown in Table 1 below. SUBDIVIDER shall also comply with CITY'S insurance requirements set forth on Exhibit "C" attached hereto and incorporated herein.

Table 1 – Bond Values

Unfinished Improvement Total:	\$1,093,823
Performance Bond (120% of Unfinished Improvements):	\$1,312,588
Labor & Materials Bond (50% of Performance Bond)	\$656,294

- 9. Any alteration(s) made to the plans and specifications, which are a part of this Agreement, or any provision of this Agreement shall not operate to release any surety or sureties from liability on any bond or bonds attached hereto and made a part thereof. The above referenced sureties hereby consent to such alterations and waive the provisions of California Civil Code Section 2819.
- 10. Neither the CITY nor any of its officers, employees or agents shall be liable to SUBDIVIDER, and/or SUBDIVIDER'S agents, contractors or subcontractors for any error or omission arising out of or in connection with any work to be performed under this Agreement.
- 11. Neither the CITY nor any of its officers, employees, or agents, shall be liable to the SUBDIVIDER or to any person, entity, or organization, for any injury or damage that may result to any person or property by or from any cause in, on, or about the subdivision of all or any part of the land covered by this Agreement.

- SUBDIVIDER hereby agrees to, and shall hold CITY, its elective and appointive boards, 12. commissions, officers, agents and employees (collectively, "Indemnitees"), harmless from any liability for damage or claims which may arise from SUBDIVIDER and/or SUBDIVIDER'S contractors, subcontractors, agents, or employees' operations under this Agreement, whether such operations be by SUBDIVIDER or by any SUBDIVIDER contractors, subcontractors, or by any one or more persons directly or indirectly employed by, or acting as agent for, SUBDIVIDER or any of SUBDIVIDER'S contractors or subcontractors. SUBDIVIDER shall, at its own cost and expense, defend any and all actions, suits, or legal proceedings or any type that may be brought or instituted against CITY and indemnities on any claim or demand, of any nature whatsoever, and pay or satisfy any judgment that may be rendered against CITY and the Indemnitees in any such action, suit or legal proceedings, resulting from or alleged to have resulted from SUBDIVIDER'S performance or non-performance of his duties and obligations under this Agreement, or from the negligent act or omission of himself, his agents, contractors, representatives, servants or employees. The promises and Agreement to indemnify and hold harmless set forth in this section is not conditioned or dependent on whether or not any indemnity has prepared, supplied or approved any plan or specification in connection with this work or subdivision, whether or not any such indemnity has insurance or indemnification covering any of these matters. CITY does not, and shall not; waive any rights against SUBDIVIDER which it may have by reason of the aforesaid hold harmless agreement, because of the acceptance by CITY of any deposit with CITY by SUBDIVIDER. The aforesaid hold harmless agreement by SUBDIVIDER shall apply to all damages and claims for damages of every kind suffered, or alleged to have been suffered, by reason of any of the aforesaid operations referred to in this paragraph, regardless of whether or not CITY has prepared, supplied or approved of, plans and/or specifications for the subdivision.
- 13. Neither SUBDIVIDER nor any of SUBDIVIDER'S agents, contractors or subcontractors are, or shall be, considered to be agents of CITY in connection with the performance of SUBDIVIDER'S obligations under this Agreement.
- 14. Prior to acceptance of the Improvements by the City Council, the SUBDIVIDER shall be solely responsible for maintaining the quality of the Improvements, and maintaining safety at the project site. The SUBDIVIDER'S obligation to provide the Improvements shall not be satisfied until after the City Engineer has made a written determination that all obligations of the Agreement have been satisfied and all outstanding fees and charges have been paid, and the City Council has accepted the Improvements as complete. The CITY and SUBDIVIDER have formed Community Facilities Districts to finance maintenance and improvements. The CITY expects to preserve the ability to use future special taxes of the CFD for payment of the cost of acquisition of the Improvements, which may require that acceptance of improvements by CITY be subject to the provisions of an acquisition agreement to be entered into by the CITY and SUBDIVIDER providing that CITY expects to be paid or reimbursed acquisition costs through future CFD special taxes. SUBDIVIDER shall cooperate to facilitate such method of acquisition.
- 15. SUBDIVIDER shall pay service fees for the utility services from the time the Improvements are accepted by the CITY to the end of the fiscal year, or up to a one (1) year period, whichever is needed to ensure an opportunity for the Improvements to be included in the next fiscal year annual assessment.

- 16. SUBDIVIDER shall be responsible to sweep streets within the subdivision every two weeks as directed by the City Engineer, on all streets where lots are occupied and all streets providing access to occupied lots until the Improvements are accepted by the CITY.
- 17. SUBDIVIDER shall not assign this Agreement without the prior written consent of CITY. If such consent is given, the terms of this Agreement shall apply to and bind the heirs, successors, executors, administrators and assignees of SUBDIVIDER, and any heirs, successors, executors, administrators and assignees of the SUBDIVIDER and shall be jointly and severally liable hereunder.
- 18. The SUBDIVIDER shall, at the SUBDIVIDER'S expense, obtain and maintain all necessary permits and licenses for construction of the Improvements. Prior to the commencement of Improvement construction, the SUBDIVIDER shall obtain a City of Lathrop Business License. The SUBDIVIDER shall comply with all local, state and federal laws, whether or not said laws are expressly stated in this Agreement.
- 19. This Agreement and any amendments hereto comprise the entire understanding and agreement between the parties regarding the improvements to be constructed and dedications for Tract 4089.
- 20. The following miscellaneous provisions are applicable to this Agreement:
- a. Controlling Law. The parties agree that this Agreement shall be governed and construed by and in accordance with the laws of the State of California.
- b. Definitions. The definitions and terms are as defined in this Agreement.
- c. Force Majeure. Neither party shall be deemed to be in default on account of any delay or failure to perform its obligations under this Agreement, which directly results from an Act of God or an act of a superior governmental authority.
- d. Headings. The paragraph headings are not a part of this Agreement and shall have no effect upon the construction or interpretation of any part of this Agreement.
- e. Incorporation of Documents. All documents referred to herein and all documents which may, from time to time, be referred to in any duly executed amendment hereto are by such reference incorporated herein and shall be deemed to be part of this Agreement.
- f. Modification of Agreement. This Agreement shall not be modified or be binding upon the parties unless such modification is agreed to in writing and signed by the parties.
- g. Severability. If a court of competent jurisdiction finds or rules that any provision of this Agreement is void or unenforceable, the provisions of this Agreement not so affected shall remain in full force and effect.

Subdivision Improvement Agreement (River Islands Stage 2B, LLC) Tract 4089 Village "HH"

- h. Successors and Assigns. Except as otherwise expressly provided herein, the provisions of this Agreement shall inure to the benefit of, and shall apply to and bind, the successors and assigns of the parties.
- i. Time of the Essence. Time is of the essence of this Agreement and each of its provisions. In the calculation of time hereunder, the time in which an act is to be performed shall be computed by excluding the first Day and including the last. If the time in which an act is to be performed falls on a Saturday, Sunday or any Day observed as a legal holiday by CITY, the time for performance shall be extended to the following Business Day.
- j. Venue. In the event either party brings that suit hereunder, the parties agree that trial of such action shall be vested exclusively in the state courts of California in the County of San Joaquin.

ATTACHMENTS:

EXHIBIT A FINAL MAP - TRACT 4089

EXHIBIT B TRACT 4089 AND VILLAGE "HH" AREA EXHIBIT C: CITY INSURANCE REQUIREMENTS

EXHIBIT D: UNFINISHED IMPROVEMENT COST ESTIMATE AND VILLAGE "HH"

IMPROVEMENTS COST ESTIMATE

	vision Improvement Agree 4089 Village "HH"	ement (River Islands St	age 2B,	LLC)	
	ITNESS WHEREOF, the mber 2021, at Lathrop, 0	-	execute	ed this Agreement on this	s 13th day of
City C	EST: TERESA VARGA Clerk of and for the City chrop, State of California		munic	OF LATHROP, a ipal corporation of the of California	
BY:	Teresa Vargas City Clerk	Date	BY:	Stephen J. Salvatore City Manager	Date
	ROVED AS TO FORM	BY THE CITY OF L	ATHRO	OP CITY ATTORNEY	
BY:	Salvador Navarrete City Attorney	Date			

Tract 4089 Village "HH"
SUBDIVIDER
River Islands Stage 2B, LLC, a Delaware limited liability company
BY:
Susan Dell'Osso

President

EXHIBIT "A"

FINAL MAP - TRACT 4089

OWNER'S STATEMENT

THE UNDESPONCE, DOCE HERBY STATE THAT THEY ARE THE OWNERS OF OR HAVE RECORD THE INTEREST IN THE LAND DELIVENCED TO MEDIFICACION THAN HE EFFECT BONDARY HERO THE REFERENCE MEDIFICION THAN WE BYTHIS THAN STANDARY STANDARS STANDARY. TO SELLANDARY THAN OF LATHORY CALLEDONAL WAS THIN OF THE PRESENCE OF THE REPORT OF THE REPORTATION HER PRESENCE OF THE STANDARY OF THIS FINAL WAS IN THE ORDER OF THE COLUMN RECORDER OF SAN JOAQUIN COUNTY, CALLEDONAL

- THE REAL PROPERTY DESCRIBED BELOW IS DEDICATED AS AN EASEMENT FOR PUBLIC PURPOSES
- THE UNDERSONED DOES HEREBY DEDICATE TO THE CITY OF LATHROP FOR PUBLIC RICHT-OF—WAY PURPOSES, THOSE PORTIONS OF SAD LANDS DESIGNATED ON SAD MAP AS RECKEDIN STREET, BECKFORD CHORT, RROMBYTONE ANSANGE, CLOREROLE COURT, SHOTTE DRIVE AND WOODGREEN COURT AS SHOWN ON THIS THAIL MAP
- THE UNDERSIGNED DOES HEREBY DEDICATE A WON-EXCLUSIVE EASEMENT TO THE OITY OF LATHROP. TOCKTHER WITH THE RIGHT TO CONSTRUCT, RECENSURICE, REPORTA DA MANNIAM, POLES, WRES, CABLES, PRES, AND CONOUTIS AND THER APPRIXEMENTES UPON, ORRE AND UNGER HE STRIPS OF LAND AS SHOWN ON HIS SINE AND ESCONATED AS "PUE", (PORGO UNLIYE EASEMAN).

REAL PROPERTY DESCRIBED BELOW IS DEDICATED IN FEE FOR PUBLIC PURPOSES

THE UNDERSIGNED DOES HERBEY DEDICATE TO THE OTY OF LATHROP. PARCELS A AND B FOR PURPOSES OF OF OPEN SPACE AND PARK, INCLUDING PUBLIC LITUIRES, STORM DRAIN FACULITES, SAWILARY SEWER FACULITES, FENCE MAINTENANCE, AND APPURIDANCES FENCE MORTENANCE, AND APPURIDANCES PROPERTO, FOR THE BENEFIT OF THE PUBLIC, AS SHOWN OF THIS THAIL MAP.

TO ENSURE WUNCPAL WATER SERVICES TO ALL LOTS SHOWN UPON THIS MAP, ALL CROUND WATER RIGHTS THAT HELL UNDERSIDED, DAY HAVE WITHIN THE DISTINCTIVE BIORDER UFON THIS MAP, HERRHY ARE EDUCATED TO THE CITY OF CATHRODY.

THE UNDERSIGNED DOES HEREBY RESERVE PARCELS C AND D AS SHOWN ON THIS MAP, SAID PARCELS ARE TO DEDICATED HEREBY BUT MILL BE CONVERDIO DESAMO RECLAMATION DISTRICT NO 2062 BY SEPARATE DISCONMENTS SUBSCRIPT OF THE FILMS OF THIS FIRM, MAP

THE UNDERSIGNED DOES HEREBY RESERVE PARCEL 1 THROUGH 4 FOR FUTURE DEVELOPMENT

OWNER- RIVER ISLANDS STAGE 28, LLC, A DELAWARE LIMITED LIABILITY COMPANY

	DATE	
	SUSAN DELL'0550	PRESIDENT
	NAME	TS.

3Y VAME

ACKNOWLEDGEMENT CERTIFICATE (OWNER'S)

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIES ONLY THE IDENTITY OF THE MONINGHE THE DOCUMENT TO WHICH THE CERTIFICATE IS ATTACHED, AND NOT THE TOFFICHAESS, ACCUMENT, OR VANIOTY OF THAT DOCUMENT

STATE OF CALIFORNIA COUNTY OF SAN JOAQUIN

ON A NOTARY DUBLIC, PERSONALLY APPEARD.

A NOTARY PUBLIC, PERSONALLY APPEARD.

BE ON THE BASS OF SATISFACTORY UNDERGY TO BE THE PERSON(S) WHOSE NAME(S) IS ARE SUBSCIBED TO THE WITHOUT WAS THAN OF SAME IN HIS/HER/HER PUBLIC SAME IN HIS/HER/HER PUBLICATED CAPACITICES, AND THAT BY HIS/HER SOMALURE(S) ON THE RYSTRAMENT THE PERSON(S) OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXCUPTED THE NISTRAMENT THE PERSON(S).

CRRIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FORECOING PARAGRAPH IS TRUE AND CORRECT

WINESS MY HAND

SIGNATURE	NAME (PRINT)	PRINCIPAL COUNTY OF BUSINESS	MY COMMISSION NUMBER	COURT HOUSE AND AND

TRACT 4089 RIVER ISLANDS - STAGE 2B VILLAGE HH1

A SUBDIVISION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCIES 15 & El 50° FIRACT 4032 (43 MAP 142) CITY OF LATINGOP, SAN JOAQUIN COUNTY, CALIFORNIA AUGUST 7021



CITY CLERK'S STATEMENT

ALGO PRESUMT TO SECTION 664.34(C) OF THE CALFORNIA SUBDIVISION MAP ACT, THE CITY OF LATHEROP ORCS HERBY ABANDON THE MAP-ELICISIS POBLICA CONTINT EASTERN THE PROSECT AND THE COURTED WAY 27, 2022, AS DOCUMEN TANABLE 2021—019.07), OFFICIAL RESURFACT RECORDING MANAGET 2022—019.07), OFFICIAL RECORDS OF SAN JOAGAN COUNTY, WHIN IT HE BOUNDARY OF THE STANLARD.

FURTHER STATE THAT ALL BONDS AS REQUIRED BY LAW TO ACCOMPANY THE WITHIN MAP, IF APPLICABLE, HAVE BEEN APPROVED BY THE CITY COUNCIL OF LATHROP AND FILED IN MY OFFICE TERESA WARGAS THE GITY COLINCIA OF THE GITY COLINCI. OF THE GITY OF LATHROP, COLINTY OF SAN JOAQUIN, STATE OF CYLLERBIN AND GLERK AND GLERK

ACKNOWLEDGEMENT CERTIFICATE (TRUSTEE)

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CREPTICLATE VERIFIES ONLY THE LIGHTITY OF THE NOTARIAL WAS STAFFOLD THE COCKNITTY OF WHICH WITH STREAMEN IS ATTACHED, AND NOT THE TRUTHDLINESS. ACCURACY, OR VALIDITY OF THAT DOCUMENT

STATE OF CALIFORNIA COUNTY OF SAN JOAQUIN S

ON ANDART PUBLIC, PERSONALLY APPEARD IN A WILL ANDARCH PUBLIC, PERSONALLY APPEARD TO BE THE FERSONALLY APPEARD TO BE THE FERSONA'S) WHOST NAWE(S) 15/ARE SUBSCINEED TO BE THAT REJONAL THE SUBSCINEED TO ANDARCH PUBLIC TO BE THAT REJONE/THE SUBSCINEED TO BE THAT REJONAL THE SUBSCINEED TO BE THAT REJONAL THE SUBSCINEED TO BE THAT STORY THE SUBSCINEED TO BE THAT STORY THE SUBSCINEED THE WISTOWNETH THE PERSONA(S), ON THE WISTOWNETH THE PERSONAL STORY THE WISTOWNETH THE WISTOWNE

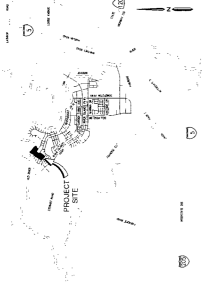
CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT

MINESS MY HAND

IURE	(PRINT)	PRINCIPAL COUNTY OF BUSINESS	MY COMMISSION NUMBER	MY COMMISSION EXPIRES
SIGNATURE	NAME (PRINT)	PRINCIPAL (MY COMMIS	MY COMMIS!

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EKEMPI FROM FEE PER CONFENNENT CODE 273881, DOCUMENT RECORDED IN CONNECTION WITH A CONCLIRRENT TRANSFER SUBJECT TO THE IMPOSITION OF DOCUMENTARY TRANSFER TAX



VICINITY MAP

NOT TO SCALE

SECRETARY OF THE PLANNING COMMISSION'S STATEMENT

MARK MEISSNER, COMMUNITY DEVELOPMENT DIRECTOR CITY OF LATHROP

CITY ENGINEER'S STATEMENT

CLOW CEGNED, HERRY STATE THAT, HAN THE OTT KNOREER OF THE OTY OF LATHORP CALEDRHIA AND THAT I HAVE EXAMICE THAT STALL AND OT THAT I HAVE EXAMICE THAT STALL WHO OT THAT OF AND STALL THAT STALL AND STALL AND AND ADDRESS OF THAT STALL THAT STALL

DATED THIS_____ DAY OF

2021

GLENN GEBHARDT, R.C.E. 34681 CITY ENGINEER OF THE CITY OF LATHROP, CALIFORNIA



RECORDER'S STATEMENT

C TITLE	
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AT WE REQUEST OF OLD REPUBLIC TITLE	
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COMPANY

STEVE BESTOLARDIES ASSISTANT/DEPUTY RECORDER
SAN JOAQUN COUNTY, CALIFORNIA

sнеет 1 о**г 10**|

CITY SURVEYOR'S STATEMENT

I, DARRIT A ALEXANDER, HEREBY STATE THAT I HAVE EXAMINED THIS FINAL MAP OF "TRACT 4089, RIVER ISSANDS-STAKEZ BY MILLAGE HHT", GITY OF LATHROP, CALFORNA, AND I AM SATISFED THAT THIS FINAL. MAP IS TEXMULLY, COPRECT

2021
9
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DARRYL A. ALEXANDER, P.L.S. 5071 ACTING CITY SURVEYOR



SURVEYOR'S STATEMENT

THIS MAP WAS PREPARED BY ME OR UNDER NY DIRECTION AND IS BASED UPON A FELD SIRPLY IN CONVENIANCE. WHE REQUESTION TO THE SUPPLY BY ALTHOUGH AND THE REQUESTION AND ACT AND LOCAL CONDINANCE AT HE REQUESTION AND ACT AND LOCAL CONDINANCE AT HE MOUNDERS ARE ON THE CHARACTER WAS CORD THE POSITIONS AND CORD THE POSITIONS AND CORD THE POSITIONS AND CORD THE REST WAS CORD TO BE STATED AND THAT HE WAS CORD TO BE STATED AND CORD THE WAS CORD TO BE STATED AND THAT HE WAS CONDING STORE OF THE WAS CORD TO BE STATED AND THAT HE WAS CORD TO BE STATED.

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DATED

DYLAN CRAWFORD, P.L.S. NO 7788



THE RIGHT TO FARM STATEMENT

RIGHT TO FARM STA

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TRACT 4089 AREA SUMMARY	SUMMARY
LOTS 1 THROUGH 48	5 046 AC±
STREET DEDICATIONS	4 862 AC±
PARCELS A THROUGH D	5 826 AC±
PARCEL 1 THROUGH 4	6 040 AC±
TOTAL	21 77 AC±

BASED ON INFORMATION CONTAINED IN THE PRELIMINARY TITLE REPORT, ORDER NUMBER 1214021804-LR, (VERSION 2) DATED JULY 12, 2021, PROVIDED BY OLD REPUBLIC TITLE COMPANY

RIVER ISLANDS - STAGE 2B **TRACT 4089** VILLAGE HH1

A SUBDIVISION OF PANCHO EL PESCAGERO, BEING A SUBDIVISION OF PARCEIS 15 & 15 OF TRACT 4022 (43 MAP 142) GIT OF LATHROW, SAN JOACUNIN COUNTY, CALIFORNIA AUGUST 7021.



EASEMENT ABANDONMENT NOTE

THE NON-EXCLUSIVE PUBLIC UTILITY EASTMENT FOR PUBLIC PURPOSES.
PURPOSED LAY 17, 2201. AS DOCUMENT NUMBER 2027-1689931,
OFFICIAL RECEDIOS OF SAN GAMEN COUNTY, AND THE PUBLIC UTILITY
OFFICIAL RECEDIOS OF SAN GAMEN COUNTY, AND THE PUBLIC UTILITY
OFFICIAL RECEDIOS OF SAN GAMEN TO A 2027, AS
DOCUMENT THURS Z273-UTIVITY OFFICIAL RECEDIOS OF SAN GAMEN
PUBLIC SAN GAMEN OFFICIAL RECEDIOS OF SAN GAMEN
PLEASE REFER 10 THE OITY CERRO SINGEMENT ON SEET.

- (R1) TRACT 4032, RIVER ISLAINDS-STAGE 28, LARGE LOT FINAL MAP, FILED OCTOBER 8, 2020, IN BOOK 43 OF MAPS AND PLATS, PAGE 142, S J C R (43 M&P 142)
- TRACT 4067, RIVER ISLANDS-STACE 2B, VILLAGE FF, FILED MARCH 19, 2021, IN BOOK 43 OF MAPS AND PLATS, PAGE 165, S.J.CR. (43 M&P 163) (R2)
- TRACT 4052, RIVER ISLANDS-STACE 28, VILLAGE JUI, FILED JANUARY 29, 2021, IN BOOK 43 OF MAPS AND PLATS, PAGE 157, S.J.C.R. (43 M&P 157) (R3)

SIGNATURE OMISSIONS

PURSIANT TO SECTION 66436 OF THE CALIFORNA SUBDIVISION MAP ACT, THE SIGNATURES OF THE FOLLOWING PARTIES HAVE BEEN OMITED

- RECLAMED ISLANDS LAND COMPANY, RESERVATION FOR OU, GAS, UNREFALS, AND OTHER HYDROCARBON SUBSTANCES LYING BEDON A DEPLOY HOF SOOT FEET, FOR DOOULANT HYBRES 2000-FOLDINGTY, S.J.CR EKRE EASEMENT IN ANDRY RECLAMATION DISTRICT 7062 FER DOOULANT HANDER 2018-0600095, S.J.CR

CERTIFICATE OF DEDICATION

THE FOLLOWING REAL PROPERTY IS DEDICATED BY RIVER ISLANDS STAGE 28, LLC, A DELAWARE LIMITED LIABILITY COMPANY, AS FOLLOWS

- PARCELS A AND B, FOR PURPOSES OF LANDSCAPE OPEN SPACE INCLUDING PUBLIC UTILITIES AND STORM ORAIN FACILITIES, AND PEDESTRIAN INGRESS AND EGRESS
- THE CITY OF LATHROP SHALL RECONNEY THE PROPERTY TO THE SUBDIVIDER IF THE CITY MAKES A DETENDINATION THAT PURPOSE FOR WHICH THE PROPERTY WAS DEDICATED DOES WHICH THE PROPERTY WAS DEDICATED DOES WHICH THE PROPERTY WAS DEDICATED DOES.

LINE AND CURVE TABLES FOR COURSES SHOWN ON SHEET 3 ONLY

LENGTH

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25 51'	25 51' 27 77' 2 15' 17 80' 16 48'	25 51' 27 77' 2 15' 17 80' 16 48' 56 85' 35 36' 98 05' 98 05'	25 517 2 7 77 2 15' 17 80' 16 48' 56 85' 35 36' 98 05' 98 05' 98 05' 98 2 05' 58 80' 98 2 05'	25 S1' 2 115' 717' 2 115' 717' 7180'	25 51 77 77 77 77 77 77 77 77 78 77 77 77 77	25 51 77 77 77 77 77 77 77 77 77 77 77 77 77	25 51 77 77 77 77 77 77 77 77 78 77 77 77 78 77 77
N.39 43 40 W	N36'00'55"W N37'29'07"W N27'320"W N35'39'58"W	 	+ + - + + + + + + + + + + + + + + + + +	 	 	 	
							
	llll						
172 17							
N4 Zb 31 W	8'58'04"W	38'56'04"W 39'18'57"W 38'32'00"W 38'32'50"W 40'18'00"W	N32 25 54 E N38'56'04"W N38'46'52"W N38'46'52"W N45'22'00"W N45'10'41"W N45'12'28"W	NAS 35 S E NAS 56 O4"W NAS 18 57 W NAS 18 52 O0"W NAS 75 48 "W NAS 75 78 "W	NAS 35 94 E NAS 55 7W NAS 75 7W NAS	N32354 E N385604"W N385200"W N352500"W N444756"W N444756"W N574030"W N574030"W	N323594E N385604"W N395657"W N395300"W N395300"W N457248"W N457256"W N457244"W N4574030"W N4574030"W
4 1 52 1		8 8 8 8 8 8 8	8 8 8 8 8 8 4 4 4 4	S S S S S S S S S S S S S S S S S S S	NS N	85 NS	86 N S N S N S N S N S N S N S N S N S N

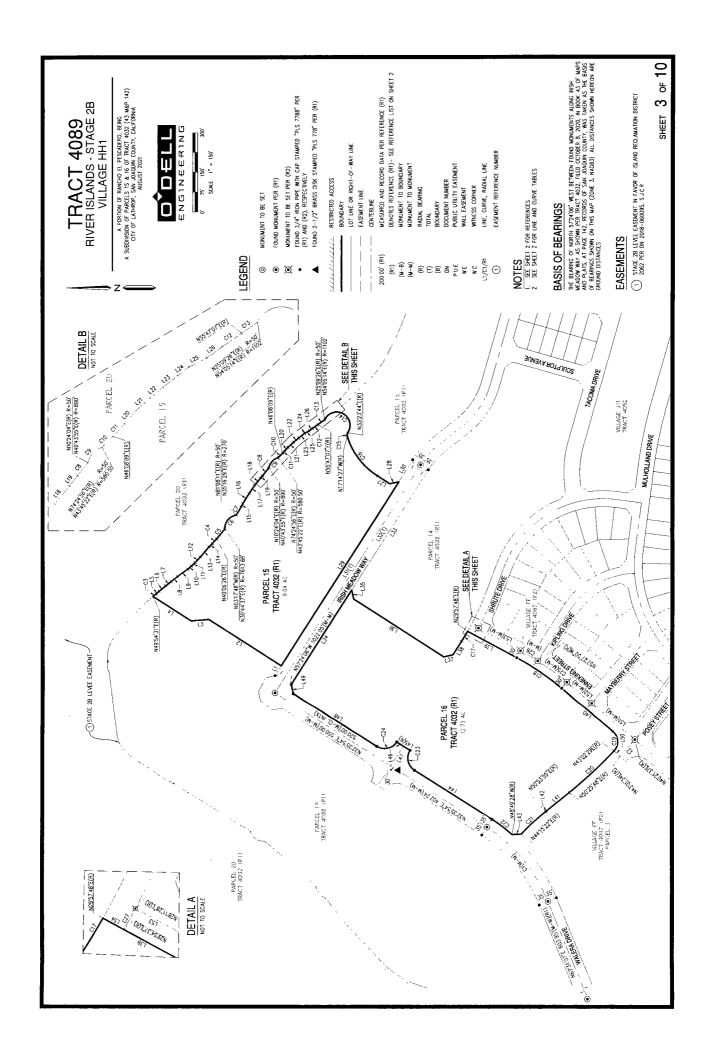
	CURV	CURVE TABLE			CURV	CURVE TABLE	
CURVE	RADIUS	DELTA	LENGTH	CURVE	RADIUS	DELTA	LENGTH
Cl	00 009	34'55'13"	365 69'	C16	270 00	40.09'39"	189 25'
C2	1835 00	2.39'57"	85.38	C17	00 026	2.38.06	44 61
C3	730 00	1.07'26"	14 32'	C18	00 026	12.10,00	206 02
C4	270 00	5.05'37"	24.00	C19	52 00	92.40.52	84 11.
CS	7613 88	0.21,20	48 35'	C20	1805 00	7.23'19"	232 77
99	20 00	84"25"59"	73 68'	123	1080 00	6'38'32"	125 21
C2	270 00	8.06.13"	38 19,	C22	635 00	8'34'38"	92'06,
c8	890.00	2.27,00"	38 06,	C23	25 00	*00,00.06	.66 38,
8	90 09	64.00.51	55 86	C24	95 00	_00,00.06	,6£ 98
C10	580 50	2.22'48"	24 11,	C25	1000 00	7.49,57	136 56
Ci.	120.00	5.04.44	10.64	020	1000 00	4.20.42	75.84
C12	930 00	1.27.05"	23 56'	C27	1000 00	1'43'09"	30 00,
C13	1102 00	1.41,23	32 66'				
C14	20 00	18874'18"	164 27				
C15	17 00	50.38'11"	15 02'				

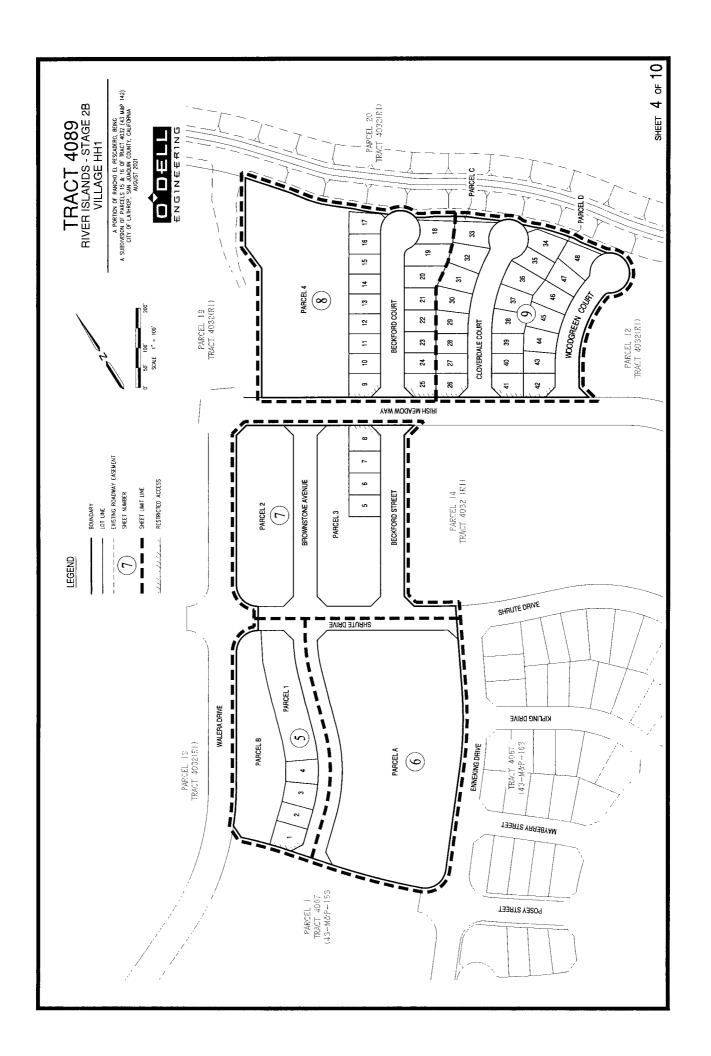
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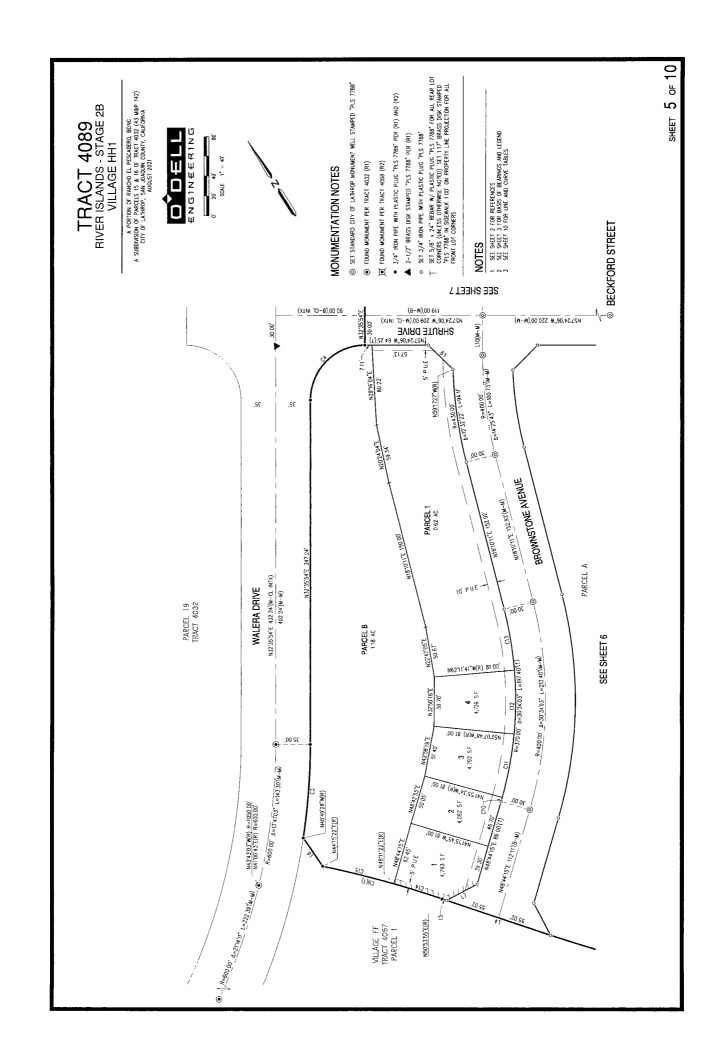
215 30'

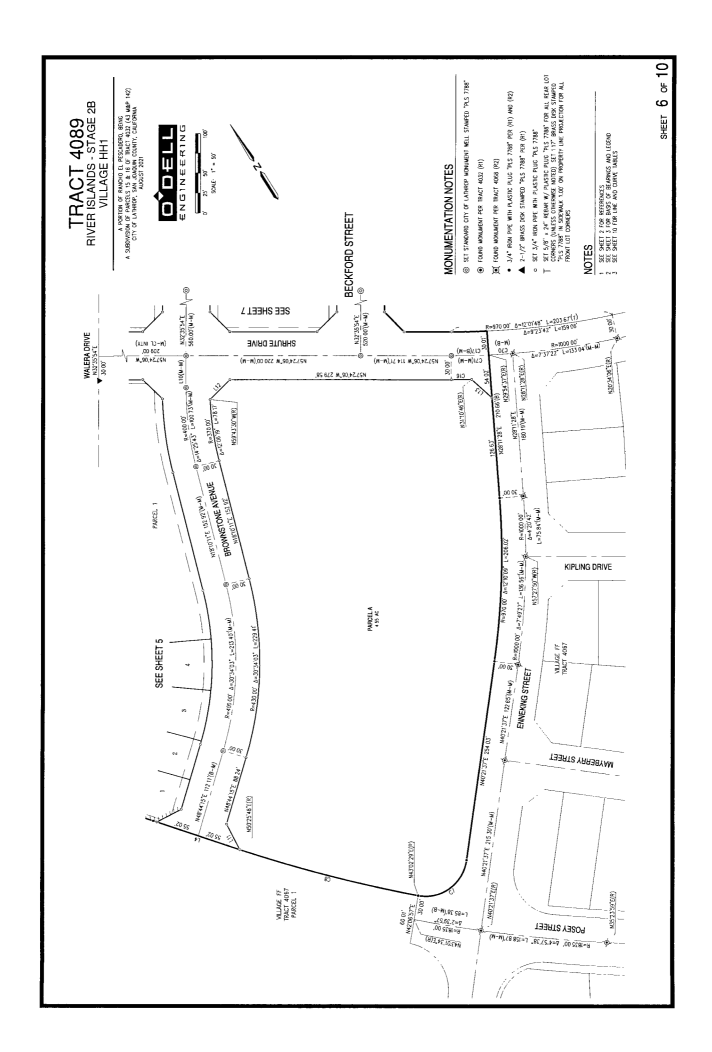
122 65'

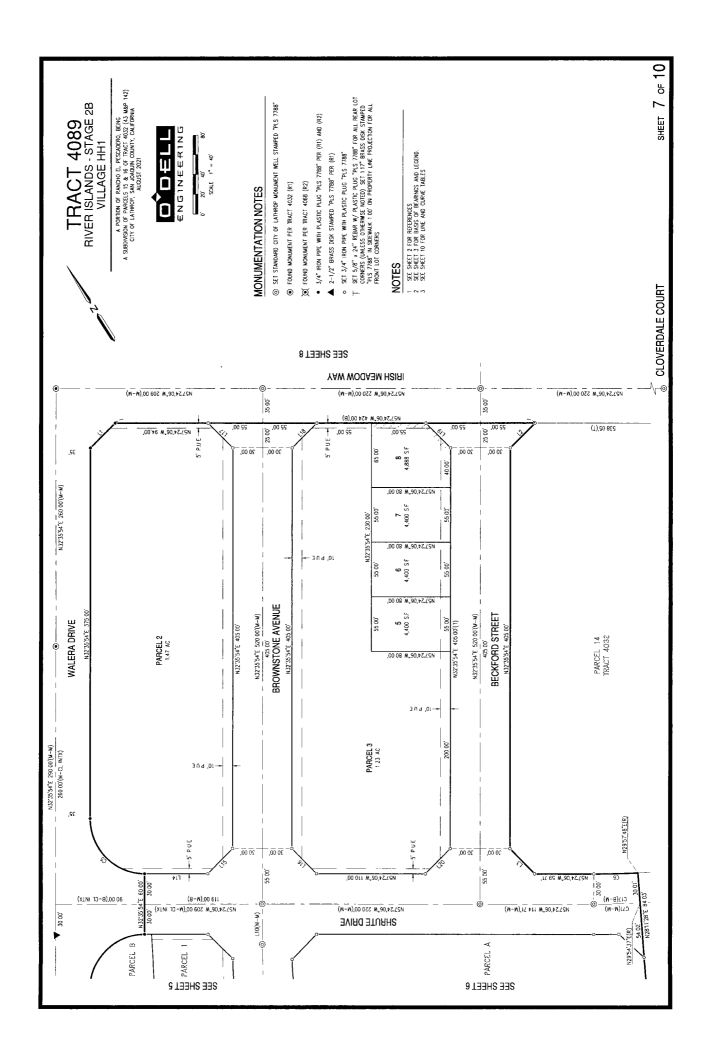
N2811'28"E 18019' 30 01,

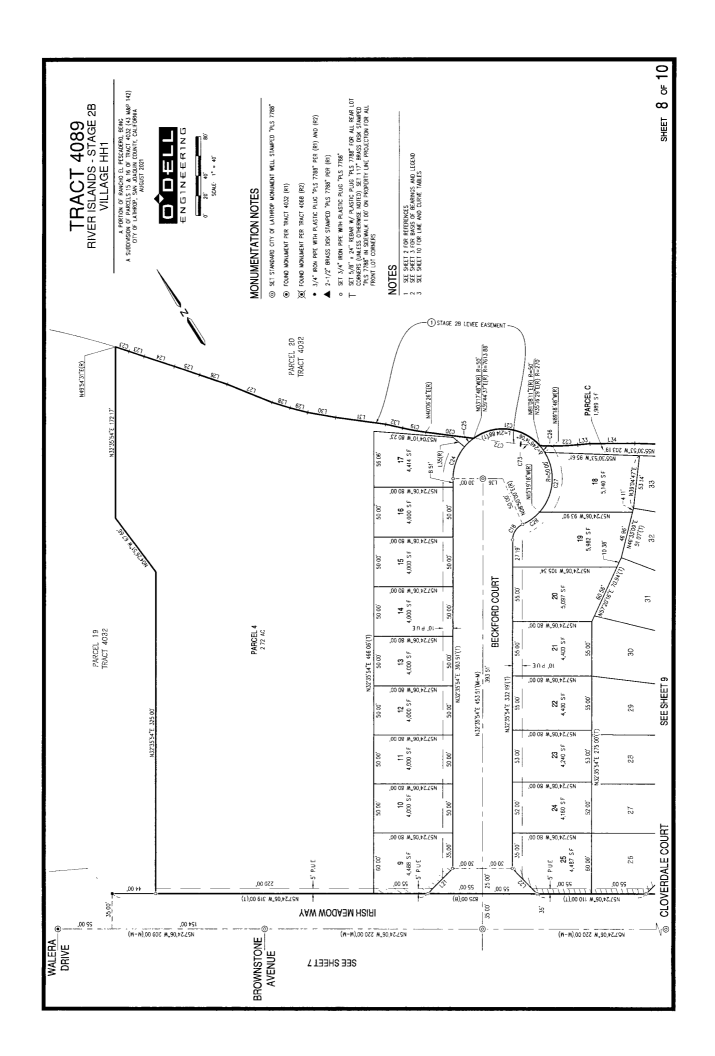


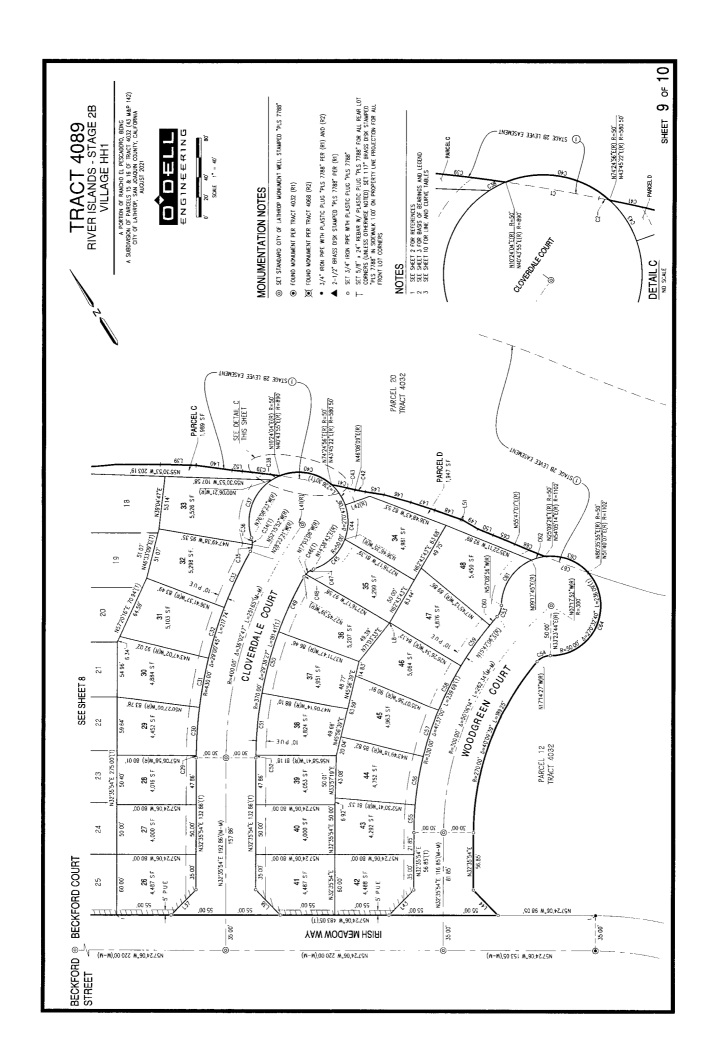












LINE AND CURVE TABLES FOR COURSES SHOWN ON SHEETS 5 THROUGH 9 ONLY

	LINE TABLE			LINE TABLE			LINE TABLE	
JII	DIRECTION	LENGTH	INE	DIRECTION	LENGTH	 3NU	DIRECTION	LENGTH
D.	N77'35'54"E	35 36'	121	N77*35'54"E	35 36'	₹	W21.2119"W	5 00′
77	N77.35'54"E	35 36'	 122	N12'24'06"W	32 36,	747	N77'01'26"W	26 33'
5	N12'24'06"W	35 36'	 123	N38'58'04"W	16 16'	3	N77'35'54"E	35.36'
47	N39'07'52"W	110 04	 124	W3918'57"W	32 20'	₹	N12.24'06"W	35 36'
53	W.39.02,28,M	4 96	 125	N38'48'52"W	26 72'	 55	N48'56'35"W	19 17'
97	W_E0,LLZN	34 39,	175	N38'32'00"W	29 55'	146	N41'31'50"W	28 15,
77	N8510'52"W	34 68'	ر2٦	N35'25'48"W	48 83	 743	N39'45'46"W	25 51'
83	N62'43'43'E	0.49	 128	N4018'00"W	18 88	 84.	N38'00'55"W	27 77
9	N13'20'47"W	34 77	65	N4310'41"W	18 46°	 149	N2713'20"W	17 80'
110	N32'35'54"E	40 00	23	N4712'28"W	28 74'	જ	W.35.38,28.M	16 48'
5	N4'46'56"E	35 99	5	N49*32'18"W	50 84'	151	W37.29'07"W	215'
112	N77'24'17"E	35.24	132	W44'47'56"W	17.55	152	N51*43'05"W	10 34'
113	W1518'53"W	34 42'	133	N62'49'44"W	12 40'			
114	NS7.24'06"W	64 00	134	N57'40'30"W	45 38'			
115	N77-35'54"E	35.36	135	N17'42'53"W	14.97			
116	W12'24'06"W	35 36	1.36	N57'24'06"W	20 00,			
117	W12.24'06"W	35 36	137	N77'35'54"E	35 36'			
118	3,75,32,24,E	35 36,	1.38	N12'24'06"W	35 36'			
L19	W.2.24,06"W	35 36'	139	N55-51'24"W	35 98'			
120	N77-35'54"E	35 36'	140	N49'44'41"W	36 62			

	CURVE	r IABLE				CURVE	E TABLE				CURM	CURVE TABLE	
CURVE	RADIUS	DELTA	LENGTH		CURVE	RADIUS	DELTA	LENGTH	0	CURVE	RADIUS	DELTA	LENGTH
5	890.00	3.03'51"	47 60		C26	20 00	9.33'01"	8 33,		55	370.00	9'53'27"	63.87
23	580.50	0.32,03	5.41		C27	50 00	73'59'30"	64.57		c52	370 00	025'25"	2 73'
C3	635 00	8.34,38	92 06.		628	50.00	24'09'18"	21 08'		C53	17.00	41.21'50"	12 27
C4	25 00	_00,00.06	36 39,		C29	430 00	0.17'08"	214		C54	17 00	50.38"11"	15.02
£.	25.00	_00,00,06	.86 39.		C30	430 00	6.39,28.	50 03'		55	330 00	4'53'25"	28 17'
ខ	970 00	2.38,06	44 61		C31	430 00	6.39,28	50 03		cse	330 00	8.41,22	50 05
73	22 00	92.40,25	84 11,		C32	430 00	7.05'25"	53.21		C57	330.00	8.41,22"	50.05
8	1805 00	7.23'19"	232 77		C33	430 00	81816	62 32'	L	85	330 00	8.41,22	50.05
ස	1080 00	6.38'32"	125 21		34	17 00	47.45.02"	1417		§5	330 00	8.41'22"	50 05
010	370 00	0.39,49"	4 29		C35	17.00	23.22,31	7.08		090	330 00	1.58'06"	11.34
5	370 00	1012'13"	65 89'	ı	C36	17 00	23.52'31"	7 08′	<u> </u>	193	20 00	6626'41"	57 98'
C12	370 00	10.03,23	.00 59		C37	20 00	76'02'03"	66 35		C62	20 00	15'51'41"	13.84
C13	370 00	9.38.08	62 22'		C38	20 00	10'30'25"	917'		293	20 00	55'26'29"	48.38
C14	1080 00	2.42'33"	51 07'		C39	890 00	227'00"	38 06	_	C64	20 00	132'47'49"	115 89
55	1080 00	3,22,28	7414'		C40	20 00	64'00'51"	55 86		593	930 00	1.27,05"	23.56
910	1030 00	1.25'08"	25.51		C41	580 50	2.22,48"	24 11'	L	990	1102 00	1.41,53	32 66'
C17	1000 00	2.41,12,	46 92		C42	120 00	5.04,44	10 64		693	1102 00	2.25,07	46 52'
C18	17 00	.90,41.99	19.65		C43	20 00	28.33,39"	24 92,	ــــــــــــــــــــــــــــــــــــــ	020	1000 00	1.43,08	30 00,
613	270 00	5.05.37	24 00		\$	20 00	4014'51"	35 12"	L	C71	1000 00	474'26"	76 92,
C20	7613.88	0.21,20	48 35'		C45	20 00	51.25'18"	44 87	اا	C72	7613 88	0.21,36	47.85
12	20 00	84"25'59"	73.68′		046	17 00	42"24"22"	12 58'		673	270 00	4.06'32"	19 36'
223	270 00	8.06'13"	38 19,		C#2	17 00	31.41'51"	9 40)				
C23	730 00	1.07'26*	14 32'		C48	17.00	10'42'31"	318′					
C24	50 00	39'41'13"	34 63		C49	370 00	9.56,08	60 93'					
522	20 00	14.25'05"	12 58		020	370.00	9'53'27"	63.87					

TRACT 4089 RIVER ISLANDS - STAGE 2B VILLAGE HH1

A PORTON OF RANCHO EL PESCAGERO, BEING A SUBDIVISON OF PARCELS 15 & 16 OF TRACT 4032 (43 MAP 142) GTY OF LATHROP, SAN JARADIN COUNTY, CALFORNIA AUGUST 2021



EXHIBIT "B"

TRACT 4089 VILLAGE "HH" AREA

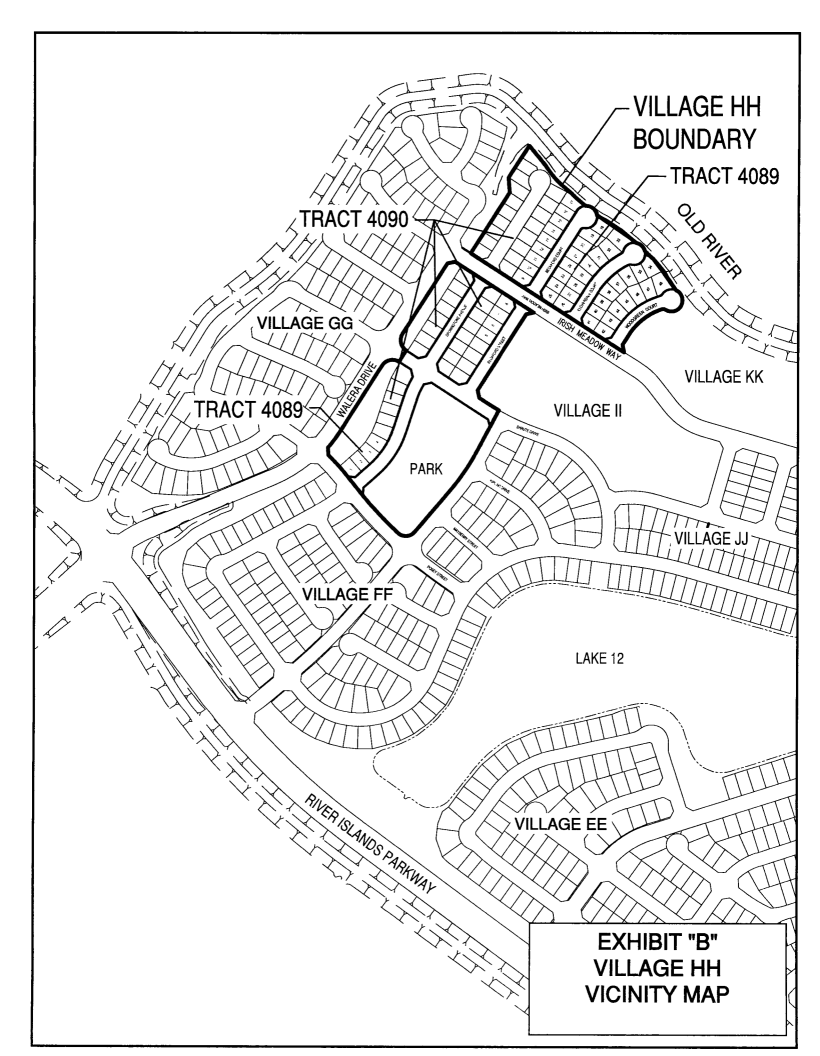


EXHIBIT "C"

CITY INSURANCE REQUIREMENTS

1. The Subdivider shall obtain commercial general liability insurance companies licensed to do business in the State of California with an A.M. Best Company rating Insurance rating of no less than A:VII which provides coverage for bodily injury, personal injury and property damage liability in the amount of at least \$1,000,000 for each occurrence and \$2,000,000 in the aggregate.

Said insurance coverage shall be evidenced by a certificate of insurance with policy endorsements, executed by an authorized official of the insurer(s). All parties to the Subdivision Improvement Agreement must be named insured on the policy. The policy endorsements to be attached to the certificate must provide all the following:

- a. Name the City of Lathrop, its officers, City Council, boards and commissions, and members thereof, its employees and agents as additional insured as respects to any liability arising out of the activities of the named insured. A CG 2010 or CG 2026 endorsement form or the equivalent is the appropriate form.
- b. State that "the insurance coverage afforded by this policy shall be primary insurance as respects to the City of Lathrop, its officers, employees and agents. Any insurance or self-insurance maintained by the City of Lathrop, its officers, employees, or agents shall be in excess of the insurance afforded to the named insured by this policy and shall not contribute to any loss.
- c. Include a statement that, "the insurer will provide to the City at least thirty (30) days prior notice of cancellation or material change in coverage." The above language can be included on the additional insured endorsement form or on a separate endorsement form.
 - d. The policy must contain a cross liability or severability of interest clause.
- e. Insurance must be maintained and evidence of insurance must be provided for at least five years after completion of the Agreement or the work, so long as commercially available at reasonable rates.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 06/28/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	CONTACT Willis Towers Watson Certificate	Center
Willis Towers Watson Insurance Services West, Inc. c/o 26 Century Blvd P.O. Box 305191	PHONE (A/C, No, Ext): 1-877-945-7378 E-MAIL ADDRESS: certificates@willis.com	FAX (A/C, No): 1-888-467-2378
Nashville, TN 372305191 USA	INSURER(S) AFFORDING COVERAGE	NAIC#
	INSURER A: United Specialty Insurance Com	pany 12537
INSURED	INSURER B: Navigators Specialty Insurance	Company 36056
River Islands Stage 2B, LLC 73 W Stewart Rd	INSURER C: Homesite Insurance Company	17221
Lathrop, CA 95330	INSURER D:	
	INSURER E :	
	INSURER F:	

COVERAGES CERTIFICATE NUMBER: W21381008 REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

		IONS AND CONDITIONS OF SUCH			LIMITS SHOWN WAY HAVE BEEN				
INSR LTR		TYPE OF INSURANCE		SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
	X C	OMMERCIAL GENERAL LIABILITY			•			EACH OCCURRENCE	\$ 2,000,000
		CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$
A								MED EXP (Any one person)	\$
			Y		ATN217764P	03/19/2021	03/19/2024	PERSONAL & ADV INJURY	\$ 1,000,000
	GEN'L	AGGREGATE LIMIT APPLIES PER						GENERAL AGGREGATE	\$ 2,000,000
	P	PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 2,000,000
	0	THER.							\$
	AUTON	MOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$
	A	NY AUTO						BODILY INJURY (Per person)	\$
		WNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$
	☐ H	IIRED NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
									\$
В	U	MBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$ 3,000,000
	ΧE	CLAIMS-MADE			LA21FXSZ07W8RIC	03/19/2021	03/19/2024	AGGREGATE	\$ 3,000,000
	D	PED RETENTION \$						Prods/Comp Ops	\$ 3,000,000
		ERS COMPENSATION MPLOYERS' LIABILITY						PER OTH- STATUTE ER	
	ANYPR	OPRIETOR/PARTNER/EXECUTIVE ER/MEMBER EXCLUDED?	N/A					E L EACH ACCIDENT	\$
	(Manda	itory in NH)						E L DISEASE - EA EMPLOYEE	\$
	If yes, d DESCR	describe under RIPTION OF OPERATIONS below						E L DISEASE - POLICY LIMIT	\$
С	Exces	ss Liability			CPX-7558052-00	03/19/2021	03/19/2024	Each Occurrence	\$5,000,000
								Aggregate	\$5,000,000
							L		

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Project: Tract 4089, Village HH1

City of Lathrop, its officers, City Council, boards and commissions and members thereof, its employees and agents are included as Additional Insureds as respects to General Liability. General Liability shall be Primary and Non-Contributory with any other insurance in force for or which may be purchased by City of Lathrop, its officers, employees and agents.

CERTIFICATE HOLDER	CANCELLATION
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
City of Lathrop	AUTHORIZED REPRESENTATIVE
390 Towne Centre Drive	Jin J. A
Lathrop, CA 95330	

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POLICY NUMBER: ATN217764P

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations
City of Lathrop, its officers, City Council, boards and commissions and members thereof, its employees and agents 390 Towne Centre Drive Lathrop, CA 95330	As Required By Written Contract, Fully Executed Prior To The Named Insured's Work

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - 2. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

- **B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:
 - This insurance does not apply to "bodily injury" or "property damage" occurring after:
 - 1. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
 - 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:
 - If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:
 - 1. Required by the contract or agreement; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations; whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

United Specialty Insurance Company

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. VEN 051 00 (02/20)

PRIMARY AND NON-CONTRIBUTING INSURANCE ENDORSEMENT

This endorsement modifies the Conditions provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

The following is added to SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS of the COMMERCIAL GENERAL LIABILITY COVERAGE PART, and supersedes any provision to the contrary:

Primary and Non-Contributory Insurance

Any coverage provided to an Additional Insured under this policy shall be excess over any other valid and collectible insurance available to such Additional Insured whether primary, excess, contingent or on any other basis unless:

- a. (1) The Additional Insured is a Named Insured under such other insurance;
 - (2) A fully written contract fully executed prior to the Named Insured's commencement of work for such Additional Insured for the specific project that is the subject of the claim, "suit," or "occurrence" expressly requires that this insurance:
 - (i) apply on a primary and non-contributory basis; and
 - (ii) would not seek contribution from any other insurance available to the additional insured.

or

and

b. Prior to a loss, you request in writing and we agree in writing that this insurance shall apply on a primary and non-contributory basis.

Name Of Person(s) Or Organization(s)	
As Required By Written Contract, Fully Executed Prior To The Named Insured's Work.	

All other terms, conditions and exclusions under this policy are applicable to this Endorsement and remain unchanged.

VEN 051 00 (02/20) Page 1 of 1

Policy: ATN217764P

UNITED SPECIALTY INSURANCE COMPANY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

VEN 064 00 (01/15)

THIRD PARTY CANCELLATION NOTICE ENDORSEMENT

This endorsement modifies the Conditions provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

If we cancel this policy for any reason other than nonpayment of premium, we will mail notification to the persons or organizations shown in the schedule below (according to the number of days listed below) once the Named Insured has been notified.

If we cancel this coverage for nonpayment of premium, we will mail a copy of such written notice of cancellation to the name and address below at least 10 days prior to the effective date of such cancellation.

Our failure to provide such advance notification will not extend the policy cancellation date nor negate cancellation of the policy.

SCHEDULE Name and Address of Other Person/Organization

City of Lathrop, its officers, City Council, boards and commissions and members thereof, its employees and agents 390 Towne Centre Drive Lathrop, CA 95330

Number of Days Notice

30

All other terms, conditions and exclusions under this policy are applicable to this Endorsement and remain unchanged.

VEN 064 00 (01/15) Page 1 of 1

EXHIBIT "D" UNFINISHED IMPROVEMENT COST ESTIMATE AND VILLAGE "HH" – FULL IMPROVEMENT COST



August 11, 2021 Job No.: 25503-51

ENGINEER'S BOND ESTIMATE COST TO COMPLETE RIVER ISLANDS - Stage 2B **VILLAGE HH (91 LOTS)**

CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

Item	Description	Quantity	Unit		Unit Price	 Amount
1	Sanitary Sewer Raising Iron & Setting SSCO boxes (0% Completion)	1	LS	\$	42,600.00	\$ 42,600.00
2	Domestic Water Raising Iron & Setting Water Boxes (0% Completion)	1	LS	\$	46,300.00	\$ 46,300.00
3	Joint Trench (60% Completion)	1	LS	\$	91,000.00	\$ 91,000.00
4	Striping & Mounments (0% Completion)	1	LS	\$	12,000.00	\$ 12,000.00
		TOTAL	COST	TC	COMPLETE	\$ 191,900.00

Notes:

1) Estimate for cost to complete based on contractor's note for Village HH dated 08/11/2021



11 Gate Valve

OPINION OF PROBABLE COST

River Islands Parkway - Village HH - Phase 2 - Streetscape Lathrop, CA 100% Submittal 4/15/2021 ITEM DESCRIPTION UNIT QUANT. **UNIT COST AMOUNT Site Preparation** Site Grading (Fine) SF 130,695 \$0.50 \$65,347.50 SUB-TOTAL \$65,347.50 Flatwork / Surfacing / Walls 12" Concrete Mow Curb LF 30 \$12.00 \$360.00 2 4"-6" Cobble SF 95 \$2.20 \$209.00 LF 35 \$10.00 \$350.00 3 Aluminum Edging Cobble set in Concrete SF 387 \$3,870.00 \$10.00 5 Boulders 43 \$150.00 \$6,450.00 EΑ 6 Wood Perimeter Fence LF 1,874 \$32.00 \$59,968.00 7 Open Space Rail Fence LF 1,414 \$32.00 \$45,248.00 107 \$1,000.00 \$107,000.00 8 Open Space Rail Fence Pilaster EΑ 9 Open Space Rail Fence Pilaster with Light EΑ 21 \$2,000.00 \$42,000.00 10 Open Space Rail Fence Footing EΑ 91 \$500.00 \$45,500.00 SUB-TOTAL \$310,955.00 **Features** \$2,000.00 \$6,000.00 Removable Bollard EA 3 SUB-TOTAL \$6,000.00 **Planting** 1 Gallon Shrubs EΑ 2,148 \$8.25 \$17,721.00 2 5 Gallon Shrubs EΑ 2,851 \$18.00 \$51,318.00 15 Gallon Trees EΑ 140 \$120.00 \$16,800.00 4 Hydroseed - Wildflower Mix SF 37,856 \$0.35 \$13,249.60 Hydroseed - Bio-Filtration Mix SF 19,800 \$0.35 \$6,930.00 6 Soil Conditioning & Amendments SF 130,695 \$0.30 \$39,208.50 7 Bark SF 52,098 \$0.25 \$13,024.50 Root Barrier LF 1,708 \$9.00 \$15,372.00 SUB-TOTAL \$173,623.60 **Irrigation Controls & Distribution** 1 6" Pop-Up Spray Nozzle EΑ 265 12" Pop-Up Rotor EΑ 195 2 Tree RWS System EΑ 280 4 Pipe Transition Points ĒΑ 37 5 Flush Cap and Valve Box EΑ 74 74 6 Operation Indicator EΑ 18" o.c. In-line Drip Tubing Irrigation System 27,651 7 LN 24 1" Valves/Filter, Boxes & Decoders EΑ 1" Valves, Boxes & Decoders 75 EΑ 10 3/4" Quick Couplers EΑ 24

EΑ

8

12 Sch 40 Ball Valve	EA	37		
13 3/4" Lateral Line	LF	8,906		
14 1" Lateral Line	LF	1,484		
15 1 1/4" Lateral Line	LF	2,969		
16 1 1/2" Lateral Line	LF	1,484		
17 Drip Header	LF	202		
18 3" Mainline	LF	3,055		
19 Pipe Sleeve	LF	536		
20 1" Conduit for Control Wires	LF	3,551		
21 Irrigation Sub-Total	SF	130,695	\$2.02	\$264,003.90
		··		
	;	SUB-TOTAL		\$264,003.90
		TOTAL		\$819,930.00
		10% Contingency	v	\$81,993.00
			•	• •
		Comptunation T	-4-1	\$004 022 00
		Construction To	otai	\$901,923.00

NOTES:

1.

Items not included as a part of this estimate:

A. Permits

B. Utility Fees

C. City fees, bond fees

D. Engineering/design fees

E. Soils engineering cost

F. Erosion control & siltation cost, SWPPP

G. Landscaping Fees

H. Joint trench

I. Easement acquisitions

J. Power Pole Relocation

2.

This estimate is for bonding purposes only and not to be used for bidding purposes.



ENGINEER'S PRELIMINARY COST ESTIMATE VILLAGE HH (91 UNITS) STAGE 2B

July 16, 2019 Job No.: 25503-51

RIVER ISLANDSCITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

<u>Item</u>	Description	Quantity	Unit		Unit Price		Amount
	DOADWAY.						-
1	ROADWAY Fine Grading	214,000	SF	Ф	0.45	\$	96,300.00
2	3" AC Paving	65,400	SF	\$ \$	1.50	Ф \$	98,100.00
3	4.5" AC Paving	42,200	SF	\$ \$	2.25	Ψ \$	94,950.00
4	7" Aggregate Base	65,400	SF	\$	1.05	Ψ \$	68,670.00
5	8" Aggregate Base	42,200	SF	\$	1.00	\$	50,640.00
6	Vertical Curb and Gutter (with AB cushion)	1,100	LF	\$	15.00	\$	16,500.00
7	Rolled Curb and Gutter (with AB cushion)	5,600	LF	\$	15.00	\$	84,000.00
8	Concrete Sidewalk	30,000	SF	\$	5.00	\$	150,000.00
9	Driveway Approach	91	EA	\$	600.00	\$	54,600.00
10	Survey Monuments	9	EA	\$	300.00	\$	2,700.00
11	Traffic Signing & Striping	3,100	LF	\$	5.00	\$	15,500.00
12	Dewatering (budget)	3,100	LF	\$	75.00	\$	232.500.00
12	Dewatering (budget)	5, 100	LI	Ψ	73.00	Ψ	232,300.00
	Subtotal Roadway					\$	964,460.00
	STORM DRAIN						
13	15" Storm Drain Pipe	500	LF	\$	34.00	\$	17,000.00
14	18" Storm Drain Pipe	450	LF	\$	46.00	\$	20,700.00
15	42" Storm Drain Pipe	430	LF	\$	120.00	\$	51,600.00
16	Catch Basins (type A inlet)	6	EΑ	\$	2,400.00	\$	14,400.00
17	Catch Basins (type A inlet over type I manhole base)	7	EΑ	\$	2,800.00	\$	19,600.00
18	Catch Basins (type A inlet over type II manhole base)	1	EA	\$	5,000.00	\$	5,000.00
19	Connect to Existing	8	EA	\$	1,700.00	\$	13,600.00
	Subtotal Storm Drain					\$	141,900.00
	SANITARY SEWER						
20	8" Sanitary Sewer Pipe	3,100	LF	\$	28.00	\$	86,800.00
21	Manholes	13	EΑ	\$	4,000.00	\$	52,000.00
22	Sewer Service	92	EA	\$	600.00	\$	55,200.00
23	Sewer Stub & Plug	2	EΑ	\$	1,000.00	\$	2,000.00
24	Connect to Existing	10	EA	\$	3,000.00	\$	30,000.00
	Subtotal Sanitary Sewer					\$	226,000.00



						ENBINEERIN
Item	Description	Quantity	Unit		Unit Price	Amount
						_
	WATER SUPPLY					
25	8" Water Line (including all appurtenances)	3,300	LF	\$	32.00	\$ 105,600.00
26	8" GV	11	EΑ	\$	1,550.00	\$ 17,050.00
27	Blow-Off	5	EA	\$	4,000.00	\$ 20,000.00
28	ARV	6	EA	\$	2,500.00	\$ 15,000.00
29	Fire Hydrants	8	EA	\$	4,000.00	\$ 32,000.00
30	1-1/2" Water Service	91	EA	\$	2,000.00	\$ 182,000.00
31	2" Water Service	1	EA	\$	2,000.00	\$ 2,000.00
32	Water Plug & Stub	2	EA	\$	1,000.00	\$ 2,000.00
33	Connect to Existing	10	EA	\$	4,000.00	\$ 40,000.00
	Subtotal Potable Water					\$ 415,650.00
	TOTAL CONSTRUCTION COST (nearest \$1,000)					\$ 1,749,000.00
					COST PER LOT	\$ 19,220.00

Notes:

- 1) Unit prices are based on estimated current construction costs and no provision for inflation is included.
- 2) This estimate does not include surveying, engineering, clearing, grading, eroision control, landscaping, irrigation, or street trees.

September 13, 2021

Via Email and Hand Delivery

Old Republic Title Company 1215 W. Center Street, Suite 103 Manteca, CA 95337

Attn: Lori Richardson

Re: Recordation of Final Map 4089; Escrow No. 1214021804

Dear Lori:

This letter constitutes the joint escrow instructions ("*Escrow Instructions*") of River Islands Stage 2B, LLC, a Delaware limited liability company ("*RIS2B*") and the City of Lathrop ("*City*") in connection with the above-referenced escrow ("*Escrow*"). The Escrow was opened in connection with recordation of the above-referenced final map ("*Final Map*"). Recordation of the Final Map is subject to the conditions set forth below. The transactions described in these Escrow Instructions are referred to as the "*Transaction*." Old Republic Title Company is referred to as "you" or "*ORTC*."

A. Date for Closings

The Final Map will be recorded at the time designated by RIS2B as set forth below. The Final Map can only be recorded after the City has approved the map in writing. The closing date for the Transaction is intended to occur by December 30, 2021, at the time designated in writing by RIS2B, subject to satisfaction of the conditions set forth below (each a "Closing"). If the Final Map has not been recorded by June 30, 2022, ORTC will return the Final Map to the City.

B. Documents to be Delivered and Recordation Documents

In connection with the Transaction, you have in your possession or will receive the following documents from City and RIS2B for recordation in the Official Records of San Joaquin County, California ("Official Records").

- B.1. One original Final Map for Tract 4089, executed and acknowledged by the City (provided to title by City).
- B.2. One original Common Use Agreement with Island Reclamation District No. 2062 for portions of Beckford Court, Cloverdale Court and Woodgreen Court, including Offer of Dedication for Public Utility Easements (provided to title by City).

The documents listed in Items B.1 and B.2 above are referred to as the "*Recordation Documents*." The Recordation Documents shall be recorded in the order referred to above. The date on which the Recordation Documents are recorded in the Official Records is the Recordation Date.

Prior to recording the Recordation Documents, please confirm that you have received copies or originals of the following documents: (i) Unanimous Approval of Annexation to a Community Facilities District and Related Matters, City of Lathrop Community Facilities District No. 2013-1 (River Islands Public Services and Facilities); (ii) Consent to, and Ballot in favor of, Annexation of Real Property to the River Islands Public Financing Authority

Community Facilities District No. 2013-1 (River Islands Public Services); (iii) Consent to, and Ballot in favor of, Annexation of Real Property to Island Reclamation District No. 2062 Community Facilities District No. 2013-1 (Levee and Lake Maintenance); and (iv) Consent to, and Ballot in favor of, Annexation of Real Property to the River Islands Public Financing Authority Community Facilities District No. 2020-1 (River Islands Supplemental). The original City of Lathrop Unanimous Approval must be delivered to the City of Lathrop. The original Consents and Ballots for River Islands Public Financing Authority CFD Nos. 2013-1 and 2020-1 and Island Reclamation District No. 2013-1 must be delivered to Jeanne Zolezzi at Herum\Crabtree\Suntag, 5757 Pacific Ave., Suite 222, Stockton, CA 95207. Copies should be sent via email to Cari James (cjames@ci.lathrop.ca.us), Cindy Yan at Goodwin Consulting Group, cindy@goodwinconsultinggroup.net, Susan Dell'Osso (sdellosso@riverislands.com) and Debbie Belmar (dbelmar@riverislands.com) together with conformed copies of the amendments to notices of special tax that are recorded as part of the Recordation Documents.

C. Funds and Settlement Statement

You also have received, or will receive from RIS2B, prior to the recordation of the Recordation Documents, in immediately available funds, the following amounts, in accordance with the settlement statement prepared by you and approved in writing by both RIS2B and City ("Settlement Statement"): recordation costs, escrow fees and other amounts as set forth in the Settlement Statement. Such costs, fees and other amounts are the sole responsibility of RIS2B.

• Funds to be wire transferred directly to the entity set forth below, immediately upon recordation of the Final Map, in accordance with the wire transfer instructions for each entity are as follows: The amount of \$52,362.75, payable to the City pursuant to that certain Agreement to Settle Litigation Regarding River Islands at Lathrop (as amended "Sierra Club Agreement"), constituting the amount of \$3,328.00 multiplied by 15.734 acres (or portion thereof) included in the Final Map, is to be transferred to the City upon recordation of the Final Map. The City's wire instructions are set forth below.

The amounts set forth in Section C are referred to as the "Closing Funds."

D. Closing Requirements

When the following has occurred, you are authorized to close the Escrow at the time(s) and in accordance with the process set forth below:

- D.1. You have delivered copies of your Settlement Statement by email transmission to: (a) Susan Dell'Osso (sdellosso@riverslands.com); (b) Debbie Belmar (dbelmar@riverislands.com); (c) Brad Taylor (btaylor@ci.lathrop.ca.us); (d) Salvador Navarrete (snavarrete@ci.lathrop.ca.us; (e) Glenn Gebhardt (ggebhardt@ci.lathrop.ca.us), (f) Sandra Lewis (slewis@ci.lathrop.ca.us), and have confirmation (by telephone or email) from Susan Dell'Osso and Glenn Gebhardt or Brad Taylor that the Settlement Statement is accurate and acceptable;
- D.2. You have not received any instructions contrary to these Escrow Instructions;
- D.3. The Recordation Documents and all other documents described herein as being held by you or delivered to you have been received by you and have been

fully executed and, where applicable, acknowledged, and you have attached all legal descriptions or have confirmed that all exhibits and legal descriptions are attached;

- D.4 You are prepared to record the Recordation Documents, as designated, release funds in accordance with the Settlement Statement and complete the Transaction in compliance with these Escrow Instructions;
- D.5. You have delivered a copy of these instructions, executed by an authorized signatory of ORTC with authority to bind ORTC, and initialed all pages, by email transmission (with original hard copy to follow by U.S. Mail) to Debbie Belmar and Glenn Gebhardt at the email addresses set forth above; and
- D.6. You have received confirmation (by email or other writing) from Susan Dell'Osso and Stephen Salvatore or Glenn Gebhardt to record the Recordation Documents and complete the Transaction.

E. Closing Process and Priorities

When you have fully satisfied all of the closing requirements set forth in Section D, then you are authorized and instructed to do the following in the chronological order given:

- E.1. Date the Recordation Documents to be recorded;
- E.2. Record the Recordation Documents in the Official Records;
- E.3. Pay the costs associated with the Transaction;

E.4. Refund any funds delivered to you by RIS2B that are not disbursed at the time of the final Closing pursuant to these Escrow Instructions to the following entity and address:

River Islands Stage 2B, LLC 73 W. Stewart Road Lathrop, CA 95330 Attn: Susan Dell'Osso

- E.5. Notify Susan Dell'Osso (<u>sdellosso@riverslands.com</u>), Debbie Belmar (<u>dbelmar@riverislands.com</u>), Glenn Gebhardt (<u>ggebhardt@ci.lathrop.ca.us</u>), Brad Taylor (<u>btaylor@ci.lathrop.ca.us</u>), Sandra Lewis (<u>slewis@ci.lathrop.ca.us</u>), Teresa Vargas (<u>tvargas@ci.lathrop.ca.us</u>), Sarah Pimentel (<u>spimentel@ci.lathrop.ca.us</u>), and Jose Molina (<u>JMolina@sjgov.org</u>) of the completion of the Transaction;
- E.6. Within five (5) business days after each Recordation Date, deliver by overnight delivery via recognized, national, overnight delivery carrier to: (1) Susan Dell'Osso, River Islands Stage 2B, LLC, 73 W. Stewart Road, Lathrop, CA 95330; and (2) Mr. Glenn Gebhardt, City Engineer, City Attorney, City of Lathrop, 390 Towne Centre Drive, Lathrop, CA 95330:
 - (A) a certified copy of the Recordation Documents, showing all recording information of the Recordation Documents; and
 - (B) a certified copy of the final Settlement Statement.

F. Additional Instructions

When assembling the final documents, signature pages from all parties shall be inserted into each respective final document in creating fully executed counterparts.

Please acknowledge receipt of these instructions and your agreement to act as Escrow agent in connection with this Transaction in accordance with these Escrow Instructions, by executing and dating a copy of these Escrow Instructions where indicated below, initialing all pages and returning it to both of the undersigned.

The Escrow Instructions may be modified only in a writing signed by both of the undersigned.

Very truly yours,

Stephen J. Salvatore Date Susan Dell'Osso Date City Manager President City of Lathrop River Islands Stage 2B, LLC

ESCROW INSTRUCTIONS ACKNOWLEDGEMENT AND AGREEMENT:

Receipt of the foregoing Escrow Instructions from RIS2B and the City is hereby acknowledged. The undersigned agrees, for itself, and on behalf of ORTC, to proceed in strict accordance with these Escrow Instructions. The undersigned represents and warrants to RIS2B and the City that the undersigned is authorized to execute this Acknowledgement and Agreement, for itself, and on behalf of ORTC.

Old Republic Title Company	
Ву:	
Its:	
Date:	-

OWNER'S STATEMENT

THE UNDERSLAND DOKS HERBY DEDICATE TO THE CITY OF LATHROP FOR PUBLIC RICHT-CF-MAY CHARGAS, THOSE PORTIONS OF SAID LANDS DESCUNNTED ON SAID MAP AS RECKEDON SIREET, BECKEDON COURT, BROWNSTONE AVENUE, CLORERDALE COLRT, SHRUIT, DRIVE AND WOODGREEN COURT AS SHOWN ON THIS PINAL MAP THE REAL PROPERTY DESCRIBED BELOW IS DEDICATED AS AN EASEMENT FOR PUBLIC PURPOSES

THE UNDERSIDED DOES HEREBY DEDICATE, A NON-EXCLUSIVE EASEMBLT TO THE CITY OF LATHROP, TOCKTHEW WITH THE RIGHT TO CONSTRUCK, RECONSTRUCK, REVEN AND MANNAM, POLES, WRISE, CABLES, PHES, AND COMBUILS AND THEIR APPRITEMENTS, DEVIN, OFFER AND WORSE THE STRIPES OF LAND AS SHOWN ON THIS FINAL MAP DESIGNATED AS "POLE", (PUBLIC UTLLITY EASEMBLT).

THE PEAL PROPERTY DESCRIBED BELOW IS DEDICATED IN FEE FOR PUBLIC PURPOSES

THE UNDERSIGNED DOES HERBY DEDICATE TO THE CITY OF LATHROD. PARCELS A AND B FOR PURPOSES FOR UNDERSIGNED AND PARK, INCLUDING PUBLIC UTULIFS, STORM DRAIN FACULIFS, SAWIRRY SEWER FACULIFS, FINCE MANTENANCE, AND APPARTENANCES THERETO, FOR THE BENEFIT OF THE PUBLIC, AS SHOWN ON THIS THAM MAP

THE UNDERSIGNED DOES HEKEBY RELINQUENT TO THE CITY OF LATHERP ALL ABUTERS RICH! OF ACCESS TO COLT 18, B, 9, 25, 41, AND 42, ALONG THE LOT LINES AS INDICATED BY THE SYMBOL, LLLLLLLLLLLL AS SHOWN ON THE STALE MAD.

TO ENSURE MUNIOPAL WATER SERVICES TO ALL LOTS SHOWN UPON THIS MAP, ALL GROUND WATER RIGHTS THAT HE UNDERSIDAGED MAY HAVE, WITHIN THE DISTINCTIVE BORDCRE UPON THIS MAP, HEREBY ARE DEDICATED TO THE CITY OF CHARGOD.

THE UNDERSIGNED DOES HEREBY RESERVE PARCELS C AND D AS SHOWN ON THIS MAP, SAID PARCELS ARE NO EDGOATED HERGON BUT MILL BE CONVINCED DISAMBLES WERE AND THE CONMINCED DISAMBLES OF STRANGER AND THE STANGER AND

THE UNDERSIGNED DOES HEREBY RESERVE PARCEL 1 THROUGH 4 FOR FUTURE DEVELOPMENT

OWNER RIVER ISLANDS STAGE 2B, LLC, A DELAWARE LIMITED LIABILITY COMPANY

DATE
SUSAN DELL'OSSO PRESIDENT
BY NAME ITS

OLD REPUBLIC TITLE COMPANY, AS TRUSTEE, UNGER THE DEED OF TRUST RECORDED DECEMBER 22, 2018, AS DOCUMENT WINNIER 2016—165771 AND FURTHER AMENDED IN DOCUMENT RECORDED DECEMBER 78, 2017 AS DOCUMENT WINNIER 2017—165771 AND FURTHER AMENDED IN DOCUMENT RECORDED APPR. 15, 2020 AS DOCUMENT NUMBER 2020—046005, 9FICHAL RECORDS OF SAN GANGINE COUNTY. 2021 DAY OF DATED THIS

BY NAME ITS

A NOTAY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFES ONLY THE IDENTITY OF THE MONITORIAL WHO SINGEN OF DE DOCUMENT TO WHICH THAT EVERTHEATE IS ATTACHED, AND NOT THE TEMPHYLMESS, ACCHARCY, OR YALLDITY OF THAT DOCUMENT ACKNOWLEDGEMENT CERTIFICATE (OWNER'S)

STATE OF CALIFOPNIA COUNTY OF SAN JOAQUIN

	WHO PROVED TO	SUBSCRIBED TO	E IN HIS/HER/THEIR	T THE PERSON(S), OR	
ZUZ/ BEFORE ME,		ME ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSCRIBED TO	THE WITHIN INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE/SHE/THEY EXECUTED THE SAME IN HIS/HER/THEIR	AUTHORIZED CAPACITY(DIES), AND THAT BY HIS/HER/THEIR SIGNATURE(S) ON THE INSTRUMENT THE PERSON(S), DR	THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXECUTED THE INSTRUMENT.
20	A NOTARY PUBLIC, PER	ME ON THE BASIS OF S	THE WITHIN INSTRUMENT	AUTHORIZED CAPACITY(I	THE ENTITY UPON BEHA

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALFORNIA THAT THE FORECOING PARAGRAPH IS TRUE AND CORRECT

WITNESS MY HAND

RIVER ISLANDS - STAGE 2B TRACT 4089 VILLAGE HH1

A SUBDIVISION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 15 & 16 OF TRACT 4032 (43 MAP 142) CITY OF LATHROW, SAN JOAQUINTY, CALIFORNIA AUGUST 7021



CITY CLERK'S STATEMENT

ALCS, PRESIANT TO SECTION 66.14(6) OF THE CALFORNA SUBDIVISION MAP ACT, THE OTY OF LATHROP DOSS HERBY ABRONDON THE VARY-LAZOUR PROBLED (UTILITY EXPENSIVE TRANSPORT EVENENCES TO ACT OF COCAMEN WANTER ADDITION TO ACT OF COCAMEN WANTER ADDITION TO ACT OF COMMENT WARREST ADDITIONS AND THE PUBLIC UTILITY EXSERTIN RECORDED MANAGEN 29.2 2012. AS DOCUMEN WARREST ADDITION, OFFICIAL RECORDS OF SAN JONGUIN COUNTY, WHEN THE EDMOSARY OF THIS FINAL MAP

FURTHER STATE THAT ALL BONDS AS REQUIRED BY LAW TO ACCOMPANY THE WITHIN MAP, IF APPLICABLE, AAVE BEEN APPROVED BY THE CITY COUNCIL OF LATHROP AND FILED IN MY OFFICE

TRESA VARGAS CITY CLERK AND CLERK OF THE CITY COUNCIL OF THE CITY OF LATHROP, COUNTY OF SAN JOAQUIN, STATE OF CALFORNIA

ACKNOWLEDGEMENT CERTIFICATE (TRUSTEE)

NO NA NOTRY DIGIL, PERSONALLY APPEARD. IN A NOTRY DIGIL, PERSONALLY APPEARD. TO BE THE PERSONALLY APPEARD. TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSISCHED TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSISCHED TO BE THAT INCSPACE PERSONAL THE SUBSISCHED TO BE THAT INCSPACE PERSONAL THE SUBSISCHED TO ARE THAT INCSPACE TO BE THAT THE SUBSISCHED TO BE THAT THE SUBSISCHED TO BE THAT THE SUBSISCHED THE NATIONAL THE PERSONAL THE PE A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERFIES ONLY THE IDENTITY OF THE NOTABLIANGLY, WHO SOMED THE GOODARINT TO WHIGH THIS CERTIFICATE IS ATTACHED, AND THE INVITEDLES. ACCARACY, OR VALIDITY OF THAT DOCUMENT STATE OF CALIFORNIA COUNTY OF SAN JOAQUIN

CRRIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT

MINESS MY HAND

	DUNTY OF BUSINESS ON NUMBER	ON EXPIRES
SIGNATURE: NAME (PRINT)	PRINCIPAL COUNTY OF BUSINESS MY COMMISSION NUMBER	MY COMMISSION EXPIRES

EXEMPT FROM FEE PER COVERNMENT CODE 27388 I, DOCUMENT RECORDED IN CONNECTION WITH A CONCURRENT TRANSFER SUBJECT TO THE IMPOSITION OF DOCUMENTARY TRANSFER TAX



SECRETARY OF THE PLANNING COMMISSION'S STATEMENT

NOT TO SCALE

THIS WAP CONFORMS TO AMENDED VESTING TENTATIVE MAP NO 3694 APPROVED BY THE PLANNING COMMISSION 2021. DAY OF DATED THIS

MARK MEISSNER, COMMUNITY DEVELOPMENT DIRECTOR CITY OF LATHROP

CITY ENGINEER'S STATEMENT

I, CLEW CERNED, HEREY STATE THAT AM HE OTY ENDIRER OF THE CITY OF LATHORP CLUFORNIA AND THAT I. CLEW CERNED THE SAME AS THAT AND THAT HE SEAMED THE SEAMED THE SEAME AS THAT THE SEAMED THE SEAMED THE SEAME AS THAT THE SEAMED THE SEAMED THE SEAMED THE SEAMED THAT THE SEAMED THE SEAMED THE SEAMED THAT THAT THAT THE SEAMED THAT THAT THE SEAMED THAT THE

GLENN GEBHÄRDT, R.C.E. 34681 CITY ENGINEER OF THE CITY OF LATHROP, CALIFORNIA DAY OF DATED THIS

2021



RECORDER'S STATEMENT

DAY OF WAPS AND PLATS, AT PAGE 2021, AT THE REQUEST OF OLD REPUBLIC TITLE COMPANY FILED THIS IN BOOK

Æ STEVE BESTOLARIDES ASSESSOR-RECORDER-COUNTY CLERK SAN JOADUIN COUNTY, CALIFORNIA

ASSISTANT/DEPUTY RECORDER

م **10** SHEET

CITY SURVEYOR'S STATEMENT

I, DARRY A ALEXANDER, HEREBY STATE THAT I HAVE EXAMINED THIS FINAL MAD OF "FRACT 4089S, RIVER STANDES STAKE BY MILLAGE, HHT. GIT OF LATHROP. CALFORNIA, AND I AM SATISFED THAT THIS FINAL MAD IS REVOKALLY COPPECT.

2021
DAY OF
ATED THIS

DARRYL A ALEXANDER, P.L.S. 5071 ACTING CITY SURVEYOR



SURVEYOR'S STATEMENT

HIS MAP WAS PREPARED BY ME OR UNDER MY DIRECTION AND IS BASED UPON A PELD SURVEY IN COMPOSANCE WITH HE RECOLLEGISTRIC OF THE SURVEYON WAS A TWO UCOLL GORDWARD, AT HE RECOLLEGISTRIC OF THE SURVEYON WAS A TWO UCOLL GORDWARD AT HE WAS AND THE ADD COLOUR HE POSITIONES THE STATE ALL THE WAS MADERIAL AND COLOUR HE POSITIONES WITH A THEY WALL BE SET WAS A TO THE SURVEYON BE OF THE CHARLES A). SUCK, AND HAT HE WALL DESCRIPTION OF CONTINUE OF THE WAS A THE WAS AND HAT HE WALL WAS A THE WAS AND HAT HE WALL WAS AND WAS AND HAT HE WALL WAS AND WAS

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SUMMARY	5 046 AC±	4 862 AC±	5 826 AC±	6.040 AC±	21.77 AC±
TRACT 4089 AREA SUMMARY	LOTS 1 THROUGH 48	STREET DEDICATIONS	PARCELS A THROUGH D	PARCEL 1 THROUGH 4	TOTAL

BASED ON INFORMATION CONTAINED IN THE PRELIMINARY TITLE REPORT, ORDER NUMBER 1214021804—LR. (VERSION 2) DATED JULY 12, 2021, PROWDED BY OLD REFUBLIC TITLE COMPANY

RIVER ISLANDS - STAGE 2B **TRACT 4089** VILLAGE HH1

A SUBDIVISION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 15 & 15 OF TRACT 4022 (43 MAP 142) CITY OF LATHROY, SAN JOAQUIN COUNTY, CALIFORNIA AUGUST 7221



EASEMENT ABANDONMENT NOTE

THE WAL-EXCUSIVE PRIBLE UTILITY ESSUANT FOR PUBLIC PRPOSES PECORGIO, MAY 21, 2021, AS DOCUMEN NUMBER 2021-1088861. POFICIAL RECORGIS OF SAN JANCHIN COUNTY, AND HET PROBLE UTILITY SECONDARY AND ADMINISTRY TO THE SECONDED SANDAMAY 23, 2021, AS DOCUMEN HIM RECORGIS OF SAN JANCHIN PECAS, REFER TO THE COUNTY, FOR THE MECORGIS OF SAN JANCHIN PECAS, REFER TO THE CITY CLEMPS STARBANT ON SPEEL IN

TRACT 4032, RIVER ISLANDS-STAGE '28, LARGE LOT FINAL MAP, FILED OCTOBER 8, 2020, IN BOOK 43 OF MAPS AND PLATS, PAGE 142, S JC R (43 MAP 142) (R1)

TRACT 4067, RIVER ISLANDS-STAGE 28, VILLAGE FF, FILED WARCH 19, 2021, IN BOOK 43 OF WAPS AND PLATS, PAGE 163, S.J.CR (43 WAP 163) (R2)

TRACT 4052, RIVER ISLANDS-STAGE 2B, VILLAGE JJI, FILED JANUJARY 29, 2021, IN BOOK 43 OF MAPS AND PLATS, PAGE 157, S.J.CR (43 MAP 157) (R3)

SIGNATURE OMISSIONS

PURSUANT TO SECTION 66436 OF THE CALFORNIA SUBDIVISION MAP ACT, THE SIGNATURES OF THE FOLLOWING PARTIES HAVE BEEN OMITTED

RECLANED ISLANDS LAND COMPANY, RESERVATION FOR OU, GAS, WINERALS, AND OTHER HYDROCARBON SUBSTANCES LYNG BELUN A IDEN HO 500 TEEL, PER HOODENERT NUMBER 2010—GOLDEN, SLOCK IKKE EASURENT IN FANDO OF RECLANATION BUSINGT 2062 PER DOCUMENT NAMBER 2018—0800095, SLOCK

CERTIFICATE OF DEDICATION
THE FOLLOWING REAL PROPERTY IS DEDICATED BY RIVER ISLANDS STACE 28, LLC, A DELAWARE LIMITED LIABILITY
COMPANY, AS POLICIES.

1) PARCELS A AND B, FOR PURPOSES OF LANDSCAPE OPEN SPACE INCLUDING PUBLIC UTILITIES AND STORM DRAIN FACILITIES, AND PEDESTRIAN INGRESS AND EGRESS

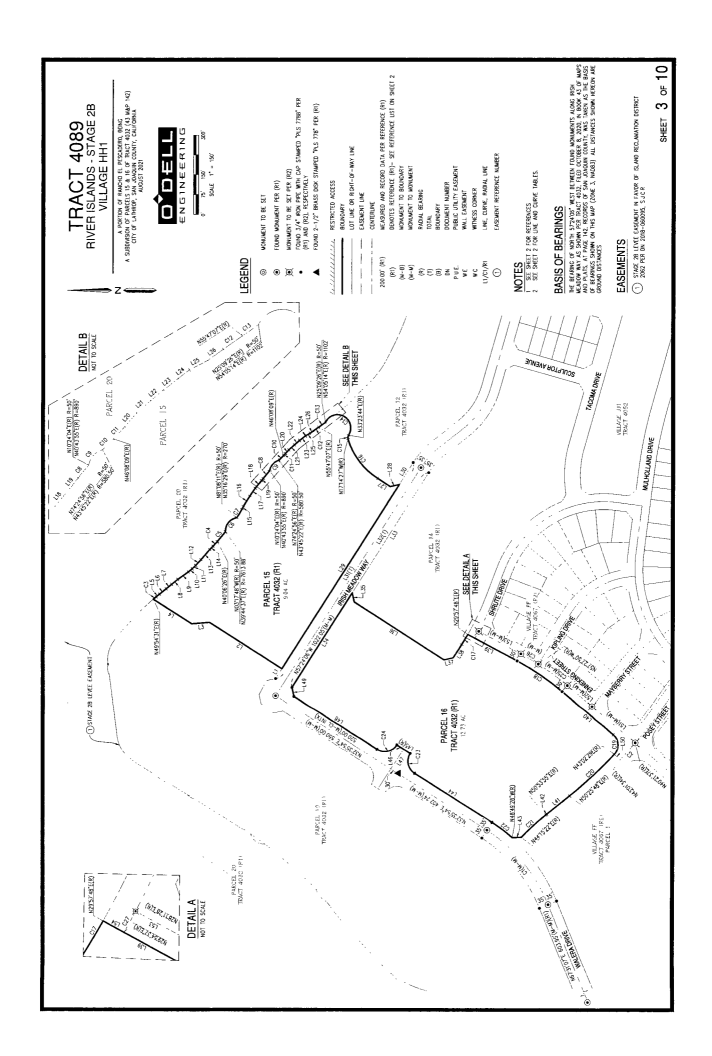
THE OTY OF LATHROP SHALL RECONNEY THE PROPERTY TO THE SUBDINDER IF THE OTY WAKES A DETENUATION THAT PURSUANT TO CONFERMENT CODE, SECTION 68-77.5 THE SAME PAIPOSE FOR WHICH THE PROPERTY WAS DEDICATED DOES NOT EXCEL.

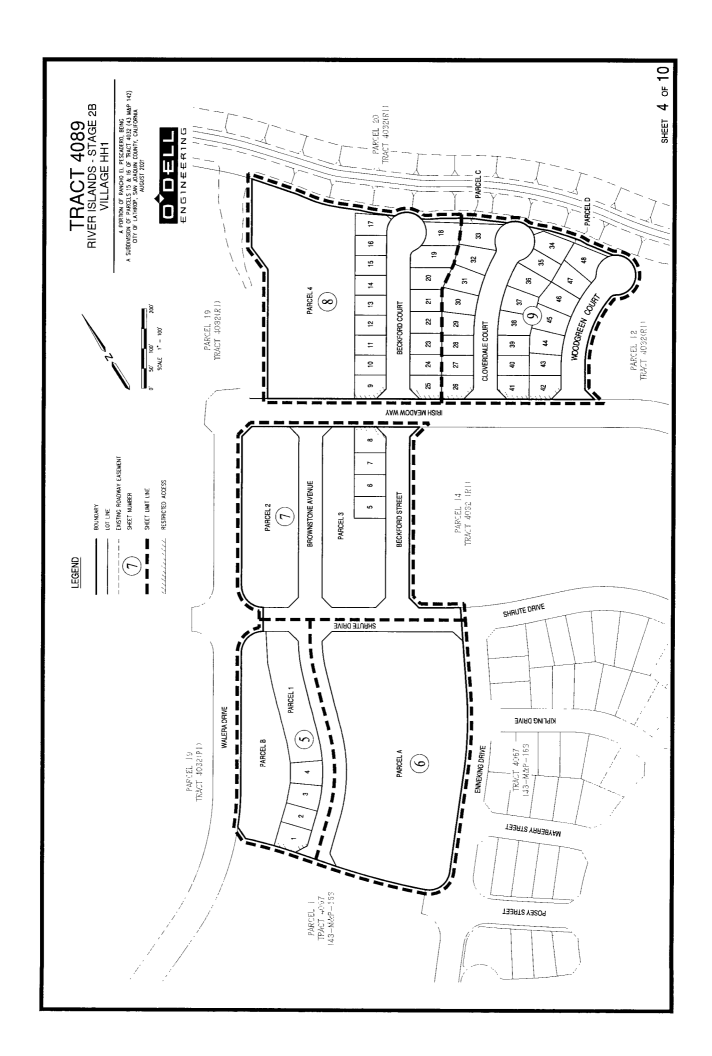
LINE AND CURVE TABLES FOR COURSES SHOWN ON SHEET 3 ONLY

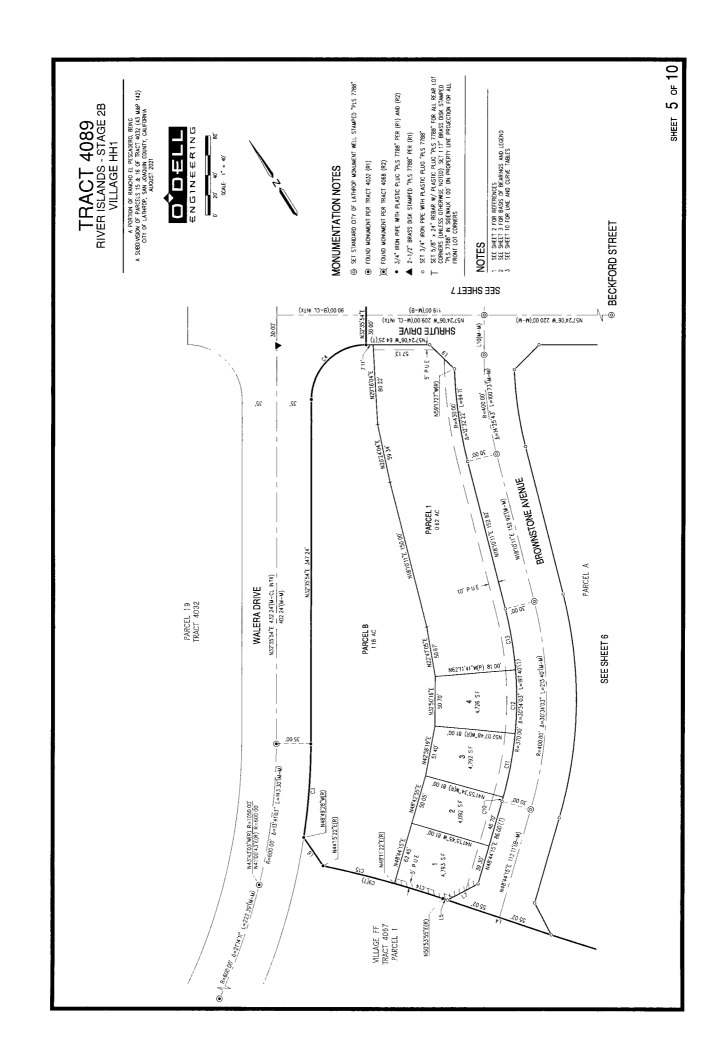
	LINE TABLE			LINE TABLE		L	UNE TABLE	
LINE	DIRECTION	LENGTH	LINE	DIRECTION	LENGTH	J.	DIRECTION	LENGTH
п	N5724'06"W	44 00	(2)	N41,31,50 W	28 15'	7	N39-07'52"W	110 04'
12	N32'35'54"E	325 00	ר22	N39'45'46"W	25 51'	142	N39.05,28"W	4 96.
2	N4'26'51"W	,997.9	173	W.38.00,25.W	27 77'	[4 3	N217'03"W	34 39'
4	N32.35'54"E	172 17"	124	W.29,01,M	215	44	N32.35'54"E	347 24'
15	N38'58'04"W	16 16	175	N2713'20"W	17 80"	145	N32'35'54"E	.00 09
1,6	N3918'57"W	32 20	176	W35.39'58"W	16 48	146	N32.35'54"E	30.00
7	N38'48'52"W	26 72'	127	N32'35'54"E	56.85	147	N57"24"06"W	90 00,
87	N38'32'00"W	29 55'	178	N12'24'06"W	35 36'	148	N32.35.24_E	375 00
6]	N35.25'48"W	48 83"	173	N57'24'06"W	825 00'	149	N77.35'54"E	35 36'
017	W4018'00"W	18.88	1.30	N57'24'06"W	98 05	1.50	N42'06'57"E	30 00,
5	N4310'41"W	18.46	131	N57'24'06"W	.50 296	151	N40'21'37"E	215.30
112	N4712'28"W	28 74"	132	N57'24'06"W	962 05'	122	N40'21'37"E	122 65'
113	N49.32,18"W	50 84	133	N57"24"06"W	538 05,	153	N2811'28'E	.61 081
1,14	N44'47'56"W	17.55	L34	N57'24'06"W	424 00'	154	N2811'28"E	30 01,
115	N62'49'44"W	12 40	1.35	N77-35'54"E	35 36'			
116	N57.40'30"W	45.38	1.36	N32'35'54"E	405 00'			
117	N55-51'24"₩	35 98'	137	N12'24'06"W	35 36'			
L18	N49'44'41"W	36 62"	138	N57'24'06"W	.12 65			
119	N51'43'05"W	10.34	1.39	N2811'28'E	210 66'			
L20	N48'56'35"W	19 17'	140	N4071'37"E	254 03			

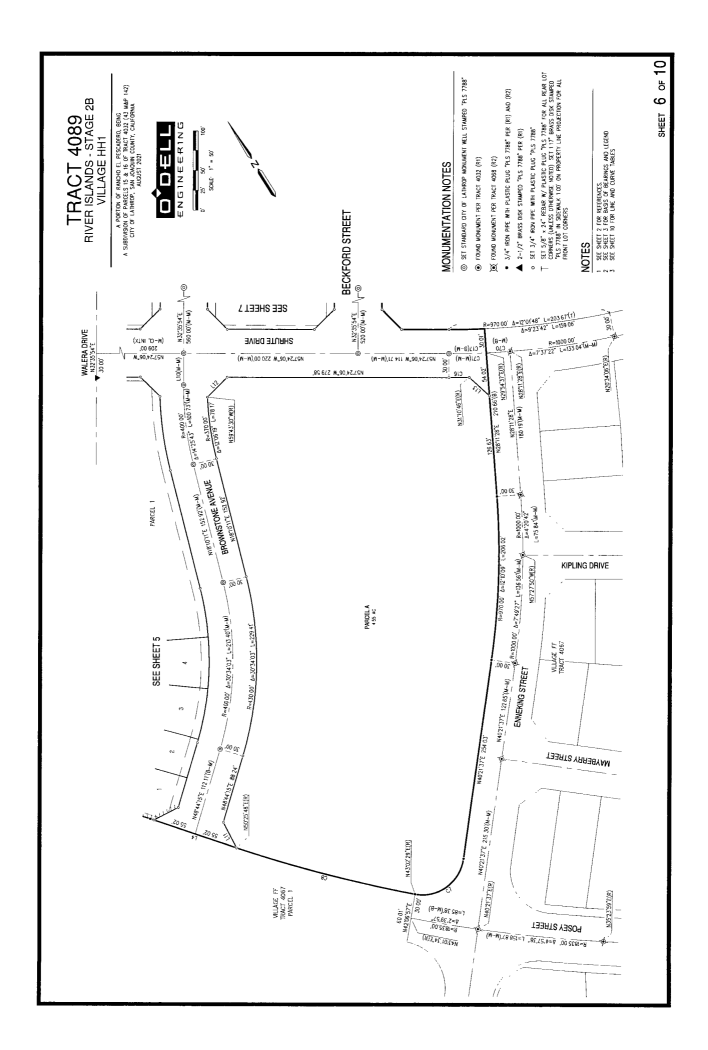
	án.	186	4	2	22	23;	123	95	98	98	136	75	33			
CURVE TABLE	DELTA	40.09,39	2.38'06"	12.10'09"	92.40,25	723'19"	6.38'32"	8.34'38"	90.00.06	*00'00'06	7.49'27"	4'20'42"	1.43'09"			
CURVE	RADIUS	270 00	970 00	970 00	52 00	1805 00	1080 00	635 00	55 00	55 00	1000 00	1000 00	1000 00			
	SURVE	913	C17	C18	613	C20	173	C22	C23	\$Z3	523	c26	C27			
	LENGTH	365 69'	85.38	14 32'	24 00	48 35'	73 68'	38 19'	38 06	55.86	24 11'	10.64	23.56	32 66'	164 27'	15 02'
CURVE TABLE	DELTA	34'55'13"	2'39'57"	1'07'26"	5.05'37"	0.21'50"	84'25'59"	8:06:13"	227,00"	64'00'51"	222,48"	5.04,44"	127'05"	1.41'53"	18814'18"	50'38'11"
CURVE	RADIUS	00 009	1835 00	730 00	270 00	7613 88	20 00	270 00	890 00	20 00	580 50	120 00	930 00	1102 00	20 00	17 00
	CURVE	5	22	2	2	S	99	73	83	ද	010	Cil	C12	C13	5	CIS

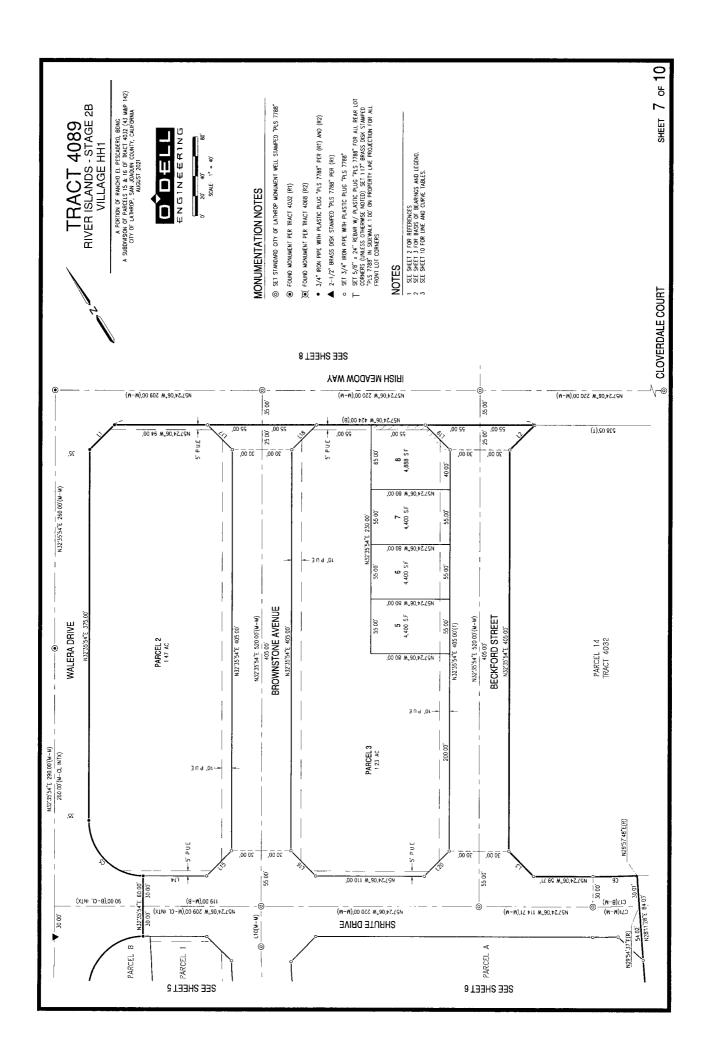
4GTH 4GTH 161' 277' 277' 277' 39' 39' 39' 39' 400'

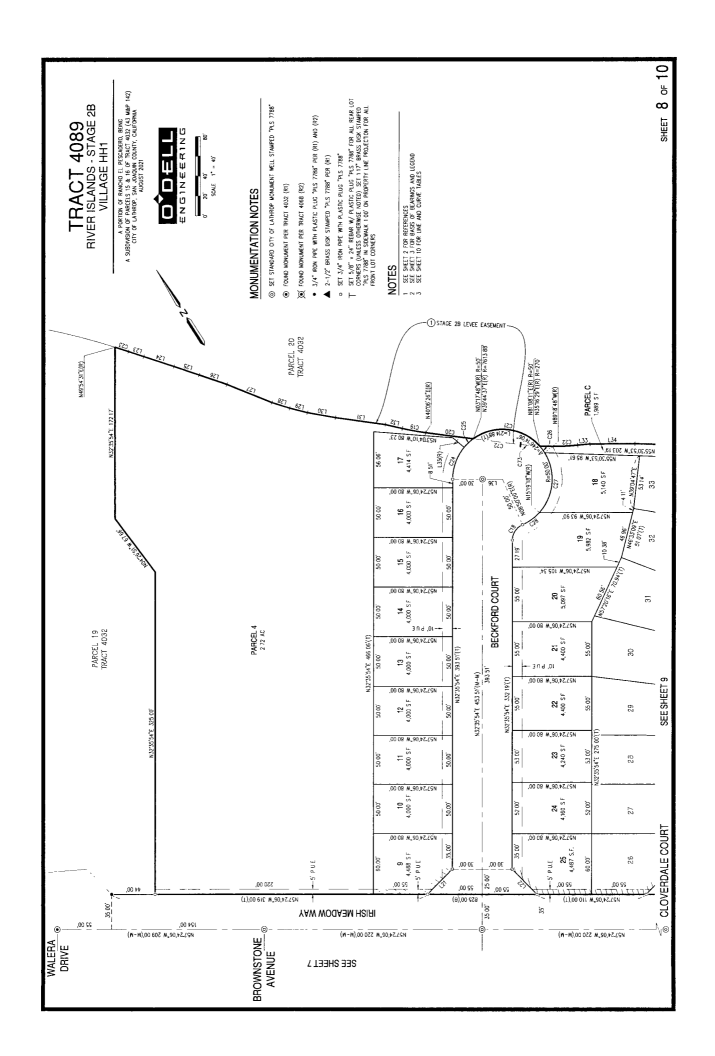


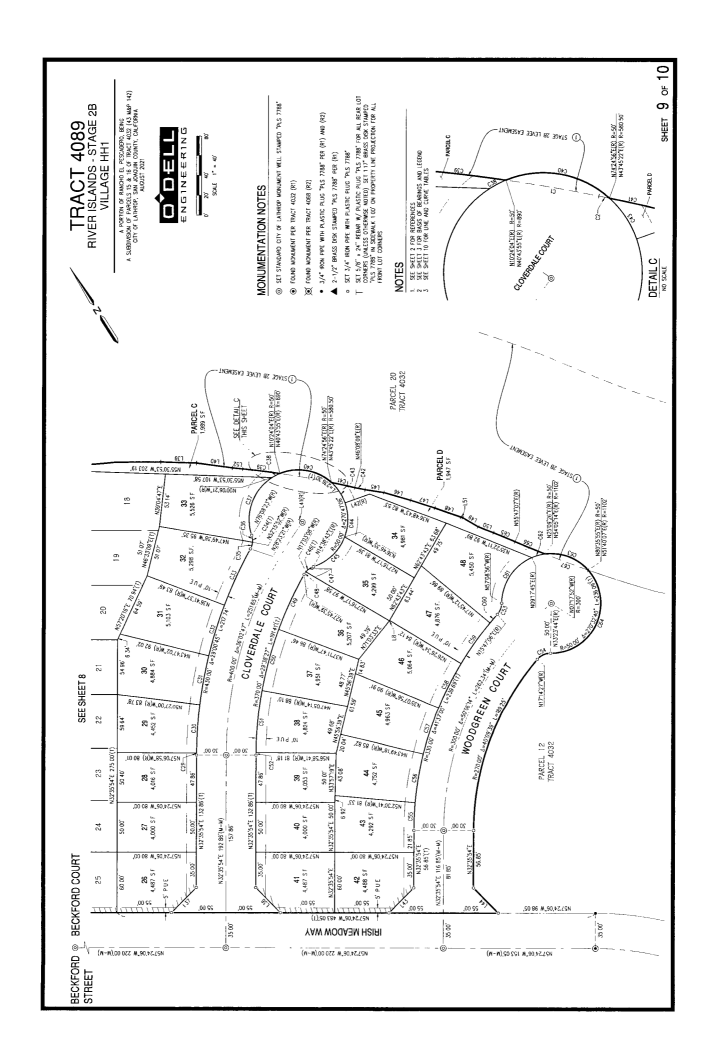












LINE AND CURVE TABLES FOR COURSES SHOWN ON SHEETS 5 THROUGH 9 ONLY

	LINE TABLE			LINE TABLE			
LINE	DIRECTION	HENGTH	SINE	DIRECTION	нын		볼
וו	3,45,5£.//N	.9£ 5£	121	N77-35'54"E	35.36		₹
L2	N77-35'54"E	35 36,	173	N12"24"06"W	35.36		142
13	W12.24'06"W	.92 36,	123	N38'58'04"W	16 16"		143
4	W39'07'52"W	110 04	124	W.29.18'57"W	32 20.		4
1.5	M_85,50.6£N	4 96	175	N38'48'52"W	26 72		₹.
97	W217'03"W	34.39	L26	N.38.32,00,,M	29 55'		146
77	N8510'52"W	34 68'	127	N35'25'48"W	48 83	L	147
87	N62'43'43'E	0 49	128	W4018'00"W	18 88		₹
67	W13'20'47"W	34 77	1.29	N4310'41"W	18 46		5
110	N32'35'54"E	40 00	130	W47"12"28"W	28 74'		8
Ξ	N4.46'56"E	35 99'	5	N49.32,18"W	50.84		53
112	N77'24'17"E	35.24"	١32	N44'47'56"W	17.55		122
113	N1518'53"W	34 42"	133	N62'49'44"W	12 40	,	
114	N57'24'06"W	64 00"	L34	N57'40'30"#	45 38'		
115	N77-35'54"E	35 36'	135	N17*42'53"W	14 97,		
116	N12'24'06"#	35 36'	136	N57'24'06"#	20 00,		
117	N12"24"06"W	35 36'	137	N77.35'54"E	35.36*		
118	N77-35'54"E	35 36'	1.38	N12'24'06"W	35.36		
119	N12'24'06"W	35 36'	139	N55'51'24"W	35.98*		
170	N77'35'54"E	35 36,	0+1	N49'44'41"W	36.62		

	LINE TABLE			CURVE	TABLE
LINE	DIRECTION	LENGTH	CURVE	RADIUS	DELTA
7	W21'21'19"W	5 00'	٥	890 00	3.03'51
142	N77'01'26"W	26 33	23	580 50	0.32,03
143	N77.35'54"E	35.36	23	00 929	8.34.38
144	N12'24'06"W	35 36'	C4	25.00	90,00,00
145	N48'56'35"W	19.17	52	25 00	90,00,00
146	N413150*W	28 15	8	970 00	2.38.06
147	W39'45'46"W	25 51'	<i>C</i> 3	52.00	92.40,25
148	W.55,00.8EN	27.77	83	1805 00	723'19"
149	W2713'20"W	17 80	වී	1080 00	6.38'32"
120	M_85,6£.5£N	16 48	010	370 00	0.39'49"
121	W37.29,07"W	2 15'	CII	370 00	1012'13'
152	W21.43,05"W	10 34	C12	370 00	10'03'53
			C13	370 00	9.38,08

	LENGTH	8 33'	64 57'	21 08′	214	50 03	50 03	53 21'	62 32'	1417	7 08'	7 08'	66.35	9.17	38 06	55 86	24.11	10.64	24.92	35 12"	44 87	12 58	9 40	318	60.93	63.87
TABLE	DELTA	9.33'01"	73'59'30"	24.09'18"	0.17'08"	.85,6£.9	85,66.9	7.05'25"	81816	47.45'02"	23'52'31"	23'52'31"	76'02'03"	10'30'25"	227,00"	64'00'51"	2.22,48	5'04'44"	28'33'39"	4014'51"	51.25'18"	42.24.22	31.41'51"	10'42'31"	9.56.08	9'53'27"
CURVE	RADIUS	20 00	20 00	20 00	430 00	430 00	430 00	430 00	430 00	17 00	17.00	17 00	90 00	20 00	00 068	20 00	580 50	120 00	90.09	20 00	20.00	17 00	17 00	17.00	370 00	370 00
	CURVE	C26	C27	C28	673	630	C31	C32	CII	C34	C35	C36	C37	C38	623	040	C41	C42	C43	C44	C45	C46	C47	C48	C49	C50
	LENGTH	47 60'	5 41,	,90 96	86 39*	86 39'	44 61	84 11,	232 77	125 21	4 29	62 88.	65 00'	62 22'	51 07'	74.14'	25 51	46 92	19 65	24 00,	48 35'	73 68'	38 19'	14 32'	34 63,	12 58
TABLE	DELTA	3.03'51"	0.32,03	8.34.38	90.00.06	\$00,00,06	2.38.06	92.40,25	723'19"	6.38.32	0.39'49"	1012'13"	10'03'53"	9.38,08.	2.42,33	3.22,28	1.25'08"	2.41'17"	6614'06"	2.08,37	0.21,20	84'25'59"	8.06'13"	1.07,26*	39.41'13"	14.25'05"
CURVE	RADIUS	890 00	580 50	635 00	55.00	25 00	970 00	52.00	1805 00	1080 00	370 00	370 00	370 00	370 00	1080 00	1080 00	1030 00	1000 00	17 00	270 00	761388	20 00	270 00	730 00	20 00	50.00
	CURVE	5	C3	63	C4	55	93	C)	83	60	010	CII	C12	C13	C14	C15	C16	C17	C18	C19	C20	C21	C22	CZ3	C24	C25

	A PORTION OF RANCHO EL PESCADERO, BEING	A SUBLIVISION OF PARCELS TO SET BY THACE 4032 (43 MASP 142) CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA	AUGUST 2021			ENGINEERING
	LENGTH	63.87	2.73	12.27	15 02'	28.17
TABLE	DELTA	9'53'27" 63.87"	0.25,25"	41'21'50" 12.27'	50.38'11" 15 02'	4.53,25

TRACT 4089
RIVER ISLANDS - STAGE 2B
VILLAGE HH1

	¥	A SUBUNSION OF CITY OF																				
	LENGTH	63.87	2 73'	12.27	15 02'	28.17	.90 09.	50.05	.50 05	.50 05	11 34,	27 98'	13.84	48 38	115 89	23 56'	32 66'	46 52'	30 00,	76 92'	47.85	19.36
TABLE	DELTA	9.53,57	0.25,55	41.21,50	50'38'11"	4.53,25	8.41.22*	8'41'22"	8.41'22"	8.41'22"	1.58'06"	66"26"41"	15'51'41"	55.26'29"	132'47'49"	1.27,05	1'41'53"	2.25,03,	1.43,08"	4'24'26"	0.21'36"	4.06'32"
CURVE	RADIUS	370 00	370 00	17 00	17 00	330 00	330.00	330 00	330 00	330 00	330 00	20 00	20 00	20 00	20 00	930 00	1102 00	1102 00	1000 00	1000 00	7613 88	270 00
	CURVE	CS1	C22	C53	Ç2	35	950	C57	C58	623	090	190	C62	C63	C64	590	990	C93	020	C2	C72	673

COMMON USE AGREEMENT FOR THE STAGE 2B PORTION LEVEE EASEMENTS THAT AFFECT BECKFORD COURT, CLOVERDALE COURT AND WOODGREEN COURT AND ADJACENT PUBLIC UTILITY EASEMENT BY AND BETWEEN THE CITY OF LATHROP AND ISLAND RECLAMATION DISTRICT NO. 2062

This COMMON USE AGREEMENT FOR BECKFORD COURT, CLOVERDALE COURT AND WOODGREEN COURT AND ADJACENT PUBLIC UTILITY EASEMENT, associated with Phase 1 of River Islands at Lathrop entered into on **September 13, 2021** ("Agreement") and is made and entered into by ISLAND RECLAMATION DISTRICT NO. 2062, a reclamation district organized under the laws of the State of California (the "District"), and the **CITY OF LATHROP**, a municipal corporation in the State of California (the "City"), together "the Parties."

RECITALS

- A. This Agreement relates to certain real property to be dedicated to City for public right of way purposes known as Beckford Court, Cloverdale Court and Woodgreen Court, cul-de-sacs within the River Islands at Lathrop Master Planned Community ("River Islands Site"), being developed by River Islands Stage 2B, LLC ("River Islands").
- B. The Agreement also sets for the process and includes a Grant Deed (included herein as Exhibit "B" to this Agreement), that will dedicate public utility easements (PUEs) adjacent to the rights of way of Beckford Court, Cloverdale Court and Woodgreen Court that extend into the levee easement of the District.
- C. On May 31, 2018, the District recorded easements across properties owned by Califia, LLC, and River Islands for the right to control and maintain the levees constructed by District for flood protection purposes to protect development of both the Stage 2A and Stage 2B sub-planning areas of the River Islands Site ("Levee Easements").
- D. River Islands has proposed Tract 4089, a final map that will create a single-family subdivision within the Stage 2B sub-planning of the River Islands Site, specifically located within Village HH. Tract 4089 contains Beckford Court, Cloverdale Court and Woodgreen Court, cul-desacs with PUEs that extend into a portion of the existing Levee Easements ("Village HH Portion of Beckford Court, Cloverdale Court and Woodgreen Court"), as depicted in Exhibit "A" to this Agreement.
- E. Since the Levee Easements have been recorded to provide appropriate legal access and authority to District for its flood protection works ("District Works") in accordance with the State Water Code and applicable FEMA regulations, and these levees are designed to provide 200-year Urban Level of Flood Protection (ULOP) in accordance with approved State Department of Water Resources Standards, prior to the approval of Tract 4089 and the dedication of right of way for the Village HH Portion of Beckford Court, Cloverdale Court and Woodgreen Court, the Parties acknowledge and agree that it is necessary for the Parties to enter into an agreement to outline the duties and responsibilities of each Party, for the betterment of the public and to avoid conflicts in each Party's individual obligations under applicable law to those portions of Beckford Court,

Cloverdale Court and Woodgreen Court right of way located within portions of the Levee Easements ("Common Use Area") and allow for the lawful dedication of PUEs necessary for public utility services allowed and regulated by CITY.

AGREEMENT

NOW, THEREFORE, in consideration of the premises and of the mutual covenants hereinafter set forth, the Parties do hereby agree as follows:

- 1. City hereby agrees to the construction, reconstruction, maintenance or use by District of the District Works located within the Common Use Area which is more particularly described on Exhibit "A" to this Agreement, incorporated herein by this reference.
- 2. District hereby agrees to the construction, reconstruction, maintenance or use by City of the Village HH Portion of Beckford Court, Cloverdale Court and Woodgreen Court within the Common Use Area which is more particularly described on Exhibit "A" to this Agreement, incorporated herein by this reference.
- 3. District and City acknowledge the priority of title of each other wherever applicable to the Common Use Area.
- 4. District has reviewed the Village HH improvement plans for surface improvements, underground pipelines, street lighting, landscaping and joint trench construction prepared by O'Dell Engineering and Power Systems Design and has no objections to the design and proposed construction of the facilities on these improvement plans that are located within the Common Use Area.
- 5. In the event that the future use of the Village HH Portion of Beckford Court, Cloverdale Court and Woodgreen Court shall at any time necessitate rearrangement, relocation or reconstruction of any of the District's works within the Common Use Area, City shall notify District in writing of such necessity pursuant to applicable sections of the Water Code and City agrees to pay the cost of such rearrangement, relocation or reconstruction of District's works following approval of all plans and specifications of said rearrangement, relocation, or reconstruction by the District, which approval shall not be unreasonably withheld.
- 6. In the event that the future use of the District Works shall at any time necessitate rearrangement, relocation or reconstruction of any of the Village HH Portion of Beckford Court, Cloverdale Court and Woodgreen Court within the Common Use Area, District shall notify City in writing of such necessity and District agrees to pay the cost of such rearrangement, relocation or reconstruction of Village HH Portion of Beckford Court, Cloverdale Court and Woodgreen Court following approval of all plans and specifications of said rearrangement, relocation, or reconstruction by the City, which approval shall not be unreasonably withheld.
- 7. City shall pay the cost to maintain, repair or replace City's facilities located in the Common Use Area at its sole expense, and for construction, rearrangement, modification, alteration or relocation not requested or undertaken by District, except for damage resulting from maintenance, repair or replacement by District.

- 8. District or its assignees shall pay the cost to maintain, repair and replace District's facilities located in the Common Use Area at its sole expense, and for construction, rearrangement, modification, alteration or relocation not requested or undertaken by City, excepting damage resulting from maintenance, repair or replacement by City.
- 9. District, when working within the Common Use Area shall comply with the following provisions:
- (a) Except in times of emergency, including during a high water or flooding event, District shall provide reasonable notice to City before performing any work in the Common Use Area where such work will be performed in or on the traveled way or improved shoulders, sidewalk or landscaping of the roadway or will otherwise obstruct vehicular and/or pedestrian traffic.
- (b) In all cases, District shall make adequate provisions for the protection of the travelling public and provide such barricades and safety devices as are required by City standards, and in cases of non-emergency, provide a Traffic Control Plan as required by City standards and specifications.
- (c) All work shall be planned and carried out so there will be minimum inconvenience to the traveling public.
- (d) All work shall be replacement in kind, conform to the existing facilities as to width and depth of surfacing thereof, meet all applicable City standards and specifications as determined by the City Engineer and shall be subject to inspection by City.
- 10. District and City shall use said Common Use Area in such manner as to not unreasonably interfere with the rights of either Party.
- 11. District shall not be responsible for any damage occurring to the City facilities in the Common Use Area that are not as a direct result of the District's maintenance, construction or reconstruction activities, or from its flood control facilities located on or near the Common Use Area. All costs for repairing such damage to City's facilities shall be borne by City.
- 12. City shall not be responsible for any damage occurring to District facilities in the Common Use Area that are not as a direct result of the City's maintenance, construction or reconstruction activities of its right of way or improvements on or near the Common Use Area. All costs for repairing such damage to District's facilities shall be borne by District.
- 13. District is responsible for maintaining the aesthetic, structural integrity, and safety of its pedestrian bridges constructed by District that may transverse City right of way, including the Village HH Portion of Beckford Court, Cloverdale Court and Woodgreen Court, including, but not limited to the bridge decks, piers, foundations, railings, abutment walls, and ramps. City shall not be responsible for the inspection, maintenance or repair of any District pedestrian bridges, including safety inspections of the bridge structure, footings, or abutments.
- 14. District shall be responsible for the vegetation and weed control activities of its levee slopes and adjacent areas that may transverse the Common Use Area. City shall be responsible for any landscaping and irrigation improvements within its right of way, including within the Common Use Area. The City or its assignees shall become responsibility for weed control within portions of the Common Use Area that are landscaped by the City.

- 15. District shall, for public purposes, dedicate the PUEs via Grant Deed included and incorporated herein as Exhibit "B" to this Agreement, for Beckford Court, Cloverdale Court and Woodgreen Court. This Grant Deed shall be recorded concurrently with the recordation of the Tract 4089 final map.
- 16. To the extent that the City's rights to its rights of way and/or PUEs for Beckford Court, Cloverdale Court and Woodgreen Court under the applicable laws of the State of California do not hinder or conflict with the rights of the District under applicable laws of the State of California, such rights of the District shall remain and be in full force and effect. Should any conflict with the rights of the City by rights of the District be identified, the District hereby subrogates its rights to the City, subject to review and approval of the District's legal counsel.
- 17. This Agreement shall not have a prescribed term. Termination of Agreement shall only occur if the Common Use Area ceases to be in existence and the need for this Agreement and its rights and obligations contained herein cease to be necessary. Either Party may provide written notice of such termination, subject to review and verification of the other Party.
- 18. Notices. Any and all notices required to be given hereunder will be deemed to have been delivered upon deposit in the United States mail, postage prepaid, addressed to either of the parties at the address hereinafter specified or as later amended by either party in writing:

City of Lathrop Attention: City Clerk 390 Towne Centre Lathrop, CA 95330

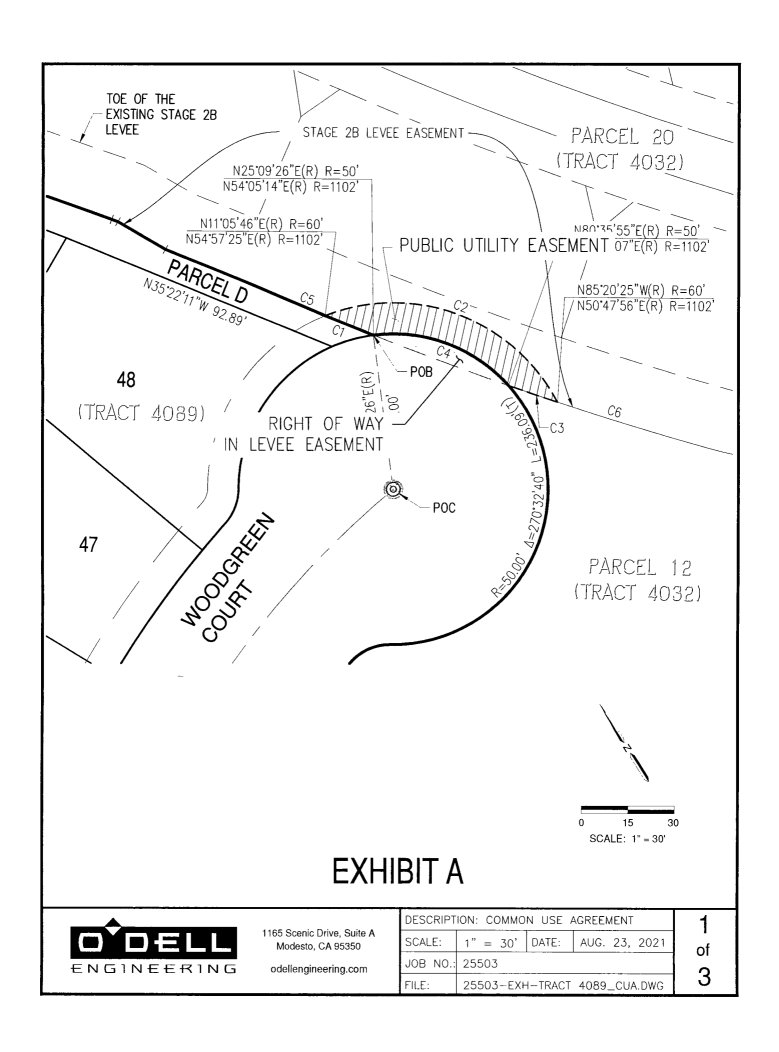
Reclamation District No. 2062 73 West Stewart Road Lathrop, CA 95330 Attention: President

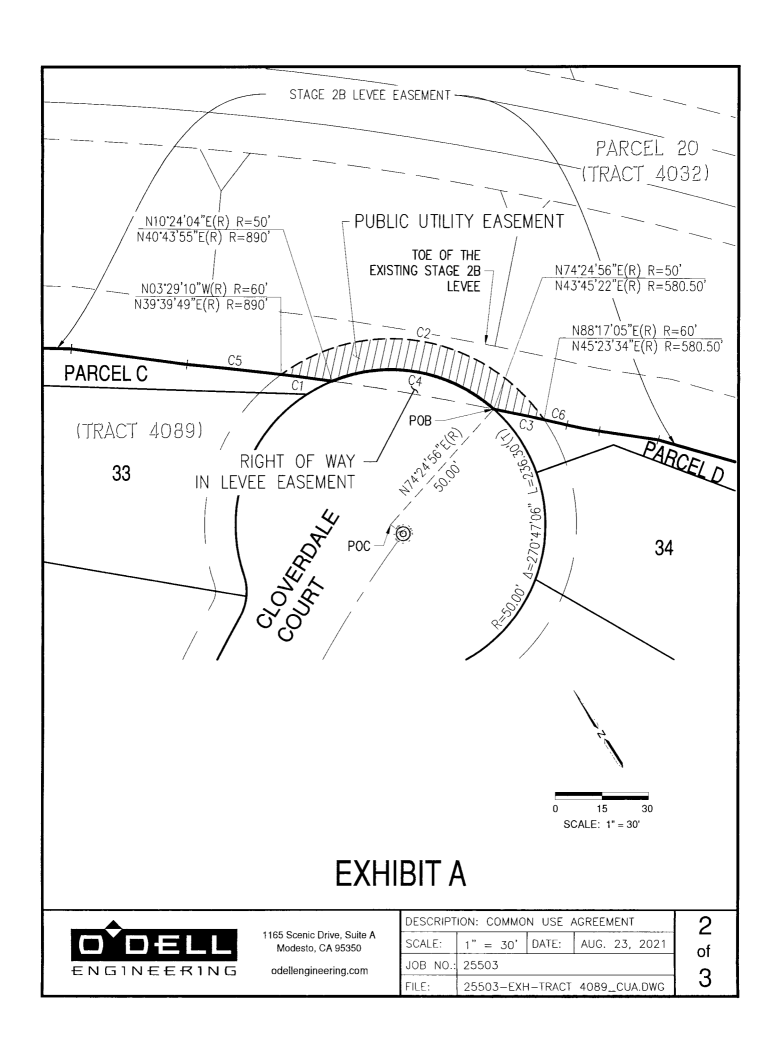
- 19. This Agreement, and all terms, covenants, and conditions hereof, will apply to and bind the successors and assigns of the respective parties hereto. Neither Party will assign nor sublet this Agreement without the prior written consent of the other Party.
- 20. This Agreement is governed by California law.
- 21. This Agreement may not be modified or amended except in writing signed by both parties.
- 22. Each party must, in all activities undertaken pursuant to this Agreement, comply and cause its contractors, agents and employees to comply with all Federal, State and local laws, statutes, orders, ordinances, rules, and regulations.
- 23. It is expressly understood that this Agreement does not in any way whatsoever grant or convey any permanent easement, fee or other interest in a party's real property to the other Party.
- 24. This Agreement, together with all exhibits attached hereto, constitutes the entire agreement between the Parties and supersedes all prior written or oral understandings.

IN WITNESS WHEREOF, the City and District have signed this Agreement effective as of the Effective Date.

CITY OF LATHROP	
A California municipal corporation	
By: Stephen Salvatore, City Manager	
Stephen Salvatore, City Manager	
ISLAND RECLAMATION DISTRICT NO. 2062 a California reclamation district	
By:Susan Dell'Osso, President	
ATTEST:	
By: Teresa Vargas, City Clerk	
Teresa Vargas, City Clerk	
APPROVED AS TO FORM BY THE CITY	OF LATHROP CITY ATTORNEY:
By:Salvador V. Navarrete, City Attorney	
Salvador V. Navarrete, City Attorney	

EXHIBIT "A" COMMON USE AREA DEPICTION





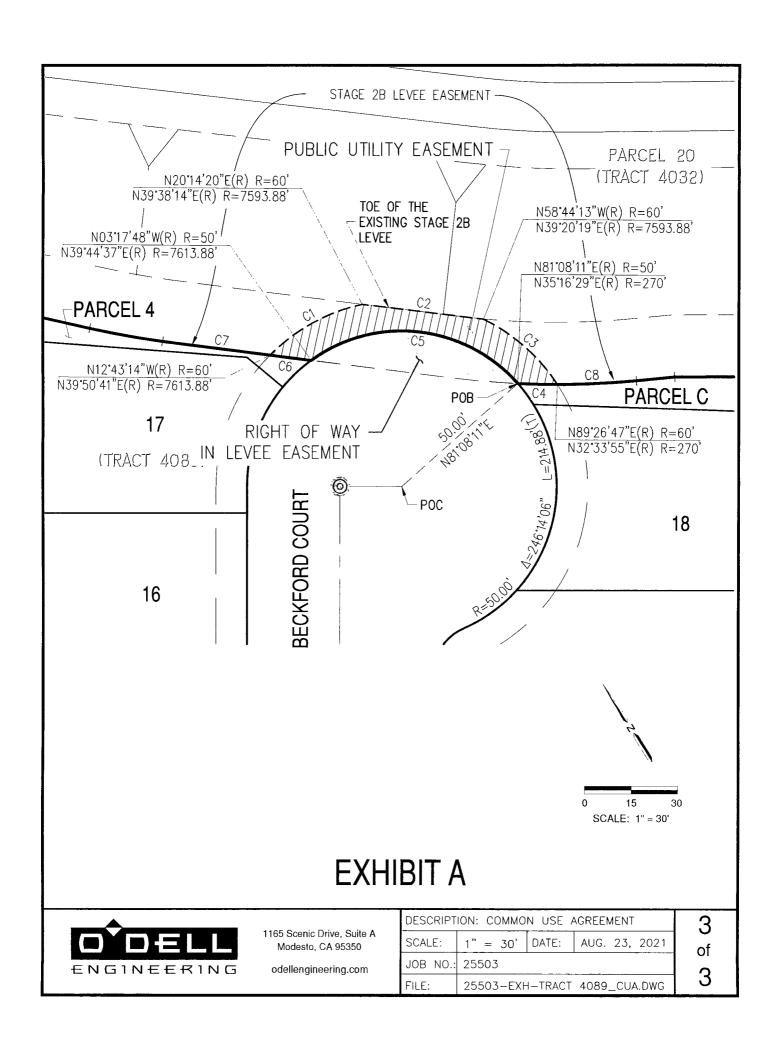


EXHIBIT "B" GRANT DEED FOR DEDICATION OF PUBLIC UTILITY EASEMENTS

RECORDING REQUESTED BY, AND	
WHEN RECORDED MAIL TO:	
CITY OF LATHROP	
ATTN: CITY CLERK	
390 TOWNE CENTRE DRIVE	
LATHROP, CA 95330	
Exempt from payment of recording fees (GC 27383)	
APN:	SPACE ABOVE THIS LINE FOR RECORDER'S USE
Offer of	Dedication
for Public U	Itility Easements
(Final	Map 4089)
THIS INSTRUMENT BENEFITS THE CITY ONLY. NO FEE	E REQUIRED.
THE UNDERSIGNED GRANTOR(S) DECLARE(S):	DOCUMENTARY TRANSFER TAX IS \$
() comp of sal	uted on full value of property conveyed, or uted on full value less liens and encumbrances remaining at time e. orporated area (X)City of Lathrop
For a valuable consideration, receipt of which is hereballed RIVER ISLANDS STAGE 2B, LLC, a Delaware limited	•
hereby grants to CITY OF LATHROP, a California mu	inicipal corporation "Grantee",
maintain, poles, wires, cables, pipes, and conduits and	nent together with the right to construct, reconstruct, repair and their appurtenances upon (the "Public Utility Easement") over County of San Joaquin, City of Lathrop and more particularly
See attac	hed Exhibit "A"
In witness whereof the undersigned have executed th	is instrument on September 13, 2021.
Grantor(s): RIVER ISLANDS STAGE 2B, LLC, a Delaware limited liability company	
By:Susan Dell'Osso, President	

EXHIBIT "A" LEGAL DESCRIPTION

LEGAL DESCRIPTION PUBLIC UTILITY EASEMENTS PARCEL 20, TRACT 4032 (43 M&P 142) RIVER ISLANDS-STAGE 2B CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

CERTAIN REAL PROPERTY SITUATE IN THE CITY OF LATHROP, COUNTY OF SAN JOAQUIN, STATE OF CALIFORNIA, DESCRIBED AS FOLLOWS:

PUBLIC UTILITY EASEMENT (TRIBUNE COURT)

BEING A PORTION OF PARCEL 20 AS SAID PARCEL IS SHOWN ON THE MAP ENTITLED "TRACT 4032, RIVER ISLANDS-STAGE 2B, LARGE LOT FINAL MAP", FILED OCTOBER 8, 2020, IN BOOK 43 OF MAPS AND PLATS, AT PAGE 142, OFFICIAL RECORDS OF SAN JOAQUIN COUNTY, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCI	NG AT THE CENTER OF TRIBUNE COU	RT CUL DE SAC AS SHOWN O	N THE MAP
ENTITLED "	TRACT 4069, RIVER ISLANDS-STAGE 21	B, VILLAGE OO2" FILED	,2021,
IN BOOK	OF MAPS AND PLATS, AT PAGE		
COUNTY;			

THENCE, ALONG A RADIAL BEARING OF NORTH 45°40'46" WEST, A DISTANCE OF 50.00 FEET TO THE WESTERLY LINE OF PARCEL 20 OF SAID TRACT 4032, ALSO BEING THE **POINT OF BEGINNING** OF THE HEREIN DESCRIBED EASEMENT;

THENCE, ALONG SAID WESTERLY LINE, ALONG A NON-TANGENT CURVE TO THE LEFT, HAVING A RADIUS OF 50.00 FEET, THROUGH A CENTRAL ANGLE OF 91°31'09", AND AN ARC DISTANCE OF 79.86 FEET;

THENCE, CONTINUING ALONG SAID WESTERLY LINE, ALONG A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 3103.00 FEET, FROM WHICH THE CENTER OF SAID CURVE BEARS NORTH 89°36'20" EAST, THROUGH A CENTRAL ANGLE OF 00°14'16", AND AN ARC DISTANCE OF 12.87 FEET:

THENCE, LEAVING SAID SOUTHEASTERLY LINE, ALONG A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 60.00 FEET, FROM WHICH THE CENTER OF SAID CURVE BEARS SOUTH 34°18'50" WEST, THROUGH A CENTRAL ANGLE OF 30°09'12", AND AN ARC DISTANCE OF 31.58 FEET TO THE TOE OF THE EXISTING STAGE 2B LEVEE:

THENCE, ALONG SAID LEVEE TOE, ALONG A NON-TANGENT CURVE TO THE LEFT, HAVING A RADIUS OF 3,083.00 FEET, FROM WHICH THE CENTER OF SAID CURVE BEARS NORTH 89°00'58" EAST, THROUGH A CENTRAL ANGLE OF 00°54'37", AND AN ARC DISTANCE OF 48.99 FEET;

THENCE, LEAVING SAID LEVEE TOE, ALONG A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 60.00 FEET, FROM WHICH THE CENTER OF SAID CURVE BEARS NORTH 67°20'44" EAST, THROUGH A CENTRAL ANGLE OF 30°09'12", AND AN ARC LENGTH OF 31.58 FEET TO THE WESTERLY LINE OF SAID PARCEL 20;

THENCE, ALONG SAID WESTERLY LINE, ALONG A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 3,103.00 FEET, FROM WHICH THE CENTER OF SAID CURVE BEARS NORTH 87°39'43" EAST, THROUGH A CENTRAL ANGLE OF 00°14'16", AND AN ARC DISTANCE OF 12.87 FEET TO THE **POINT OF BEGINNING**.

CONTAINING 794 SQUARE FEET, MORE OR LESS.

JN 25503 August 23, 2021

PUBLIC UTILITY EASEMENT (MERRICK COURT)

BEING A PORTION OF PARCEL 20 AS SAID PARCEL IS SHOWN ON THE MAP ENTITLED "TRACT 4032, RIVER ISLANDS-STAGE 2B, LARGE LOT FINAL MAP", FILED OCTOBER 8, 2020, IN BOOK 43 OF MAPS AND PLATS, AT PAGE 142, OFFICIAL RECORDS OF SAN JOAQUIN COUNTY, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE CENTER OF THE MERRICK COURT CUL DE SAC AS SHOWN ON THE MAP ENTITLED "TRACT 4069, RIVER ISLANDS-STAGE 2B, VILLAGE OO2" FILED ______, 2021, IN BOOK _____ OF MAPS AND PLATS, AT PAGE _____, OFFICIAL RECORDS OF SAN JOAQUIN COUNTY;

THENCE, ALONG A RADIAL BEARING OF NORTH 40°14'12" EAST, A DISTANCE OF 50.00 FEET TO THE WESTERLY LINE OF PARCEL 20 OF SAID TRACT 4032, ALSO BEING THE **POINT OF BEGINNING** OF THE HEREIN DESCRIBED EASEMENT;

THENCE, ALONG SAID WESTERLY LINE, NORTH 03°44'49" WEST, FOR A DISTANCE OF 12.96 FEET:

THENCE, LEAVING SAID WESTERLY LINE, ALONG A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 60 FEET, FROM WHICH THE CENTER OF SAID CURVE BEARS SOUTH 31°36'47" WEST, THROUGH A CENTRAL ANGLE OF 30°25'46", AND AN ARC DISTANCE OF 31.87 FEET TO THE TOE OF THE EXISTING STAGE 2B LEVEE;

THENCE, ALONG SAID LEVEE TOE, SOUTH 03°44'49" EAST, A DISTANCE OF 49.21 FEET;

THENCE, LEAVING SAID LEVEE TOE, ALONG A NON-TANGET CURVE TO THE LEFT, HAVING A RADIUS OF 60.00 FEET, FROM WHICH THE CENTER OF SAID CURVE BEARS NORTH 69°32'11" WEST, THROUGH A CENTRAL ANGLE OF 30°25'46", AND AN ARC DISTANCE OF 31.87 TO THE WESTERLY LINE OF SAID PARCEL 20:

THENCE, ALONG SAID WESTERLY LINE, NORTH 03°44'49" WEST, A DISTANCE OF 12.96 FEET;

THENCE, CONTINUING ALONG SAID WESTERLY LINE, ALONG A NON-TANGET CURVE TO THE LEFT, HAVING A RADIUS OF 50.00 FEET, FROM WHICH THE CENTER OF SAID CURVE BEARS NORTH 03°44'49" WEST, THROUGH A CENTRAL ANGLE OF 92°01'58", AND AN ARC DISTANCE OF 80.31 TO THE **POINT OF BEGINNING**:

CONTAINING 801 SQUARE FEET, MORE OR LESS.

PLATS OF THE ABOVE DESCRIBED EASEMENTS ARE ATTACHED HERETO AS **EXHIBIT B** AND BY THIS REFERENCE MADE A PART HEREOF.

END DESCRIPTION

THIS DESCRIPTION HAS BEEN PREPARED BY ME, OR UNDER MY DIRECTION, IN CONFORMANCE WITH THE REQUIREMENTS OF THE PROFESSIONAL LAND SURVEYOR'S ACT.

	SONAL LAND SURVEY	
WILLIAM M. KOCH PROFESSIONAL LAND SURVEYOR CALIFORNIA NO. 8092	No. 8092	DATE

