## CITY MANAGER'S REPORT MARCH 25, 2024, CITY COUNCIL SPECIAL MEETING

ITEM: APPROVE FINAL MAP, CFD ANNEXATION,

IRREVOCABLE OFFER OF DEDICATION, AND SUBDIVISION IMPROVEMENT AGREEMENT FOR 87 LOTS IN TRACT 4178 VILLAGE 40 WITHIN LAKE

HARBOR WEST DISTRICT OF RIVER ISLANDS

RECOMMENDATION: Adopt Resolution Approving Final Map for Tract 4178

Village 40 within the Lake Harbor West District, Totaling 87 Single Family Lots, Annexation into CFD 2023-1, an Irrevocable Offer of Dedication, and a Subdivision Improvement Agreement with River

Islands Development Area 1, LLC

## **SUMMARY:**

The proposed Final Map for Tract 4178, included as Attachment "E", is within the Lake Harbor West District of Phase 2 for the River Islands Project. River Islands Development Area 1, LLC (River Islands) is proposing eighty-seven (87) 52' x 100' single-family lots for Pulte Homes. A Vicinity Map is included as Attachment "B".

Staff recommends that the City Council approve the proposed Final Map Tract 4178, Lake Harbor Village 40 (Tract 4178), City of Lathrop Community Facilities District, Irrevocable Offer of Dedication (IOD), and a Subdivision Improvement Agreement (SIA), included as Attachment "C", with River Islands Development Area 1, LLC, by Resolution included as Attachment "A".

## **BACKGROUND:**

On June 14, 2021, the City Council adopted resolutions and ordinances approving the River Islands modified Phase 2 Project and Vesting Tentative Subdivision Map (VTM) 6716. On November 14, 2022, City Council approved Large Lot Map Tract 4149 for 34 undevelopable parcels. On August 16, 2023, Planning Commission approved the Lake Harbor West Neighborhood Development Plan and Architectural Design Guidelines and Development Standards. The land for the proposed Final Map for Tract 4178 is within the geographic boundaries of VTM 6716, Large Lot Map Tract 4149, and the Lake Harbor West Neighborhood.

As required by the Lathrop Municipal Code Chapter 16.16, all final maps must include a SIA to guarantee specific offsite and onsite improvements.

The total cost of the improvements for Tract 4178 is \$2,262,000, however, a large percentage of the improvements have already been constructed and therefore do not need to be guaranteed. Performance and labor & material securities have been provided with the SIA for Tract 4178 that guarantee the unfinished improvements in the amount of:

## **CITY MANAGER'S REPORT** PAGE 2 MARCH 25, 2024, CITY COUNCIL SPECIAL MEETING APPROVE FINAL MAP, CFD ANNEXATION, IOD, AND SIA FOR 87 LOTS IN TRACT 4178 VILLAGE 40 WITHIN LAKE HARBOR WEST DISTRICT OF RIVER **ISLANDS**

Unfinished Improvement Total:	\$113,000
Performance Security (110% of Unfinished Improvements)	\$124,300
Bond No. 0844442	
Labor & Materials Security (50% of Performance Security)	\$62,150
Bond No. 0844442	' '

Sections 9 and 10 of the SIA for Tract 4178 require River Islands to construct Off-Site Improvements as well as comply with conditions for the use of temporary wastewater pump and haul. The conditions, terms, requirements, and guarantees associated with these items are documented in the Tract 4155 SIA approved by City Council on September 11, 2023 and are applicable to Tract 4178.

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.

Tract 4178 will need to be annexed into different CFDs for maintenance purposes. The CFDs are for the City, Island Reclamation District (RD) 2062 and River Islands Public Financing Authority (RIPFA). Approval of Annexation into City of Lathrop CFD 2023-1 is proposed with this Council item. Annexation into additional CFDs administered by RD 2062 and RIPFA is required as part of the escrow instructions prior to recording of the final map.

River Islands has provided an Irrevocable Offer of Dedication for right-of-way purposes for the portion of Clawson Lane that fronts Tract 4178 (B5 of Attachment "D"). Clawson Lane is necessary for the access to Tract 4178 but is not part of the large parcel that encompasses Tract 4178 and therefore must be dedicated by a document separate from the Final Map.

As a precondition to record the Final Map, River Islands must satisfy the Escrow Instructions, included as Attachment "D", by depositing necessary sums to guarantee the payment of all fees and providing required documents.

## **REASON FOR RECOMMENDATION:**

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

Dog	cuments	Status	
1.	Final Map ready for signature	Completed	
2.	Subdivision Improvement Agreement	Completed	
3.	Performance Security – Uncompleted Landscaping and Miscellaneous Improvements	Received	

4.	Labor and Materials Security – Uncompleted Landscaping and Miscellaneous Improvements	Received
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 <sup>rd</sup> 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.	Tract 4178 Lake Harbor – Village 40 – City of Lathrop Community Facilities District No. 2023-1 (River Islands Public Services and Facilities) Annexation No. 3	Approval pending with this item
15.	Irrevocable Offer of Dedication and Certificate of Acceptance	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

## **FISCAL IMPACT:**

There is no fiscal 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 4178 Village 40 within the Lake Harbor District, Totaling 87 Single Family Lots, Annexation into City of Lathrop CFD 2023-1, an Irrevocable Offer of Dedication, and a Subdivision Improvement Agreement with River Islands Development Area 1, LLC
- B. Vicinity Map Lake Harbor Tract 4178 Village 40
- C. Subdivision Improvement Agreement between the City of Lathrop and River Islands Development Area 1, LLC, a Delaware limited liability company, for Tract 4178, Lake Harbor - Village 40
- D. Escrow Instructions for Final Map Tract 4178 Lake Harbor Village 40, including;
  - Annexation into City of Lathrop CFD 2023-1 (B2 of Attachment "D")
  - Irrevocable Offer of Dedication Easement for Public Roadway Purposes for Clawson Lane (B5 of Attachment "D")
- E. Final Map Tract 4178 Lake Harbor Village 40

## CITY MANAGER'S REPORT PAGE 5 MARCH 25, 2024, CITY COUNCIL SPECIAL MEETING APPROVE FINAL MAP, CFD ANNEXATION, IOD, AND SIA FOR 87 LOTS IN TRACT 4178 VILLAGE 40 WITHIN LAKE HARBOR WEST DISTRICT OF RIVER ISLANDS

## **APPROVALS**

Bellal Nabizadah	3/13/24
Assistant Engineer	Date
Brad Taylor	3/18/2024
City Engine	Date
Cari James Finance Director	3/4/2024 Date
Michael King Assistant City Manager	<u>る・13・2024</u> Date
Salvador Navarrete	3 – 13・2024
City Attorney	Date
Stephen Salvatore	<u><b>3</b>・1B・2</u> 4
City Manager	Date

## **RESOLUTION NO. 24-**

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LATHROP APPROVING FINAL MAP FOR TRACT 4178 VILLAGE 40 WITHIN THE LAKE HARBOR WEST DISTRICT, TOTALING 87 SINGLE FAMILY LOTS, ANNEXATION INTO CFD 2023-1, AN IRREVOCABLE OFFER OF DEDICATION, AND A SUBDIVISION IMPROVEMENT AGREEMENT WITH RIVER ISLANDS DEVELOPMENT AREA 1, LLC

**WHEREAS**, on June 14, 2021, the City Council adopted resolutions and ordinances approving the River Islands modified Phase 2 Project and Vesting Tentative Subdivision Map (VTM) 6716; and

**WHEREAS,** on November 14, 2022, City Council approved Large Lot Map Tract 4149 for 34 undevelopable parcels; and

**WHEREAS**, the land for the proposed Final Map for Tract 4178, Lake Harbor West Village 40 (Tract 4178), is within the geographic boundaries of VTM 6716, Large Lot Map Tract 4149, and the Lake Harbor West Neighborhood; and

**WHEREAS**, as required by the Lathrop Municipal Code 16.16, all final maps must include a Subdivision Improvement Agreement (SIA) to guarantee specific offsite and onsite improvements; and

**WHEREAS**, River Islands Development Area 1, LLC, (hereinafter referred to as "River Islands") provided performance and labor & material securities with the SIA for Tract 4178 that guarantee the unfinished improvements for Tract 4178 in the amount as follows:

Unfinished Improvement Total:	\$113,000
Performance Security (110% of Unfinished Improvements) Bond No. 0844442	\$124,300
Labor & Materials Security (50% of Performance Security) Bond No. 0844442	\$62,150

; and

**WHEREAS,** sections 9 and 10 of the SIA for Tract 4178 requires River Islands to construct Off-Site Improvements as well as comply with conditions for the use of temporary wastewater pump and haul. The conditions, terms and requirements associated with these items are documented in the Tract 4155 SIA approved by City Council on September 11, 2023 and are applicable to this Tract 4178; and

**WHEREAS**, potential 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, Tract 4178 needs to be annexed to the three different Community Facilities Districts (CFDs) for maintenance purposes. Staff recommends that Council approve Annexation No. 3 into City of Lathrop CFD 2023-1. Additional CFDs administered by Island Reclamation District 2062 and River Islands Public Financing Authority are recorded and included as part of the escrow instructions; and

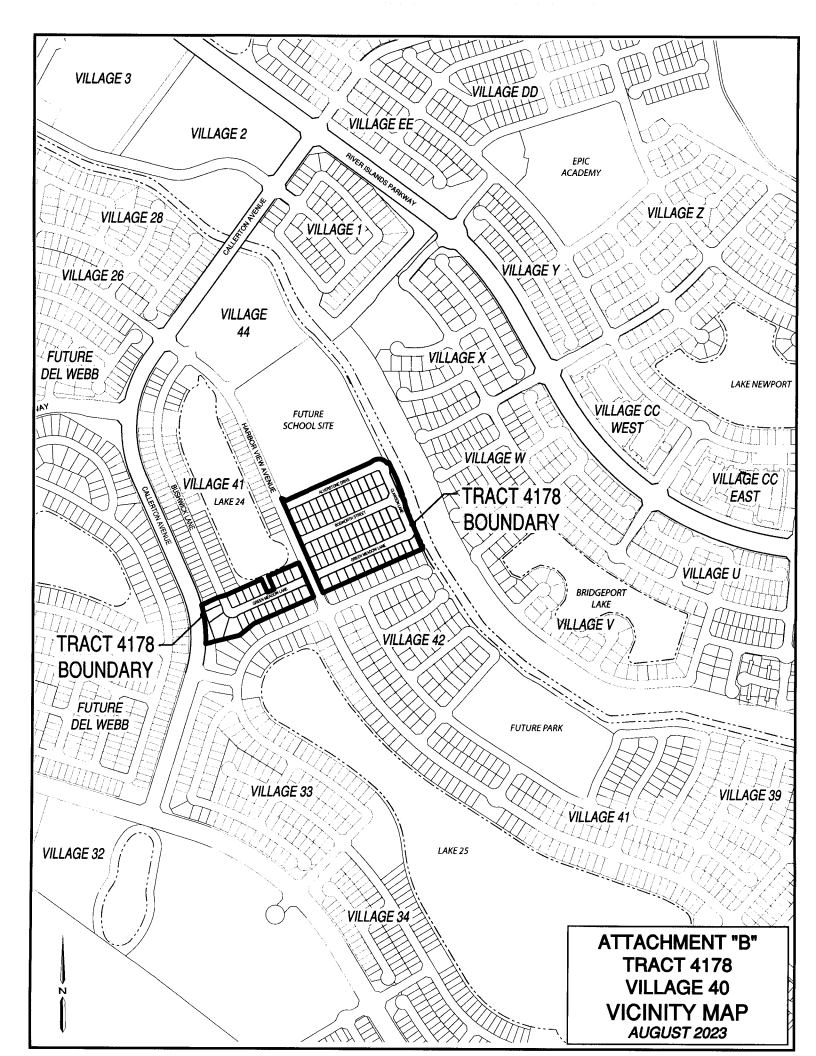
**WHEREAS**, Clawson Lane is necessary for the access to Tract 4178 but is not part of the large parcel that encompasses Tract 4178 and therefore must be dedicated by a document separate from the Final Map. River Islands has provided an Irrevocable Offer of Dedication for right-of-way purposes for the portion of Clawson Lane that fronts and provides access to Tract 4178; and

**WHEREAS**, River Islands must satisfy the Escrow Instructions, included as Attachment "D" to the City Manager's Report, by depositing necessary sums and required security to guarantee execution of the documents related to the SIA.

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

- 1. The Final Map for Tract 4178 and is hereby approved as submitted for recordation with the San Joaquin County Assessor/Recorder/County Clerk Office once the terms and conditions of the escrow instructions are met.
- 2. The City Manager, or their designee, is authorized to execute a Subdivision Improvement Agreement with River Islands in substantially the form as attached to the March 25, 2024 staff report.
- 3. Annexation into the City of Lathrop Community Facilities District No. 2023-1 (River Islands Public Services and Facilities) in substantially the form as attached to the March 25, 2024 staff report.
- 4. Irrevocable Offer of Dedication of Easement for portions of Clawson Lane Tract 4178.

<b>PASSED AND ADOPTED</b> by the day of March 2024 by the following vot	City Council of the City of Lathrop this 25 <sup>th</sup> e:
AYES:	
NOES:	
ABSTAIN:	
ABSENT:	
	Sonny Dhaliwal, Mayor
ATTEST:	APPROVED AS TO FORM:
Teresa Vargas, City Clerk	Salvador Navarrete, City Attorney



## SUBDIVISION IMPROVEMENT AGREEMENT BETWEEN THE CITY OF LATHROP AND RIVER ISLANDS DEVELOPMENT AREA 1, LLC,

FOR TRACT 4178 LAKE HARBOR WEST - VILLAGE 40 - 87 SINGLE FAMILY LOTS

## **RECITALS**

- A. This Agreement is made and entered into this 25<sup>th</sup> day of March 2024, by and between the CITY OF LATHROP, a municipal corporation of the State of California (hereinafter "CITY") and River Islands Development Area 1, LLC, a Delaware Limited Liability Company, (hereinafter referred to as "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 4178 Lake Harbor West-Village 40 (Tract 4178). However, SUBDIVIDER has completed a significant portion of public infrastructure improvements associated with Tract 4178 located within the Lake Harbor West District of River Islands Phase 2, which also includes major streets necessary to access the site. Performance and Labor & Material securities have been provided by SUBDIVIDER that guarantee the unfinished improvements for Tract 4178, in the amount shown in Section 8 of this Agreement.
- C. SUBDIVIDER is required to construct certain off-site improvements (Off-Site Improvements) that support the West Village, Lake Harbor, and Paradise Cut Village Center Neighborhoods of River Islands Phase 2 (Neighborhoods). The Offsite Improvements are needed to provide public access, emergency vehicle access, and wastewater discharge for the Neighborhoods. Since construction of the Offsite Improvements are not complete, SUBDIVIDER has provided security with the Subdivision Improvement Agreement for Tract 4155 West Village Unit 1 (Tract 4155 SIA) as detailed in Table 1 of the Agreement. The conditions, terms, requirements, and guarantees associated with the Off-Site Improvements stated in the Tract 4155 SIA are applicable to Tract 4172, Tract 4173, and this Agreement.
- D. As a condition of Final Map approval, SUBDIVIDER is required to provide wastewater conveyance to the City's Combined Treatment Facility (CTF) and treatment capacity to each parcel within the Final Map boundary. However, the Callerton Avenue Bridge, which is guaranteed with the Tract 4155 SIA, has not yet been constructed due to permitting delays and therefore the wastewater conveyance system for Phase 2 of the Project south/west of the main drain does not have the ability to convey wastewater to the CTF. Therefore, SUBDIVIDER requested approval with the Tract 4155 SIA of the use of temporary pump and haul of wastewater until the Callerton Avenue Lift Station and Bridge are constructed and conveyance of wastewater to the CTF is possible.

Subdivision Improvement Agreement (River Islands Development Area 1, LLC) Tract 4178 Lake Harbor West - Village 40

The conditions, terms and requirements associated with the pump and haul agreement as detailed in Section 10 of the Tract 4155 SIA are applicable to Tract 4172, Tract 4173, and this Agreement.

E. SUBDIVIDER has completed a portion of the joint trench improvements for Tract 4178 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 4178. Improvement plans, and street light plans 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 4178 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 Lake Harbor – Village 40 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 4178 that is conveyed to a private interest not associated with the transfer of title of Tract 4178 associated with the filing of Tract 4178 (homebuilder), prior to the completion and occupancy of the last production dwelling unit associated with Tract 4178, or March 25, 2025, 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 \$226,200, equal to 10% of the estimated cost of the Improvements for the Lake Harbor West Village 40 neighborhood (\$2,262,000) 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 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 Tract 4178 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:	\$113,000
Performance Bond (Bond No. 0844442):	\$124,300
Labor & Materials Bond (Bond No. 0844442):	\$62,150

- 9. SUBDIVIDER is required to construct certain off-site improvements (Off-Site Improvements) that support the West Village, Lake Harbor, and Paradise Cut Village Center Neighborhoods of River Islands Phase 2 (Neighborhoods). The Offsite Improvements are needed to provide public access, emergency vehicle access, and wastewater discharge for the Neighborhoods as described below. Since construction of the Offsite Improvements are not complete, SUBDIVIDER has provided security with the Subdivision Improvement Agreement for Tract 4155 West Village Unit 1 (Tract 4155 SIA) as detailed in Table 1 of the Agreement. The conditions, terms and requirements associated with the Off-Site Improvements stated in the Tract 4155 SIA are applicable to Tract 4172, Tract 4173, and this Agreement.
- 10. As a condition of Final Map approval, SUBDIVIDER is required to provide wastewater conveyance to the City's Combined Treatment Facility (CTF) and treatment capacity to each parcel within the Final Map boundary. However, the Callerton Avenue Bridge, which is guaranteed with the Tract 4155 SIA, has not yet been constructed due to permitting delays and therefore the wastewater conveyance system for Phase 2 of the Project south/west of the main drain does not have the ability to convey wastewater to the CTF. Therefore, SUBDIVIDER requested approval with the Tract 4155 SIA of the use of temporary pump and haul of wastewater until the Callerton Avenue Lift Station and Bridge are constructed and conveyance of wastewater to the CTF is possible. The conditions, terms and requirements associated with the pump and haul agreement as detailed in Section 10 of the Tract 4155 SIA are applicable to Tract 4172, Tract 4173, and this Agreement.
- 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.
- 12. 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.
- 13. 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.
- 14. SUBDIVIDER hereby agrees to, and shall hold CITY, its elective and appointive boards, 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.

- 15. 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.
- 16. 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.
- 17. 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.
- 18. 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.

- 19. 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.
- 20. 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.
- 21. 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 4178.
- 22. 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.
- 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.

Subdivision Improvement Agreement (River Islands Development Area 1, LLC) Tract 4178 Lake Harbor West - Village 40

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 4178

EXHIBIT B TRACT 4178 LAKE HARBOR WEST - VILLAGE 40 AREA

EXHIBIT C: CITY INSURANCE REQUIREMENTS

EXHIBIT D: LAKE HARBOR WEST - VILLAGE 40 UNFINISHED IMPROVEMENTS

AND FULL IMPROVEMENTS COST ESTIMATE

Tract 4178 Lake Harbor West - Village 40 IN WITNESS WHEREOF, the parties hereto have executed this Agreement on this 25th day of March 2024, at Lathrop, California. ATTEST: TERESA VARGAS CITY OF LATHROP, a City Clerk of and for the City municipal corporation of the of Lathrop, State of California State of California BY: BY: Teresa Vargas Stephen J. Salvatore Date Date City Clerk City Manager APPROVED AS TO FORM BY THE CITY OF LATHROP CITY ATTORNEY 3-17-2024

Subdivision Improvement Agreement (River Islands Development Area 1, LLC)

Date

BY:

Salvador Navarrete

City Attorney

Subdivision Improvement Agreement (River Islands Development	Area 1	l, LLC)
Tract 4178 Lake Harbor West - Village 40		

## **SUBDIVIDER**

River Islands Development Area 1, LLC, a Delaware Limited Liability Company

BY:
Susan Dell'Osso Date
President
"SUBDIVIDER"

Subdivision Improvement Agreement (River Islands Development Area 1, LLC) Tract 4178 Lake Harbor West - Village 40

## EXHIBIT "A"

FINAL MAP - TRACT 4178

THE LONGSCROOL DOES HEERST STAT THAT HERY ARE THE OMERS OR HAVE SOME RECORD TITLE NITEREST IN THE THAT LAND SULLEXITD AND LEMBERS THAT WAS BROADEN. UNE OF THE REPRESENDED IN ALL WAS BROADEN. THAT OF THE REPRESENDED SHOWED THAT OF THE THAT OF THE REPRESENDED SHOWED THAT OF THE CONTROL OF STAN OF THE CONTROL OF THE COUNTY SHELL SHOWED THE CONTROL OF THE COUNTY SHELL SHOWED THAT OF THE CONTROL OF THE COUNTY SHELL SHELL

THE REAL PROPERTY DESCRIBED BELOW IS DEDICATED AS AN EASEMENT FOR PUBLIC PURPOSES:

- TO THE CITY OF LATHROP FOR PUBLIC RICHT-OF-WAY PURPOSES, THOSE PORTIONS OF SAID LANDS DESCOATED ON SAID, MAY A MERSTONE DRIVE, BOSHORTH STREET, BUSHWICK LIME, GREN MEADIN LANE, AND CLANSON LANE, AS SHOWN ON THE STRAIL MAY.
- A NOW-COLLUSVE EASTWINT TO THE CITY OF LLITHROP TOKETHER WITH THE RIGHT TO CONSTRUCT, RECONSTRUCT, RECONSTRUCT, RECONSTRUCT, CONSTRUCT, RECONSTRUCT, WINGS, CALLES, WHES, CALLES, PHESS, AND CONCUSTS AND THEIR APPRINGMENTS 19PM, CHERT AND UNDERTHEE STRIPS OF LAND CA. CALLOD, STSYMM, OF THIS FIRST, MAP DESCARATED, AS "P.L.E., FORSIC UTLIFF, EXSENDING.
- A NON-EXCUSIAR EASURENT TO THE CITY OF LATHROP, TOCKTHER WITH THE RIGHT TO CONSTRUCT, RECONSTRUCT REPARE NO MAINTAIN THE CONSTRUCT WAS OF LAND AS SHOWN ON THIS TRIAL WAP DESIGNATED AS "SHOWN ON THIS TRIAL WAP.
  SECHAALED AS "WE," ("ALL LESSURET).
- THE REAL PROPERTY DESCRIBED BELOW IS DEDICATED IN FEE FOR PUBLIC PURPOSES.
- PARCELS 4, B. C. D. AND E. TO THE CITY OF LATHROP FOR PURPOSES OF OPEN SPACE, LANGSCAPING, PUBLIC UTILITIES, FENCE MAINTENANCE, AND APPURIEMANCES THERETO, FOR THE BENEFIT OF THE PUBLIC, AS SHOWN THIS TRAIL MAD.

THE UNDERSIGNED DOES HEREBY RELINQUISH TO THE CITY OF LATHROP ALL ABUTERS RIGHT OF ACCESS TO LOTS 13, 14, 23, 25, 46, 49, 61, 61, 74, AND 75 ALONG THE LOT LINES AS INDICATED BY THE SYMBOL ///////// AS 50-0M ON THS INAL MAP.

TO ENSINE JUNIOPAL WATER SERVICES TO ALL LOTS SHOWN UPON THIS MAP, ALL GROUND WATER RIGHTS THAT THE UVOERSIGNED MAY HAVE WITHIN THE DISTINCTIVE BORDER UPON THIS JUAP, HEREBY ARE DEDIGATED TO THE CITY OF LATHROW.

THE INDERSIGNED DRES HEREBY RESERVE PARCELS F AND G FOR PURPOSES OF O'FEN SPACE, LANDSCAPING, PUBLIC, UNITIES, REPORTE MAINTENANCE, AND XPARIENINDESS, THERE OF THE BENETT OF THE PUBLIC, AND WILL TRANSFER TO SLANDS RECLAMATION DISTINCT 2025 BY SPAKATE DOCUMENT.

OWNERS: RIVER ISLANDS DEVELOPMENT AREA 1, LLC, A DELAWARE LIMITED LIABILITY COMPANY

DATE BY: NAME: ITS:

## TRUSTEE'S STATEMENT

OLD REPUBLIC TITLE COMPANY, AS TRUSTEE, UNGER THE DEED OF TRUST RECORDED DECEMBER 31, 2020, AS DOCUMENT WINGER 2020-1618-A. AND AS ARMEDED IN DOCUMENT PRECORDED DICTIONERS. 3, 2022 AS DOCUMENT WINGER 2020-1416-34, AND FURTHER ARRIVED IN DOCUMENT RECORDED NOVEMBER 23, 2022 AS DOCUMENT NUMBER 2022-1-32038, OFFICIAL RECORDS OF SAN JOAGUN COMPY.

2024. DAY OF 

## ACKNOWLEDGEMENT CERTIFICATE (OWNER)

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERFILES ONLY THE IDENTITY OF THE INDIVIDUAL WHO SIGNED THE DOCUMENT OF WHICH STREAMED IS ATTACHED, AND NOT THE INDIFFICUALISES, ACCURACE, OR WALIDITY OF THAT DOCUMENT

STATE OF CALIFORNIA COUNTY OF SAN JOAQUIN

A NOTARE PUBLIC, DESSANALLY APPERED.  KE ON THE BASIS OF SATISFACTORY ENDRED TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSANBED TO BE WHINI INSTRUMENT, AND ACKNOMEDED TO BE THAT HE/SHE/THEY EXCUITED THE SAME IN HE/SHE/THEY ALTHRACED CARACHTORISES, AND THAT HE/SHE/THEY SAME ALTHRACED CARACHTORISES, AND THAT HE NEIGHTO HAVE ON THE INSTRUMENT THE PERSON(S), OR THE RITHY UNDER BEHALF OF WHICH THE CREATED THAT THE THE THE THE THE THE THE THE THE TH	and the same of the same	WHO PROVED TO	SUBSCRIBED TO	IN HIS/HER/THER	THE PERSON(S).	
A HE HE SO		NOTAN FUBLIC, PENSONALLI APPEARED.	ON THE BASIS OF SATISFACTORY EMBENCE TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE ST	IE WITHIN INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE/SHE/THEY EXECUTED THE SAME IN	ITHORIZED CAPACITY(DIES), AND THAT BY HIS/HER/THEIR SIGNATURE(S) ON THE INSTRUMENT TH	OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXECUTED THE INSTRUMENT.

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT.

MINESS MY HAND:

SIGNATURE:
NAME (PRINT):
PRINCIPLAL COUNTY OF BUSINESS:
MY COMMISSION NUMBER.
MY COMMISSION EXPRES.

RIVER ISLANDS - PHASE FRACT 417

S

A PORTION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 MAP 52), CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

VILLAGE 40

MARCH 2024



## CITY CLERK'S STATEMENT

I. TEPESA VARGAS, GITY GLERK AND CLERK OF THE CITY COUNCIL OF THE CITY OF LATHROP, STATE OF THERERIA, LOFFERED THE CHATTER HERBY REGORD MAY FURTHER) THAT CHATTER AND THE CHATTER AND THE CHATTER AND THAT CHATTER AND THAT CHATTER AND THAT CHATTER AND THAT SAN CHATTER AND THAT SAN CHATTER AND THAT CHATTER CHATTER AND THAT CHATTER AND THAT CHATTER C

ALSO, PURSUANT TO SECTON 66424(C) OF THE CALFORNIA SUBDIVISION MAP ACT, THE CITY OF LATHROP MOSE HERBEY ABANDAN THE NON-EXCLUSIVE PUBLIC UTILITY EASEMENT FOR PUBLIC PUBPOSES RECORDED JAME 9, 2023, AS DOCUMENT NAMER 2023-0-465592, OFFICIAL RECORDS OF SAN JOAQUIN COUNTY, WITHIN THE DODUMENT OFFI STRAL ARQ.

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

TRESA VARBAS TO CEBRA AND CLERK OF THE CITY COUNCIL OF THE DITY OF LATHROP, COUNTY OF SAN JOAQUIN, STATE OF CALIFORNIA

## ACKNOWLEDGEMENT CERTIFICATE (TRUSTEE)

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFIES ONLY THE IDENTITY OF THE INDIVIDUE, WHO STORED THE DEDOLOGRAFIO TO MHOH THAT DICKERECATE IS ATTACHED, AND NOT THE INDIFFLUENCES, ACCURACY, OR VALIDITY OF THAT DICTAMENT

STATE OF CALIFORNIA COUNTY OF SAN JOAQUIN

ON A NOTARY DUBLIC, PERSONALLY APPEARD.

A NOTARY DUBLIC, PERSONALLY APPEARD.

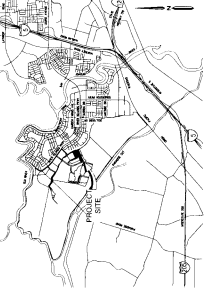
WHO PROVED IN THE BASS OF SATISFACTORY VANCENCE TO BE THE PERSON(S) WHOSE NAME(S) IS /ARE SUBSISCREED TO THE WITHIN USINGHAMENT, AND ACKNOWINCED TO BE THAT L'APPE THY PERSONSCED CAPACITICS. AND THAT SHIP APPEARD THE SIGNATURE(S) ON THE INSTRUMENT HE PERSON(S), OR THE INTITY UPON BEHALF OF WHOM THE FERSON(S), ACTED, EXCOLUTED THE INSTRUMENT.

CERTIFY UNDER PENALTY OF PERJIFY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING "PARAGRAPH IS TRUE AND CORRECT."

MINESS MY HAND:

	OF BUSINESS: UMBER: CPIRES:
GNATURE: AME (PRINT):	RINCIPAL COUNTY OF BUSINESS: Y COMMISSION NUMBER: Y COMMISSION EXPIRES:

EXEMPT FROM FEE PER GOVERNMENT CODE 273881; DOCUMENT RECORDED IN CONNECTION WITH A CONCURRENT TRANSFER SUBJECT THE IMPOSITION OF DOCUMENTARY TRANSFER TAX



## VICINITY MAP

NOT TO SCALE

# SECRETARY OF THE PLANNING COMMISSION'S STATEMENT

THIS MAP COMPORNS TO VESTING TENTATIVE MAP NO. 6716 RECOMMENDED BY THE PLANNING COMMISSION AND APPROVED BY THE CITY COUNCIL PER RESOLUTION NO. 21-4908.

RICARDO CAGUÍAT, COMMUNITY DEVELOPMENT DIRECTOR CITY OF LATHROP

DAY OF

DATED THIS\_

## CITY ENGINEER'S STATEMENT

1, 8940 R. TAYLOR, HEREBY STATE THAT I AM THE OTY ENGARER OF THE CITY OF LATHORP, CALIFORNIA AND THEN THAN ENGAREN SANDENNESS. JOHNER 44., OTY OF LATHORP, AMD THAT THE SUBDIVINON SHOWN HERDON IS SUBSTANTIAL! THE SUAR AS IT ARRESTS. OF THE VESTION OF THE WORLD AND THAT THE SUAR AS IT ARRESTS. OF THE SUAR AS IT ARRESTS OF THE SUAR AS IT ARRESTS OF THE SUAR AS IT ARRESTS OF THE CONTROL AT EXAMINED A THEORY. AND THE SHALL MAY DOWNERS WITH ALL PROVISIONS OF CHAPITR 2 OF THE CALIFORNIA STATE SUBDIVINOUS MAY AS A THE CONTROL OF THE CALIFORNIA STATE SUBDIVINOUS MAY OF THE CALIFORNIA STATE SUBDIVINOUS AND ANY AMENOMENTS.

DAY OF DATED THIS.



BRAD R. TAYLOR, R.C.E. 92823 CITY ENGINEER OF THE CITY OF LATHROP, CALIFORNIA

## RECORDER'S STATEMENT

2024, AT THE REQUEST OF OLD REPUBLIC TITLE COMPANY. FILED THIS DAY OF

IN BOOK OF MAPS AND PLATS, AT PAGE

ASSISTANT/DEPUTY RECORDER B¥: STEVE BESTOLARIDES ASSESSOR-RECORDER-COUNTY CLERK SAN JOAQUIN COUNTY, CALIFORNIA

## RIVER ISLANDS - PHASE 2 **TRACT 4178** VILLAGE 40

A PORTION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 MAP 52), CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

MARCH 2024



## CITY SURVEYOR'S STATEMENT

I, DARPIT, A. ALEXANDER, HEREBY STATE, THAT I HAVE EXAMINED THIS FINAL WAP OF "TRACT SATISTED THAT THIS PRINGED HAT THIS FINAL WAP IS TECHNOLILY COPRECT.

2024.
1
8
DAY
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DARRYL A. ALEXANDER, P.L.S. 5071 ACTING CITY SURVEYOR



## SURVEYOR'S STATEMENT

THIS LIAP WAS PERPARED BY LE OR UNIFER MY DIRECTION AND IS BASED JUDON A FIELD SIRKEY IN CONFORMANCE WITH PRECIDENCE WITH A CONFORMANCE WITH PRECIDENCE WITH PRECIDENCE WITH A CONFORMANCE WITH PRECIDENCE OF THE COMPANY CASE AT 1 LLC, ON MARCH 32, 2022. I HEREST STATE ALL THE ACQUING THE PROMOPER OF THE COMPANY CONFORMANCE WAS CONFORMANCE WITH OR STATE IN HEREST WITH A CONFORMANCE WAS CONFORMANCE WITH OR STATE WITH THE STATE WITH THE STATE WAS CONFORMANCE WAS

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DAY
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DYLAN CRAWFORD, P.L.S. NO 7788

CRA NO	20 TBB 7788	1861 NO 40 20 20 20 20 20 20 20 20 20 20 20 20 20	
2024.			

## RECITALS

FIGHT TO FARM STATEMENT
FOR DITY OF CARDON AND STATEMENT
FOR DITY OF CLARROP ON MINICIPAL CONDUCTED AGROLUTIBAL OPERATIONS WHITE
FOR DITY OF LANDON MINICIPAL OF PROPERTY COMDUCTED AGROLUTIBAL OPERATIONS WITHIN
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PERPENED FOR HAS PROPICT BY TRICE, MUSSEPORT AT INFINITY ACTIVE GROUNDS STATEMENT OF THE STATEMENT OF THE WARD AND STATEMENT OF THE STATEME

UMMARY	11.298 AC±	4.927 AC±	.592 AC±	16.817 AC±
TRACT 4178 AREA SUMMARY	LOTS 1 THROUGH 87	STREET DEDICATIONS	PARCELS A THROUGH G	TOTAL

BASED ON INFORMATION CONTAINED IN THE PRELIMINARY TITLE REPORT, ORDER NUMBER TOTAZO385—LR (VERSION 3), DATED SEPTEMBER 27, 2023, PROVIDED BY OLD REPUBLIC TITLE COMPANY.

EASEMENT ABANDONMENT NOTE
THE NON-EXCLUSIVE PUBLIC UTILITY EASEMENT FOR PUBLIC PURPOSES RECORDED JUNE 9, 2023, AS DOQUINNI NUBBIER 2022-045582, OFFICIAL RECORDS OF SAN JOAQUIN COUNTY, WITHIN IRROT 4179 IS BRING ABANDONED BY THIS FINAL WAP. PLEASE REFER TO THE CITY CLERK'S STATEMENT ON SHEET I.

REFERENCES (RI) TRACT 4149, RVGR ISLANDS-PHASE 2, WEST VILLAGE LARGE LOT FINAL MAP, FLED DECEMBER 5, 2022, IN BOOK 44 OF MAPS AND FLATS, PAGE 52, SLICR. (44 MAP 53)

## SIGNATURE OMISSIONS

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

FECLAMED ISJANDS LAND COMPANY, RESERVATION FOR OIL CAS, MINERALS, AND OTHER THYDROCARBOX SUBSTANCES LITHG BELOW A DEPTH OF 500 FEET, PER DOCUMENT NUMBER 2001—0104617, SJACR.

## CERTIFICATE OF DEDICATION

THE FOLLOWING REAL PROPERTY IS DEDICATED BY RIVER ISLANDS DEVELOPMENT AREA 1, LLC, A DELAWARE LIMITED LIABILITY COMPANY, AS FOLLOWS: 1) PARCELS A THROUGH G, FOR PURPOSES OF LANDSCAPE OPEN SPACES INCLUDING PUBLIC UTLITIES.

THE CITY OF LATHROP SHALL RECONNEY THE PROPERTY TO THE SUBDIVISER IF THE CITY MAKES A DETERMANMENT HAT PROSENTATIO GOARDMENT CODE SCITON 64.775 THE SAME PURPOSE FOR WHICH THE PROPERTY WAS DEDICATED DOES NOT EXCEL.



N23'21'22"W 296,09'

112 (2 g

N5118'23"E(R)

N39'02'18"W(R)

N3715'41"E(R)

THE BERNING OF NORTH 24Y8/20" WEST BETWEEN FOLNON WONINDERTS ALONG CLIETROWN ANNAIRES SHOWN OF THE FATE THE FORMS OF SHALL SHOW THE SHOWN OF THE FATE SHOW THE SHOWN OF SHALL SHOW THE SHOW OF SHALL SHOW OF SHALL SHOW OF SHALL SHOW OF THE SHALL SHOW OF THE SHOW OF SHOW OF THE SHALL SHOW OF THE SHOW

SEE SHEET 2 FOR REFERENCES NOTES

PARCEL 13 TRACT 4149 (R1)

## LEGEND

Ne2.24,40\_E 121.78

PARCEL 7 TRACT 4149 (R1) 12.186 ACRES

90 6Z9 3,0+,+S,59N

PARCEL 8 TRACT 4149 (R1)

DENOTES REFERENCE (R1)- SEE REFERENCE LIST ON SHEET 2 MEASURED AND RECORD DATA PER REFERENCE (R1) LINE, CURVE, RADIAL LINE EASEMENT REFERENCE NUMBER – SEE SHEET 2 MONUMENT TO MONUMENT MONUMENT TO BEGINNING OF CURVE MONUMENT TO BOUNDARY LOT LINE OR RIGHT-OF-WAY LINE MAP AND PLATS (BOOK & PAGE) PUBLIC UTILITY EASEMENT RESTRICTED ACCESS DOCUMENT NUMBER WALL EASEMENT RADIAL BEARING EASEMENT LINE CENTERLINE BOUNDARY 1111111 200.00° (R1) (¥ -¥ (M-BC) (N-B) <u>8</u> M&P DESIGNATED REMAINDER
TRACT 4149 (R1)

## MONUMENTATION NOTES

N92,24,40,E 423'84

PARCEL D TRACT 4173 (44 M&P 74)

PARCEL F TRACT 4173 (44 M&P 74)

PARCEL 20

N24705'20"W 260.00

N24'05'20"W 715.00

N69'05'20"W 35.36'

HARBOR VIEW AVENUE TRACT 4173 (44 M&P 74)

N24'05'20"W 1513.06'(M-B)(R1)

- FOUND STANDARD CITY OF LATHROP MONUMENT WELL STAMPED "PLS 7788"
- FOUND 3/4" IRON PIPE W/ PLASTIC PLUG "PLS 7788"

## 271.72 142.47 RADIUS DELTA LENGTH 22.70 90°20'41" 119.05 52"38'19" 67.07" 35.31 17°15'35" 14°56'58" 23°15'22" 9°02'59" CURVE TABLE 75.50 73.00 902.00 902.00 87.00 87.00 CURVE # 5 3 Ş 2 8 8 124.23 100.001 LENGTH N24°05'20"W 100.00" 128.66 60.53 N65°54'40"E 51.14"

902.00' 14°32'57" 229.04"

C2

12.00

N24°05'20"W N50°53'49"E L7 N63°51'46"E L8 N26°08'14"W N20°51'51"W N20°51'51"W

2

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2

124.13 120.60

20.33 100 27 N65°54'40"E 12.76"

N20°51'51"W

Ξ

19

67

112

# LINE AND CURVE TABLES FOR COURSES SHOWN ON SHEET 3 ONLY

LINE # DIRECTION N65°54'40"E N73°30'20"E

-/c (NOO)								^				
				<u>/</u>	,99,	R PARCEL 12	•	(R1)	Z N87'46'47"W(R)	Similar	L. Color	
TRACT 4149 (R1)	7,75.9	9N		27	+		N74'57'38'E(R)	R=902.00	850 00° 0=40 3137	\$\(\frac{1}{4}\lambda\)\(\frac{1}{4}\lambda\		
		TRACT 4173	(44 M&P 74)	BUSHWICK LANE	PARCEL 3	TRACT 4173	(44 M&P 74)	N24755'20"W 830.42'(R1) CALLERTON AVENUE		BASIS OF BEARINGS	PARCEL 22	
	PARCEL 1	TRACT 4173	(44 M&P 74)	BUSH	PARCEL 4	TRACT 4173	(44 M&P 74)	N24'05'20"W 8		BASIS OI		

BASIS OF BEARINGS
\

## MARCH 2024

A PORTION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 MAP 52), CITY OF LATHROP, SAN JOAQUIN CCUNTY, CALIFORNIA

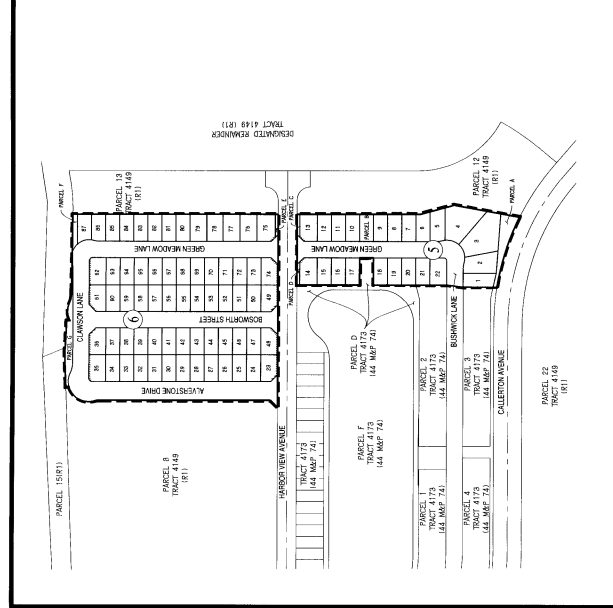
TRACT 4178 RIVER ISLANDS - PHASE 2 VILLAGE 40

ENGINEERING DEL 0

## **BOUNDARY SHEET**



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΄ ∦	.08	
ľ	75' 150' SCALE: 1" = 150'	
ı	55. SQA	
IJ	o,	



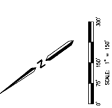
## TRACT 4178 RIVER ISLANDS - PHASE 2 VILLAGE 40

A PORTION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCEES 7 AND 20 OF TRACT 4149 (44 MAP 52), CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

MARCH 2024



## SHEET INDEX



## LEGEND



RESTRICTED ACCESS 

## TRACT 4178 RIVER ISLANDS - PHASE 2 VILLAGE 40

A PORTION OF RANCHO EL PESCADERO, BENG A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 M&P 52), CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

MARCH 2024



## ENGINEERING

## MONUMENTATION NOTES

- SET STANDARD CITY OF LATHROP MONUMENT WELL STAMPED "PLS 7788"
- FOUND STANDARD CITY OF LATHROP MONUMENT WELL STAMPED "PLS 7788"

SET 3/4" IRON PIPE W/ PLASTIC PLUG "PLS 7788"

FOUND 3/4" IRON PIPE W/ PLASTIC PLUG "PLS 7788"

N24"05'20"W 75.00" PARCEL D 800 S.F. N24"05'20"W 85.00

14

- ▼ FOUND 5/8" REBAR W/ PLASTIC PLUG "PLS 7788", AS NOTED
- SET 3.00" WINESS CORNER (W.C.), UNLESS OTHERWISE NOTED, MEASURED ALONG LOT LINE. 5/8"x24" REBAR W/ PLASTIC PLUG "PLS 7788"
- SET 5/8" x 24" REBAR W/ PLASTC PLUG "PLS 7788" FOR ALL REAR LOT CORNERS (UNLESS OTHERWES NOTED). SET 1,17" BRASS DISK STAMPED "PLS 7788" IN SDEWALK 1.00" ON PROPERTY LINE PROJECTION FOR ALL FROW LOT CORNERS.

10' P.U.E.

DETAIL A

PARCEL 12 TRACT 4149 (R1)

16.50"

7 5200 S.F.

20 5200 S.F 100.00

6 5369 S.F.

(R)4 6361 S.F.

-21.41

30,

30,

100.00° N24°05'20°W

PARCEL 2 TRACT 4173 (44 M&P 74)

21 5200 S.F.

62.00°

-88.00

SET 1.00° WITNESS CORNER (W.C.), IN SIDEWALK ALONG RADIAL, OR PERPENDICULAR TO CENTERLINE, 1.17° BRASS DISK STAMPED "PLS 7788" ×

## NOTES

1. SEE SHEET 2 FOR REFERENCES.
2. SEE SHEET 3 FOR BASIS OF BEARINGS AND LEGEND.
3. SEE SHEET 7 FOR LINE AND CURVE TABLES.



4 13743 S.F.

€

5

. E

60.53′(T) N73°30′20″E

137.02 V19\*49'19"W 218.92"(T)

CALLERTON AVENUE

3 16540 S.F.

2 8552 S.F.

6030 S.F.

5=9'02'59" L=142.47

25.00

(T)'ES.45''E 124.23'(T)

PARCEL 3 TRACT 4173 (44 M&P 74)











SEE DETAIL BON THIS SHEET

11 5200 S.F.

16 5200 S.F.

12 5200 S.F.

ВВЕЕЛ МЕРБОМ ГРИЕ

15 5200 S.F.

14 6288 S.F.

PARCEL D \ TRACT 4173 (44 M&P 74)

10 5200 S.F.

17 5200 S.F.

PARCEL F TRACT 4173 (44 M&P 74)

N24°05'20"

PARCEL B 5114 S.F.

281 1¢ (M-B) Me2.24,40,E 818 14,(M-M)

9 5200 S.F.

18 5200 S.F.

8 5200 S.F.

19 5200 S.F.

100.00' N24°05'20"V

PARCEL C 800 S.F.

HARBOR VIEW AVENUE

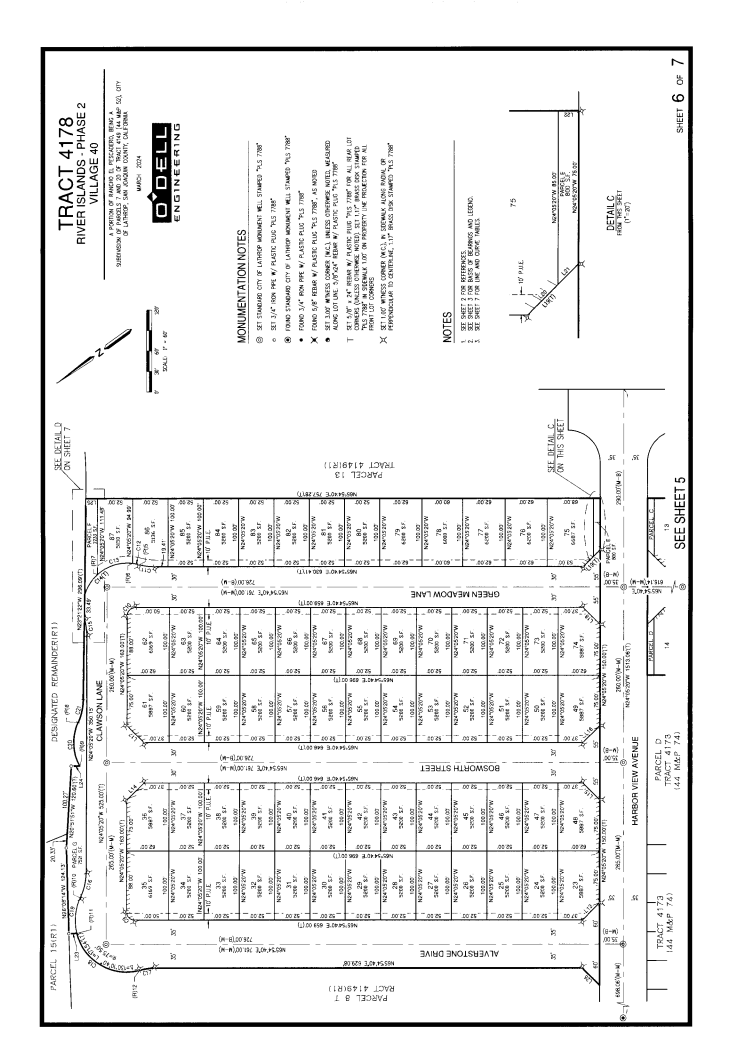
⊕ 15.00(B-M)

PARCEL D 800 S.F.

SEE DETAIL A

STREET BOSWORTI

V24"05"20"W | 260.00"(T)



# LINE AND CURVE TABLES FOR COURSES SHOWN ON SHEETS 5 AND 6 ONLY

LINE TABLE			LINE TABLE	
DIRECTION	LENGTH	# EINE	DIRECTION	LENGTH
N24°05'20"W	.00.29	116	N20°54'40"E	35.36'
N11°40'36"W	53.24	L17	N69°05'20"W	35.36
N24°05'20"W	67.41′	118	N69°05'20"W	35.36
N24°05'20"W	15.41	119	N20°54'40"E	35.36
N69°05'20"W	35.36	L20	N20*54'40"E	21.21
W69*05'20*W	21 21.	121	N20°54'40"E	14 14
W69°05'20'W	14,14	L22	N65°54'40"E	10.00
N65°54'40'E	10.00	L23	N63°51'46"E	12.00.
N20°54'40"E	35.36	124	N65°54'40"E	12.76
N20°54'40"E	21.21	125	N65°54'40"E	17.28
N20°54'40"E	14.14	756	N69°05'20"W	35.36
N65°54'40'E	10.00	127	N73°30'20"E	30.27
N20°54'40"E	35.36	128	N73°30'20"E	30.27
N20°54'40"E	35.36	129	N24°05'20"W	55.00
N69°05'20"W	35.36	L30	N24°05'20"W	.00'99

	CURVE	CURVE TABLE	
CURVE #	RADIUS	DELTA	LENGTH
5	87.00	15°26'05"	23.44
C2	.09 99	18°01'12"	20.60
အ	.05 59	46,46,30	53.47
25	65.50	120°52'10"	138.18
cs	.02 59	46'46'30"	53.47
క	.05 59	9*17'59"	10.63
C2	87.00	15°26'05"	23.44
C8	12.00	.00.00,06	18.85
ES	12.00.	-00.00.06	18.85
C10	12.00.	90,00,00	18.85
611	87.00	15°26'05"	23.44
C12	.09 99	8°25'09"	.29.6
C13	65.50	49"13"05"	56.27
014	.09 59	89*53'26"	102 76

RADIAL	# BNII	(B)	(R)2	(R)3	(R)4	(B)5	(B)s	2 6	(H)	(H)8	(R)9
	LENGTH	23.44"	38 31.	22.70	119.05	52 49.	20.79	35.31	1.55	36.87	
TABLE	DELTA LE	15°26'05"	25"13'42"	14"56'58"	90"20'41" 1	39°49'59"	52°38'19"	23"15'22"	1°21'24"	32°15'12"	
CURVE TABLE	RADIUS	.00'28	.00 28	.0078	.05'52	.02.50	73.00°	87.00	.05:39	.02 29	
	CURVE #	C15	C16	C17	C18	C19	C20	C21	C22	C23	

	RADIAL BEARINGS	DIRECTION	N81,20.45"E	N63719'33"E	N30*13'26"W	N39°31'25"W	N8°39'15"W	+	N C PAC JIN	N66°17'30"W	N89-54:00"E	
	RADI	# UNII	(B)	(R)2	(R)3	(R)	(8)5	9(0)	2	(H)7	(R)8	
ĺ		LENGTH	23.44"	38.31	22.70	119.05	52 49.	67.07	35.31	100	- F8 82	3
	VE TABLE	DELTA	15°26'05"	25°13'42"	14"56'58"	90"20"41"	39°49'59"	52°38'19"	23"15'22"	*PG.1.Co.1	32015.12"	31.0.30
	w	10					-	-	_		-	_

## TRACT 4178 RIVER ISLANDS - PHASE 2 VILLAGE 40

A PORTION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 M&P 52), CITY OF LATHROP, SAN JOAQUIN COUNT, CALIFORNIA

ENGINEERING OOELL MARCH 2024

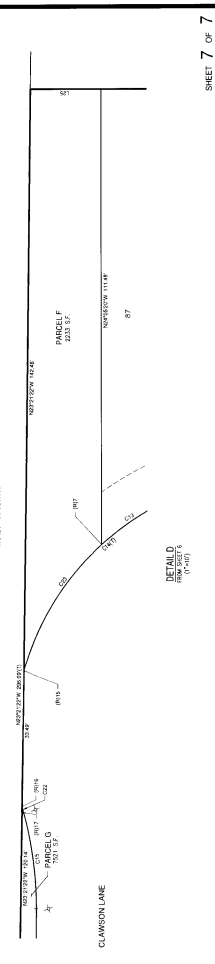
## NOTES

1. SEE SHEET 2 FOR REFERENCES.
2. SEE SHEET 3 FOR BASIS OF BEARINGS AND LEGEND.
3. SEE SHEET 6 FOR MONUMENTATION NOTES.

N39°02'18"W (R)13 N87-46'47"W (R)14 N74°57'38"E (R)15 N81°27'18"E

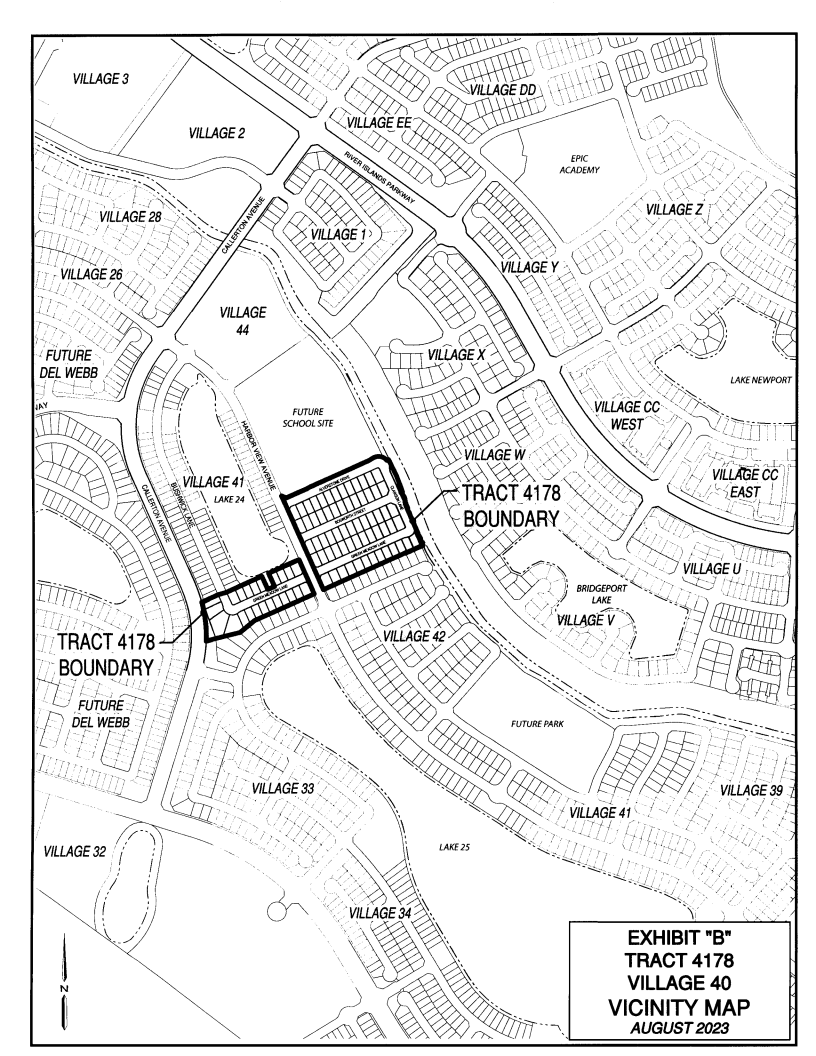
(R)10 N88°51'38"W (R)11 N51°18'23"E (R)12 (R)16 NS1\*49'59"E (R)17 NS0\*28'35"E

DESIGNATED REMAINDER TRACT 4149(R1)



## EXHIBIT "B"

## TRACT 4178 LAKE HARBOR WEST - VILLAGE 40 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)

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.

		BROGATION IS WAIVED, subject certificate does not confer rights to							require an endorsement	. Ast	atement on
-	DUC					CONTA NAME:					
All	ant	Insurance Services, Inc.				PHONE		1101	FAX (A/C, No):		
		Hope St Ste 3750				(A/C, N	o, Ext):	haia1@ - W - 1			
Lo	s Ar	ngeles CA 90071				ADDRE	ss: Gioria.Ga		·		
l							INS	URER(S) AFFOR	DING COVERAGE		NAIC#
					License#: 0C36861	INSURE	RA: United S	pecialty Insur	ance Co.		12537
	IRED		_		RIVEISL-01	INSUR	RB:				
		slands Development Area 2, LL0 Stewart	J			INSURE	ERC:				
		p, CA 95330				INSURE	RD:				
		F,				INSURE	RE:				
						INSURE	•				
CO	VFF	RAGES CER	TIFIC	CATE	NUMBER: 636684270	INCOM			REVISION NUMBER:		
_		IS TO CERTIFY THAT THE POLICIES				VE BEE	N ISSUED TO			HE POL	ICY PERIOD
l in	IDIC	ATED. NOTWITHSTANDING ANY RE	QUIF	REME	NT, TERM OR CONDITION	OF AN	Y CONTRACT	OR OTHER I	DOCUMENT WITH RESPEC	CT TO	WHICH THIS
		IFICATE MAY BE ISSUED OR MAY I USIONS AND CONDITIONS OF SUCH							D HEREIN IS SUBJECT TO	ALL '	THE TERMS,
1				SUBR		DEEN					
INSR LTR		TYPE OF INSURANCE	INSD	WVD	POLICY NUMBER			POLICY EXP (MM/DD/YYYY)	LIMIT		
Α	X	COMMERCIAL GENERAL LIABILITY	Y		ATN2036868		3/19/2024	3/19/2027	EACH OCCURRENCE DAMAGE TO RENTED	\$ 2,000	,000
		CLAIMS-MADE X OCCUR							PREMISES (Ea occurrence)	\$0	
									MED EXP (Any one person)	\$0	
									PERSONAL & ADV INJURY	\$ 1,000	,000
	GE	N'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$ 2,000	,000
		POLICY X PRO-							PRODUCTS - COMP/OP AGG	\$ 2,000	0.000
		OTHER:								\$	
	ΑU	TOMOBILE LIABILITY		<u> </u>					COMBINED SINGLE LIMIT (Ea accident)	\$	
		ANY AUTO							BODILY INJURY (Per person)	s	
	-	OWNED SCHEDULED							BODILY INJURY (Per accident)	s	
	$\vdash$	AUTOS ONLY AUTOS NON-OWNED							PROPERTY DAMAGE	\$	
		AUTOS ONLY AUTOS ONLY							(Per accident)	\$	
-		USADDELLALIAD		-							
		UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
	_	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$	
		DED RETENTION\$							DED OTH	\$	
		RKERS COMPENSATION DEMPLOYERS' LIABILITY							PER OTH- STATUTE ER		
	ANY	/PROPRIETOR/PARTNER/EXECUTIVE	N/A						E.L. EACH ACCIDENT	\$	
	(Ma	ndatory in NH)							E.L. DISEASE - EA EMPLOYEE	\$	
		es, describe under SCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$	
i											
		TION OF OPERATIONS / LOCATIONS / VEHICL	ES (A	CORD	101, Additional Remarks Schedu	le, may b	e attached if more	space is require	ed)		
		l 4178 Village 40 Lathrop, its officers, City Council, bo	ordo	and a	ommissions and mambars	thoros	of ita amplaya	on and agent	a ara inaludad aa Additian	al Inau	rada aa
res	pect	ts to General Liability. General Liabili	tv sh	all be	Primary and Non-Contribu	utory w	ith any other in	es and agent	orce for or which may be p	ourchas	sed by City of
Lat	hrop	<ul> <li>its officers, employees and agents.</li> </ul>			•	•	,		, ,		, ,
30	days	s advanced written notice to Certifica	ite H	olaer	in the event of cancellation	ı, excep	ot 10 days for	non-paymeni	or premium.		
					<del></del>						
ÇE	KTII	FICATE HOLDER				CAN	CELLATION				
						6116	NU D ANV OF T	UE ABOVE O	ECODIDED DOLLOIFO DE OS	NOT	ED BEFORE
									ESCRIBED POLICIES BE CA REOF, NOTICE WILL B		
		<b>6</b> 11							Y PROVISIONS.	<del>-</del> -	
		City of Lathrop 390 Towne Center Drive									
		Jau Towne Center Dilve									

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Lathrop CA 95330

**AUTHORIZED REPRESENTATIVE** 

## 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	As Required By Written Contract, Fully Executed Prior To The Named Insured's Work
Information required to complete this Schedule, if not shown	above, will be shown in the Declarations.

- 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
  - 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. **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:

- 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.

## **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;

and

- (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

**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: ATN2036868

## 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

Subdivision Improvement Agreement (River Islands Development Area 1, LLC) Tract 4178 Lake Harbor West - Village 40

## EXHIBIT "D"

## LAKE HARBOR WEST - VILLAGE 40

## UNFINISHED IMPROVEMENTS AND FULL IMPROVEMENTS COST ESTIMATE



August 21, 2023 Job No.: 25504 - 83

## ENGINEER'S BOND ESTIMATE COST TO COMPLETE RIVER ISLANDS - PHASE 2 DEL WEBB - VILLAGE 40

CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

Item	Description	Quantity	Unit		Unit Price	 Amount
1	Sanitary Sewer Raising Iron & Testing (0% Completion)	1	LS	\$	10,000.00	\$ 10,000.00
2	Storm Drain Raising Iron & Testing (0% Completion)	1	LS	\$	2,000.00	\$ 2,000.00
3	Domestic Water Raising Iron, Testing & Tie-in (0% Completion)	1	LS	\$	6,800.00	\$ 6,800.00
4	Joint Trench (60% Completion)	1	LS	\$	82,800.00	\$ 82,800.00
5	Striping & Mounments (0% Completion)	1	LS	\$	11,400.00	\$ 11,400.00
		TOTAL	COST	Т	COMPLETE	\$ 113.000.00

## Notes:

<sup>1)</sup> Estimate for cost to complete based on contractor's note for Del Webb - Village 40 dated 9/11/2023



ENGINEER'S PRELIMINARY COST ESTIMATE RIVER ISLANDS

## VILLAGE 40 (87 Lots)

CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

January 6, 2022 Job No.: 25504-84

Item	Description	Quantity	Unit		Unit Price		Amount	
	DOADWAY							
1	ROADWAY Fine Grading	731,600	SF	\$	0.45	\$	329,220.00	
2	4.5" AC Paving	122,100	SF	\$	2.25	\$	274,725.00	
3	8" Aggregate Base	122,100	SF	\$	1.20	\$	146,520.00	
4	Vertical Curb and Gutter (with AB cushion)	2,400	LF	\$	15.00	\$	36,000.00	
5	Rolled Curb and Gutter (with AB cushion)	4,600	LF	\$	15.00	\$	69,000.00	
6	Concrete Sidewalk	36,100	SF	\$	5.00	\$	180,500.00	
7	Driveway Approach	87	EA	\$	600.00	\$	52,200.00	
8	Handicap Ramps	6	EA	\$	2,500.00	\$	15,000.00	
9	Survey Monuments	5	EA	\$	300.00	\$	1,500.00	
10	Traffic Signing & Striping	3,650	LF	\$	15.00	\$	54,750.00	
11	Dewatering (budget)	3,650	LF	\$	75.00	\$	273,750.00	
	Subtotal Roadway	\$	1,433,165.00					
	STORM DRAIN							
12	15" Storm Drain Pipe	640	LF	\$	34.00	\$	21,760.00	
13	18" Storm Drain Pipe	910	LF	\$	46.00	\$	41,860.00	
14	24" Storm Drain Pipe	800	LF	\$	65.00	\$	52,000.00	
15	30" Storm Drain Pipe	170	LF	\$	80.00	\$	13,600.00	
16	36" Storm Drain Pipe	530	LF	\$	95.00	\$	50,350.00	
17	Catch Basins (type I inlet)	20	EA	\$	2,400.00	\$	48,000.00	
18	Catch Basins (type C inlet)	2	EA	\$	5,000.00	\$	10,000.00	
19	Manholes (type I)	2	EA	\$	3,000.00	\$	6,000.00	
20	Strom Drain Stub & Plug	1	EA	\$	1,000.00	\$	1,000.00	
21	Connect to Existing	3	EA	\$	3,000.00	\$	9,000.00	
	Subtotal Storm Drain						253,570.00	
	SANITARY SEWER							
22	8" Sanitary Sewer Pipe	2,900	LF	\$	28.00	\$	81,200.00	
23	Manholes (type I)	9	EA	\$	4,000.00	\$	36,000.00	
24	Manholes (inside drop)	1	EA	\$	6,000.00	\$	6,000.00	
25	Sewer Service	87	EA	\$	600.00	\$	52,200.00	
26	Sewer Stub & Plug	1	EA	\$	1,000.00	\$	1,000.00	
27	Connect to Existing	4	EΑ	\$	3,000.00	\$	12,000.00	
	Subtotal Sanitary Sewer					\$	188,400.00	

# 1100 W W W W W W W W W W W W W W W W W						*****	ENGINEERING
Item	Description	Quantity	Unit		Unit Price		Amount
	WATER SUPPLY						
28	8" Water Line (including all appurtenances)	3,600	LF	\$	32.00	\$	115,200.00
29	GV	9	EA	\$	1,550.00	\$	13,950.00
30	1-1/2" Water Service	87	EA	\$	2,000.00	\$	174,000.00
31	Fire Hydrants	10	EA	\$	4,000.00	\$	40,000.00
32	Blow-Off	3	EA	\$	4,000.00	\$	12,000.00
33	Connect to Existing	4	EA	\$	4,000.00	\$	16,000.00
	Subtotal Water					\$	371,150.00
	NON-POTABLE WATER						
34	10" Non-Potable Water Line (including all appurtenances)	190	LF	\$	40.00	\$	7,600.00
35	Blow-Off	1	EΑ	\$	4,000.00	\$	4,000.00
36	Connect to Existing	1	EA	\$	4,000.00	\$	4,000.00
	Subtotal Non-Potable Water					\$	15,600.00
	TOTAL	CONSTRU	CTION	cos	ST (nearest \$1,000)	\$	2,262,000.00
					COST PER LOT	\$	26,000.00

### 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, erosion control, landscaping, irrigation, or street trees.

### ATTACHMENT

### JOINT ESCROW INSTRUCTIONS RECORDATION OF FINAL MAPS (RIVER ISLANDS AT LATHROP)

March 25, 2024

### 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 4178; Escrow No. 1214023085

Dear Lori:

This letter constitutes the joint escrow instructions ("Escrow Instructions") of River Islands Development Area 1, LLC, a Delaware limited liability company ("RIDA1") 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 RIDA1 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 June 30, 2024, at the time designated in writing by RIDA1, subject to satisfaction of the conditions set forth below (each a "Closing"). If the Final Map has not been recorded by December 31, 2024, ORTC will return the Final Map to the City.

### B. <u>Documents to be Delivered and Recordation Documents</u>

In connection with the Transaction, you have in your possession or will receive the following documents from City and RIDA1 for recordation in the Official Records of San Joaquin County, California ("Official Records").

- B.1. One original Final Map for Tract 4178, executed and acknowledged by the City (provided to title by City).
- B.2. A fully executed and acknowledged Amendment to Notice of Special Tax Lien for the City of Lathrop Community Facilities District No. 2023-1 (River Islands Public Services and Facilities) Annexation No. 3 (provided to title by City).
- B.3. A fully executed and acknowledged Amendment to Notice of Special Tax Lien for Island Reclamation District 2062 Community Facilities District No. 2013-1 (Levee and Lake Maintenance Services) (provided to title by RIDA1).
- B.4. A fully executed and acknowledged Amendment to Notice of Special Tax Lien for River Islands Public Financing Authority Community Facilities District No. 2013-1 (River Islands Public Services) (provided to title by RIDA1).
- B.5. A fully executed and acknowledged Irrevocable Offer of Dedication of Easement for Public Roadway Purposes and Public Utility Easement (Tract 4178 Offsite Roadway Dedication Clawson Lane) (provided to title by RIDA1).

The documents listed in Items B.1, B.2, B.3, B.4 and B.5 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. 2023-1 (River Islands Public Services and Facilities); (ii) 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 (iii) 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). 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 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 cindy@goodwinconsultinggroup.net. Susan Dell'Osso Consulting Group. (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 RIDA1, 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 RIDA1 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 RIDA1.

• 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 \$63,467.36, 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 \$3,774.00 multiplied by 16.817 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 (<u>sdellosso@riverslands.com</u>); (b) Debbie Belmar (<u>dbelmar@riverislands.com</u>); (c) Brad Taylor (<u>btaylor@ci.lathrop.ca.us</u>); (d) Salvador

Navarrete (<u>snavarrete@ci.lathrop.ca.us</u>; (e) Sandra Lewis (<u>slewis@ci.lathrop.ca.us</u>), and have confirmation (by telephone or email) from Susan Dell'Osso and 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 Brad Taylor 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 Brad Taylor 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 RIDA1 that are not disbursed at the time of the final Closing pursuant to these Escrow Instructions to the following entity and address:

River Islands Development Area 1, 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>), 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 Development Area 1, LLC, 73 W. Stewart Road, Lathrop, CA

95330; and (2) Mr. Brad Taylor, 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 Development Area 1, LLC

### ESCROW INSTRUCTIONS ACKNOWLEDGEMENT AND AGREEMENT:

Receipt of the foregoing Escrow Instructions from RIDA1 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 RIDA1 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:	<del>_</del>
Date:	<del></del>

RECORDING REQUESTED BY AND AFTER RECORDATION RETURN TO:

City Clerk City of Lathrop 390 Towne Centre Drive Lathrop, CA 95330

Recorded for the benefit of the City of Lathrop pursuant to Government Code Section 27383

### THIRD AMENDMENT TO NOTICE OF SPECIAL TAX LIEN

City of Lathrop Community Facilities District No. 2023-1 (River Islands Public Services and Facilities #2) Annexation No. 3

Pursuant to the requirements of Section 3117.5 of the Streets and Highways Code of California and the Mello-Roos Community Facilities Act of 1982, as amended, Section 53311, et. seq., of the California Government Code (the "Act"), the undersigned City Clerk of the City of Lathrop (the "City"), County of San Joaquin, State of California, hereby gives notice that a lien to secure payment of a special tax is hereby imposed by the City Council of the City on the property described in Exhibit A hereto. The special tax secured by this lien is authorized to be levied for the purpose of paying principal and interest on bonds, the proceeds of which are being used to finance the acquisition and construction of all or a portion of the public facilities authorized to be funded by the City of Lathrop Community Facilities District No. 2023-1 (River Islands Public Services and Facilities #2) (the "CFD"), and to pay costs of the public services and facilities authorized to be funded by the CFD, both as described in Exhibit A to the Notice of Special Tax Lien heretofore recorded in the Office of the County Recorder for the County of San Joaquin, State of California (the "County Recorder") on June 28, 2023 as Document No. 2023-050810 (the "Original Notice"), and said special tax is to be levied according to the Rate and Method of Apportionment of Special Tax set forth in Exhibit B to the Notice of Special Tax Lien, to which recorded Notice of Special Tax Lien reference is hereby made and the provisions of which are hereby incorporated herein in full by this reference.

This Third Amendment to Notice of Special Tax Lien amends the Notice of Special Tax Lien to add to the territory within the City of Lathrop Community Facilities District No. 2023-1 (River Islands Public Services and Facilities #2) certain real property identified in Exhibit A hereto (the "Property") and shown within the future annexation area on the boundary map of the community facilities district recorded on April 19, 2023, in Book 7 of Maps of Assessment and Community Facilities Districts at Page 55 (Document No. 2023-030264), in the Office of the County Recorder, which map is the final boundary map of the community facilities district. The Property is being annexed into Tax Zone 1 of the community facilities district, as described in the

Rate and Method of Apportionment of Special Tax attached as Exhibit B to the Notice of Special Tax Lien, with the maximum special tax rates identified in Exhibit B hereto.

The assessor's tax parcel(s) numbers of all parcels or any portion thereof which are included in this Third Amendment to Notice of Special Tax Lien, together with the name(s) of the owner(s) thereof, as they appear on the latest secured assessment roll as of the date of recording hereof or as are otherwise known to the Authority are as set forth in Exhibit A hereto which is by this reference made a part hereof.

For further information concerning the current and estimated future tax liability of owners or purchasers of real property or interests therein subject to the special tax lien, interested persons should contact the Finance Director, City of Lathrop, 390 Towne Centre Drive, Lathrop, California 95330; Telephone: (209) 941-7327.

Dated:	, 2024.		
		By:	
		City Clerk,	
		City of Lathro	)

### **EXHIBIT A**

CITY OF LATHROP COMMUNITY FACILITIES DISTRICT NO. 2023-1 (RIVER ISLANDS PUBLIC SERVICES AND FACILITIES #2) ANNEXATION NO. 3

ASSESSOR'S PARCEL NUMBER(S) AND OWNER(S) OF LAND WITHIN ANNEXATION NO. 3 TO CITY OF LATHROP COMMUNITY FACILITIES DISTRICT NO. 2023-1 (RIVER ISLANDS PUBLIC SERVICES AND FACILITIES #2)

San Joaquin County Assessor's Parcel No.

Name(s) of Property Owner(s)

RIVER ISLANDS DEVELOPMENT AREA 1, LLC 73 W. STEWART RD., LATHROP, CA 95330

213-610-02, 213-610-16

### **EXHIBIT B**

### CITY OF LATHROP COMMUNITY FACILITIES DISTRICT NO. 2023-1 (RIVER ISLANDS PUBLIC SERVICES AND FACILITIES #2) ANNEXATION NO. 3

### MAXIMUM SERVICES SPECIAL TAX FOR ZONE 1 OF THE CFD

The table below identifies the Maximum Services Special Tax for Developed Property within Tax Zone 1, both before and after the Trigger Event:

	oe of Prop		Lot Size	Maximum Services Special Tax in Tax Zone 1 Prior to the Trigger Event (Fiscal Year 2022- 23)*	Maximum Services Special Tax in Tax Zone 1 After the Trigger Event (Fiscal Year 2022-23)*
Property Single Property Single Property Single Property Single Property Property	Family Family Family Family Family Family	Detached Detached Detached Detached Attached	Greater than 7,000 SqFt 5,801 to 7,000 SqFt 4,801 to 5,800 SqFt 4,000 to 4,800 SqFt Less Than 4,000 SqFt Not Applicable Not Applicable	\$432.29 per SFD Lot \$349.02 per SFD Lot \$320.21 per SFD Lot \$272.18 per SFD Lot \$252.96 per SFD Lot \$0.00 per Unit \$0.00 per Unit	\$205.02 per SFD Lot \$165.53 per SFD Lot \$151.87 per SFD Lot \$129.09 per SFD Lot \$119.97 per SFD Lot \$0.00 per Unit \$0.00 per Unit
Non-Re	sidential F	roperty	Not Applicable	\$0.00 per Non- Residential Square Foot	\$0.00 per Non- Residential Square Foot

<sup>\*</sup> On July 1, 2023, and on each July 1 thereafter, all figures shown in the table above shall be increased by the Escalation Factor.

### MAXIMUM FACILITIES SPECIAL TAX FOR ZONE 1 OF THE CFD

The table below identifies the Maximum Facilities Special Tax for Developed Property within Tax Zone 1, both before and after the Trigger Event:

Type of Property	7	Lot Size	Maximum Facilities Special Tax in Tax Zone 1 Prior to the Trigger Event (Fiscal Year 2022-23)*	Maximum Facilities Special Tax in Tax Zone 1 After the Trigger Event (Fiscal Year 2022-23)*
Property Single Family De Property Single Family De Property Single Family De Property Single Family De Property Property Single Family De Property	etached etached etached etached etached	Greater than 7,000 SqFt 5,801 to 7,000 SqFt 4,801 to 5,800 SqFt 4,000 to 4,800 SqFt Less Than 4,000 SqFt Not Applicable Not Applicable	\$0.00 per SFD Lot \$0.00 per Unit \$0.00 per Unit	\$227.27 per SFD Lot \$183.49 per SFD Lot \$168.34 per SFD Lot \$143.09 per SFD Lot \$132.99 per SFD Lot \$0.00 per Unit \$0.00 per Unit
Non-Residential Property		Not Applicable	\$0.00 per Non- Residential Square Foot	\$0.00 per Non- Residential Square Foot

<sup>\*</sup> On July 1, 2023, and on each July 1 thereafter until the first Fiscal Year after the Trigger Event, all figures shown in the table above shall be increased by the Escalation Factor. On July 1 of the first Fiscal Year after the Trigger Event, and on each July 1 thereafter, the Maximum Facilities Special Taxes shall increase by two percent (2%) of the amount in effect in the prior Fiscal Year.

### UNANIMOUS APPROVAL of Annexation to a Community Facilities District and Related Matters

### CITY OF LATHROP

Community Facilities District No. 2023-1 (River Islands Public Services and Facilities #2)

To the Honorable City Council, City of Lathrop 390 Towne Centre Drive Lathrop, CA 95330

Members of the City Council:

This constitutes the Unanimous Approval (the "<u>Unanimous Approval</u>") of River Islands Development Area 1, LLC, the record owner(s) (the "<u>Property Owner</u>") of the fee title to the real property identified below (the "<u>Property</u>") contemplated by Section 53339.3 et seq. of the Mello-Roos Community Facilities Act of 1982, as amended (the "<u>Act</u>") to annexation of the Property to the "City of Lathrop, Community Facilities District No. 2023-1 (River Islands Public Services and Facilities #2)" (the "<u>CFD</u>"), and it states as follows:

- 1. Property Owner. This Unanimous Approval is submitted by the Property Owner as the record owner(s) of fee title to the Property. The Property Owner has supplied to the City current evidence of its ownership of fee title to the Property.
- **2. Approval of Annexation**. This Unanimous Approval constitutes the unanimous approval and unanimous vote by the Property Owner in favor of the annexation of the Property to the CFD. The CFD was formed to finance the municipal services and facilities (the "Services and Facilities") described in Exhibit A hereto and made a part hereof.
- 3. Approval of Special Tax and the Facilities and Services. This Unanimous Approval constitutes the unanimous approval and unanimous vote by the Property Owner in favor of the levy of special taxes (the "Special Taxes") on the Property to finance the Services and Facilities, according to the Rate and Method of Apportionment of Special Taxes for the CFD attached hereto as Exhibit B and made a part hereof (the "Rate and Method"). Exhibit B includes the cost estimate for the Facilities and Services. The Property is being annexed into Tax Zone 1 of the CFD with the maximum special tax rates identified in Exhibit C hereto. The City will create a special account into which the Special Taxes will be deposited, when collected. The City will prepare the annual report required by Government Code Section 50075.3.
- **4. Approval of the Appropriations Limit**. This Unanimous Approval constitutes the unanimous approval and unanimous vote by the Property Owner in favor of the appropriations limit established for the CFD.

- 5. Waivers and Vote. The Property Owner hereby confirms that this Unanimous Approval constitutes its approval and unanimous vote as described herein and as contemplated by Section 53339.3 et seq. of the Act and Article XIIIA of the California Constitution. The Property Owner hereby waives all other rights with respect to the annexation of the Property, the levy of the Special Taxes on the Property and the other matters covered in this Unanimous Approval.
- 6. Recordation of Amendment to Notice of Special Tax Lien. The Notice of Special Tax Lien for the CFD was recorded in the Office of the County Recorder of the County of San Joaquin, State of California on June 28, 2023, as Document No. 2023-050810 in the Office of the County Recorder of the County of San Joaquin. The Property Owner hereby authorizes and directs the City Clerk to execute and cause to be recorded in the office of the County Recorder of the County of San Joaquin an amendment to the Notice of Special Tax Lien for the CFD as required by Section 3117.5 of the California Streets and Highways Code. The amendment to the Notice of Special Tax Lien shall include the Rate and Method as an exhibit thereto.
- 7. Authority Warranted. The Property Owner warrants to the City that the presentation of this Unanimous Approval, any votes, consents or waivers contained herein, and other actions mandated by the City for the annexation of the Property to the CFD shall not constitute or be construed as events of default or delinquencies under any existing or proposed financing documents entered into or to be entered into by the Property Owner for the Property, including any "due-on-encumbrance" clauses under any existing security instruments secured by the Property.
- 8. Due Diligence and Disclosures. The Property Owner agrees to cooperate with the City and its attorneys and consultants and to provide all information and disclosures required by the City about the Special Taxes to purchasers of the Property or any part of it.
- 9. Agreements. The Property Owner further agrees to execute such additional or supplemental agreements as may be required by the City to provide for any of the actions and conditions described in this Unanimous Approval, including any cash deposit required to pay for the City's costs in annexing the Property to the CFD.
  - 10. The Property. The Property is identified as follows:

Assessor's Parcel No. 213-610-02, 213-610-16

Property Address: N/A

By executing this Unanimous Approval, the Property Owner agrees to all of the above.

Tax Zone #: 1

### Property Owner

RIVER ISLANDS DEVELOPMENT AREA 1, LLC

a Delaware limited liability company

By: 10096 Name:

Susan Dell'Osso

Title:

President

Notice Address:

River Islands Development Area 1, LLC 73 W. Stewart Rd., Lathrop, CA 95330

(Attach acknowledgment)

A notary public or other officer completing this certificate document to which this certificate is attached, and not the	e verifies only the identity of the individual who signed the ne truthfulness, accuracy, or validity of that document.		
State of California County of San Joaquin	) )		
who proved to me on the basis of satisfactory e subscribed to the within instrument and acknowle	Notary Public, personally appeared Susan Dell'Osso, vidence to be the person(s) whose name(s) is/are aged to me that he/she/they executed the same in y his/her/their signature(s) on the instrument the erson(s) acted, executed the instrument.		
DEBBIE E. BELMAR Notary Public - California San Joaquin County Commission # 2378749 My Comm. Expires Oct 17, 2025	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.		
Place Notary Seal Above	Signature of Notary Public		
	ONAL -		
fraudulent reattachment of this f	formation can deter alteration of the document or form to an unintended document.		
Description of Attached Document	_		
Title or Type of Document:	Document Date:		
Number of Pages: Signer(s) Other Than	Named Above:		
Capacity(ies) Claimed by Signer(s)			
☐ Signer's Name: ☐ Corporate Officer – Title(s):	☐ Signer's Name:		
□ Partner - □ Limited □ General	☐ Corporate Officer – Title(s): ☐ Partner – ☐ Limited ☐ General		
☐ Individual ☐ Attorney in Fact			
☐ Trustee ☐ Guardian or Conservator	<ul><li>☐ Individual</li><li>☐ Attorney in Fact</li><li>☐ Trustee</li><li>☐ Guardian or Conservator</li></ul>		
□ Other:	☐ Other:		
Signer is Representing:	Signer is Representing:		
	Signer is helplesenting.		

### EXHIBIT A

### CITY OF LATHROP

Community Facilities District No. 2023-1 (River Islands Public Services and Facilities #2)

### **DESCRIPTION OF AUTHORIZED SERVICES AND FACILITIES**

### **Services**

The services to be funded, in whole or in part, by the community facilities district (CFD) include all direct and incidental costs related to providing public services and maintenance of public infrastructure within the River Islands area including the area initially included in the CFD, as well as any future annexation area of the CFD and areas adjacent to the foregoing. More specifically, the services shall include, but not be limited to: (i) police protection services, including City contracts with the San Joaquin Sheriff's Office or other police services providers, or costs of a City police department if and when one is established, (ii) maintenance of open space, including trails and habitat areas, with services to include, but not be limited to, irrigation and vegetation control; (iii) maintenance of roads and roadways, with services to include, but not be limited to, regularly scheduled street sweeping, repair of public streets, striping of streets and repair and repainting of sound walls and other appurtenances; (iv) storm protection services, including, but not limited to, the operation and maintenance of storm drainage systems, (v) landscaping in public areas and in the public right of way along public streets, including, but not limited to, irrigation, tree trimming and vegetation maintenance and control; and (vi) any other public services authorized to be funded under Section 53313 of the California Government Code that are not already funded by another community facilities district on the property within the CFD.

The CFD may fund any of the following related to the services described in the preceding paragraph: obtaining, constructing, furnishing, operating and maintaining equipment, apparatus or facilities related to providing the services and/or equipment, apparatus, facilities or fixtures in areas to be maintained, paying the salaries and benefits of personnel necessary or convenient to provide the services, payment of insurance costs and other related expenses and the provision of reserves for repairs and replacements and for the future provision of services. The services to be financed by the CFD are in addition to those provided in the territory of the CFD before the date of formation of the CFD and will not supplant services already available within that territory when the District is created.

### **Facilities**

The CFD may also fund all or any portion of the costs of the following facilities to be located within or in the vicinity of the CFD:

Roadway and related improvements, including, but not limited to, construction of the roadways currently identified on Vesting Tentative Map No. 3694 as Stewart Road, Golden Valley Parkway, South River Islands Parkway, North River Islands Parkway, Broad Street, Commercial Street, J8 Street, B5 Street, B6 Street and Cl Street, as well as other backbone and

arterial streets, including, but not limited to, grading, fill, pavement section, curb gutter and sidewalk, joint trench, water, sewer, reclaimed water, storm drainage, and other utility improvements necessary for, or incidental to, road construction. Roadway improvements may also include landscaping, street lights and signage, and traffic signals and striping.

Bradshaw's Crossing Bridge improvements, including, but not limited to, design, construction, utility connections, mitigation payments, right-of-way acquisition, and other improvements required for, or incidental to, construction of the bridge.

Water infrastructure, including, but not limited to, tanks, pump stations, distribution lines, and other improvements necessary for, or incidental to, the delivery of potable or reclaimed water.

Sewer infrastructure, including, but not limited to, treatment facilities, sanitary sewer collection lines and force mains, effluent holding and storage, pump stations, lift stations, and other improvements necessary for, or incidental to, the delivery of sanitary sewer service.

Public landscaping and recreational features along rivers, lakes, within parks, and along and including pathways.

Offsite public infrastructure, including, but not limited to, the extension of sanitary sewer lines and payment of license fees (e.g., to Caltrans or UPRR) and any other incidental fees or exactions.

The facilities authorized to be funded by the CFD shall include the costs of design, engineering, surveys, reports, environmental mitigation, soils testing, permits, plan check, inspection fees, impact fees, insurance, construction management, and any other costs or appurtenances related to any of the foregoing.

### **Administrative Expenses**

The administrative expenses to be funded by the CFD include the direct and indirect expenses incurred by the City of Lathrop (City) in carrying out its duties with respect to the CFD including, but not limited to, the levy and collection of the special taxes, the fees and expenses of attorneys, any fees of the County of San Joaquin related to the CFD or the collection of special taxes, an allocable share of the salaries of any City staff directly related thereto and a proportionate amount of the City's general administrative overhead related thereto, any amounts paid by the City from its general fund with respect to the CFD or the services authorized to be financed by the CFD, and expenses incurred by the City in undertaking action to foreclose on properties for which the payment of special taxes is delinquent, and all other costs and expenses of the City in any way related to the CFD.

### **Other**

The incidental expenses that may be funded by the CFD include, in addition to the administrative expenses identified above, the payment or reimbursement to the CFD of all costs associated with the establishment and ongoing administration of the CFD.

### **EXHIBIT B**

### CITY OF LATHROP COMMUNITY FACILITIES DISTRICT NO. 2023-1 (RIVER ISLANDS PUBLIC SERVICES AND FACILITIES #2)

### RATE AND METHOD OF APPORTIONMENT OF SPECIAL TAX

Special Taxes applicable to each Assessor's Parcel in the City of Lathrop Community Facilities District No. 2023-1 (River Islands Public Services and Facilities #2) shall be levied and collected according to the tax liability determined by the City or its designee, through the application of the appropriate amount or rate for Taxable Property, as described below. All of the property in the CFD, unless exempted by law or by the provisions of Section F below, shall be taxed for the purposes, to the extent, and in the manner herein provided, including property subsequently annexed to the CFD unless a separate rate and method of apportionment of Special Tax is adopted for the annexation area.

### A. <u>DEFINITIONS</u>

The terms hereinafter set forth have the following meanings:

- "Accessory Unit" means a second residential unit of limited size (e.g., granny cottage, second unit) that shares a Parcel with a single-family detached unit.
- "Act" means the Mello-Roos Community Facilities Act of 1982, as amended, being Chapter 2.5 (commencing with Section 53311), Part 1, Division 2, of Title 5 of the Government Code of the State of California.
- "Administrative Expenses" means any or all of the following: expenses of the City in carrying out its duties with respect to the CFD, including, but not limited to, the levy and collection of Special Taxes, the fees and expenses of its legal counsel, costs related to annexing property into the CFD, charges levied by the County in connection with the levy and collection of Special Taxes, costs related to property owner inquiries regarding the Special Taxes, costs associated with appeals or requests for interpretation associated with the Special Taxes and this RMA, costs associated with foreclosure and collection of delinquent Special Taxes and all other costs and expenses of the City and County in any way related to the establishment or administration of the CFD.
- "Administrator" means the person or firm designated by the City to administer the Special Taxes according to this RMA.
- "Assessor's Parcel" or "Parcel" means a lot or parcel shown on a County Assessor's Parcel map with an assigned County Assessor's Parcel number.
- "Authorized Facilities" means the public facilities authorized to be financed, in whole or in part, by Facilities Special Taxes collected within the CFD, pursuant to the documents adopted by the City Council at CFD Formation.

- "Authorized Services" means those services that are authorized to be funded by Services Special Taxes collected within the CFD, pursuant to the documents adopted by the City Council at CFD Formation.
- "CFD" means the City of Lathrop Community Facilities District No. 2023-1 (River Islands Public Services and Facilities #2).
- "CFD Formation" means the date on which the Resolution of Formation to form the CFD was adopted by the City Council.
- "City" means the City of Lathrop.
- "City Council" means the City Council of the City of Lathrop.
- "County" means the County of San Joaquin.
- "Developed Property" means, in any Fiscal Year, the following:
  - for Single Family Detached Property, all Parcels of Taxable Property for which a Final Map was recorded on or prior to June 30 of the preceding Fiscal Year
  - for Multi-Family Property and Single Family Attached Property, all Parcels of Taxable Property for which a building permit for new construction of a residential structure was issued on or prior to June 30 of the preceding Fiscal Year
  - for Non-Residential Property, all Parcels of Taxable Property for which a building permit for new construction of a structure was issued on or prior to June 30 of the preceding Fiscal Year.
- "Development Agreement" means the 2003 Amended and Restated Development Agreement dated February 4, 2003 and recorded on March 31, 2003 in the San Joaquin County Recorder's Office as Document No. 2003-069319, as has been amended and as may be amended in the future.
- "Escalation Factor" means, in any Fiscal Year, the lesser of (i) the increase from the prior Fiscal Year, if any, in the Local Consumer Price Index (CPI) for the San Francisco-Oakland-San Jose Area for All Urban Consumers, or (ii) four percent (4%). The CPI used shall be as determined by the Bureau of Labor Statistics from April to April beginning with the period from April 2022 to April 2023.
- "Facilities Special Tax" means a special tax levied in any Fiscal Year after the Trigger Event has taken place to pay the Facilities Special Tax Requirement.
- "Facilities Special Tax Requirement" means the amount necessary in any Fiscal Year after the Trigger Event to pay the costs of Authorized Facilities to be funded directly from Facilities Special Tax proceeds.
- "Final Map" means a final map, or portion thereof, approved by the City and recorded by the County pursuant to the Subdivision Map Act (California Government Code Section 66410 et seq)

- that creates SFD Lots. The term "Final Map" shall not include any large lot subdivision map, Assessor's Parcel Map, or subdivision map or portion thereof, that does not create SFD Lots, including Assessor's Parcels that are designated as remainder parcels.
- "Fiscal Review Process" means the River Islands Annual Fiscal Review Process, which is required pursuant to the Development Agreement, and which process is described in detail in Exhibit B of the Development Agreement.
- "Fiscal Year" means the period starting July 1 and ending on the following June 30.
- "Maximum Facilities Special Tax" means the greatest amount of Facilities Special Tax that can be levied on a Parcel in any Fiscal Year after the Trigger Event, as determined in accordance with Section C below.
- "Maximum Services Special Tax" means the greatest amount of Services Special Tax that can be levied on a Parcel in any Fiscal Year, as determined in accordance with Section C below.
- "Maximum Special Taxes" means, collectively, the Maximum Facilities Special Tax and the Maximum Services Special Tax that can be levied on a Parcel in any Fiscal Year.
- "Multi-Family Property" means, in any Fiscal Year, all Parcels of Taxable Property for which a building permit or use permit has been issued or is expected to be issued for construction of a residential structure with five or more Units that share a single Assessor's Parcel number, are offered for rent to the general public, and cannot be purchased by individual homebuyers.
- "Non-Residential Property" means all Assessor's Parcels of Taxable Property for which a building permit was or is expected to be issued for an office, commercial, retail, industrial or mixed-use building, as determined by the City.
- "Non-Residential Square Footage" means the net leasable square footage used by or designated for non-residential uses within a building as reflected on the condominium plan, site plan, building permit for new construction, or other such document. If a structure on a Parcel of Non-Residential Property includes Units, such Units shall be categorized and taxed as Residential Property, and the square footage of such Units shall not be counted as Non-Residential Square Footage for purposes of determining the Maximum Special Taxes pursuant to Section C below.
- "Proportionately" means, for the Services Special Tax, that the ratio of the actual Services Special Tax levied in any Fiscal Year to the Maximum Services Special Tax authorized to be levied in that Fiscal Year is equal for all Assessor's Parcels of Developed Property. For the Facilities Special Tax, "Proportionately" means that the ratio of the actual Facilities Special Tax levied in any Fiscal Year to the Maximum Facilities Special Tax authorized to be levied in that Fiscal Year is equal for all Assessor's Parcels of Developed Property.
- "Public Property" means any property within the boundaries of the CFD that is owned by or irrevocably offered for dedication to the federal government, State of California, County, City, or other local governments or public agencies.

"Residential Property" means, collectively, Single Family Detached Property, Single Family Attached Property, and Multi-Family Property. If a building includes both Units and Non-Residential Square Footage, the Units within the building shall be categorized as Residential Property for purposes of this RMA.

"RMA" means this Rate and Method of Apportionment of Special Tax.

"Services Special Tax" means a special tax levied in any Fiscal Year to pay the Services Special Tax Requirement.

"Services Special Tax Requirement" means the amount of revenue needed in any Fiscal Year to pay for: (i) Authorized Services, (ii) Administrative Expenses, and (iii) amounts needed to cure any delinquencies in the payment of Services Special Taxes which have occurred or (based on delinquency rates in prior years) may be expected to occur in the Fiscal Year in which the tax will be collected. In any Fiscal Year, the Services Special Tax Requirement shall be reduced by surplus amounts available (as determined by the City) from the levy of the Services Special Tax in prior Fiscal Years, including revenues from the collection of delinquent Services Special Taxes and associated penalties and interest.

"SFD Lot" means an individual residential lot, identified and numbered on a recorded Final Map, on which a building permit was or is permitted to be issued for construction of a single family detached unit without further subdivision of the lot and for which no further subdivision of the lot is anticipated pursuant to an approved tentative map.

"Single Family Attached Property" means, in any Fiscal Year, all Parcels of Taxable Property for which a building permit was or is expected to be issued for construction of a residential structure consisting of two or more Units that share common walls, have separate Assessor's Parcel numbers assigned to them (except for a duplex unit, which may share an Assessor's Parcel with another duplex unit), and may be purchased by individual homebuyers (which shall still be the case even if the Units are purchased and subsequently offered for rent by the owner of the unit), including such residential structures that meet the statutory definition of a condominium contained in Civil Code Section 4125.

"Single Family Detached Property" means, in any Fiscal Year, all Parcels of Taxable Property for which a building permit was or is expected to be issued for construction of a Unit that does not share a common wall with another Unit. An Accessory Unit that shares a Parcel with a single-family detached unit shall not be considered a separate Unit for purposes of this RMA.

"Special Taxes" means, collectively, the Facilities Special Tax and the Services Special Tax.

"Taxable Property" means all of the Assessor's Parcels within the boundaries of the CFD which are not exempt from the Special Taxes pursuant to law or Section F below.

"Tax Zone" means a mutually exclusive geographic area within which Special Taxes may be levied pursuant to this RMA. All of the property within the CFD at the time of CFD Formation is within Tax Zone 1. Additional Tax Zones may be created when property is annexed to the CFD, and separate Maximum Special Taxes shall be identified for property within the new Tax Zone at the time of such annexation. The Assessor's Parcels included within a new Tax Zone established

when such Parcels are annexed to the CFD shall be identified by Assessor's Parcel number in the Unanimous Approval Form that is signed by the owner(s) of the Parcels at the time of annexation.

"Unanimous Approval Form" means that form executed by the record owner of fee title to a Parcel or Parcels annexed into the CFD that constitutes the property owner's approval and unanimous vote in favor of annexing into the CFD and the levy of Special Taxes against his/her Parcel or Parcels pursuant to this RMA.

"Trigger Event" will be deemed to have occurred in any Fiscal Year if, on or before June 30 of the prior Fiscal Year, the City has made a finding that, for the third year in a row, the Fiscal Review Process has demonstrated that fiscal surpluses will be generated to the City's general fund from development within the River Islands Master Plan area, and, as part of the Fiscal Review Process in each of the prior three years, the Services Special Tax revenue factored into the fiscal analysis was based on the Services Special Tax being levied at only 47.43% of the Maximum Services Special Tax that could have been levied in each of those three years. Once the Trigger Event has occurred, the reduced Services Special Taxes and the Facilities Special Taxes determined for each Tax Zone pursuant to Section C shall be the applicable Maximum Special Taxes in all future Fiscal Years regardless of the results of future Fiscal Review Processes.

"Unit" means a single family detached unit or an individual unit within a duplex, triplex, halfplex, fourplex, condominium, townhome, live/work, or apartment structure.

### B. <u>DATA FOR ADMINISTRATION OF SPECIAL TAXES</u>

On or about July 1 of each Fiscal Year, the Administrator shall identify the current Assessor's Parcel numbers for all Parcels of Developed Property within the CFD. The Administrator shall also determine: (i) within which Tax Zone each Parcel is located; (ii) which Parcels of Developed Property are Residential Property and Non-Residential Property; (ii) the Non-Residential Square Footage of buildings on each Parcel of Non-Residential Property; (iii) for Single Family Detached Property, the square footage of each SFD Lot, (iv) by reference to the condominium plan, site plan, or other document, the number of Units on each Parcel of Single Family Attached Property and Multi-Family Property; (v) whether the Trigger Event has occurred; and (vi) the Services Special Tax Requirement and, if the Trigger Event has occurred, the Facilities Special Tax Requirement for the Fiscal Year. To determine the square footage of each Parcel of Single Family Detached Property, the Administrator shall reference Assessor's Parcel Maps or, if the square footage is not yet designated on such maps, the small lot subdivision map recorded to create the individual lots.

In any Fiscal Year, if it is determined that: (i) a parcel map for property in the CFD was recorded after January 1 of the prior Fiscal Year (or any other date after which the Assessor will not incorporate the newly-created parcels into the then current tax roll), (ii) because of the date the parcel map was recorded, the Assessor does not yet recognize the new parcels created by the parcel map, and (iii) a building permit was issued on or prior to June 30 of the prior Fiscal Year for development on one or more of the newly-created parcels, the Administrator shall calculate the Special Taxes for Units and/or Non-Residential Square Footage within the subdivided area and levy such Special Taxes on the master Parcel that was subdivided by recordation of the parcel map.

### C. <u>MAXIMUM SPECIAL TAXES</u>

### 1. Services Special Tax, Tax Zone 1

Table 1 below identifies the Maximum Services Special Tax for Developed Property within Tax Zone 1, both before and after the Trigger Event. A different Maximum Services Special Tax may be identified for property that annexes into the CFD and is part of a separate Tax Zone.

TABLE 1
MAXIMUM SERVICES SPECIAL TAX
TAX ZONE 1

Type of Property	Lot Size	Maximum Services Special Tax in Tax Zone 1 Prior to the Trigger Event (Fiscal Year 2022-23)*	Maximum Services Special Tax in Tax Zone 1 After the Trigger Event (Fiscal Year 2022-23)*
Residential Property:			
Single Family Detached Property	Greater than 7,000 SqFt	\$432.29 per SFD Lot	\$205.02 per SFD Lot
Single Family Detached Property	5,801 to 7,000 SqFt	\$349.02 per SFD Lot	\$165.53 per SFD Lot
Single Family Detached Property	4,801 to 5,800 SqFt	\$320.21 per SFD Lot	\$151.87 per SFD Lot
Single Family Detached Property	4,000 to 4,800 SqFt	\$272.18 per SFD Lot	\$129.09 per SFD Lot
Single Family Detached Property	Less than 4,000 SqFt	\$252.96 per SFD Lot	\$119.97 per SFD Lot
Single Family Attached Property	Not Applicable	\$ 0.00 per Unit	\$ 0.00 per Unit
Multi-Family Property	Not Applicable	\$ 0.00 per Unit	\$ 0.00 per Unit
Non-Residential Property	Not Applicable	\$0.00 per Non-Residential Square Foot	\$0.00 per Non-Residential Square Foot

<sup>\*</sup> On July 1, 2023 and on each July 1 thereafter, all figures shown in Table 1 above shall be increased by the Escalation Factor.

### 2. Facilities Special Tax, Tax Zone 1

Table 2 below identifies the Maximum Facilities Special Tax for Developed Property within Tax Zone 1 both before and after the Trigger Event; a different Maximum Facilities Special Tax may be identified for property that annexes into the CFD and is part of a separate Tax Zone.

TABLE 2
MAXIMUM FACILITIES SPECIAL TAX
TAX ZONE 1

Type of Property	Lot Size	Maximum Facilities Special Tax in Tax Zone 1 Prior to the Trigger Event (Fiscal Year 2022-23)*	Maximum Facilities Special Tax in Tax Zone 1 After the Trigger Event (Fiscal Year 2022-23)*
Residential Property: Single Family Detached Property Single Family Attached Property Multi-Family Property	Greater than 7,000 SqFt 5,801 to 7,000 SqFt 4,801 to 5,800 SqFt 4,000 to 4,800 SqFt Less than 4,000 SqFt Not Applicable Not Applicable	\$ 0.00 per SFD Lot \$ 0.00 per Unit \$ 0.00 per Unit	\$227.27 per SFD Lot \$183.49 per SFD Lot \$168.34 per SFD Lot \$143.09 per SFD Lot \$132.99 per SFD Lot \$ 0.00 per Unit \$ 0.00 per Unit
Non-Residential Property	Not Applicable	\$0.00 per Non-Residential Square Foot	\$0.00 per Non-Residential Square Foot

<sup>\*</sup> On July 1, 2023 and on each July 1 thereafter until the first Fiscal Year after the Trigger Event, all figures shown in Table 2 above shall be increased by the Escalation Factor. On July 1 of the first Fiscal Year after the Trigger Event, and on each July 1 thereafter, the Maximum Facilities Special Taxes shall increase by two percent (2%) of the amount in effect in the prior Fiscal Year.

### 3. Maximum Special Taxes for Mixed-Use Buildings

If, in any Fiscal Year, the Administrator determines that a Parcel of Developed Property is built or proposed to be built with both Units and Non-Residential Square Footage, the Maximum Special Taxes for the Parcel shall be the sum of (i) the aggregate Maximum Special Taxes for all Units on the Parcel, and (ii) the Maximum Special Taxes determined for all of the Non-Residential Square Footage on the Parcel.

### 4. Reduction of the Maximum Special Taxes

If, in any Fiscal Year, the City determines pursuant to the Fiscal Review Process that the Maximum Special Taxes within one or more Tax Zones should be reduced, the Maximum Special Taxes within the Tax Zones may be reduced without a vote of the qualified CFD electors. An Amended Notice of Special Tax Lien reflecting the reduced Maximum Special Taxes shall be recorded against the Parcels within such Tax Zones.

### D. METHOD OF LEVY OF THE SPECIAL TAXES

### 1. Services Special Tax

Each Fiscal Year, the Administrator shall determine the Services Special Tax Requirement for the Fiscal Year, and the Services Special Tax shall be levied on each Parcel of Developed Property within the CFD in the amount of either (i) the Maximum Services Special Tax, or (ii) the Proportionately determined percentage of the Maximum Services Special Tax required to generate the Services Special Tax Requirement, whichever is less.

### 2. Facilities Special Tax

Each Fiscal Year after the Trigger Event, the Administrator shall determine the Facilities Special Tax Requirement for the Fiscal Year, and the Facilities Special Tax shall be levied on each Parcel of Developed Property within the CFD in the amount of either (i) the Maximum Facilities Special Tax, or (ii) the Proportionately determined percentage of the Maximum Facilities Special Tax required to generate the Facilities Special Tax Requirement, whichever is less.

### E. MANNER OF COLLECTION OF SPECIAL TAXES

The Special Taxes shall be collected in the same manner and at the same time as ordinary ad valorem property taxes, provided, however, that the City may directly bill, collect at a different time or in a different manner, and/or collect delinquent Special Taxes through foreclosure or other available methods.

The Facilities Special Tax shall be levied for thirty (30) Fiscal Years, beginning the first Fiscal Year after the Trigger Event has taken place. Under no circumstances may the Facilities Special Tax on a Parcel in residential use be increased in any Fiscal Year as a consequence of delinquency or default in payment of the Facilities Special Tax levied on another Parcel or Parcels by more than ten percent (10%) above the amount that would have been levied in that Fiscal Year had there never been any such delinquencies or defaults. The Services Special Tax may be levied and collected in perpetuity.

### F. EXEMPTIONS

No Special Taxes shall be levied on Public Property or any other Parcels in the CFD that are not Residential Property or Non-Residential Property, as defined herein.

### G. INTERPRETATION OF SPECIAL TAX FORMULA

The City may interpret, clarify, and/or revise this RMA to correct any inconsistency, vagueness or ambiguity as it relates to the Special Tax rates, the method of apportionment, the classification of properties or any definition applicable to the CFD, by resolution or ordinance. The City, upon the request of an owner of land within the CFD which is not Developed Property, may also amend this RMA in any manner acceptable to the City, by resolution or ordinance following a public hearing, upon the affirmative vote of such owner to such amendment and without the vote of owners of any other land within the CFD, provided such amendment only affects such owner's land.

### **EXHIBIT C**

### CITY OF LATHROP COMMUNITY FACILITIES DISTRICT NO. 2023-1 (RIVER ISLANDS PUBLIC SERVICES AND FACILITIES #2) ANNEXATION NO. \_\_

### MAXIMUM SERVICES SPECIAL TAX FOR ZONE 1 OF THE CFD

The table below identifies the Maximum Services Special Tax for Developed Property within Tax Zone 1, both before and after the Trigger Event:

Type of Property	Lot Size	Maximum Services Special Tax in Tax Zone 1 Prior to the Trigger Event (Fiscal Year 2022- 23)*	Maximum Services Special Tax in Tax Zone 1 After the Trigger Event (Fiscal Year 2022-23)*
Residential Property: Single Family Detached Property Single Family Attached Property Multi-Family Property	Greater than 7,000 SqFt 5,801 to 7,000 SqFt 4,801 to 5,800 SqFt 4,000 to 4,800 SqFt Less Than 4,000 SqFt Not Applicable Not Applicable	\$432.29 per SFD Lot \$349.02 per SFD Lot \$320.21 per SFD Lot \$272.18 per SFD Lot \$252.96 per SFD Lot \$0.00 per Unit \$0.00 per Unit	\$205.02 per SFD Lot \$165.53 per SFD Lot \$151.87 per SFD Lot \$129.09 per SFD Lot \$119.97 per SFD Lot \$0.00 per Unit \$0.00 per Unit
Non-Residential Property	Not Applicable	\$0.00 per Non- Residential Square Foot	\$0.00 per Non- Residential Square Foot

<sup>\*</sup> On July 1, 2023, and on each July 1 thereafter, all figures shown in the table above shall be increased by the Escalation Factor.

### MAXIMUM FACILITIES SPECIAL TAX FOR ZONE 1 OF THE CFD

The table below identifies the Maximum Facilities Special Tax for Developed Property within Tax Zone 1, both before and after the Trigger Event:

	e of Prope	rty	Lot Size	Maximum Facilities Special Tax in Tax Zone 1 Prior to the Trigger Event (Fiscal Year 2022-23)*	Maximum Facilities Special Tax in Tax Zone 1 After the Trigger Event (Fiscal Year 2022-23)*
Property Single F Property Single F Property Single F Property Single F Property	amily amily amily amily amily amily	Detached Detached Detached Detached Attached	Greater than 7,000 SqFt 5,801 to 7,000 SqFt 4,801 to 5,800 SqFt 4,000 to 4,800 SqFt Less Than 4,000 SqFt Not Applicable Not Applicable	\$0.00 per SFD Lot \$0.00 per Unit \$0.00 per Unit	\$227.27 per SFD Lot \$183.49 per SFD Lot \$168.34 per SFD Lot \$143.09 per SFD Lot \$132.99 per SFD Lot \$0.00 per Unit \$0.00 per Unit
	idential Pr		Not Applicable	\$0.00 per Non- Residential Square Foot	\$0.00 per Non- Residential Square Foot

<sup>\*</sup> On July 1, 2023, and on each July 1 thereafter until the first Fiscal Year after the Trigger Event, all figures shown in the table above shall be increased by the Escalation Factor. On July 1 of the first Fiscal Year after the Trigger Event, and on each July 1 thereafter, the Maximum Facilities Special Taxes shall increase by two percent (2%) of the amount in effect in the prior Fiscal Year.



### 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)

SPACE ABOVE THIS LINE FOR RECORDER'S USE

### IRREVOCABLE OFFER OF DEDICATION OF EASEMENT FOR PUBLIC ROADWAY PURPOSES AND PUBLIC UTILITY EASEMENT (TRACT 4178 – OFFSITE ROADWAY DEDICATION – CLAWSON LANE)

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, River Islands Development Area 1, LLC, a Delaware limited liability company, hereby grants to the CITY OF LATHROP, a municipal corporation in the County of San Joaquin, State of California, an easement for ingress, egress and road purposes, and a public utility easement (PUE), over and across the hereinafter described real property situated in the City of Lathrop and more particularly described as follows:

### SEE EXHIBITS "A" & "B" ATTACHED HERETO AND MADE A PART HEREOF

This Offer of Dedication is made pursuant to Section 7050 of the Government Code of the State of California and may be accepted at any time by the City Engineer of the City of Lathrop. This Offer of Dedication may be terminated, and right to accept such offer abandoned in the same manner as is prescribed for the vacation of streets or highways by Part 3 of Division 9, or Chapter 2 of Division 2 of the Streets and Highways Code of the State of California, whichever is applicable.

The above-described easement is to be kept open, clear and free from buildings and structures of any kind. This Offer of Dedication shall be irrevocable and shall be binding on the Grantor's heirs, executors, administrators, successors and assigns.

### **SIGNATURES:**

Signed this 13th day of March, 2024.

RIVER ISLANDS DEVELOPMENT AREA 1, LLC, a Delaware limited liability company

 $\mathbf{R}_{\mathbf{V}}$ 

Susan Dell'Osso President

(Notary Acknowledgment Required for Each Signatory)

	te verifies only the identity of the individual who signed the the truthfulness, accuracy, or validity of that document.
State of California County of San Joaquin	) )
County of Sail Joaquill	)
who proved to me on the basis of satisfactory subscribed to the within instrument and acknowledge.	a Notary Public, personally appeared Susan Dell'Osso evidence to be the person(s) whose name(s) is/are ledged to me that he/she/they executed the same in by his/her/their signature(s) on the instrument the person(s) acted, executed the instrument.
DEBBIE E. BELMAR Notary Public - California San Joaquin County Commission # 2378749 My Comm. Expires Oct 17, 2025	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.
Place Notary Seal Above	Signature of Notary Public
	TIONAL —
	nformation can deter alteration of the document or
Description of Attached Document	s form to an unintended document.
•	Document Date:
Number of Pages: Signer(s) Other Tha	n Named Above:
Capacity(ies) Claimed by Signer(s)	
☐ Signer's Name:	☐ Signer's Name:
☐ Corporate Officer – Title(s):	☐ Corporate Officer – Title(s):
□ Partner – □ Limited □ General	□ Partner – □ Limited □ General
□ Individual □ Attorney in Fact	☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator	☐ Trustee ☐ Guardian or Conservator
☐ Other:	□ Other:
Signer is Representing:	Signer is Representing:

### EXHIBIT "A" & "B"

### LEGAL DESCRIPTION OFFSITE ROADWAY DEDICATION AND ADJACENT PUBLIC UTILITY EASEMENT CLAWSON LANE

(See Attached)

### **EXHIBIT "A"**

### LEGAL DESCRIPTION IRREVOCABLE OFFER OF DEDICATION FOR RIGHT-OF-WAY PURPOSES OFFSITE ROADWAY DEDICATION-CLAWSON LANE RIVER ISLANDS-PHASE 2 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:

BEING A PORTION OF THE DESIGNATED REMAINDER, AS SAID REMAINDER PARCEL IS SHOWN ON THE MAP ENTITLED "TRACT 4149, RIVER ISLANDS-PHASE 2, LARGE LOT FINAL MAP", FILED DECEMBER 5, 2022, IN BOOK 44 OF MAPS AND PLATS, AT PAGE 52, OFFICIAL RECORDS OF SAN JOAQUIN COUNTY, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

**BEGINNING** AT A POINT ON THE WESTERLY LINE OF SAID DESIGNATED REMAINDER, SAID POINT BEING NORTH 23°21'22" WEST, 142.46 FEET FROM THE NORTHEAST CORNER OF PARCEL 13 OF SAID MAP OF TRACT 4149;

THENCE CONTINUING ALONG SAID WESTERLY LINE, NORTH 23°21'22" WEST, 33.49 FEET;

THENCE LEAVING SAID WESTERLY LINE AND ALONG A NON-TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 65.50 FEET, FROM WHICH THE RADIUS POINT BEARS SOUTH 51°49'59" WEST, THROUGH A CENTRAL ANGLE OF 29°37'20" AND AN ARC DISTANCE OF 33.86 FEET TO THE **POINT OF BEGINNING**.

CONTAINING 49 SQUARE FEET, MORE OR LESS.

A PLAT OF THE ABOVE DESCRIBED PARCEL IS 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.

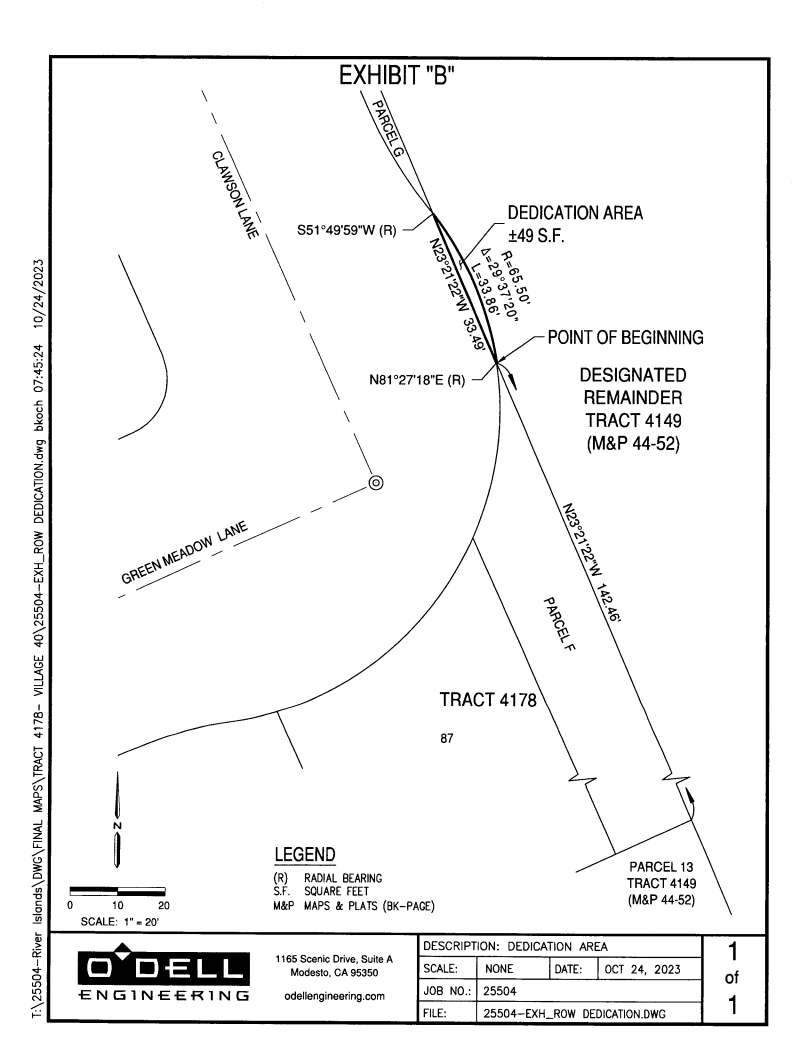
WILLIAM M. KOCH

PROFESSIONAL LAND SURVEYOR

CALIFORNIA NO. 8092

DAT

No. 8092



## OWNER'S STATEMEN"

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THE REAL PROPERTY DESCRIBED BELOW IS DEDICATED AS AN EASEMENT FOR PUBLIC PURPOSESS

- TO THE CITY OF LATRIOP FOR PUBLIC RICHT—OF—MAY PURPOSES, THOSE PORTIONS OF SAID LANDS DESIGNATED OF SAID LANDS RESIDENTED OF SAID LANDS RESIDENTED OF SAID LANDS RESIDENTED OF ASSESSION AS A AVERSTONE RICHT, AND CLAMBON LANE, ORDER MEADOW LANE, AND CLAMBON LANE, AS SHOWN ON THE STAML MAY.
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  WORR THE STRIPS OF LAND AS SHOWN ON THIS FIRST, MAP DESIGNATED AS "PULE," POBBIC UTLITY EASTBAND.
- A NON-EXCLUSIVE EASEMENT TO THE OTY OF LATHROP. TOGETHER WITH THE RIGHT TO CONSTRUCT, RECONSTRUCT, RECONSTRUCT, RECONSTRUCT, OF AND MAILTHY THE SOOND WALLS UPON AND OFFER THE STRIPS OF LAND AS SHOWN ON THIS TINAL, MAP. DESIGNATED AS "WE," (MALL EASEMENT).
- THE REAL PROPERTY DESCRIBED BELOW IS DEDICATED IN FEE FOR PUBLIC PURPOSES.
- Parcels A, B, C, D and E to the city of lathrop for purposes of open space, landscaping, public utilities land, and appointenances. Thereto, for the brefit of the public, as shown on this final map.

THE UNDERSOMED DOES HEREDY RELINQUISH TO THE CITY OF LATHROP ALL ABUTERS RIGHT OF ACCESS TO LOTS 13, H. 33, 35, 56, 48, 48, 61, 67, 74 AND 75 ALONG THE LOT LINES AS INDICATED BY THE STABOL //////// AS SHOWN THIS THALL MIST INAL MIST INA

TO ENSURE MUNICIPAL WATER SERVICES TO ALL LOTS SHOWN UPON THIS MAP, ALL GROUND WATER RIGHTS THAT THE UDDESCORED MAY HAVE WITHIN THE DISTINCTIVE BORDER UPON THIS MAP, HEREBY ARE DEDIGATED TO THE CITY OF LATHER.

THE UNDERSOUND DOES WEBENY RESERVE PARCELS F AND G FOR PURPOSES OF OPEN SPACE, LANDSCAPING, PUBLIC VUILLINGS, THE THE LEWINTHANCE, AND MYNITERANCE, AND WILL TRANSFER TO SLAWNOS RECLAMATION OSTRICE 2002 BY SEPARATE DOCUMENT.

OWNERS: RIVER ISLANDS DEVELOPMENT AREA 1, ILC, A DELAWARE LIMITED LIABILITY COMPANY

	SUSAN DELL'OSSO	DENT
	SUSA	PRES
BY:	NAME	ΞΞ

## TRUSTEE'S STATEMENT

OLD REPUBLIC THE COMPANY, AS TRUSTEE, UNDER THE DEED OF TRUST RECORDED DECIMERS 31, 2020, AS DOCUMENT WHORFE 2020—1881A, AND AS ARMEDED IN DOCUMENT RECORDED CYCROER 3, 2022 AS DOCUMENT RUMBER 2022—114-643, AND FURTHER MACHED IN DOCUMENT RECORDED NOVEMBER 2) 2022 AS DOCUMENT WARREST 2022—114-643, AND FURTHER MACHED IN DOCUMENT RECORDED NOVEMBER 2) 2022

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## ACKNOWLEDGEMENT CERTIFICATE (OWNER)

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CRETIFICATE VERHELS ONLY THE IDENTITY OF THE MONYDAY, AND SOMED THE DOCUMENT OF MICH THIS CRETIFICATE. IS ATTACHED, AND NOT THE TIGHTHALESS, ACCURACY, OR VALIDITY OF THAI DOCUMENT.

STATE OF CALIFORNIA COUNTY OF SAN JOAQUIN

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT.

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### RIVER ISLANDS - PHASE 2 **TRACT 4178** VILLAGE 40

A PORTION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 M&P 52), CITY OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

MARCH 2024



ENGINEERING

CITY CLERK'S STATEMENT

ALSO, PURSUANT TO SECTION 66434(G) OF THE CALFORNA SUBONISION WAP ACT, THE CITY OF LATHROP POSCS HEREP ABANDAN THE INNE-EXCLISIVE PUBLIC UNLITY EASEMENT FOR PUBLIC PUBLICSES RECORDED JAME 9, 2023, AS DOCUMENT NUMEER 2023—045592, OFFICIAL RECORDS OF SAN JORGAIN COUNTY, WITHIN THE BOSINDARF OF THIS FIRM, MAP.

i 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.

TREES, WARGAS TO TO ELEK AND CLERK OF THE CITY COUNCIL OF THE CITY OF LATHROP, COUNTY OF SAN JOAQUIN, STATE OF CALFORNIA

A NOTAY PUBLIC OR OMER CITICS COMPLING. THIS CRRITICAIT, VERFES ONLY THE IDENTITY OF THE MUNICAL WHO SOMED THE CORDINATION TO MHOUN INSCREPENTED. IS ATTACHED, AND THE TRUTH THE TEST ACCURACY, OR VALIOTY OF THAT DOCUMENT.

ACKNOWLEDGEMENT CERTIFICATE (TRUSTEE)

STATE OF CALIFORNIA COUNTY OF SAN JOAQUIN

ON A NOTARY PUBLIC, PERSONALLY APPEARED.

4 NOTARY PUBLIC, PERSONALLY APPEARED.

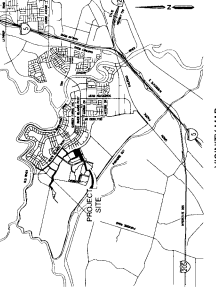
6 ON HE, BASS OF SANDSACTORY EVANDANCE TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSISTABED TO THE WITHIN INSTRUMENT, AND ACCOMMEDIDED TO BE THAT EVAPLETY THE RECURITION THE SAME IN HIS/FIRE/THER MATHORISED CAPACITICS, AND THAT OF YHE/HIS YIGHTS ORANIZE(S) ON THE MISTIMUMENT THE PERSON(S), OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXCOLIED THE INSTRUMENT.

CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING VARAGRAPH IS TRUE AND CORRECT.

MINESS MY HAND:

11	
ESS:	
OF BUSIN MBER: PIRES:	
INT): COUNTY SSION NU SSION EX	
SIGNATURE: AAME (PRINT): PRINCIPAL COUNTY OF BUSINESS: AY COMMISSION NUMBER: AY COMMISSION EXPIRES:	

EXEMPT FROM FEE PER COVERNMENT CODE 27388.1; DOCUMENT RECORDED IN CONNECTION WITH A CONCURRENT TRANSFER SUBJECT THE IMPOSITION OF DOCUMENTARY TRANSFER TAX



### VICINITY MAP

# SECRETARY OF THE PLANNING COMMISSION'S STATEMENT

THIS MAP COMFORMS TO VESTING TENTATIVE MAP NO. 6716 RECOMMENDED BY THE PLANNING COMMISSION AND APPROVED BY THE CITY COUNCIL PER RESOLUTION NO. 21–4908. 2024 DAY OF DATED THIS\_

RICARDO CAGUIAT, COMMUNITY DEVELOPMENT DIRECTOR OTY OF LATHROP

## CITY ENGINEER'S STATEMENT

DAY OF DATED THIS

BRAD R. TAYLOR, R.C.E. 92823 OTY ENGNEER OF THE CITY OF LATHROP, CALIFORNIA



## RECORDER'S STATEMENT

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	THE REQUEST OF OLD REPUBLIC TITLE C		
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MPANY.

ASSISTANT/DEPUTY RECORDER Α.. STEVE BESTOLARIDES ASSESSOR-RECORDER-COUNTY CLERK SAN JOAQUIN COUNTY, CALFORNIA

ATTACHMENT Р

### RIVER ISLANDS - PHASE 2 **TRACT 4178** VILLAGE 40

52), CITY A PORTION OF RANCHO EL PESCADERO, BENG A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 M&P OF LATHROP, SAN JOAQUIN COUNTY, CALIFORNIA

MARCH 2024



## CITY SURVEYOR'S STATEMENT

I, DARPIT, A. ALTXANDER, HEREBY STATE, THAT I HAVE EXAMINED THIS FINAL MAP OF "TRACT ATTRE RIVED FOR THE OWN MAP OF THE OWNER OF LATHEON. CALLFORNIA, AND I AM SALTEED THAT THIS OWNER, THEONE OWNER, THE OWNER,

2024
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DARRYL A. ALEXANDER, P.L.S. 5071 ACTING CITY SURVEYOR

## SURVEYOR'S STATEMENT

THIS MAP WAS PREDACID BY HE OR UNDER MY DIRECTION AND IS BASED UPON A FIELD SURKEY IN CONFIGNATION OF THE PERGONAL MAP A FIELD SURKEY IN CONFIGNATION MAP AND THE OLOGAL CORDINANCE STATE ALL THE REQUEST OF RIVER ISLANDS SPECIO-MENT REAR 1, ILC, ON MARCH 32, 2023, I HERBEY STATE ALL THE WOUNDERS DEFORE COCCUPY THE POSSIDIOS INDIDACID OF MANUALITY THEY MAL BE SET IN HOSE POSTIONS BEFORE DECLARERS 3, 2024, AND THAT THE WOUNDERS SEED OF THE STATE OF THE SERVEY TO BE REFRECED, AND THAT THE MAP SUBSTANTIALLY COMPONENT IN SURVEY TO BE REFRECED.

2024.
P
DAY
물
DATED

DYLAN CRAWFORD, P.L.S. NO 7788

1. RIGHT TO FARM STATEMENT:
RIGHT TO FARM STATEMENT:
RIGHT TO FALMED WINDOLD, CODE OF ORONANCES, TITE 15, CHAPTER 15.48.04, THE OTTY
OF LAHROOP BRAINTS OFFERMING OF PROPERLY CONDUCTED ACROLLIDIAL OFFERMINGS WITHIN
OF LAHROOP FERMING SPEAKING OF ROOPERLY CONDUCTED ACROLLIDIAL OF CHAPTER AND STATEMENT OF THE COTY DATE. THAT THE REPORTETY YOU ARE DISCOLARCE AND FELLOCATED GLOSE TO OR AGROLLIDIAL, LINGUISE AND FESTIONES AN

UMMARY	11.298 AC±	4.927 AC±	.592 AC±	16.817 AC±
TRACT 4178 AREA SUMMARY	LOTS 1 THROUGH 87	STREET DEDICATIONS	PARCELS A THROUGH G	TOTAL

BASED ON INFORMATION CONTAINED IN THE PRELIMINARY TILE REPORT, ORDER NUMBER TATAGO3085—LR (VERSION 3), DATED SEPTEMBER 27, 2023, PROVIDED BY OLD REPUBLIC TITLE COMPANY.

EASEMENT ABANDONMENT NOTE
THE NON-EXCUSINE PUBLIC UTILIY EXEMENT FOR PUBLIC PURPOSES RECORDED JUNE 9,
23.4 S GOOLUMEN NUMBER 2023-045592, OFFICIAL RECORDS OF SAN JOACUM TOWNITY,
WITHIN TRACK 1728 IS BRING ARADIONED BY THIS FINAL MAP. PLEASE REFER TO THE CITY
CLERK'S STATEMENT ON SHEET 1.

REFERENCES
(R) TRACT 4149, RVER ISLANDS-PHASE 2, WEST WILAGE LARGE LOT FINAL WAP, FILED DECEMBER 5, 2022, IN BOOK 44 OF WAPS AND PLATS, PAGE 52, SJUCR. (44 WAP 52)

### SIGNATURE OMISSIONS

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

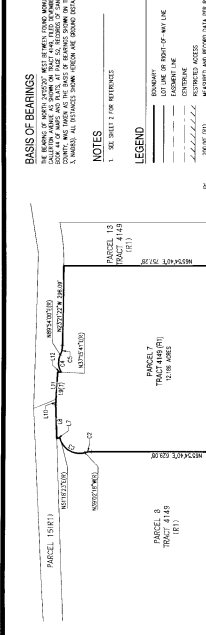
RECLANED ISLANDS LAND COMPANY, RESERVATION FOR OIL, GAS, WINERALS, AND OTHER THROCAGEN SUSSTINES. LTING BELOW A DEPTH OF 500 FEET, PER DOCUMENT NUMBER 2017—100-100-107, S.L.R.

## CERTIFICATE OF DEDICATION

THE FOLLOWING REAL PROPERTY IS DEDICATED BY RIVER ISLANDS DEVELOPMENT AREA 1, LLC, A DELAWINE LIMITED LIMBILITY COMPANY, AS FOLLOWS:

PARCELS A THROUGH G, FOR PURPOSES OF LANDSCAPE OPEN SPACES INCLUDING PUBLIC UTILITIES.

THE CITY OF LATHROP SHALL RECONNEY THE PROPERTY TO THE SUBDINDER IF THE CITY MAKES A DETERMANTION THAT PRESUANT TO COORDINANT CODE SECURITY GOARS TO BE WHICH THE PROPERTY WAS DEDICATED DOES NOT EXIST.



THE BEARNG OF NORTH 24'35'20" WEST BETWEEN FOUND MONUMENTS ALONG CALLERONA AND REASON ON TRACH 449, FILED DEFABLER 5, 50'22. IN BOOK 44 OF MAPS AND PLATS, AT PAGE 52, RECORDS OF SAN JOAQUIN COMITY, ANS TAKER AS THE BASS OF BEARNES STOWN ON THIS MAP (ZONE 3, NADBS). ALL DISTANCES SHOWN HEREON ARE GROUND INSTANCES.

### MARCH 2024

A PORTION OF RANCHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 MAP 52), CITY OF LATHROP, SAN JOAQUIN COUNTY, CALFORNIA

TRACT 4178
RIVER ISLANDS - PHASE 2

VILLAGE 40



## **BOUNDARY SHEET**

## 0' 75' 150' SCALE: 1" = 150'

### 200.00' (R1) (R = M) (M-BC) (M-B) DESIGNATED REMAINDER TRACT 4149 (R1)

NEASURED AND RECORD DATA PER REFERENCE (R1)
DENOTES REFERENCE (R1)— SEE REFERENCE LIST ON SHEET 2
MONUMENT TO MONUMENT MONUMENT TO BEGINNING OF CURVE MONUMENT TO BOUNDARY

MAP AND PLATS (BOOK & PAGE) RADIAL BEARING

DOCUMENT NUMBER PUBLIC UTILITY EASEMENT 

N24'05'20"W 260.00"

N24'05'20"W 715.00

N69'05'20"W 35.36'

HARBOR VIEW AVENUE TRACT 4173 (44 M&P 74)

N24'05'20"W 1513.06'(M-B)(R1)

EASEMENT REFERENCE NUMBER - SEE SHEET 2 UNE, CURVE, RADIAL UNE WALL EASEMENT

## MONUMENTATION NOTES

NP2,24,40\_E 423'P4

PARCEL D TRACT 4173 (44 M&P 74)

PARCEL F TRACT 4173 (44 M&P 74)

NO.000 NO

FOUND STANDARD CITY OF LATHROP MONUMENT WELL STAMPED "PLS 7788"

FOUND 3/4" IRON PIPE W/ PLASTIC PLUG "PLS 7788"

# LINE AND CURVE TABLES FOR COURSES SHOWN ON SHEET 3 ONLY

	LINE TABLE			
FINE #	DIRECTION	LENGTH	CURVE #	u.
5	N65°54'40"E	124.23	C1	
77	N73°30'20"E	60.53	CS	
ខ	N24°05'20"W	100.00	ငဒ	
47	N65°54'40"E	51.14	2	_
15	N24°05'20"W	100.001	cs	
97	N50°53'49"E	128.66	90	
۲3	N63°51'46"E	12.00	23	
87	N26°08'14"W	124.13		
67	N20°51'51"W	120.60		
L10	N20°51'51"W	20.33		
LI	N20°51'51"W	100 27		
L12	N65°54'40"E	12.76		

			CURVE	CURVE TABLE	
NGTH	CURVE #	Æ#	RADIUS	DELTA	LENGTH
24.23	5	1	902.00	17°15'35"	271.72
90.53	CS	- 2	87.00″	14°56'58"	22.70
.00:00	ပိ	_	75.50"	90°20'41"	119.05
51.14	C4	1	73.00	52°38'19"	67.07
.00.00	SS		87.00	23°15'22"	35.31
.99 82	90		902.00	9°02'59"	142.47
2.00.	C2	- 4	902.00	14°32'57"	229.04

PARCEL 12 TRACT 4149 (R1)

N74'57'38"E(R)

PARCEL 3 TRACT 4173 (44 M&P 74)

PARCEL 4 TRACT 4173 (44 M&P 74)

PARCEL 2 TRACT 4173 (44 M&P 74)

**BUSHWICK LANE** 

TRACT 4173 (44 M&P 74)

PARCEL 1

N87'46'47"W(R)

C6 R=902.00 d=40.55/37 L2

© ès,

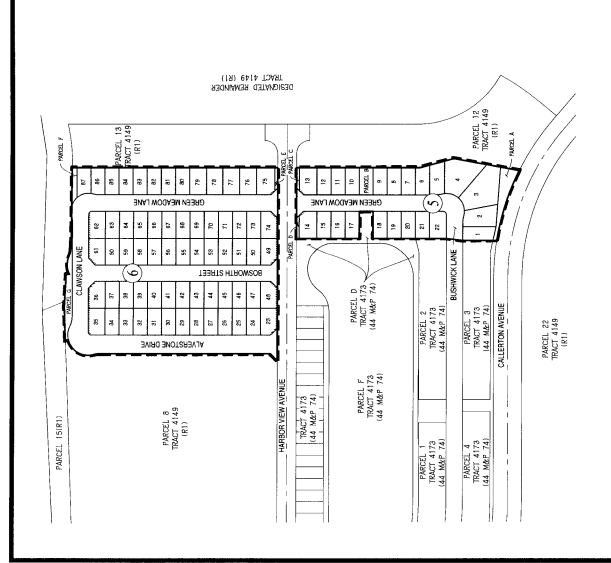
N2475'20"W 830.42'(R1) CALLERTON AVENUE

N2475'20"W 830.42'(M-W)(R1)

BASIS OF BEARINGS

PARCEL 22 TRACT 4149 (R1)

R=650.00 64005.07 [2000.00]



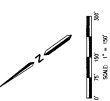
## TRACT 4178 RIVER ISLANDS - PHASE 2 VILLAGE 40

A PORTION OF RANCHO EL PESCADERO, BEING A SUBDIVISIÓN OF PARCELS 7 AND 20 OF TRACT 4149 (44 MAP 52), CITY OF LATHROP, SAN JOAQUÍN COLNIY, CALIFORNÍA

MARCH 2024









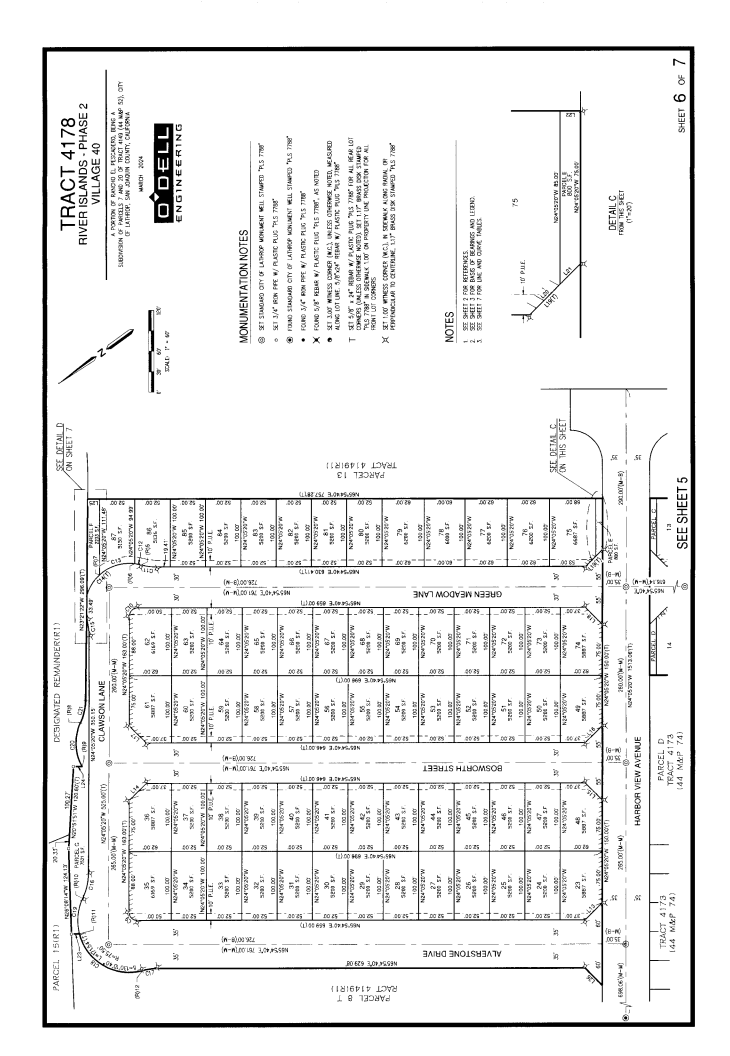
SHEET LIMIT LINE 

111111111111

RESTRICTED ACCESS

STREET TROWSOR

25.00



# LINE AND CURVE TABLES FOR COURSES SHOWN ON SHEETS 5 AND 6 ONLY

# DIRECTION         LENGTH         LINE #         DIRECTION         LENGTH           NR24'05'20'W         \$2.00         L16         NR25'440'E         \$3.30'           NN1440'36'W         \$5.24'         L17         NR99'05'20'W         \$5.35'           NR24'05'20'W         \$6.41'         L18         NR99'05'20'W         \$5.36'           NR24'05'20'W         \$1.41'         L19         NR20'5440'E         \$5.36'           NR99'05'20'W         \$1.21'         L20         NR20'5440'E         \$1.41'           NR99'54'07'         \$1.41'         L22         NR59'54'07'E         \$1.21'           NR99'54'07'         \$1.31'         L20         NR59'54'07'E         \$1.20'           NR20'54'07'         \$1.41'         L20         NR59'54'07'E         \$1.20'           NR59'54'07'         \$1.21'         L20         NR59'54'07'E         \$1.20'           NR59'54'07'         \$1.41'         L20         NR59'54'07'E         \$1.20'           NR59'54'07'         \$1.50'         L20         NR59'54'07'E         \$1.20'           NR59'54'07'         \$1.50'         L20         NR59'50'07'E         \$3.50'           NR59'55'         \$1.50'         NR59'55'07'E         \$3.20'		LINE TABLE			LINE TABLE	
NRPOSCOW         S2 00         L16         NRPOSCOW           NITACOSCW         87.4T         L17         NRSYGCW           NRPOSCOW         87.4T         L18         NRSYGCW           NRSYGCOW         18.4T         L19         NRSYGCOW           NRSYGCOW         12.1         L20         NRSYGCOW           NRSYGCOW         14.14         L22         NRSYGCOW           NRSYGCOW         14.14         L25         NRSYGCOW           NRSYGCOW         12.1         L26         NRSYGCOW           NRSYGCOW         12.2         NRSYGCOW         NRSYGCOW           NRSYGCOW         12.2         NRSYGCOW         NRSYGCOW           NRSYGCOW         12.2         NRSYGCOW         NRSYGCOW           NRSYGCOW         12.3         NRSYGCOW         NRSYGCOW           NRSYGCOW         12.3         NRSYGCOW         NRSYGCOW           NRSYGCOW         12.3         NRSYGCO	LINE #	DIRECTION	LENGTH		DIRECTION	LENGTH
NIT-40267W		N24*05'20"W	52.00	116	N20°54'40"E	35.36
NR2-05207W         67.41*         L18         NR8-05207W           NR8-05207W         15.41*         L19         NR0-52407E           NR8-05207W         23.55         L20         NR0-54407E           NR8-05207W         12.1*         NR0-54407E         NR0-54407E           NR8-05207W         14.14*         L22         NR5-54407E           NR8-4407E         21.21         NR5-54407E         NR5-54407E           NR8-54407E         21.21         L28         NR5-54407E           NR8-54407E         10.00         L27         NR9-05207W           NRS-54407E         10.00         L27         NR3-05207W           NRS-54407E         10.00         L28         NR3-05207W           NRS-54407E         10.00         NR3-05207W           NRS-5		N11°40'36"W	53.24	117	W69°05'20"W	35.36
NEW-0220'W 15.41'   L19   NEO'S.440'E     NEW-0220'W 21.21'   L21   NEO'S.440'E     NEW-0220'W 14.14'   L22   NES'S.440'E     NEO'S.440'E 10.00'   L23   NES'S.440'E     NEO'S.440'E 21.21'   L26   NES'S.440'E     NEO'S.440'E 10.00'   L28   NES'S.440'E     NEO'S.440'E 10.00'   L28   NES'S.440'E     NEO'S.440'E 14.14'   L26   NES'S.20'W     NEO'S.440'E 10.00'   L28   NES'S.440'E 10.00'     NEO'S.440'E 10.00'   L28   NES'S.440		N24°05'20"W	67.41	118	N69°05'20"W	35.36'
M68°0520°W   55.36   L20   N20°5440°E     M68°0520°W   21.21   N70°5440°E     M68°0520°W   14.14°   L22   N65°5440°E     N80°5440°E   10.00   L23   N65°5440°E     N80°5440°E   23.36°   L28   N85°5440°E     N80°5440°E   23.21°   L28   N85°5440°E     N80°5440°E   23.21°   L28   N73°3020°E     N20°5440°E   23.36   L28   N73°3020°E     N20°5440°E   23.36   L28   N73°3020°E     N80°6520°W   35.36   L30   N24°0520°W     N80°0520°W   35.36   L30   N24°0520°W		N24°05'20"W	15.41'	617	N20°54'40"E	35.36
N68°0520°W 21.2°T   N20°5440°E     N88°0520°W 41.4°T   1.22   N85°5440°E     N88°5440°E   0.00°   1.23   N85°5440°E     N80°5440°E   35.36   1.24   N85°5440°E     N80°5440°E   21.2°T   N80°5440°E     N80°5440°E   0.00°   1.2°T   N73°020°E     N80°520°W   15.3°T   1.2°T   1.2°T   1.2°T     N80°520°W   15.3°T   1.2°T   1.2°T   1.2°T     N80°520°W   15.3°T   1.2°T   1.2°T   1.2°T     N80°520°W   15.3°T   1.2°T   1.2°T     N80°520°W   15.3°T   1.2°T   1.2°T   1.2°T     N80°520°W   15.3°T   1.2°T   1.2°T     N80°520°W   15.3°T   1.2°T   1.2°T   1.2°T     N80°520°W   15.3°T   1.2°T   1.2°T   1.2°T     N80°520°W   1.3°T   1.2°T   1.2°T     N80°520°W   1.3°T   1.2°T   1.2°T   1.2°T   1.2°T     N80°520°W   1.3°T   1.2°T   1.2°T   1.2°T   1.2°T     N80°520°W   1.3°T   1.2°T   1.2°T   1.2°T   1.2°T   1.2°T   1.2°T     N80°520°W   1.3°T   1.2°T   1.2°T	-5	N69°05'20"W	35.36	120	N20°54'40"E	21.21
N68°0520°W	9	N69°05'20"W	21 21.	121	N20°54'40"E	14,14
M65'5440'E   10.00   L23   M63'5146'E   M20'5440'E   L24   M65'5440'E   M20'5440'E   L26   M65'5440'E   M20'5440'E   L26   M65'5440'E   M20'5440'E   L26   M20'5440'E   M20'5440'E   L26   M20'5440'E   M20'5440'E   L26   M20'5440'E   M20'5440'E   L26   M20'520'W   M69'0520'W   S5.56   L29   M24'0520'W   M69'0520'W   S5.56   L29   M24'0520'W   M69'0520'W   S5.56   L29   M24'0520'W   M69'0520'W   S5.56   L20   M24'0520'W   M69'0520'W   S5.56   L20   M24'0520'W   M69'0520'W   M69'0520		N69°05'20"W	14 14'	122	N65°54'40"E	10.00
NQ0'5440'E         35.8F         L24         N65'5440'E           NQ0'5440'E         21.21         L26         N65'5440'E           NQ0'5440'E         14.14         L26         N69'0520'W           NA5'5440'E         10.07         L27         N73'3020'E           NA20'5440'E         35.8         L28         N73'3020'E           NA5'5440'E         35.8         L29         N73'3020'E		N65°54'40"E	10.00	123	N63°51'46"E	12.90
NR09440F         21 21         L28         NR95440F           NR095440F         14 14         L28         NR99020W           NR59440F         10 00         L27         N739020F           NR09440F         35 36         L29         N739020F           NR09620W         35 36         L29         N249020W           NR09620W         35 36         L30         N249020W		N20°54'40"E	35.36	L24	N65°54'40"E	12 76
NR095440E         14.14         L26         N690520W           NR575440E         10.07         L27         N7339020E           NZ075440E         55.36         L28         N7339020E           NZ075440E         55.36         L29         N240520W           N890520W         35.36         L30         N240520W	9	N20°54'40"E	21.21	125	N65°54'40"E	17.28
N65'5440F   10.07   127   N73'3020F   N20'5440F   35.36   128   N73'3020F   N40'5440F   35.36   129   N24'0250'W   N69'0220'W   35.36   130   N24'0250'W		N20"54'40"E	14.14	126	N69°05'20"W	35.36
35.36 L28 N73°3020°E 35.36 L29 N24°05′20°W 35.36 L30 N24°05′20°W	112	N65°54'40"E	10.00	127	N73°30'20"E	30.27
N20°5440°E 35.36 129 N24°05′20°W N69°05′20°W 35.36° L30 N24°05′20°W	_	N20°54'40"E	35.36	128	N73°30'20"E	30.27
N69°05'20"W 35.36" L30 N24°05'20"W	l _ '	N20°54'40"E	35.36	129	N24°05'20"W	.00'55
		N69°05'20"W	35 36.	L30	N24°05'20"W	.00'99

		CURVE#	C15	C16	C17	C18	C19	C20	C21	C22	C23					
																_
		LENGTH	23.44	50 60.	53.47	138.18	53 47	10.63	23.44	18.85	18.85	18.85	23 44	9.62	56.27	102 76
	TABLE	DELTA	15"26'05"	18°01'12"	46'46'30"	120°52'10"	46°46'30"	9°17'59"	15°26'05"	.00.00.06	.00.00.06	.00,00,06	15°26'05"	8°25'09"	49°13'05"	89°53'26"
	CURVE TABLE	RADIUS	87.00	65 50'	.09:59	65.50	.02 29	.02'29	.00.78	12.00.	12.00	12.00	.00 28	.05'59	65.50	.05'59
		URVE #	5	22	ន	2	S	క	23	83	60	010	C11	C12	C13	C14

¥	-			<del> </del>	+	+-	+-	$^{+}$	$\forall$	_		t
RADIAL	"INE #	(R)	(R)2	(R)3	(H)	(R)5	(8)6	į	)	(R)	(H)	
					-						_	
	LENGTH	23.44	38 31.	22.70	119.05	52 49	67.07	35.31	1.557	36. R.7:	3	
TABLE	DELTA	15°26'05"	25°13'42"	14°56'58"	90°20'41"	39°49'59"	52°38'19"	23°15'22"	1°21'24"	32015112"	2	
CURVE TABLE	RADIUS	.00'.28	.00'28	87.00.	75.50	75.50	73.00	87.00	65.50	95 50	200	

URVE	URVE TABLE		RADIAL BEA	. BE/
Snic	DELTA	LENGTH	# □NE	E
.00	15°26'05"	23.44'	1(R)	N81
.00	.25.13.45.	38 31	(R)2	N63
.00	.89.99.71	22 70.	(R)3	N30
20.	90°20'41"	119.05	(H)	N39
.02	39°49'59"	52 49.	888	ž
.00	52°38'19"	67.07	a(R)	1 2
.00.	23*15'22"	35.31	Print C	2 3
20.	1°21'24"	1.55	)(r)	ž
.09	32°15'12"	36.87	(R)8	8
			6(H)	S

RADIAL BEARINGS	DIRECTION	N81°20'45'E	N63*19'33"E	
RADIA	# BN I	(R)1	(R)2	

N81°20'45"E	N63*19'33"E	N30-13.26-W	N39°31'25"W	N8°39'15"W	N17°04'25"W	N66"17"30"W	N89-54'00'E	N37*15'41"E	N88°51'38'W	N51°18'23'E	N39°02'18"W	N87-46'47"W	N74°57'38"E	N81°27'18"E	N51°49'59"E	N50°28'35"E	
<u>@</u>	(R)2	(R)3	(B)4	(R)5	(H)6	(R)7	8(H)	6(H)	(R)10	(R)	(H)12	(H)13	(H)14	(R)15	(R)16	(R)17	

## TRACT 4178 RIVER ISLANDS - PHASE 2 VILLAGE 40

A PORTION OF RANGHO EL PESCADERO, BEING A SUBDIVISION OF PARCELS 7 AND 20 OF TRACT 4149 (44 MAP 52), CITY OF LATHEROP, SAN JOAQUIN COUNTY, CALFORNIA

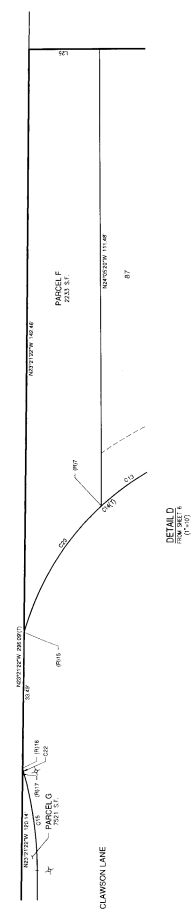
MARCH 2024



### NOTES

1. SEE SHEET 2 FOR REFERENCES.
2. SEE SHEET 3 FOR BASIS OF BEARINGS AND LEGEND.
3. SEE SHEET 6 FOR MONUMENTATION NOTES.

DESIGNATED REMAINDER TRACT 4149(R1)



SHEET 7 OF 7